

Corporate Litigation: SLUSA's 'In Connection With' Requirement

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In his column for the *New York Law Journal*, Litigation Partner Joe McLaughlin examines the Ninth Circuit's recent decision in *Anderson v. Edward D. Jones & Co.*, which reversed a SLUSA dismissal of state law fiduciary claims, illustrating that, particularly in fee-related cases, the line between federal securities law claims and state law claims remains inexact.

To read the full article, please [click here](#).

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