January 2015

Preface

Follow this and additional works at: http://digitalcommons.liberty.edu/lu_law_review

Recommended Citation
Available at: http://digitalcommons.liberty.edu/lu_law_review/vol9/iss3/1

This Article is brought to you for free and open access by the Liberty University School of Law at DigitalCommons@Liberty University. It has been accepted for inclusion in Liberty University Law Review by an authorized administrator of DigitalCommons@Liberty University. For more information, please contact scholarlycommunication@liberty.edu.
PREFACE

On October 17, 2014, the LIBERTY UNIVERSITY LAW REVIEW hosted its seventh annual symposium titled *Dodd-Frank, the Financial Crisis, and a Christian View of Financial Markets*. The symposium focused on the issues surrounding the regulation of the securities markets. Paul Foley, a Partner at Kilpatrick Townsend & Stockton LLP in North Carolina and an experienced practitioner in securities regulation, spoke on the private fund exemption from registration under the Investment Advisers Act. Mr. Foley worked with one of our editors, Joshua Dawson, on an article based on the same subject that is included in this edition. Additionally, Professor Young from Liberty University's School of Business spoke about what caused the 2008 financial crisis, and what solutions would adequately address those causes. Finally, Liberty University School of Law Professor Rodney Chrisman spoke about forming a Christian view of regulating the financial industry. Although Professor Chrisman's article on the subject is not yet complete, a brief abstract is included in this edition and the full article will be published in Volume 10 of the LIBERTY UNIVERSITY LAW REVIEW. In addition to the contributions of the speakers featured at the event, Professor Tory Lucas of Liberty University School of Law has contributed an article analyzing investment adviser’s fiduciary duties under section 36(B) of the Investment Company Act from a Christian perspective. We are honored to be able to take advantage of the expertise of our faculty to contribute to the discussion of securities and financial regulation. Finally, one of our junior staff members for LIBERTY UNIVERSITY LAW REVIEW, Kaitlyn Evans, authored an article for this edition on the Durbin Amendment to the Dodd-Frank Act. Because there is very little Christian scholarship in the field of securities regulation, it is the hope of this editorial board that this edition is a valuable contribution to the field.