

## INDEX

- ad hoc information, definition of, 423
- agreement, definition of, 985
- agreements for settlement, with
  - compensation requirement, 94
- alternative trading system (ATS),
  - definition of, 148
- 'American rule' on payment of costs, 89
- 'any matter which has had a significant impact on shareholders' rights or the price for the securities', 1031
- Australia
  - Australian Prudential Regulation Authority (APRA), 1066
  - Australian Securities and Investments Commission (ASIC)
    - civil penalties, 1075
    - civil proceedings, 1073
    - compensation orders, 1076
    - criminal investigations, 1073
    - enforceable undertakings, 1073
    - enforcement activities, 1072
    - funding, 1071
    - importance, 1070
    - limitations in powers, 1077
    - litigation, 1074
    - 'maximum voluntary compliance' approach, 1076
    - powers, 1071
    - reform proposals, 1077
    - role, 1066, 1070
    - staff, 1071
  - Australian Securities Exchange (ASX)
    - enforcement powers, 1078
    - Listing Rules, 1078
- role, 1066
- size, 1067
- bond market, 1070
- civil liability, legal basis, 1078
- class actions
  - causation, 1096
  - commencement, 1092
  - contingency fees, 1092
  - costs, 1092
  - experience, 1094
  - insurance, 1092
  - introduction of, 1091
  - opt-out principle, 82
  - procedure, 1091
  - settlements, 1093, 1094
  - termination, 1093
- companies
  - directors' and officers' liability, 1086
  - number of public companies, 1067
  - ownership, 1069
- company law
  - conflict of laws, 1098
  - continuous disclosure, 1080
  - enforcement, 1070
  - 'federalization', 1065
  - investor protection, 1078
  - merging with securities law, 1065
  - misleading or deceptive conduct, 1087
- conflict of laws, 1098
- continuous disclosure regime
  - criticisms of, 1084
  - directors' and officers' liability, 1086
  - distinctiveness, 1082

- Australia (*cont.*)  
 exceptions, 1083  
 ‘fairness’ as objective of, 1084  
 introduction of, 1080  
 mandatory disclosure, 1080  
 penalties, 1085  
 policy rationales, 1080  
 provisions, requirements and rules, 1081  
 regulatory force, 1083  
 selective disclosure, prevention of, 1085  
 ‘stepping stone’ liability, 1087  
 directors’ and officers’ liability, 1086  
 disclosure, *see* continuous disclosure regime  
 enforcement  
   ASIC, *see* Australian Securities and Investments Commission (ASIC)  
   company law, 1070  
   public enforcement of private claims, 87  
 international dimension  
   conflict of laws, 1098  
   foreign issuers, litigation involving, 99  
 introduction to, 1063  
 law and regulation  
   centralization., 23  
   civil penalties, 1075  
   conclusions as to, 1100  
   distinctiveness, 1065  
   ‘federalization’, 1065  
   foreign issuers, litigation involving, *see also* Australian Securities and Investments Commission (ASIC); continuous disclosure regime  
   institutional structure, 1066  
   merging of company and securities law, 1065  
   relationship between regulator and markets, 42  
 liability  
   civil liability, legal basis, 1078  
   directors and officers, 1086  
   misleading or deceptive conduct, 1087  
   ‘stepping stone’ liability, 1087  
 litigation  
   class actions, *see* class actions  
   foreign issuers, 99  
   public enforcement of private claims, 87  
 markets  
   block shareholdings, 1069  
   bond market, 1070  
   public enforcement of private claims, *see also* Australian Securities Exchange (ASX)  
   size, 1066  
   superannuation funds, investment by, 1068  
 misleading or deceptive conduct  
   background to, 1088  
   burden of proof, 1089  
   prohibition of, 1087  
   statutory cause of action, 1088  
 Reserve Bank of Australia, 1066  
 securities law, merging with company law, 1065  
 superannuation funds, investment by, 1068
- Austria  
 civil liability  
   causation, 286  
   compensable losses, 284  
   compensation of pure economic loss, 288  
   defendants, 283  
   fault, 291  
   general civil law, 290  
   issuer liability and creditor interests, 64  
   limitation period, 291  
   obligations under stock exchange law as protective rules, 288  
   prospectus liability, 292  
   responsible individuals, 58  
   waiver, 291  
 class actions, opt-in principle, 83  
 companies  
   capital structure, 267  
   ownership, 265

- conflict of laws, 300
- criminal law
  - non-prosecution agreements, 280
  - sanctions, 279
- criminal sanctions, 290
- disclosure
  - civil procedure, 296
  - company law, 297
  - requirements, 268
- Financial Markets Authority
  - (*Finanzmarktaufsichtsbehörde* – FMA)
  - administrative penalties, 272
  - criminal sanctions, 279
  - disqualification, 279
  - general competences, 271
  - ‘naming and shaming’, 277
  - non-prosecution agreements, 280
  - organization, 270
  - suspension of voting rights, 278
- international dimension, conflict of laws, 300
- introduction to, 262
- law and regulation
  - conclusions as to, 301
  - criticisms of disclosure-based regulation, 15
  - disclosure requirements, 268
  - effectiveness, 268
  - regulator, *see* Financial Markets Authority
  - Wiener Börse AG, 269
- litigation
  - class actions, 294
  - costs, 298
  - disclosure, 296
  - insurance, 299
  - legal basis, 282
  - practical relevance, 281
- markets, importance, 264
- awareness of offending actions, definition of, 477
- banks
  - business of, 788
  - definition of, 788
  - originating bank, 617
- Berle, Adolf A., Jr., 11, 113, 267, 306, 850, 1063
- block shareholdings, disclosure of, 32
- Brazil
  - Appeal Council of the National Financial System (CRSFN), 185
  - B3 (Securities, Commodities and Futures Exchange and OTC), 186, 193, 197
- civil liability
  - burden of proof, 199, 201
  - causation, 201
  - computation of damages, 201
  - determination of, 198
  - issuer liability and creditor interests, 63
  - limitation period, 201
  - prospectus liability, 200
  - substantive law, 199
- class actions, 207
- commercial courts, 96
- companies
  - controlling shareholders, 184
  - foreign ownership, 184
  - market capitalization, 182
  - number of public companies, 182
  - registration, 188
- consent decrees (*termo de compromisso e ajustamento de conduta* – TAC), 205
- courts
  - commercial courts, 96
  - regulatory role, 187
- CVM, *see* Securities Commission (CVM)
- disclosure
  - block transactions, 191
  - CVM regulation, 188
  - financial statement, 190
  - material facts (*fato relevante*), 190
  - prospectus, 189
  - reference form (*formulário de referência*), 188
  - registration system, 188
- enforcement
  - CVM, *see* Securities Commission (CVM)

Brazil (*cont.*)

- litigation, *see* litigation
- public and private enforcement linkage, 94
- public enforcement of private claims, 87
- stock exchange, 197
- international dimension
  - conflict of laws, 210
  - foreign issuers, litigation involving, 99
  - foreign ownership of Brazilian companies, 184
- introduction to, 180
- law and regulation
  - B3 (Securities, Commodities and Futures Exchange and OTC), 186, 193, 197
  - commercial courts, 96
  - conclusions as to, 211
  - courts' role, 187
  - CRSFN (Appeal Council of the National Financial System), 185
  - flexibility, 37
  - independent regulators, 20
  - Public Prosecutor's Office, 187
  - 'regulatory dualism', 40
  - risk-based self-regulatory model, 193
  - sanctions, 36
  - Securities Commission (CVM), *see* Securities Commission (CVM)
- litigation
  - arbitration, 208
  - by authorized private entities, 86
  - class actions, 207
  - consent decrees (*termo de compromisso e ajustamento de conduta* – TAC), 205
  - defendants, 199
  - foreign issuers, 99
  - individual or private collective lawsuits, 206
  - introduction to, 199
  - procedural law, 202

- public and private enforcement linkage, 94
- public enforcement of private claims, 87
- public-interest civil lawsuits (*ação civil pública*), 202
- standing, 199
- substantive law, 199

## markets

- growth, 182
- Losses Compensation Mechanism (*Mecanismo de Ressarcimento de Prejuízos* – MRP), 197
- regulators, 184
- stock exchange sanctions, 198

## prospectus

- disclosure requirements, 189
- liability, 200

## Public Prosecutor's Office,

regulatory role, 187

public-interest civil lawsuits (*ação civil pública*), 202

- regulators, 184
- 'regulatory dualism', 40
- reporting, *see* disclosure
- Securities Commission (CVM)
  - disclosure regulation, 188
  - enforcement activities, 191
  - funding, 192
  - independence, 191
  - membership, 192
  - overview, 191
  - risk-based self-regulatory model, 193
  - role, 185
  - sanctions, 193
  - scope of powers, 191
  - settlements (*termo de compromisso*), 194
  - staff, 192

settlements (*termo de compromisso*), 194

- bundled claims, *see* class actions
- business of a bank, definition of, 788

## Canada

- Autorité des marchés financiers (AMF), 153

- civil liability
  - compensation funds, 173
  - fault, 75
  - fraud-on-the-market theory, 71
  - omissions and misstatements, 161
  - prospectus liability, 161
  - secondary market liability, *see* secondary market liability
- class actions
  - observations on, 175
  - opt-out principle, 82
- companies
  - corporate governance framework, 144
  - publicly traded corporations, 144, 149
- criminal offences and penalties, 159
- disclosure
  - confidentiality defense, 169
  - overview of disclosure regime, 160
  - overview of regime, 160
- fraud-on-the-market theory, 71
- information
  - forward-looking information, safe-harbour for, 169
- international dimension
  - foreign issuers, 100, 103
  - secondary market liability, 173
- introduction to, 144
- law and regulation
  - centralization., 23
  - cooperation and harmonization, 152
  - criminal law, 44
  - independent regulators, 20
  - provincial regulatory framework, 150
  - relationship between regulator and markets, 42
  - secondary market liability, *see also* public enforcement
- liability
  - civil, *see* civil liability
  - criminal, 159
  - prospectus, *see* prospectus liability
- secondary market, *see* secondary market liability
  - statutory, 158
- litigation
  - cost, 88
  - enforcement of disclosure obligations, 160
  - foreign issuers, 100, 103
  - statutory, *see also* class actions
- markets
  - competition for primary listing, 146
  - consolidation, 145
  - publicly traded corporations, 149
  - relationship with regulator, 42
- Ontario Securities Commission (OSC), 157
- prospectus liability
  - burden of proof, 162
  - damages, 164
  - misrepresentations, 161
  - right of action, 161
- public enforcement
  - Autorité des marchés financiers (AMF), 153
  - criminal offences and penalties, 159
  - Ontario Securities Commission (OSC), 157
  - statutory offences and penalties, 158
  - Tribunal des marchés financiers (TMF), 155
- secondary market liability
  - background to, 164
  - causation, 170
  - causes of action, 165
  - confidentiality defense, 169
  - damages, 171
  - defendants, 166
  - due diligence defense, 168
  - elements of liability, 167
  - expert reports, 170
  - forward-looking information, safe-harbour for, 169
  - international dimension, 173
  - plaintiff's knowledge, defence based on, 170

- Canada (*cont.*)  
     procedural aspects, 172  
     Tribunal des marchés financiers (TMF), 155  
 capital markets, *see* markets  
 causation  
     adequate causation, 73  
     loss causation, 73  
     reliance and, 68  
     transaction causation, 73  
 China  
     China Securities Regulatory Commission (CSRC), 881  
     civil liability  
        calculation of compensation, 890  
        causation, 888  
        damages, 77  
        defendants, 887  
        defences, 887, 889  
        fraud-on-the-market theory, 71, 888  
        limitation period, 891  
        misrepresentation, timing of, 885, 889  
        misrepresentation, types of, 885  
     class actions  
        joint actions, 895  
        ‘opt-in’ rule, 895  
        prohibition of, 893  
     companies  
        controlling shareholders, 881  
        market capitalization, 880  
        number of public companies, 880  
        ownership, 880  
        state ownership, 881  
     courts  
        reform, 905  
        Supreme People’s Court, 883  
     criminal liability, 44  
     enforcement  
        litigation, *see* litigation  
        public enforcement, 881  
     law and regulation  
        China Securities Regulatory Commission (CSRC), 881  
        conclusions as to, 907  
        criminal law, 44  
        overview, 881  
     liability  
        civil, *see* criminal liability  
        criminal, 44  
     litigation  
        applicability of rules, 884  
        civil case following criminal judgment (piggy-back effect), 898  
        class actions, *see* class actions  
        clear rules, 899  
        compensatory purpose of, 898  
        cost, 88  
        defendants, 887  
        efficacy, 895  
        entrepreneurial lawyers, role of, 897  
        first civil case, 882  
        forms of, 893  
        ‘investor’, definition of, 884  
        jurisdiction, 892  
        limitation period, 891  
        model procedure, 86  
        monetary incentives, 896  
        prerequisite procedure, *see* prerequisite procedure  
        problems with process of, 897  
        public and private enforcement linkage, 93  
        reform, 905  
        ‘securities markets’, definition of, 884  
        small number of cases, reasons for, 896  
        Supreme People’s Court circulars, 883  
        under Securities Law 1998, 882  
        weak incentives to defend, 899  
     markets  
        cross-listing between jurisdictions, 98  
        growth, 880  
        ‘investor’, definition of, 884  
        ‘securities markets’, definition of, 884  
     prerequisite procedure  
        abolition, 903  
        as limitation on number of cases, 896  
        overview, 891

- China  
 class actions  
 adoption of US model, 900  
 choice of law, *see* international dimension  
 circularity critique of compensation, 47  
 civil liability  
 and general principles of liability, 51  
 causation, *see* causation  
 compensation, 46  
 compensation rationale, 50  
 computation of damages, 76  
 corrective justice theories, 50  
 defendants, *see* defendants  
 deterrence basis, 46  
 distinction between primary and secondary disclosures, 51  
 Efficient Capital Markets Hypothesis (ECMH), 69, 72  
 fault, 74  
 fraud-on-the-market theory, 70  
 functions, 46  
 incentives to seek redress, 51  
 international dimension, 96  
 legal basis, 51  
 limitation, 53  
 materiality, 66  
 plaintiffs, 53  
 policy, 50  
 private litigation, 46  
 reliance and, 68  
 substantive grounds, 51  
 substantive requirements, 64  
 class actions  
 false disclosures, 5  
 fraud-on-the-market theory, 5  
 opt-out/opt-in models, 81, 104  
 class actions  
 US model, 5, 80, 81  
 Coffee, John, 6, 60, 89, 97, 630  
 collective investment schemes,  
 definition of, 790  
 commercial practice, definition of, 484  
 common law  
 litigation, 8  
 regulation, 9  
 companies  
 commercial courts, 95  
 company seat, 727  
 criminal liability, 45  
 definition of, 809  
 ownership of, markets development  
 in relation, 11  
 compensation  
 and prevention of  
 misinformation, 51  
 circularity critique, 47  
 civil liability, 46  
 deterrence and, 104  
 fines used as, 94  
 insurance and, 47  
 liability, 47  
 rationale, 50  
 settlement agreements with  
 compensation requirement, 94  
 contingency fees, 88  
 cost of litigation, *see* litigation  
 courts, *see* law and regulation  
 creditor interests and issuer  
 liability, 63  
 criminal law  
 as effective deterrence, 45  
 institutional limitations, 44  
 liability, corporate or individual, 45  
 penalties, 43  
 regulatory style, 44  
 damages  
 'benefit of the bargain' damages, 77  
 computation, 76  
 doctrine-based approaches, 78  
 mass damages, definition of, 506  
 out-of-pocket loss, 76  
 reform, 79  
 rescissory damages, 77  
 social cost, quantification of, 78  
 debentures, definition of, 788  
 debt instruments, definition of, 787  
 defendants  
 gatekeepers, 60  
 issuers, 55, 63, 104  
 liability  
 false statements as to securities  
 outside public offerings and  
 secondary distributions, 938  
 responsible individuals, 57, 104

## definitions

- ad hoc information, 423
- agreement, 985
- alternative trading system (ATS), 148
- 'any matter which has had a significant impact on shareholders' rights or the price for the securities', 1031
- awareness of offending actions, 477
- bank, 788
- business of a bank, 788
- capital market, 756, 846
- capital market activities, 730
- collective investment scheme, 790
- commercial practice, 484
- company, 809
- company seat, 727
- debenture, 788
- debt instrument, 787
- deposits, 788
- domicile, 442
- exchange, 807
- false information, 317
- fiduciary obligations, 765
- fraudulent property syndication schemes, 791
- gross negligence, 378
- illegal conduct, 426
- illicit deed, 574
- initial public offering (IPO), 606, 796
- initiator of prospectus, 376
- inside information, 66, 318, 383, 423
- involvement in contraventions, 1086
- key information, 632
- large number of persons, 922
- listed securities, 808
- loss, 981
- mass damages, 506
- material, 802
- material change, 160
- material events, 30
- material information, 1032
- material matters, 1012
- misleading omission, 486
- misleading or deceptive, 1089
- misrepresentation, 885
- negligence, 322, 613, 1010
- offence, 158
- originating bank, 617
- prejudice, 574
- promoter, 835
- public offering, 997
- public offerings, 796
- regulatory intensity, 33
- responsible issuer, 173
- securities, 115, 780, 782, 796, 808
- securities services, 783
- solicitations, 922, 923
- stock exchange operating company, 263
- substantial effect, 670
- unlisted securities, 808
- untrue statement, 799
- wilfulness, 322
- written misrepresentation, 165
- deposits, definition of, 788
- deterrence
  - civil liability, 46
  - compensation and, 104
  - criminal law, 45
- disclosure
  - additional (ad hoc or continuous) disclosures, 30
  - block shareholdings, 32
  - criticisms of disclosure-based regulation, 15
  - false disclosures
    - class actions, 5
    - liability, *see* civil liability
    - measures against, 5
  - first public offering, at, 27
  - information
    - accurate, 5
    - efficient, 13
    - mandatory, 13
    - merit regulation, 14
    - model of regulation, 13
    - non-financial reports, 30
    - periodical requirements, 27
    - regulatory requirements, 27
    - reporting standards, 29
- disgorgement of profits, 93
- domicile, definition of, 442
- due diligence defense to liability, 74



- Efficient Capital Markets Hypothesis (ECMH), 5, 69, 72
- enforcement, *see* litigation
- ‘English rule’ on payment of costs, 89
- European Union
- civil liability
    - distinction between primary and secondary disclosures, 52
    - issuer liability and creditor interests, 64
    - materiality, 66
  - class actions, opt-out principle, 82
  - disclosure
    - additional (ad hoc or continuous) disclosures, 30
    - block shareholdings, 32
    - periodical requirements, 28
  - law and regulation
    - centralization., 23
    - conflict of laws, 96
    - criminal law, 43, 45
    - regulatory competition, 26
    - sanctions, 36
  - litigation, foreign issuers, 100
  - exchanges, *see* markets
  - extritorial application of law, *see* international dimension
- false disclosures, *see* civil liability; disclosure
- false information, definition of, 317
- Fama, Eugene, 69, 72
- fault
  - due diligence defense, 74
  - liability and, 74
  - negligence and, 74
  - scienter standard, 75, 76
- fees, contingency fees, 88
- fiduciary obligations
  - definition of, 765
- fiduciary obligations, definition of, 765
- finances used as compensation, 94
- Finland
  - civil liability, responsible individuals, 58
  - law and regulation
    - background to, 307
    - disclosure requirements, 313
    - enforcement, 308
  - litigation
    - conflict of laws, 329
    - courts’ role, 328
    - enforcement, 324
    - substantive law, 315
  - markets, 303
  - firms, *see* companies
  - foreign law and regulation, *see* international dimension
  - forum shopping, *see* international dimension
  - forward-looking statements, liability, 65

Fox, Merritt, 630

France
 
  - Autorité des marchés financiers (AMF)
    - funding, 337
    - overview, 336
    - sanctions, 337
    - staff, 337
  - civil liability
    - administrative liability, 336
    - common rules, 339
    - introduction to, 344
    - prospectus liability, *see* prospectus liability
    - secondary market liability, *see* secondary market liability

companies
 
  - number of public companies, 11
  - ownership, 335
  - prospectus liability, civil, 354
  - prospectus liability, criminal, 356
  - secondary market liability,
    - civil, 346
    - secondary market liability, criminal, 350

compensation
 
  - enforcement as mechanism, 341
  - enforcement as support, 342
  - introduction to, 340

criminal liability, 344
 
  - and civil liability, 344
  - prospectus liability, 356
  - secondary market liability, 350

France (*cont.*)

- directors and officers
  - prospectus liability, civil, 354
  - prospectus liability, criminal, 356
  - secondary market liability,
    - civil, 346
    - secondary market liability,
      - criminal, 351
  - introduction to, 332
- law and regulation
  - conclusions as to, 361
  - criminal law, 45
  - enforcement, 336
  - independent regulators, 17
  - introduction to, 336
  - regulator, *see* Autorité des Marchés Financiers (AMF)
  - relationship between regulator and markets, 42
  - sanctions, 340
- litigation
  - by authorized private entities, 86
  - civil procedure difficulties, 358
  - class action, absence of, 359
  - cost, 88
  - criminal enforcement, 357
  - public and private enforcement linkage, 93
  - public enforcement of private claims, 87
- markets, importance, 334
- prospectus liability, civil
  - administrative liability, 339
  - claims against companies, 354
  - claims against directors and officers, 354
  - claims against third parties, 355
  - limitation period, 355
  - nature of the damage, 355
- prospectus liability, criminal
  - claims against companies, 356
  - claims against directors and officers, 356
  - claims against third parties, 356
  - limitation period, 357
  - nature of the damage, 357
  - sanctions, 357
- sanctions

- administrative enforcement, 340
- by regulator, 337
- criminal prospectus liability, 357
- criminal secondary market liability, 353
- secondary market liability, civil
  - administrative liability, 338
  - claims against companies, 346
  - claims against directors and officers, 346
  - claims against third parties, 347
  - fault, 348
  - first civil decisions, 345
  - limitation period, 350, 353
  - nature of the damage, 348, 352
  - reliance causation, 348
  - sanctions, 353
  - standing, 347
- secondary market liability, criminal
  - admissibility of claims, 350
  - causation, 352
  - claims against companies, 350
  - claims against directors and officers, 351
  - claims against third parties, 352
  - false accounts, 350
  - fault, 352
  - standing, 352
- third parties
  - legal basis for claims against, 347
  - prospectus liability, civil, 355
  - prospectus liability, criminal, 356
  - secondary market liability,
    - civil, 346
    - secondary market liability,
      - criminal, 352
- fraud, liability, *see* civil liability
- fraud-on-the-market theory, 6, 70, 104
- fraudulent property syndication schemes, definition of, 791
- Gadinis, Stavros, 42
- gatekeeper liability, 60
- Germany
  - administrative fines
    - amount, 396
    - generally, 395
  - civil liability

- damages, 78
- distinction between primary and secondary disclosures, 53
- fault, 74
- for voluntary disclosure, 394
- fraud-on-the-market theory, 71
- issuer liability and creditor interests, 64
- prospectus liability, *see* prospectus liability
- responsible individuals, 58
- secondary market disclosure, *see* secondary market disclosure
- companies
  - key facts and figures, 366
  - number of public companies, 11
  - ownership, 11
- criminal sanctions, 398
- cross-border litigation, *see* international dimension
- disclosure
  - secondary market, *see* secondary market disclosure
  - voluntary, 394
- international dimension
  - choice of law, 409
  - issuers from other EU Member States, 407
  - issuers from outside EU, 408
  - jurisdiction, 407
- introduction to, 364
- law and regulation
  - conclusions as to, 410
  - criminal law, 45
  - harmonization with EU law, 364
  - judicial review, 38
  - public enforcement, 395
  - relationship between regulator and markets, 42
- litigation
  - assessment of proceedings, 406
  - costs, 405
  - cross-border, *see* international dimension
  - generally, 400
  - Higher Regional Court, 403
  - initiation of proceedings, 402
  - model procedure, 86, 402
  - model procedure sunset clause, 407
  - pre-trial preparations, 401
  - Regional Court, 405
- prospectus liability
  - burden of proof, 382
  - causation, 377
  - civil liability, 370
  - damages, measure of, 379
  - defendants, 374
  - defenses, 380
  - fault (gross negligence or intent), 378
  - generally, 368
  - limitation period, 382
  - mandatory, 382
  - misrepresentation, 371
  - standing to sue, 373
- sanctions
  - administrative fines, 395
  - criminal sanctions, 398
  - disgorgement of profits, 398
  - ‘naming and shaming’, 398
  - stop and desist orders, 398
- secondary market disclosure, *ad hoc*
  - burden of proof, 389
  - causation, 388
  - Civil Code, 391
  - damages, measure of, 387
  - defenses to liability, 389
  - EU law, 391
  - fault (gross negligence or intent), 387
  - incorrect statement, 384
  - liability generally, 382
  - liability limitation period, 389
  - liable persons, 386
  - mandatory of liability, 390
  - standing to sue, 385
  - statutory basis of liability, 384, 390
  - unlawful delay, 384
- secondary market disclosure, periodic
  - incorrect or omitted reporting, 393
  - liability generally, 392
  - voluntary disclosure, 394
- Gilson, Ronald, 72

- Greece
- civil liability
    - burden of proof, 439
    - causality, 435
    - contractual restrictions on, 439
    - culpability, 435
    - damages, 437
    - inaccurate or incomplete disclosures, 432
    - limitation period, 440
    - misrepresentations, 432
    - safe harbours, 434
    - statements of fact or opinion, 434
    - substantially or significantly deficient disclosure, 432
    - waivers of, 439
  - disclosure
    - ad hoc follow-on disclosure, 422
    - inaccurate or incomplete, 432
    - initial disclosure, 420
    - introduction to, 420
    - periodic follow-on disclosure, 422
    - substantially or significantly deficient, 432
  - international dimension, conflict of laws, 442
  - introduction to, 413
  - law and regulation
    - conclusions as to, 444
    - substantially or significantly deficient, *see also* regulator (HCMC)
  - litigation
    - bundled claims, 440
    - conflict of laws, 442
    - cost, 88
    - factual context in claims, 428
    - legal basis, 425
    - standing, 429
  - regulator (HCMC)
    - funding, 416
    - independence, 416
    - powers, 417
    - role, 415
    - staff, 416
  - gross negligence, definition of, 378
  - Hong Kong, relationship between regulator and markets, 42
  - illegal actions
    - awareness of, 477
    - definition of, 158, 426, 574
    - fraudulent property syndication schemes, 791
    - involvement in contraventions, definition of, 1086
  - independent regulators
    - appointment of, 19
    - budgetary independence, 20
    - exceptions to independent regulator model, 22
    - independence
      - from government, 18, 21
      - from regulated industry, 21
      - ‘independent agency’ model, 104
    - models of, 17
    - relationship with government, 18
    - removal of, 19
    - rise of, 17
  - India
    - civil liability
      - burden of proof, 835
      - calculation of damages, 836
      - defendants, 835
      - enforcement, 837
      - fraud-on-the-market theory, 72, 835
      - substantive law, 834
    - class actions
      - opt-out principle, 85
      - overview, 838
    - companies
      - market capitalization, 819
      - number of public companies, 11, 72, 819
      - ownership, 820
    - company law
      - litigation, 834
      - National Company Law Tribunal (NCLT), 840
      - revision, 834
    - conflict of laws, 842
    - contract law litigation, 836

- courts
  - market growth in relation, 814, 815
  - systemic problems, 816
- criminal liability, 44
- disclosure
  - regulatory bodies, 824
  - regulatory model, 14, 814
  - regulatory norms, 821
- enforcement
  - disgorgement of profits, 827
  - litigation, *see* litigation
  - regulator, *see* Securities and Exchange Board of India (SEBI)
  - stock exchanges, 825
- fraud-on-the-market theory, 72, 835
- international dimension, 842
- law and regulation
  - approaches to regulation, 14, 814
  - commercial courts, 95
  - conclusions as to, 844
  - criminal law, 44
  - disclosure rules, 821
  - flexibility, 37
  - legal system, role of, 814
  - merit regulation, 14
- liability
  - civil, *see* civil liability
  - criminal liability, 44
- litigation
  - alternative remedies, 842
  - by authorized private entities, 86
  - class actions, *see* class actions
  - company law, 834
  - contract law, 836
  - costs, 840
  - defendants, 835
  - fora for adjudication, 839
  - limitation period, 837
  - National Company Law Tribunal (NCLT), 840
  - overview, 831
  - public and private enforcement linkage, 93
  - standing, 834
  - tort law, 836
- markets
  - courts' role in growth of, 814
  - cross-listing between jurisdictions, 98
  - current state, 819
  - growth, 815, 819
  - regulator's role in growth of, 818
  - supervision by stock exchanges, 825
- National Company Law Tribunal (NCLT), 840
- Securities and Exchange Board of India (SEBI)
  - alternative remedies, 842
  - consent orders, 830
  - disclosure-based regulation, 822
  - disgorgement of profits, enforcement of, 827
  - enforcement role, 22, 826
  - general enforcement measures, 826
  - market growth in relation, 818
  - other enforcement measures, 828
  - role, 824
  - staff, 825
  - use of enforcement powers, 830
- tort law litigation, 836
- individuals
  - able to sue, *see* standing
  - civil liability, 57
  - criminal liability, 45
- information
  - accuracy, need for, 5
  - ad hoc information, definition of, 423
  - asymmetry in securities litigation, 90
  - definition of, 1032
  - disclosure, *see* disclosure
  - false information, definition of, 317
  - forward-looking statements, liability for, 65
  - initiator of prospectus, definition of, 376
  - inside information, definition of, 318, 383, 423
  - key information, definition of, 632
  - misinformation, prevention of as purpose of litigation, 51

- information (*cont.*)  
 ‘misleading or deceptive’, definition of, 1089  
 misrepresentations  
   definition of, 165, 885  
   liability, 64  
 omissions, liability for, 64  
 untrue statement, definition of, 799  
 written misrepresentation, definition of, 165  
 initial public offerings, *see* public offerings  
 initiator of prospectus, definition of, 376  
 inside information, definition of, 66, 318, 383, 423  
 insurance, compensation and, 47  
 intermediaries’ liability, 60  
 international dimension  
   choice of law, 96, 98  
   conflict of laws, 96  
   cross-border bundling of claims, 101  
   cross-listing between jurisdictions, 96  
   foreign issuers, litigation involving, 98  
 internationalization of markets and listings, 96  
 recognition of foreign settlements, 102, 105  
 investigations, *see* law and regulation  
 ‘investor protection’, concept of, 1063  
 involvement in contraventions, definition of, 1086  
 Israel  
   ‘capital market’, definition of, 756  
   class actions  
     ‘commonality’ requirement, 773  
     opt-out principle, 82  
   companies  
     company law remedies, 765  
     distinction between company and securities laws, 764  
     ownership, 758  
   conflict of laws  
     application generally, 774  
     distinction between company and securities laws, 775  
   law and regulation  
     basic approach, 760  
     changes to approach, 761  
     conclusions as to, 775  
     enforcement, 763  
     regulators, 756  
     regulatory efficiency, 762  
     regulatory structure, 760  
   litigation  
     by authorized private entities, 86  
     class actions, ‘commonality’ requirement, 773  
     company law remedies, 765  
     conflicts of duty and of interest, 766  
     costs, 771  
     distinction between company and securities laws, 764  
     duties of care and of loyalty, 765  
     judicial interpretation of disclosure requirements, 770  
     monetary incentives, 772  
     plaintiffs, 773  
     procedure generally, 770  
     securities law remedies, 768  
     substantive remedies under securities law, 769  
   markets  
     ‘capital market’, definition of, 756  
     importance, 757  
     size, 757  
   remedies  
     company law, 765  
     securities law remedies generally, 768  
     substantive remedies under securities law, 769  
   securities law  
     company law distinguished, 764  
     remedies generally, 768  
     substantive remedies, 769  
 issuers  
   as defendants, 55, 63  
   definition of, 173  
   foreign issuers, litigation involving, 98  
   mandatory disgorgement of profits, 93  
   responsible issuer, definition of, 173

- Italy
- criminal enforcement, 452
  - introduction to, 446
  - law and regulation
    - criminal enforcement, 452
    - independent regulators, 17
    - introduction to, 450
    - public enforcement, 452
    - Securities Commission (Consob), 450
  - liability
    - burden of proof, 458
    - general regime for
      - material omissions and misstatements, 454
    - key cases, 461
    - loss causation, 459
    - prospectus liability, 456
    - standards of, 458
  - litigation
    - access to information, 466
    - class actions, 465
    - conflict of laws, 467
    - key cases, 461
    - public and private enforcement linkage, 93, 94
  - markets
    - general framework, 447
    - key facts and figures, 448
  - Securities Commission (Consob), 450
- Jackson, Howell, 9, 42
- Japan
- administrative surcharges
    - amount, 919
    - defendants, 919
    - proceedings, 921
    - role, 918
  - companies
    - number of public companies, 11, 910
    - ownership, 912
  - company law litigation, 934
  - criminal sanctions, 917
  - directors and officers
    - exceptions from liability, 940
  - liability as to public offerings or secondary distributions, 939
  - liability as to securities outside public offerings and secondary distributions, 941
  - disclosure
    - annual securities reports, 923
    - other periodic reports, 924
    - periodic disclosure, 923
    - public offerings, 922
    - regulations, 921
    - securities registration statements, 922
  - enforcement
    - administrative, 918
    - criminal, 917
    - litigation, *see* litigation
    - stock exchanges, 925, 929
  - introduction to, 910
  - law and regulation
    - administrative surcharges, *see* administrative surcharges
    - conclusions as to, 942
    - criminal sanctions, 917
    - institutions, 912
    - relationship between regulator and markets, 42
    - sanctions, 36
    - stock exchanges, *see also* Securities and Exchange Surveillance Commission (SESC)
    - Tokyo Stock Exchange and TSER Organization, 929
  - liability
    - administrative, *see* administrative surcharges
    - computation of damages, 937, 938
    - directors and officers, *see* directors and officers
    - false statements in securities registration statements, 936
    - grounds for, 936, 938
    - introduction to, 934
    - prospectus liability, 935
    - summary overview, 942
    - transactions prior to official notification, 935

- Japan (*cont.*)  
 litigation  
   company law, 934  
   securities law, 935  
   tort law, 934  
 markets  
   overview, 911  
   sanctions imposed by, 925  
   self-regulation organizations, 927  
   self-regulation related  
     services, 926  
   size, 911  
   stock exchanges, 911  
   Tokyo Stock Exchange and TSER  
     Organization, 929  
 Securities and Exchange  
   Surveillance Commission  
     (SEC)  
   administrative surcharge  
     proceedings, 921  
   membership, 913  
   powers, 915  
   role, 913, 914  
   staff, 913  
   securities law litigation, 935  
   Tokyo Stock Exchange and TSER  
     Organization, 929  
   tort law litigation, 934  
 judicial enforcement and review, *see*  
   law and regulation  
 jurisdiction, choice of, *see* international  
   dimension
- Kalss, Susanne, 15  
 key information, definition of, 632
- Korea  
   Capital Markets Act (CMA),  
     liability  
       calculation of damages, 1016  
       causation, 1016  
       defences, 1015  
       limitation period, 1017  
   Capital Markets Act (CMA),  
     primary market liability  
       background to claims, 1011  
       claimants, 1014  
       defendants, 1013, 1014  
       liable conduct, 1012
- Capital Markets Act (CMA),  
   secondary market liability  
     background to claims, 1011  
     claimants, 1015  
     defendants, 1014  
     liable conduct, 1013
- class actions  
   background to, 1018  
   calculation of damages, 1019  
   commencement, 1018  
   distribution of collected  
     assets, 1020  
   introduction of, 1018  
   judgments, 1019  
   lead plaintiff, 1019  
   opt-out principle, 85  
   other types of actions, 1021  
   rarity, 1020  
   settlements, 1019
- companies  
   capital structure, 990  
   debt finance, 11  
   financing methods, 993
- conflict of laws, 1022
- directors and officers  
   elements of claims  
     against, 1007  
   liability, 1007  
   scope of liability, 1008
- disclosure, electronic, 1005
- disclosure, exchange rules  
   sanctions, 1004  
   types of disclosure, 1003
- disclosure, primary market  
   prospectus, 997  
   registration statement, 997  
   sanctions, 998
- disclosure, secondary market  
   current reports, 1000  
   periodic reports, 999  
   sanctions, 1000
- external auditors  
   claims against, 1009  
   elements of claims against, 1010  
   investor protection issues as  
     to, 1010
- Financial Services Commission  
   (FSC), 994



- Financial Supervisory Service (FSS), 995
- introduction to, 989
- law and regulation
  - conclusions as to, 1024
  - effectiveness, 1005
  - Financial Services Commission (FSC), 994
  - Financial Supervisory Service (FSS), 995
  - investor protection issues as to, *see also* Capital Markets Act (CMA)
  - regulators, 993
  - Securities and Futures Commission (SFC), 994
- liability
  - Capital Markets Act (CMA), *see* Capital Markets Act (CMA)
  - directors and officers, *see* directors and officers
  - external auditors, *see* external auditors
  - grounds for, 1006
  - tort claims, 1007
  - markets, size, 990
  - Securities and Futures Commission (SFC), 994
- Kraakman, Reinier, 60, 72
- Kripke, Homer, 63
- La Porta, Rafael, 627
- Langevoort, Donald, 60
- large number of persons, definition of, 922
- 'law and finance' (or 'law matters') theory, 7
- law and regulation
  - centralization., 23
  - common law, *see* common law
  - courts' role
    - commercial courts, 95
    - judicial review, 38
    - private enforcement in relation, 94
    - sanctions, 35
  - criminal law, 43
  - criticisms of disclosure-based regulation, 15
  - disclosure model, 13
  - disclosure requirements, 27
  - enforcement, *see* litigation
  - flexibility, 37
  - independent regulators, 17
  - international, *see* international dimension
  - investigative powers, 34
  - 'law and finance' (or 'law matters') theory, 7
  - 'legal origins' theory, 7
  - legal system, role of, 814
  - markets and, 7, 39
  - merit regulation
    - and mandatory disclosure, 14
    - criticisms of, 16
    - powers of public regulators, 33
    - regulation by markets, 39
    - regulators' role, importance of, 104
    - regulatory competition, 25
    - regulatory intensity, 33
    - relationship between regulator and markets, 42
    - sanctions, *see* sanctions
    - shareholder litigation, *see* litigation
    - structure, 12
    - transplanted law, *see* transplanted law
  - lawsuits, *see* litigation
  - 'legal origins' theory, 7
  - legal system, regulatory role of, 814
  - legal transplant, *see* transplanted law
  - liability
    - civil, *see* civil liability
    - criminal, 45
    - for compensation, 46
  - listed securities, *see* securities
  - listings, *see* markets
  - litigation
    - and creditor interests, 63
    - civil liability, *see* civil liability
    - collective litigation, *see* class actions
    - common law, 8
    - compensation, *see* compensation cost
    - and incentives to sue, 88

- litigation (*cont.*)  
 contingency fees, 88  
 loser pays rule ('English rule'), 89  
 parties pay own cost ('American rule'), 89  
 third-party litigation funding, 88  
 courts in relation, 94  
 defendants, *see* defendants  
 drivers for increase, 4  
 information asymmetry, 90  
 institutional preconditions in  
 judiciary, 94  
 internationalization, *see*  
 international dimension  
 introduction to, 4  
 'law and finance' (or 'law matters')  
 theory, 8  
 liability, *see* liability  
 limitation on, 53  
 model procedures, 86  
 plaintiffs, 53  
 prevention of misinformation as  
 purpose, 51  
 private enforcement  
 by authorized private entities, 86  
 liability, *see* liability  
 link with public enforcement, 92  
 markets development in  
 relation, 9  
 procedural aspects, 80  
 public enforcement  
 fines used as compensation, 94  
 link with private enforcement, 92  
 mandatory disgorgement of  
 profits, 93  
 markets development in  
 relation, 9  
 of private claims, 87, 92  
 settlement agreements with  
 compensation requirement, 94  
 litigation  
 private enforcement  
 US model, 80  
 loser pays rule ('English rule'), 89  
 loss  
 causation, 73  
 definition of, 981  
 out-of-pocket, 76
- Malaysia  
 civil liability  
 challenges for enforcement, 982  
 common law, 975  
 issuer liability and creditor  
 interests, 63  
 statutory regime, 976  
 conflict of laws, 986  
 disclosure  
 prohibition of false or misleading  
 statements, 952  
 regulatory framework, 949  
 timeliness, 950  
 introduction to, 944  
 law and regulation  
 administrative sanctions, 964  
 conclusions as to, 987  
 criminal enforcement, 958  
 overview, 949  
 public enforcement, 956  
 litigation  
 foreign issuers, 99  
 public and private enforcement  
 linkage, 93  
 markets  
 overview, 945  
 sanctions imposed by, 971  
 mandatory disgorgement of profits, 93  
 markets  
 accurate information, need for, 5  
 and securities law, 7  
 capital market activities, definition  
 of, 730  
 capital markets, definition of, 756,  
 846  
 competition between, 25  
 development of  
 company ownership in  
 relation, 11  
 private enforcement in relation, 9  
 public enforcement in relation, 9  
 Efficient Capital Markets Hypothesis  
 (ECMH), 5, 69, 72  
 exchanges, definition of, 807  
 fraud-on-the-market theory, 6, 70,  
 104  
 internationalization, *see*  
 international dimension

- internationalization of, 96
- proneness for recurring problems, 4
- public regulation, *see* law and regulation
- regulation by
  - 'demutualization', 41
  - enforcement strategy, choice of, 41
  - listing rules, 40
  - 'regulatory dualism', 40
  - regulatory role, 39
  - relationship with regulator, 42
- stock exchange operating company, definition of, 263
- mass damages, definition of, 506
- materiality
  - and civil liability, 66
  - definitions, 30, 160, 802, 1012, 1032
- Means, Gardiner C., 11, 113, 267, 306, 850, 1063
- merit regulation, *see* law and regulation
- Mexico
  - civil liability actions, 252
  - international dimension, 254
  - introduction to, 213
  - law and regulation
    - conclusions as to, 256
    - criminal law, 248
    - disclosure model, 14
    - introduction to, 225
    - merit regulation, 14
    - recent developments, 216
    - regulation by markets, 40
    - relationship with regulator, *see also* regulator self-regulation, 245
  - litigation
    - cross-border, 254
    - foreign issuers, 100
    - issues for growth of, 250
    - liability actions, 252
  - markets
    - debt market growth, 220
    - dispersed ownership, 223
    - equity market growth, 218
    - self-regulation, 245
  - regulator
    - autonomy, 225
    - compensation, 231
    - disclosure-related misconduct and penalties, 232
    - enforcement activities, 233
    - enforcement areas, 229
    - enforcement proceedings, 230
    - enhanced surveillance and enforcement, 225
    - funding, 226
    - market surveillance, 230
    - sanctions, 231
    - settlements, 231
    - staff, 228
  - misinformation, *see* information
  - misleading omission, definition of, 486
  - 'misleading or deceptive', definition of, 1089
  - misrepresentations, *see* information
  - natural persons, *see* individuals
  - negligence
    - and fault, 74
    - definition of, 322, 613, 1010
    - gross negligence, definition of, 378
  - Netherlands
    - civil liability
      - fault, 489
      - fraud-on-the-market theory, 71
      - introduction to, 481
      - loss causation, 489
      - misleading information outside prospectus, 487
      - misleading prospectus, 486
      - prospectus liability, 483
      - responsible individuals, 58
      - staff, *see also* secondary market liability
    - class actions
      - admissibility of claims, 502
      - collective redress, 499
      - introduction of, 502
      - introduction to, 499
      - no compensation for damages, 503
      - opt-out principle, 84, 505
      - preliminary rulings, 501
      - procedural rules, 502
      - representative organisations, 500

Netherlands (*cont.*)

- collective settlements
  - choice of law, 509
  - collective redress, 499
  - introduction to, 499
  - judicial review, 508
  - of mass damages, 506
  - opt-out principle, 508
  - preliminary rulings, 501
  - representative organisations, 500
  - requirements, 507
- companies
  - market capitalization, 471
  - ownership, 472
- introduction to, 470
- law and regulation
  - conclusions as to, 513
  - overview, 473
- litigation
  - class actions, *see* class actions
  - collective settlements, *see* collective settlements
  - costs, 511
  - enquiry proceedings, 495
  - evidence gathering, 495
  - fact-finding under civil procedure, 498
  - foreign issuers, 102
  - information asymmetry, 92
  - public and private enforcement linkage, 94
- markets, 471
- secondary market liability
  - burden of proof, 494
  - causation, 494
  - failure to disclose price-sensitive information, 491
  - legal basis, 490
  - market manipulation, 493
  - materiality, 494
  - misleading periodic disclosure, 493
  - reliance, 494

- offences, *see* illegal actions
- offerings, public, *see* public offerings
- omissions, *see* information
- originating bank, definition of, 617
- overseas, *see* international dimension

## Pakistan

- additional (ad hoc or continuous) disclosures, 31
- companies, overview, 849
- conflict of laws, 873
- introduction to, 846
- investor education, 874
- law and regulation
  - conclusions as to, 875
  - enforcement, 869
  - independent regulators, 20
  - overview, 852
- litigation
  - legal system problems, 872
  - substantive law, 860
- markets
  - debt to equity ratio, 851
  - institutions, 848
  - introduction to, 847
- parties pay own cost ('American rule'), 89
- penalties, *see* law and regulation
- persons, *see* individuals
- plaintiffs, 53
- Poland
  - civil liability
    - disclosure obligations, 527
    - procedural aspects, 533
  - companies, market capitalization, 517
  - criminal offences against information protection, 522
  - Financial Supervision Authority (KNF)
    - overview, 518
    - powers, 520
  - introduction to, 517
  - law and regulation
    - conclusions as to, 534
    - overview, 517
    - powers, *see also* Financial Supervision Authority (KNF)
  - litigation, public enforcement of private claims, 87
  - minority shareholder protection, 523
  - regulator, *see* Financial Supervision Authority (KNF)

- Portugal  
 civil liability  
   burden of proof, 549  
   causation, 550  
   compensation, 550  
   defendants, 549  
   insurance, 551  
   safe harbors, 551  
   waivers of, 551  
 class actions  
   opt-out principle, 84  
   overview, 555  
 companies  
   capital structure, 538  
   financing, 539  
   market capitalization, 538  
   number of public  
     companies, 538  
 disclosure  
   requirements, 544  
   unlawful, 552  
 law and regulation  
   administrative offences, 542  
   criminal enforcement, 542  
   unlawful, *see also* Securities  
     Market Commission  
     (CMVM)  
 litigation  
   and enforcement actions by  
     CMVM, 553  
   class actions, *see* class actions  
   coerced settlements, 554  
   conflict of laws, 555  
   costs, 553  
   creditor interests and issuer  
     liability, 554  
   elements of claims, 547  
   information asymmetry, 552  
   key cases, 546  
   limitation period, 554  
   pre-trial procedures, 554  
   procedural aspects, 552  
   public and private enforcement  
     linkage, 93  
     standing, 548  
 markets, importance, 538  
 Securities Market Commission  
   (CMVM)  
     effect of enforcement actions on  
       litigation, 553  
       overview, 539  
   prejudice, definition of, 574  
   private enforcement, *see* litigation  
   private international law, *see*  
     international dimension  
   profits, mandatory disgorgement, 93  
   promoters, definition of, 835  
   prospectuses, *see* information  
   public companies, *see* companies  
   public enforcement, *see* litigation  
   public offerings, definition of, 796, 997  
   publicity for first public offering,  
     disclosure requirements, 27  
 recognition of foreign settlements, *see*  
   international dimension  
 regulation, regulators, *see* law and  
   regulation  
 regulatory intensity, definition of, 33  
 reporting standards, 29  
 reputational sanctions, 60  
 responsible issuer, definition of, 173  
 Roe, Mark, 9  
 Romania  
   civil liability  
     causation, 575  
     fault, 575  
     illicit deed, existence of, 574  
     insurance, 585  
     joint liability, 580  
     prejudice, existence of, 574  
   companies  
     control structures, 561  
     finance, 562  
   disclosure requirements, 568  
 Financial Supervisory  
   Authority (FSA)  
     activities, 564  
     overview, 563  
   international dimension  
     conflict of jurisdictions, 587  
     conflict of laws, 590  
     introduction to, 587  
     recognition of foreign  
       settlements, 591  
   law and regulation

- Romania (*cont.*)  
 recognition of foreign  
 settlements, *see also* Financial  
 Supervisory Authority (FSA)  
 recovery of investors' losses, 567  
 sanctions, 566
- litigation  
 claims, 573, 577  
 costs, 584  
 evidence gathering, 582  
 evidence lodged with  
 authorities, 583  
 evidence lodged with  
 defendant, 582  
 general provisions, 572  
 procedural matters, 581  
 public enforcement, 586  
 public enforcement of private  
 claims, 87  
 statistics on, 585
- markets  
 overview, 559  
 sanctions, 570
- Russia  
 administrative liability, 672, 673  
 civil liability  
 burden of proof, 676  
 scope of, 676  
 class actions  
 availability, 686  
 clarity of rules, 689  
 consequences of not joining, 688  
 loser pays rule ('English  
 rule'), 690  
 opt-in principle, 688, 689  
 problems with, 688  
 reform, 690  
 companies  
 concentrated ownership, 665  
 debt finance, 664  
 foreign markets, use of, 663  
 insolvencies, 665  
 state ownership, 660  
 company law litigation, 678  
 disclosure  
 benefits of, 669  
 block transactions, 671  
 compliance costs, 671  
 exemption, 670  
 periodic reports, 670  
 price-sensitive information, 671  
 prospectus, 670  
 quality of, 669  
 enforcement  
 efficiency, 673  
 litigation, *see* litigation  
 policies, 672  
 international dimension, use of  
 foreign markets, 663  
 introduction to, 658  
 law and regulation  
 alternative monitoring  
 mechanisms, 662  
 conclusions as to, 691  
 enforcement efficiency, 673  
 enforcement policies, 672  
 regulator, 22  
 liability  
 administrative, 672, 673  
 civil, *see* civil liability  
 criminal, 672  
 directors and officers, 677, 680  
 limitation period, 677  
 litigation  
 class actions, *see* class actions  
 company law, 678  
 contingency fees, 686  
 costs, 685  
 disclosure rules violations, 676  
 information asymmetries, 683  
 loser pays rule ('English rule'), 685  
 overlap of company and securities  
 laws, 678  
 securities law, 676  
 standing, 676  
 markets  
 domestic, 659, 664  
 international, 663  
 state ownership, 660  
 structure, 659  
 securities law litigation, 676  
 sanctions  
 by public regulators, 34  
 courts' role, 35  
 reputational, 60

- scienter standard of liability, 75, 76
- securities law and regulation, *see* law and regulation
- securities litigation, *see* litigation
- securities markets, *see* markets
- securities services, definition of, 783
- securities, definition of, 115, 780, 782, 796, 808
- Serbia
  - civil liability
    - accuracy and completeness of other information, 722
    - conditions, 717
    - direct seller, 721
    - exemptions, 719
    - insurance, 725
    - legal nature, 716
    - mandatory, 720
    - overview, 715
    - Securities Commission
      - exclusion, 721
  - companies
    - capital structure, 698
    - debt finance, 698
    - number of public companies, 695
  - conflict of laws
    - domestic issuers in foreign markets, 727
    - foreign issuers, 727
    - generally, 726
  - criminal liability, 715
  - disclosure
    - annual reports, 708
    - inside information, 709
    - obligation to publish prospectus, 707
    - other obligations, 709
    - own share acquisitions, 709
    - quarterly reports, 708
    - semi-annual reports, 708
    - significant proportions of voting rights, 709
  - law and regulation
    - new law on capital market, 699
    - significant proportions of voting rights, *see also* Securities Commission
    - stock exchange, 709
- litigation
  - class actions, 722
  - costs, 724
  - defective prospectuses, 711
  - defendants, 712
  - information asymmetry, 724
  - level of market development and regulation in relation to, 726
  - plaintiffs, 713
  - reimbursement of losses, 707
  - Securities Commission and, 705
- markets
  - capitalization, 695
  - foreign investors, 695
  - organization, 693
  - size, 693, 697
  - stock exchange, 709
- Securities Commission
  - civil court proceedings, 705
  - competences, 700
  - exclusion from liability, 721
  - finances, 707
  - funding, 701
  - overview, 699
  - sanctions, 703
  - staff, 702
- settlements
  - agreements with compensation requirement, 94
  - recognition of foreign settlements, *see* international dimension
- shareholders
  - disclosure of block shareholdings, 32
  - litigation, *see* litigation
- Shiller, Robert, 72
- Slain, John, 63
- solicitations, definition of, 922, 923
- South Africa
  - civil liability, common law basis, 792
  - Companies and Intellectual Property Commission (CIPC), 784
  - company law, primary market liability (informal), 795
  - conflict of laws, 809
  - criminal law
    - common law basis of liability, 795
    - National Prosecution Authority (NPA), 787

- South Africa (*cont.*)  
 primary market liability  
 (informal), 803  
 secondary market liability  
 (formal), 809  
 secondary market liability  
 (informal), 805  
 Financial Services Board (FSB), 786  
 introduction to, 780  
 law and regulation  
 banking regulation, 787  
 collective investment  
 schemes, 789  
 Companies and Intellectual  
 Property Commission  
 (CIPC), 784  
 consumer protection, 791  
 Financial Services Board  
 (FSB), 786  
 introduction to, 784  
 National Prosecution Authority  
 (NPA), 787  
 South African Reserve  
 Bank, 787  
 substantive law generally, 787  
 liability  
 civil liability, common law  
 basis, 792  
 criminal liability, *see* criminal law  
 primary market, *see* primary  
 market liability  
 secondary market, *see* secondary  
 market liability  
 markets, 782  
 National Prosecution Authority  
 (NPA), 787  
 primary market liability (formal)  
 continuous disclosure, 807  
 generally, 806  
 primary market liability (informal)  
 common law, 800  
 company law, 795  
 criminal law, 803  
 statute law, 800  
 secondary market liability (formal)  
 common law, 808  
 criminal law, 809  
 legal basis, 807  
 secondary market liability  
 (informal)  
 common law, 804  
 criminal law, 805  
 legal basis, 803  
 statute law, 805  
 South African Reserve Bank, 787  
 South Korea, *see* Korea  
 Spain  
 civil liability for damages, 77  
 Comisión Nacional del Mercado de  
 Valores (CNMV)  
 liability for regulated financial  
 information, 625  
 overview, 598  
 companies, regulated financial  
 information, *see* liability for  
 regulated financial  
 information  
 conflict of laws, 625  
 defendants  
 auditors, 617, 624  
 CNMV, 625  
 directors and officers, 615, 624  
 guarantors of securities, 616  
 issuers, 615  
 offerors, 615  
 originating bank (entidad  
 directora), 617  
 persons who authorize prospectus  
 content, 616  
 persons who expressly agree  
 to be responsible for  
 prospectus, 615  
 professional advisors, 616  
 disclosure, full disclosure  
 principle, 600  
 international dimension, conflict of  
 laws, 625  
 introduction to, 596  
 law and regulation  
 administrative liability, 602  
 investment firms standards of  
 conduct, 604  
 overview, 599  
 professional advisors, *see also*  
 Comisión Nacional del  
 Mercado de Valores (CNMV)



- regulated financial information,
  - see* liability for regulated financial information
- remedies, 605
- sanctions, 601
- liability
  - administrative, 602
  - civil, 604
  - criminal, 603
  - joint liability, 617
  - limitation period, 617
  - prospectus, *see* prospectus liability
  - regulated financial information,
    - see* liability for regulated financial information
- liability for regulated financial information
  - causation, 621
  - culpability (willful misconduct or negligence), 623
  - damages, 622
  - defendants, 624
  - elements of, 620
  - general provisions, 619
  - limitation period, 623
  - wrongful conduct, 621
- litigation
  - defendants, *see* defendants standing, 614
- prospectus liability
  - causation, 611
  - damage to investor, 611
  - defendants, 615
  - elements of, 609
  - exemptions, 614
  - general provisions, 606
  - general provisions on prospectus content, 608
  - introduction of, 606
  - key cases, 618
  - negligence (*culpa*), 612
  - neutrality of inscription, principle of, 613
  - reversal of normal burden of proof, 613
  - takeovers prospectuses, 619
  - willful misconduct (*dolo*), 612
  - wrongful acts (significant inaccuracies or omissions), 609
- standards, reporting standards, 29
- stock exchanges, *see* markets
- substantial effect, definition of, 670
- Switzerland
  - class actions, rejection of, 83
  - law and regulation
    - regulator, 22
    - relationship between regulator and markets, 43
- Taiwan
  - choice of law, 1058
  - civil liability, continuing disclosure documents
    - burden of proof, 1043
    - calculation of damages, 1044
    - causation, 1043
    - defendants, 1043
    - enforcement, *see* Securities and Futures Investors Protection Center (SFIPC)
    - intentional conduct, 1041
    - investor protection, enhancement of, 1046
    - loss causation, 1046
    - negligence, 1041
    - partition of liability, 1050
    - security holders, protection of, 1049
    - statute interpretation
      - difficulties, 1039
    - transaction causation, 1046
    - types of liability, 1047
  - civil liability, prospectus
    - burden of proof, 1039
    - calculation of damages, 1039
    - causation, 1039
    - enforcement, *see* Securities and Futures Investors Protection Center (SFIPC)
    - introduction to, 1037
    - plaintiffs, 1038
  - companies, debt finance, 11
  - criminal liability, 1036

- Taiwan (*cont.*)  
 disclosure  
   additional (ad hoc or continuous)  
     disclosures, 31  
   continuing disclosure, 1031  
 law and regulation  
   conclusions as to, 1059  
   Financial Supervisory  
     Commission (FSC), 1033  
   overview, 1029  
   regulatory sanctions, 1033  
   Taiwan Stock Exchange  
     (TWSE), 1033  
 litigation  
   by authorized private entities, 87  
   foreign issuers, 99  
 markets  
   overview, 1026  
   Taiwan Stock Exchange  
     (TWSE), 1033  
 Securities and Futures Investors  
   Protection Center (SFIPC)  
   class actions, 1055  
   derivative actions, 1057  
   disgorgement of profits,  
     enforcement of, 1058  
   overview, 1052  
   role, 1053  
 third-party litigation funding, 88  
 transnational litigation, *see*  
   international dimension  
 transplanted law  
   UK to USA, 12  
   USA to worldwide, 5, 12, 81  
 Turkey  
   Capital Markets Board (*Sermaye*  
     *Piyasasi Kurumu* – CMB)  
     enforcement activities, 734  
     overview, 732  
   companies, 731  
   conflict of laws, 750  
   criminal liability, 748  
   introduction to, 730  
   law and regulation  
     conclusions as to, 751  
     overview, *see also* Capital Markets  
       Board (*Sermaye Piyasasi*  
       *Kurumu* – CMB)  
     regulators, 732  
   liability  
     criminal liability, 748  
     insurance, 750  
     prospectus liability, *see* prospectus  
       liability  
   litigation  
     class actions, 748  
     costs, 749  
 markets  
   *Borsa Istanbul* (BIST), 736  
   generally, 730  
 prospectus liability  
   illegalities of documents and  
     statements, 747  
   inaccuracy of financial statements  
     and reports, 744  
   public disclosure documents, 745  
   special provision, 737  
 United Kingdom  
   bank capital raising, 647  
   Cadbury Code, *see* corporate  
     governance  
   civil liability  
     burden of proof, 643  
     causation, 641  
     EU law, 640  
     negligent misstatement, 641  
     prospectus liability, 640  
     standard of proof, 643  
   class actions  
     availability, 642  
     opt-in principle, 83  
   companies  
     foreign ownership, 629  
     number of public companies, 629  
     ownership, 11, 629  
     reporting, *see* disclosure  
   corporate governance  
     Barclays capital raising case, 647  
     Cadbury Code introduction, 645  
     Cadbury Code revision, 645  
     shareholder engagement, 646  
     Stewardship Code, 651  
     Walker Review 2009, 650  
   disclosure  
     annual directors' statement  
       (ADS), 635  
     annual reports, 633

- directors' business review, 634
- directors' report, 636
- efficient capital markets
  - hypothesis, 632
- EU law, 632, 633, 637, 638
- half-yearly report, 638
- information asymmetry, 630
- Listing Rules, 633
- management report, 633
- mandatory, 630
- periodic reports, 632, 638, 642
- price-sensitive information,
  - continuous reporting, 639
- prospectus rules, 631
- quarterly report, 638
- Sharman Inquiry 2011, 634
- strategic report, 635
- summary note, 642
- efficient capital markets
  - hypothesis, 632
- enforcement
  - corporate governance, *see* corporate governance
  - Stewardship Code, 651
  - 'English rule' on payment of costs, 89
- EU law, 632, 633, 637, 638, 642
- Financial Conduct Authority (FCA)
  - enforcement activities, 639
  - importance, 628
  - relationship with markets, 42
- global financial crisis 2008–9, 634, 650
- information, *see* disclosure
- international dimension
  - cross-listing, 96
  - foreign ownership of UK companies, 629
- introduction to, 627
- law and regulation
  - bank capital raising, 647
  - conclusions as to, 653
  - corporate governance, *see* corporate governance
  - EU law, 632, 633, 637, 638
  - Financial Reporting Council, 637
  - global financial crisis 2008–9, 650
  - independent regulators, 17
  - influence on US law, 12
  - regulatory intensity, 33
  - securities law, 630
  - Stewardship Code, 651
- litigation
  - class actions, 83, 642
  - contingency fees, 642
  - continuing disclosure, 642
  - 'English rule' on payment of costs, 89
  - EU law, 642
  - overview, 640
  - as to prospectus, 640
  - restrictive approach to, 643
  - small number of cases, reasons for, 642
  - as to summary note, 642
- markets
  - attractiveness, 628
  - cross-listing between jurisdictions, 96
  - Listing Rules, 633
  - overview, 629
  - relationship with regulator, 42
- regulators
  - Financial Conduct Authority (FCA), *see* Financial Conduct Authority (FCA)
  - independence, 18
  - reporting, *see* disclosure
  - Sharman Inquiry 2011, 634
  - Stewardship Code, 651
  - Walker Review 2009, 650
- United States
  - civil liability
    - damages, 77, 79
    - distinction between primary and secondary disclosures, 52
  - Efficient Capital Markets Hypothesis (ECMH), 72
  - fault, 76
  - for compensation, 50
  - fraud-on-the-market theory, 70, 72, 73, 104
  - issuer liability and creditor interests, 63
  - issuers, 55
  - legal basis, 51
  - loss causation, 73
  - materiality, 66

- United States (*cont.*)  
 misrepresentations and omissions, 65  
 responsible individuals, 58, 59  
 class actions  
 procedural aspects, 139  
 class actions  
 fraud-on-the-market theory, 5, 139  
 lead plaintiff, 140  
 markets development in relation, 10  
 model of, 5  
 opt-out principle, 81  
 problems with, 110  
 rise of, 80  
 settlements, 141  
 companies  
 financing, 113  
 ownership, 11  
 conflict of laws, 141  
 criminal law, 43  
 disclosure  
 additional (*ad hoc* or continuous) disclosures, 31  
 block shareholdings, 32  
 false disclosures, measures against, 5  
 periodical reporting requirements, 27  
 reporting standards, 29  
 Fair Funds, 137  
 fraud-on-the-market theory, 5, 70, 72, 73, 104, 139  
 introduction to, 109  
 ‘law and finance’ (or ‘law matters’) theory, 8  
 law and regulation  
 ‘Blue Sky Laws’, 12, 14, 23  
 centralization, 23  
 commercial courts, 95  
 courts’ role, 35  
 development of, 8, 12, 114  
 disclosure model, 13  
 independent regulators, 17  
 influence of US law worldwide, 12  
 influence worldwide, 5, 81  
 judicial review, 38  
 merit regulation, 14  
 regulatory intensity, 33  
 relationship between regulator and markets, 42  
 ‘security’, definition of, 115  
 UK company law origins, 12  
 litigation  
 ‘American rule’ on payment of costs, 89  
 common law, 8  
 cost, 88, 89  
 courts in relation, 95  
 foreign issuers, 99, 101, 103  
 information asymmetry, 91  
 lead plaintiff, 88  
 limitation period, 138  
 model of, 80  
 possible claims, 118  
 procedural aspects, 138  
 public and private enforcement linkage, 93, 94  
 markets  
 class actions in relation, 10  
 cross-listing between jurisdictions, 96, 98  
 development of, 113  
 Efficient Capital Markets Hypothesis (ECMH), 72  
 fraud-on-the-market theory, 70, 72, 73, 104  
 Rule 10b-5 Claims  
 burden of proof, 121  
 defendants, 133  
 Fair Funds, 137  
 false or misleading statements of fact, 121  
 fault, substantive requirement, 125  
 limitation period, 138  
 loss causation, 130  
 materiality, 123  
 plaintiffs, 132  
 pleading and proof, 126  
 reliance, 127  
 remedies, 135

- |  |   |
|--|---|
| Securities and Exchange<br>Commission (SEC)<br>Fair Funds, 137<br>membership, 114<br>orders, 116<br>powers, 116<br>role, 114 | unlawful actions, <i>see</i> illegal actions<br>unlisted securities, definition of, 808<br>untrue statement, definition of, 799<br><br>wilfulness, definition of, 322<br>written misrepresentation, definition<br>of, 165 |
|--|---|