Article

The Anatomy of a Desegregation Case: The Indianapolis Experience

William E. Marsh 897

Comment

Enabling Legislation for Collective Action by Public Employees and the Veto of Indiana House Bill 1053

Edward L. Suntrup 994

Note

Symbolic Speech ................................................................. 1009

Recent Development

Security Regulation—SEC Rule 10b-5 ........................................ 1033

Where allegations are made that the majority shareholders of a corporation have breached their fiduciary duty to deal fairly with the minority, through use of a Delaware short-form merger without any justifiable corporate purpose, a claim under rule 10b-5 exists. Green v. Santa Fe Industries, Inc., 533 F.2d 1283 (2d Cir. 1976).