SYLLABUS

Reminder: this is a paper class, not a final examination class.

Grading shall be based upon the following:

- Final Paper---30%
- Two (2) Short and Intermediate Written Homeworks---25% each (total 50%)
- One (1) Short Answer Quiz approximately mid-semester---15%
- “Intangibles,” i.e., class participation-----5%

Grading will conform to Law School policy for electives and a class enrollment of this size.

Classes:

Each numeral below indicates a class session, commencing with the inaugural class on Monday, 24 August 2015, et seq.

The brevity of certain reading assignments is not a mistake. The readings are very targeted in order to complement the lectures in an elective class. Moreover, not reading a one or two page assignment is inexcusable.

Any case cited below is required reading. Look it up electronically and/or in hard copy. For the Supreme Court cases, focus on the case syllabus; thereafter briefly review the majority opinion only (unless otherwise directed).

1. Introduction; A brief walk through history; the Great Depression and the calls for reform; the need for broker/dealer regulation in modern America; the role of broker/dealer regulation in a free economy; the need for balance and the need to face new challenges; a few words about administrative law and administrative agencies.

We will re-examine Twentieth Century America, the Great Depression, and the birth of modern broker/dealer regulation. We will discuss how a free and robust economy is protected by the appropriate degree of regulation. This will bring us to the present day, and the current role of broker/dealer regulation and its readiness for the constant challenges of the cheaters and scamsters of recent vintage (Madoff, Rajaratman, et al.)

Broker/dealer regulation rests upon the solid foundation of federal securities laws. We will first examine the 1933 Securities Act, which regulates the bringing of securities to the market for the first time. Topics will include registration, the main players in that process, exceptions to regulation such as the “Rule of Fives,” with significant attention to the liability provisions of the ’33 Act, such as Sections 11 and 12.

Materials and Page Assignments:


A discussion of the Securities and Exchange Commission, its early history, its first Chairman, and its current makeup; an examination of the principal anti-fraud provisions of the ’34 Act, principally Section 10 and Rule 10b-5 promulgated thereunder, including modern interpretations.

Materials and Page Assignments:


4. Securities Law Background, Part III; The 1934 Securities Exchange Act
Continued (see above).

5. Broker/Dealer Regulation as Self-Regulation; the Maloney Act; the creation of
the Self Regulatory Organization (“SRO”).

We will examine the delegation of the regulation of Wall Street to….well, Wall
Street. We will witness the birth of the SRO, and its evolution from the NASD to the
modern FINRA; the promulgation of FINRA Rules; SEC oversight. And a few words
about the MSRB, the Municipal Securities Rulemaking Board.

Materials and Page Assignments:
Textbook at p. 114-130, 138-44; the Maloney Act of 1938; NASD and FINRA
materials; FINRA mission (from the FINRA website).

6. Dealers and Market Makers; who are those people on the stock exchange floor?
dealers, market makers, and “specialists,” and the demise of most of them; putting
customers first, obtaining the best price, and violations such as “interpositioning.”

Materials and Page Assignments:
United States v. Finnerty, 533 F.3d 143 (2d Cir. 2008).

7. Obligations of Brokers and Dealers; Applicable Rules of “Know the Security,”
“Know the Customer,” “Suitability,” and similar; The “Boiler Room,” prohibitions on
trading in “penny stocks,” “Churning,” “Front Running,” and other improprieties:

Short Midterm Examination to be administered at about this time; details to be
announced.

Materials and Page Assignments:
378, 380, and 397; FINRA Rules 2009, 2010, 2110, 2114, S.E.C. v. Wellshire Securities,
18072/April 4, 2003 (subsequent action).

8. Control Person Liability, Section 20 of the ’34 Act; the Duty to Supervise; the
Role and Significance of the Compliance Department, the Compliance Officer, and
related personnel; Separation of Market Research from Retail Brokerage; the “Chinese Wall” and breaching same.

Materials and Page Assignments:
Textbook at 399-400, 406; SIPC v. BLMIS, 511 B.R. 375 (Bankr. S.D.N.Y. 2014), the Henry Blodget case, i.e., separating market research from investment banking and retail sales.

9. Regulation of the Markets Themselves; the traditional Floor Exchanges; the modern Electronic Exchanges; The 1987 Crash, “Flash Crashes,” and other market calamities of the modern age; distinguishing the Great Recession and its root causes, the Great Recession’s aftermath of regulation.

Materials and Page Assignments:

10. Obligations to Maintain Net Capital, Prohibitions on “Parking” to evade Net Cap requirements; “Parking” in another form as a violation; Segregating and Safeguarding Customer Property.

Materials and Page Assignments:
Textbook at 521-22, 526-33, 533-38; the Jeffries & Co. “parking” scandal.


Materials and Page Assignments:

12. SIPA Continued (see above).

Materials and Page Assignments:

14. An Overview of FINRA Arbitration; its beginnings; mandatory arbitration; claimant v. the broker/dealer; conduct of the arbitration; similarities and dissimilarities to litigation; the finality of the arbitrator’s decision.

Materials and Page Assignments:
Federal Arbitration Act, 9 U.S.C. § 1, 2, and 9; FINRA website, tab on “Arbitration,” “Mediation,” and related topics.

Attendance & Lateness:

You are expected to arrive on time and prepared for each class.

Moreover, the rules of the New York State Court of Appeals and the American Bar Association require law students to be in good and regular attendance in the courses for which they are registered. To comply with these rules, you must attend at least 85% of the regularly-scheduled classes for this course.

There shall be a sign-in sheet for each regularly-scheduled class. Your signature (or lack thereof) on these sheets shall presumptively determine your attendance at (or absence from) any given class. Each student is individually responsible for signing the attendance sheet in. Falsification of sign-in sheets (by, for example, signing another student’s name) is a violation of the Code of Academic Conduct.

If you exceed the permitted absences by not attending class, or by failing to sign in, you will be administratively withdrawn from the course. Any such withdrawal may have serious ramifications for your financial aid, academic standing, and date of graduation. If you are excessively absent from several classes, you may face additional sanctions, including but not limited to denial of certification of good and regular attendance to the New York State Board of Law Examiners, or other state bar examiners.

The Office of Student Affairs has authority to excuse class absences for religious reasons and in cases of truly compelling hardship. If you wish to claim a particular absence as excused, and thus not counted against your maximum number of allowable absences, you must take that issue up with the Office of Student Affairs. I shall mark an absence as excused if and only if I receive a note or email from the Office of Student Affairs to that effect.
Lastly, late arrivals are disruptive to the class. For this and other reasons, please make every effort to arrive on time to class.

**Laptop Computers**

You may bring and use laptops in this class.

However, “mute” them (or type quietly, whatever) so as not to disturb your classmates.

Utilize them to take notes and/or refer to class-related information.

And just so we are clear, checking your Facebook page, ESPN, and the like are impermissible uses of your laptop. Refer to the “Intangibles” portion of your grade.

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