

The Courts' Changing View on Disclosure-only Settlement Agreements

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After nearly a decade of prominence in takeover litigation, so-called "disclosure-only" settlements are now being scrutinized more so than ever. James T. Shearin, chairman of Pullman & Comley, and Amanda Gurren, a 2017 summer associate at Pullman & Comley, discuss two recent decisions, *Bushansky v. Phoenix Cos.* and *Stein v. UIL Holdings Corp.*, and illustrate why shareholder plaintiffs and corporations should note the change in Connecticut's corporate jurisprudent landscape.

To read the full article in the September/October issue of *Connecticut Lawyer*, please click on the link below.

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