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In the article, Mr. Mann examined the Supreme Court’s decision in *Morrison v. National Australia Bank Ltd.*, which held that the application of the securities laws to a particular case must be resolved on the merits and does not dictate the subject matter jurisdiction of the federal courts. The article also evaluated the legislative response to *Morrison* and a SEC Staff study regarding private rights of action.

Click here to read “Re-Defining the Extraterritorial Reach of Anti-Fraud Protections Under the U.S. Securities Laws.”