Off the Hook: Does the Supreme Court's Scheme Liability Ruling Benefit Firms in Litigation-Prone Industries?

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Off the Hook: Does the Supreme Court’s Scheme Liability Ruling Benefit Firms in Litigation-Prone Industries?

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This study measures the impact of the U.S. Supreme Court’s 2008 ruling Stoneridge Investment Partners vs. Scientific-Atlanta on the cumulative abnormal returns and changes in bid-ask spread of firms in litigation-prone industries (computer, electronic, pharmaceutical/biotech, and retail industries). Although we find, in general, positive CARs around the event, we posit and find that the conditional probability that a firm will commit an accounting misstatement affects both CAR and bid-ask spread. The results show that firms with a higher probability of committing financial misstatements experience lower returns around the court’s ruling. That is, the ruling increases information asymmetry and uncertainty, and thus costs increase for firms that are more likely to commit financial misstatements, as reflected in a widening of the bid-ask spread.

INTRODUCTION

To maximize the shareholder wealth of a firm, a manager must manage both financial and nonfinancial risks. One important nonfinancial risk is litigation risk. Whether the litigation case against the firm is legitimate and frivolous, shareholders bear the costs of every lawsuit. Firms in some industries (e.g., pharmaceutical industry) can be the target of class action lawsuits from their investors who incur investment losses. Investors may file the class action lawsuits to coerce financial settlements from the defendants who do not wish to engage in extended litigation process.

To limit litigants’ ability to sue a firm for their investment losses from securities fraud and to protect firms from abusive class action lawsuits, Congress passed the Private Securities Litigation Reform Act of 1995 (PSLRA). This new legislation is controversial and far from being widely accepted by the public. On the one hand, PSLRA can benefit firms in litigation-prone industries by reducing the probability that a firm must financially settle with the plaintiffs in frivolous class action lawsuits. On the other hand, PSLRA can encourage firms to commit frauds as the new ruling provides firms with greater protection against even meritorious lawsuits.

The impact of the PSLRA on firms in litigation-prone industries is mixed. Johnson, Kasznik, and Nelson (2000) find that PSLRA is wealth-increasing and that firms with greater risk of being sued in a securities class action lawsuit have a more positive market reaction at the time of the passing of PSLRA. Ali and Kallapur (2001), on the other hand, argue that the timing of multiple confounding events related to PSLRA—including three sets of full House and Senate votes, the presidential veto, and subsequent
House override—cloud the true impact of PSLRA on firms. In fact, news of the presidential veto and the House override of the veto were released on the same day and the two events had opposite effects on PSLRA.

We examine the impact of a very influential and highly scrutinized Supreme Court ruling in case of Stoneridge Investment Partners vs. Scientific-Atlanta (2008) on firms in litigious industries (the Supreme Court ruled that third parties including investment banks, accounting firms, and suppliers are protected from liability if those parties have a business relationship with firms that engage in securities fraud). This litigation case is perhaps the most important litigation case in years in regards to the investor rights—the Roe vs. Wade of securities law. This ruling also sets a new precedence for many other much bigger litigation cases, including the most recent lawsuit against Facebook and its underwriters as well as the pending $40 billion class action lawsuit filed by Enron shareholders against investments banks that advised the company. Considering that the financial impact of PSLRA on firms in litigious industries is unclear, this recent Supreme Court ruling provides us with a fresh opportunity to examine how limiting investors’ ability to file a class action lawsuit (whether meritorious or frivolous lawsuits) affects firms specifically and the integrity of the financial market in general.

Using the sample of firms in four litigation-prone industries (computer, electronic, pharmaceutical/biotech, and retail industries), we measure the impact of the Stoneridge Investment Partners vs. Scientific-Atlanta (2008) ruling on stock returns of the firms and on the change of the bid-ask spread 90 days before and 90 days after the ruling. We find that the average cumulative abnormal return (CAR) for the full sample is 1.46%, which means that stock prices of firms in industries with a high number of litigation cases are higher on the announcement of the Supreme Court’s ruling. We also find a stronger positive market reaction for firms in the retail industry (CAR = 3.84%) than firms in nonretail industry (CAR = 0.92%).

Furthermore, we also use a cross-sectional regression to test the impact of the F_Score (the ratio of conditional probability that a firm will commit accounting misstatement and its unconditional probability) and other accounting quality and control variables on the three-day CAR. In general, we find a negative relation between the F_Score and CAR, which means that firms with a higher F_Score (e.g., firms that are more likely to commit accounting misstatement than average firms) experienced lower stock returns on the Supreme Court’s ruling. However, surprisingly, firms in retail industry have a positive relation between F_Score and their CARs. Our results indicate that investors react differently to the ruling depending on the firm’s F_Score.

In regards to the impact of the ruling on changes in the bid-ask spread, we find that by protecting third parties from any fraud-related liabilities the ruling increases the uncertainty and consequently increases the bid-ask spread. We run robustness checks using several measures of CAR (over one-day, two-day, and three-day event windows) and by using the Fama–French (1993) three-factor model augmented by momentum factor. We also broaden the window of the bid–ask spread (−120 to +120 days and −150 to +150 days around the ruling). The results remain consistent.

Our study contributes to the literature in several significant ways. First, given the current financial market environment of distrust following several major accounting scandals, third-party liability is a very important issue for firms as well as for the credibility, integrity, and the efficiency of the financial market. We add new evidence that indicates that investors of firms with higher ex-ante probability of committing financial misstatements are concerned with limiting firm liability. That is, investors take the probability that a firm will commit financial misstatement into their investment decision-making process and price the risk accordingly. Second, our results, which provide evidence of the effect of limiting liability, are free from the multiple confounding events that hamper previous event studies that focus on the passage of PSLRA. Third, we utilize the Bayesian approach to examine the impact of the ruling conditioned on the likelihood that a firm will have material financial misstatements. Given that the Supreme Court’s ruling affects all firms differently, we provide empirical evidence that this difference is mainly driven by the likelihood that a firm will have higher ex-ante probability to commit financial misstatements. That is, firms with a higher probability of committing financial misstatements experienced lower returns around the court’s ruling. The ruling increases information asymmetry and uncertainty, and thus costs increase.
for firms that are more likely to commit financial misstatements, as reflected in a widening of the bid–ask spread.

The remainder of the study is organized as follows. Section 2 discusses the research design including the sample selection and methodologies. Section 3 presents the empirical results, and Section 4 concludes.

RESEARCH DESIGN

Sample Selection
Following prior research, we use a sample of firms operating in litigation-prone industries. Francis, Philbrick, and Schipper (1994) identify biotech (SIC 2833–2836 and 8731–8734), computer (SIC 3570–3577 and 7370–7374), electronic (SIC 3600–3674), and retail (SIC 5200–5961) industries as industries with high number of litigation cases. Peng and Roell (2008) report that the percentages of companies that were targets of shareholder lawsuits during 1996–2002 in the telecommunication, computer and software, healthcare and drug, and retail industries were 40%, 34%, 27%, and 15%, respectively. A recent PriceWaterhouseCoopers (2010) report on shareholder litigations during 2005–2009 shows that high-tech, healthcare, and retail industries account for 26%, 16%, and 4%, respectively, of shareholder lawsuits. Volatility of operations and stock prices due to disruptive innovation, intense competition, and reliance on intangibles of firms in these industries make their stock prices susceptible to significant drops following earnings disappointments and subsequent lawsuits (Lev, 2012).

We construct our data set by collecting daily stock return data of firms in the four litigation-prone industries from the Center for Research in Security Prices (CRSP) database for one year before through 90 days after the event date. We also require the firms in our sample to have accounting data from Compustat. After this screening, our sample consists of 1,057 firms: 349 (33%), 268 (25%), 244 (23%), and 196 (19%) firms in computer, electronics, pharmaceutical/biotech and retail industries, respectively. Our sample for our alternative test, in which we regress cumulative abnormal returns (CARs) on firm characteristics, decreases by six firms, reducing the total number of firms to 1,051.

Event Window, Empirical Models and Measurement of Variables
We base our tests on the securities price consequences of the ruling and accounting information available at the time of the ruling. We begin with the determination of abnormal returns on the announcement of the ruling. The Supreme Court handed down the ruling on January 15, 2008; however, wide dissemination of ruling’s outcome occurred in the following days. For example, the Financial Times reported the ruling in its January 16, 2008 and January 17, 2008 editions. The Wall Street Journal and the New York Times carried the story in the January 16, 2008 and January 15, 2008 editions, respectively. To allow time for dissemination and analysis, we base our tests on abnormal returns for three days around the ruling (0,+2). For our tests of change in spread following the ruling, we examine the change in spread during the 90 days after the ruling relative to the spread during the 90 days before the ruling (–90,+90).

Market Reaction and Portfolio Returns
To mitigate cross correlation of abnormal returns, we use the portfolio method suggested by Sefcik and Thompson (1986) to test the market reaction to the ruling. Following prior studies (Ali and Kallapur, 2001; Baber, Kumar, and Verghese, 1995; Karpoff and Malatesta, 1989), we use the following model to compute abnormal returns:

\[ R_{pt} = \alpha_p + \sum_j \gamma_{pj} \text{Event}_{pj} + \beta_{1p} \text{Event} \times F\_Score_{pt} + \beta_{2p} F\_Score_{pt} + \beta_{3} R_{m} + e_{pt}, \]  

where \( R_{pt} \) is the daily return of a portfolio of high litigation firms, \( R_{m} \) is the value-weighted market index, \( \text{Event}_{pj} \) is a dummy variable that equals 1 when the day corresponds to event date \( j \), and zero otherwise. The coefficient \( \sum_j \gamma_{pj} \) represents the average abnormal returns of high litigation firms during the event
window.

$F_{\text{Score}}$ is the logistic probability from Dechow, Ge, Larson, and Sloan (2011), scaled by the unconditional probability of having accounting manipulations. Dechow et al. estimate the predicted probability as

$$\text{Manipulation} = -8.252 + 0.665 \times \Delta \text{RSST Accruals} + 2.457 \times \Delta \text{Accounts Receivable} + 1.393 \times \Delta \text{Inventories} + 2.211 \times \% \text{Soft Assets} + 0.159 \times \Delta \text{Cash Sales} - 1.029 \times \Delta \text{ROA} + 0.983 \times \text{Issue of Shares} - 0.15 \times \text{Abnormal Change in Employees} + 0.149 \times \text{Existence of Operating Lease},$$

where RSST accruals are the change in noncash net operating assets; $\Delta \text{Accounts Receivable}$ is $\Delta \text{Accounts Receivables (RECT)}/\text{Average Total Assets}$; $\Delta \text{Inventories}$ is $\Delta \text{Inventory (INVT)}/\text{Average Total Assets}$; $\Delta \text{Cash Sales}$ is percentage change in cash sales $[\text{Sales(SALE)} - \Delta \text{Accounts Receivables (RECT)}]$; $\Delta \text{ROA}$ is $[\text{Earnings(IB)}/\text{Average Total Assets}] - [\text{IB}_{t-1}/\text{Average Total Assets}_{t-1}]$; Issue is an indicator variable that equals 1 if the firm has issued new debt or equity during the time period; %Soft Assets is soft assets (i.e., assets other than property, plant, and equipment and cash) as a percentage of total assets $(\text{AT} - \text{CHE} - \text{PPENT})/\text{AT}$; Abnormal Change in Employees is the percentage change in the number of employees $(\text{EMP})$ minus the percentage change in assets $(\text{AT})$; and Existence of Operating Leases is an indicator variable that is coded 1 if future operating lease obligations are greater than zero, and zero otherwise.

An $F_{\text{Score}}$ of 1 indicates that the firm has the same probability of manipulation as the unconditional expectation. An $F_{\text{Score}}$ smaller (greater) than 1 indicates a lower (higher) conditional probability of manipulation than that of the unconditional expectation of misstatement. We determine the unconditional probability of misstatement based on the total number of misstatements during 1997–2006, as reported by the U.S. Government Accountability Office (GAO) database. Among the firms in litigious industries, 545 firms restated their financial statements during the period.

**Market Reaction and Individual Firm Abnormal Returns**

We determine abnormal returns of day $t$ as the difference between actual returns and expected returns based on the following market model:

$$R_{it} = \hat{\alpha}_i + \hat{\beta}_i R_{mt},$$

$$AR_{it} = R_{it} - (\hat{\alpha}_i + \hat{\beta}_i R_{mt}),$$

where $R_{it}$ and $R_{mt}$ refer to daily return for firm $i$ on day $t$ and market return for firms listed on NYSE, Amex, and NASDAQ, respectively. Parameters are estimated using returns during $t-252$ days and $t-30$ days. $\hat{\alpha}_i$ and $\hat{\beta}_i$ refer to the intercept and beta estimates from Eq. 2a.

Next we assess whether investors view the litigation as a reduction of insurance or a deterrence of nuisance litigation. On one hand, if investors view the reduction as an elimination of deterrence, we would observe an overall negative reaction. On the other hand, if investors believe that the ruling protects firms from liability, especially frivolous lawsuits, we should see an overall positive reaction, with attenuated reaction for firms with likelihood of fraud. We use three-day CARs as the dependent variable in the following equation to examine how investors react to firms' $F_{\text{Score}}$ and other firm characteristics:

$$\text{CAR}_{it} = \gamma F_{\text{Score}} + \gamma \sigma_{\text{opCashFlows}} \gamma \text{AVA}_{-4} \text{SGR} + \gamma \log \text{Total Assets} + \gamma \text{Leverage}_i + \gamma \text{Mean SGR}_t + \gamma \text{Leverage}_i \times \text{Mean SGR}_t + \gamma \text{Big4}_i + \varepsilon,$$

where $\text{CAR}$ is the CARs during the three-day event period $(0, +2)$ subsequent to the ruling date based on the market model; $F_{\text{Score}}$ is the scaled predicted probability of misstatement as previously defined; $\sigma_{\text{opCashFlows}}$ is the standard deviation of operating cash flows over $t-4$ and $t$; AVA SGR is the mean of sales growth over $t-4$ and $t$; Log Total Assets (size) is the natural log of total assets; Leverage is total liabilities divided by total assets; BTM is the book value of equity divided by market value of equity; Settle is an
indicator variable that equals to 1 if the firm settled a litigation over the last five years, and zero otherwise; \( R_{\text{Times}} \) is the number of times the firm restated its financial statements (based on the GAO restatement database); and Big4 is an indicator variable that is coded 1 if the firm is a client of one of the Big Four audit firms, and zero otherwise.

**Change in Bid–Ask Spread**

The Supreme Court ruling establishes the need for an explicit causal connection between the defendant’s misrepresentation and a plaintiff’s injury for liability to attach. As a result, the new legal environment allows third parties to escape liability as long as they avoid public statements irrespective of their culpability (Klock, 2010; Sinai, 2008). However, limiting the liability of participants in fraud may cultivate behavior that has adverse effects on the stability and development of capital markets (Cooter, 2005; Klock, 2010), which require investor protection from fraud and remedy for injury if fraud occurs. In other words, the integrity of capital markets partly depends on the expectation that no form of fraud is tolerated and that strong remedies exist if it does occur (Donaldson, Levitt, and Goldschmid, 2007). If implied private cause of action available to injured investors is effectively dissolved by the ruling, subsequent risk and transaction cost are likely to increase.

Third parties that assist a company to mislead its investors are now immune from liability if they do not make public statements on which investors rely in their decisions. As disclosure is crucial for establishing liability, the ruling potentially triggers a shift from reporting based on the full disclosure principle to one that is based on caveat emptor (Matricianni, 2009). That is, it provides incentive to firms to limit disclosure that may potentially link the firm to fraudulent activities of other firms. For example, information concerning current and future relationships with suppliers, customers, and other business partners is crucial to forecast future cash flows. However, managers may curtail such disclosures as a preemptive defense against potential lawsuits involving fraud by business partners. Even if firms do not limit disclosure, investors are more likely to be skeptical of corporate disclosure due to the potential for such omissions.

We posit that the ruling creates increased information asymmetry or uncertainty relative to the period before the ruling. Prior research shows that an increase in information asymmetry is associated with an increase in bid–ask spread (Amihud and Mendelson, 1988; Diamond and Verrecchia, 1991). Recent research also reports that the quality and quantity of information made available to investors affects the cost of capital (Easley and O’Hara, 2004). Disclosure of information and accounting quality crucially affect asset prices and cost of capital (Botosan, 1997; Francis, LaFond, Olsson, and Schipper, 2004). In addition, the ruling reduces the amount that investors can recover from involved third parties without reducing the risk of fraud. Thus, we posit that the bid–ask spread subsequent to the ruling is likely to be higher relative to that of before the ruling. In particular, we expect that the increase in bid–ask–spread to be more pronounced for firms with higher \( F_{\text{Score}} \).

To estimate the change in the bid–ask spread, we test the impact of \( F_{\text{Score}} \). We augment Chang, Chen, Liao, and Mishra’s (2006) model by including \( F_{\text{Score}} \) and an interaction term between Event and \( F_{\text{Score}} \) as follows:

\[
\text{Spread}_{\pi} = \beta_0 + \beta_1 \text{LogVolume}_{\pi} + \beta_2 \text{ReturnVolatility}_{\pi} + \beta_3 \text{Event}_{\pi} + \beta_4 \text{Event} \times F_{\text{Score}}_{\pi} + \beta_5 \text{F}_{\text{Score}}_{\pi} + \beta_6 \text{Settle}_{\pi} + \beta_7 \text{R}_{\text{Time} \pi} + \beta_8 \text{Event} \times R_{\text{Times} \pi} + \epsilon_{\pi},
\]

where \( \text{Spread} \) is \( 2 \times (\text{Ask} - \text{Bid})/(\text{Ask} + \text{Bid}) \); \( \text{ReturnVolatility} \) is the square of stock returns, a proxy for return variability; \( \text{LogVolume} \) is the log of the total number of shares of the company; \( \text{Event} \) is an indicator variable that is coded 1 if the day lies in the event window \((0,+89)\) and zero if it lies in event window \((-90, -1)\).

We expect that investors will in general take measures to price protect themselves in the face of heightened information asymmetry and uncertainty. We also expect a positive coefficient for \( \beta_3 \). In addition, we expect the subsequent increase in the bid–ask spread to be greater for firms with higher \( F_{\text{Score}} \). Finally, we consider whether the firm settled a lawsuit in the three years prior to the ruling.
(Settle) and the number of times the firm restated its financial statements during 1997-2006 (R_Times) based on the GAO restatement database.5

EMPIRICAL RESULTS

Descriptive Statistics

Table 1 shows the descriptive statistics of variables used in Eqs. 2, 3, and 4. The mean three-day CARs for the full sample is 1.46%. For the same event window, the CAR for firms in nonretail (retail) industries is 0.92% (3.84%). The mean F_Score for the full sample is 0.6396, suggesting that the average firm is less likely to commit fraud. An F_Score of 1 indicates that a firm's propensity to misstate its financial statements, given the predictor variables, is similar to the unconditional expectations (Dechow et al., 2011); an F_Score greater than 1 suggests that the likelihood of misstatement is higher than the unconditional expectations. The mean F_Score for nonretail (retail) industries is 0.6560 (0.5683), suggesting that the likelihood of misstatement by the average firm is not greater than the unconditional probability.

<table>
<thead>
<tr>
<th></th>
<th>Full Sample (n = 1,057)</th>
<th>Firms in nonretail industries (n = 861)</th>
<th>Firms in retail industries (n = 196)</th>
</tr>
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<tbody>
<tr>
<td></td>
<td>Mean</td>
<td>Std. dev.</td>
<td>Mean</td>
</tr>
<tr>
<td>CAR</td>
<td>0.0146</td>
<td>0.0672</td>
<td>0.0092</td>
</tr>
<tr>
<td>F_Score</td>
<td>0.6396</td>
<td>0.4972</td>
<td>0.6560</td>
</tr>
<tr>
<td>(\sigma_{op.,\text{cash},\text{flows}})</td>
<td>0.0812</td>
<td>0.0862</td>
<td>0.0887</td>
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<tr>
<td>AV_SGR</td>
<td>0.3673</td>
<td>1.7856</td>
<td>0.4205</td>
</tr>
<tr>
<td>Log Total Assets</td>
<td>5.6738</td>
<td>1.9867</td>
<td>5.4727</td>
</tr>
<tr>
<td>Leverage</td>
<td>0.3853</td>
<td>0.2008</td>
<td>0.3628</td>
</tr>
<tr>
<td>BTM</td>
<td>0.4189</td>
<td>0.2698</td>
<td>0.4135</td>
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<tr>
<td>Settle</td>
<td>0.3844</td>
<td>0.4867</td>
<td>0.3637</td>
</tr>
<tr>
<td>R_Times</td>
<td>0.3264</td>
<td>0.6056</td>
<td>0.2573</td>
</tr>
<tr>
<td>BIG4</td>
<td>0.7231</td>
<td>0.4477</td>
<td>0.7018</td>
</tr>
<tr>
<td>Spread</td>
<td>0.0500</td>
<td>0.0366</td>
<td>0.0505</td>
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<tr>
<td>Return Volatility</td>
<td>0.0012</td>
<td>0.0026</td>
<td>0.0013</td>
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<tr>
<td>Log Volume</td>
<td>12.1865</td>
<td>2.2988</td>
<td>12.1132</td>
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</table>

Notes: CAR = cumulative abnormal returns during the three day event period (0,+2) subsequent to the ruling date based on the market model: \(R_{it} = \alpha_t + \beta_t R_{mt} + \epsilon_{it}\). \(\sigma_{op.\,\text{cash}\,\text{flows}}\) = standard deviation of operating cash flows over \(t-4\) and \(t\). AV_SGR = the mean of sales growth over \(t-1\) and \(t\). Log Total Assets = the log of total assets. Leverage = total liabilities divided by total assets. BTM = book value of equity divided by market value of equity. Settle = an indicator variable that equals 1 if the firm settled a litigation over the last five years, and zero otherwise. R_Times = the number of times the firm restated its financial statements (based on the GAO restatement database). BIG4 = an indicator variable that is coded 1 if the firm is a client of one of the Big Four Auditors, and zero otherwise. Spread=\(2\times(\text{ask} - \text{bid})/(\text{ask} + \text{bid})\). Return Volatility = square of stock returns, a proxy for return variability. Log Volume = the log of the total number of shares of the company. F-Score = scaled predicted probability from plugging firm characteristics into the following logistic model using estimated coefficients from Dechow et al. (2011).

Thirty-eight percent of the sample settled at least one lawsuit during the three years prior to the ruling. Settlement total is determined based on settlements reported on Compustat. These amounts include settlements related to securities litigation and other types of litigation. Thus the percentage of firms that reported settlements is higher than settlements related to securities litigation. For example, the percentage of retail firms that reported settlements constitutes 47.45%, which is relatively higher than the percentage
of litigation reported in other studies (shown in the sample distribution section). Overall, the size (Log Total Assets), book-to-market (BTM), leverage, number of times firms restated financial statements (R_Times), percentage of firms audited by Big Four auditors (Big4), return volatility, and volume (Log Volume) are similar for retail and nonretail subgroups.

### TABLE 2

**CORRELATION MATRIX FOR INDEPENDENT VARIABLES**

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<tbody>
<tr>
<td>F_Score</td>
<td>1.000</td>
<td>-0.555*</td>
<td>0.228***</td>
<td>1.000</td>
<td>-0.009</td>
<td>-0.382***</td>
<td>1.000</td>
<td>0.054*</td>
<td>0.235***</td>
<td>1.000</td>
<td>0.013</td>
<td>-0.008</td>
<td>-0.106***</td>
<td>-0.054**</td>
<td>-0.179***</td>
<td>1.000</td>
<td>0.016</td>
<td>-0.004***</td>
<td>0.045</td>
<td>0.051**</td>
<td>1.000</td>
<td>-0.025</td>
<td>-0.014***</td>
<td>0.164***</td>
<td>-0.012</td>
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<td>log (op. cash flows)</td>
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Notes: log (op. cash flows) = standard deviation of operating cash flows over t-4 and t, Av_SGR = the mean of sales growth over t-1 and t. Log Total Assets = the log of total assets. Leverage = total liabilities divided by total assets. BTM = book value of equity divided by market value of equity. Settle = an indicator variable that equals 1 if the firm settled a litigation over the last five years, and zero otherwise. R_Times = the number of times the firm restated its financial statements (based on the GAO restatement database). Big4 = an indicator variable that is coded 1 if the firm is a client of one of the Big Four Auditors, and zero otherwise. Return Volatility = square of stock returns, a proxy for return variability. Log Volume = the log of the total number of shares of the company. F-Score = scaled predicted probability from plugging firm characteristics into the following logistic model using estimated coefficients from Dechow et al. (2011).

* , ** and *** denote significance at 10%, 5% and 1% levels, respectively.

In Table 2, we show correlation coefficients between any two variables of interest. The F_Score is positively correlated with leverage and negatively correlated with Big4. The negative correlation between F_Score and Big4 is consistent with the view that a higher quality audit reduces the likelihood of accounting manipulation (Becker, DeFond, Jiambalvo, and Subramanyam, 1998). However, the positive correlation between leverage and F_Score supports the finding that firms use accounting maneuvers to prevent the likelihood of violating debt covenants (DeFond and Jiambalvo, 1994; Sweeney, 1994). Both AV_SGR and BTM are strongly correlated with log (op. cash flows), showing that firms with higher growth have more volatile cash flows from operations. The negative association of Log Total Assets with AV_SGR and log (op. cash flows) shows that bigger firms have lower sales growth and operating cash flows volatility. In contrast, the positive association of Log Total Assets with Settle and Big4 suggests that bigger firms settle lawsuits more often. However, we interpret these results with caution as the correlations are univariate.

### Portfolio and Individual Firm Returns

We follow prior research and use the portfolio approach to test whether investors view the ruling as good news or bad news. The court agreed with the argument that permitting private cause of action for scheme liability extends liability to the whole marketplace in which a firm does business (Stoneridge v. Scientific Atlanta, 2007). Such liability creates an obstacle particularly in partnerships between U.S. companies and their suppliers (Chamber of Commerce, 2007). If investors interpret curtailment of third-party liability in such a manner, we would expect a positive market reaction to the ruling. In contrast, opponents argue that limiting liability provides too much immunity to corporate officers who are less than forthcoming in disclosure and thus increases uncertainty (Ali and Kallapur, 2001; Lev, 1995). In addition, opponents also argue that absolving fraud participants from liability undercuts the deterrence effect of
litigation, damages investor confidence, and, with it, market integrity (Donaldson et al., 2007). These arguments suggest that the market would react negatively to the ruling.

Rather than considering the ruling as wholly good or bad news, we posit that investors react based on the likelihood that the firm commits fraud. If well-governed firms have the misfortune of dealing with a bad company, they may be dragged into assisting fraud and the consequent litigation. For such firms, the ruling represents elimination of potential future nuisance litigation or litigation from plaintiffs that target firms with deep pockets. If the likelihood that a firm commits fraud is higher, the deterrence effect of litigation as well as recovery of loss will be diminished as a result of the ruling. We expect investors to react differentially based on firms' proclivity to commit fraud. Therefore, in the first set of tests we augment the portfolio model used in prior studies with our F_Score variable.

Columns 1 through 5 of Table 3 show that the market reaction is, in general, positive, suggesting that investors generally view the ruling as relief from potentially nuisance litigations. The amount by which the three-day CAR is higher ranges from 0.4% (t-stat = 2.13) to 0.9% (t-stat = 3.72). While the general market reaction is positive, the CAR for the event window is lower at higher level of F_Score. The coefficient of EVENT × F_Score is negative and significant (t-stat = -3.56) for the full sample. For individual industries, the effect of F_Score is generally negative. Contrary to our expectation, the CAR for firms with higher F_Score in the retail industry is higher. These results, in general, show that investors interpret elimination of third-party liability depending on the likelihood that the firm will commit fraudulent activities.

The results in Table 3 suggest that the impact of F_Score for the retail industry differs slightly while its impact is generally similar for the other industries. As a result, we present our results for the retail industry separately from the other industries. In Table 4, we show our results for the full sample, the nonretail subsample, and the retail subsample after partitioning observations into top and bottom quintiles based on F_Score. For the nonretail industries, the CAR for firms in the bottom quintile of F_Score is higher than that of the top quintile F_Score across different event windows. The three-day (0, +2) CAR for firms in the top quintile is 0.17% (t-stat = 2.27) compared to 1.14% (t-stat = 4.41) for firms in the bottom quintile of F_Score. Similarly, the proportion of positive returns across different event windows is higher for firms in the bottom quintile (54% for the top quintile vs. 59% for the bottom quintile). Similar to the results in the portfolio method (Table 3), the results for the retail industry show that firms in the top quintile have higher CAR (5%, t-stat = 8.11) than those in the bottom quintile (0.8%, t-stat = 1.08). We observe this difference across different event windows and in terms of the percentage of firms realizing positive abnormal returns (e.g., 75% for the top quintile vs. 55% for the bottom quintile for the three-day event window).