IT IS IMPERATIVE TO PERFORM EVENT STUDIES ONLY WITH HIGH-FREQUENCY INTRADAY DATA FOR SECURITIES LITIGATIONS AND VALUATIONS†

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I. INTRODUCTION

In this Article, we prove that work using daily (or lower frequency) data and/or ad hoc subjective judgments are unreliable.¹

1) It is imperative to use intraday data for event studies work:
   (a) systemically—two hours are sufficient to measure the impact of a potentially material event in question—and
   (b) if one were to use daily data, one would miss the impact of an event that reverts quickly, and/or worse, one could erroneously attribute the impact of entirely unrelated events to the potentially material event in question.
2) Event studies using ad hoc subjective judgments on whether an event (such as an analyst report) is better than expected news, worse than expected news, or no surprise at all, are fatally flawed (and have been strongly criticized by courts), because there is no objective and systematic way to determine what the markets expected at a particular time from publicly available data.

Following the publications of The Adjustment of Stock Prices to New Information² and An Empirical Evaluation of Accounting Income Numbers,³ hundreds of event studies have been conducted in the legal, financial economics, and accounting literatures. They test the impact, speed, and unbiasedness of the market’s reaction to an event, as pointed out in Capital...
Markets Research in Accounting. Relevant sources to review include Fama, Fisher, Jensen, and Roll (1969): Retrospective Comments, providing a retrospective comment by one of the co-founders of event studies describing the contributions of the other co-founders; Using Daily Stock Returns: The Case of Event Studies, summarizing event studies using daily data; and Section II of this Article, offering detailed descriptions of event studies using high-frequency intraday data.

To motivate this Article, consider the following example: On September 18, 2018, at 11:42 AM U.S. Eastern, Bloomberg announced that “Tesla Inc. is under investigation by the Justice Department over public statements made by the company and Chief Executive Officer Elon Musk, according to two people familiar with the matter. The criminal probe is running alongside a previously reported civil inquiry by securities regulators.”

In Table 0, the halfhour where the announcement took place and the following halfhour are marked in pink, the following halfhours that saw substantial absolute returns (>1%) based on Volume-Weighted Average Price (“VWAP”) are in yellow, and the following halfhours where there were negligible absolute returns are in green, and as suggested by the following table, all reaction, overreaction, correction, overcorrection, bounceback, etc., were almost all out of the system within two hours after the potentially material event.

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6 See Jerold Brown & Stephen Warner, The Case of Event Studies, 14 J. FIN. ECON. 3, 3 (1985); see infra Section II.
8 We divide each trading day into 15 halfhours as follows: halfhour 0 for prior to 9:30 AM U.S. Eastern, halfhours 1-13 for each halfhour of the trading hours 9:30 AM - 4 PM U.S. Eastern, and halfhour 14 for after 4 PM U.S. Eastern.
9 For this motivating example, we use the actual absolute returns, not the absolute abnormal returns that we describe later.
10 See generally infra Table 0 (specifically looking at the VWAP column).
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Table 0
TSLA Intraday Returns on September 18-19, 2018

<table>
<thead>
<tr>
<th>Date</th>
<th>Beginning Time</th>
<th>End Time</th>
<th>VWAP</th>
<th>Half-hourly Return</th>
</tr>
</thead>
<tbody>
<tr>
<td>9/18/2018</td>
<td>11:30 AM</td>
<td>11:30 AM</td>
<td>$300.80</td>
<td>0.803%</td>
</tr>
<tr>
<td>9/18/2018</td>
<td>11:30 AM</td>
<td>12:00 PM</td>
<td>$285.55</td>
<td>-5.202%</td>
</tr>
<tr>
<td>9/18/2018</td>
<td>12:00 PM</td>
<td>12:30 PM</td>
<td>$282.40</td>
<td>-1.107%</td>
</tr>
<tr>
<td>9/18/2018</td>
<td>12:30 PM</td>
<td>1:00 PM</td>
<td>$279.34</td>
<td>-1.093%</td>
</tr>
<tr>
<td>9/18/2018</td>
<td>1:00 PM</td>
<td>1:30 PM</td>
<td>$284.66</td>
<td>1.887%</td>
</tr>
<tr>
<td>9/18/2018</td>
<td>1:30 PM</td>
<td>2:00 PM</td>
<td>$281.27</td>
<td>-0.137%</td>
</tr>
<tr>
<td>9/18/2018</td>
<td>2:00 PM</td>
<td>2:30 PM</td>
<td>$284.56</td>
<td>0.102%</td>
</tr>
<tr>
<td>9/18/2018</td>
<td>2:30 PM</td>
<td>3:00 PM</td>
<td>$283.04</td>
<td>-0.534%</td>
</tr>
<tr>
<td>9/18/2018</td>
<td>3:00 PM</td>
<td>3:30 PM</td>
<td>$284.55</td>
<td>0.532%</td>
</tr>
<tr>
<td>9/18/2018</td>
<td>3:30 PM</td>
<td>4:00 PM</td>
<td>$284.37</td>
<td>-0.062%</td>
</tr>
<tr>
<td>9/18/2018</td>
<td>4:00 PM</td>
<td>11:59 PM</td>
<td>$285.05</td>
<td>0.236%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>12:00 AM</td>
<td>9:30 AM</td>
<td>$281.32</td>
<td>-1.315%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>9:30 AM</td>
<td>10:00 AM</td>
<td>$284.90</td>
<td>1.258%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>10:00 AM</td>
<td>10:30 AM</td>
<td>$286.03</td>
<td>0.397%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>10:30 AM</td>
<td>11:00 AM</td>
<td>$288.83</td>
<td>0.973%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>11:00 AM</td>
<td>11:30 AM</td>
<td>$290.37</td>
<td>0.533%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>11:30 AM</td>
<td>12:00 AM</td>
<td>$289.52</td>
<td>-0.294%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>12:00 AM</td>
<td>12:30 AM</td>
<td>$292.12</td>
<td>0.890%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>12:30 AM</td>
<td>1:00 PM</td>
<td>$293.88</td>
<td>0.600%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>1:00 PM</td>
<td>1:30 PM</td>
<td>$293.90</td>
<td>0.006%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>1:30 PM</td>
<td>2:00 PM</td>
<td>$292.78</td>
<td>-0.381%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>2:00 PM</td>
<td>2:30 PM</td>
<td>$284.37</td>
<td>0.542%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>2:30 PM</td>
<td>3:00 PM</td>
<td>$296.35</td>
<td>0.671%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>3:00 PM</td>
<td>3:30 PM</td>
<td>$298.39</td>
<td>0.683%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>3:30 PM</td>
<td>4:00 PM</td>
<td>$298.74</td>
<td>0.117%</td>
</tr>
<tr>
<td>9/19/2018</td>
<td>4:00 PM</td>
<td>11:59 PM</td>
<td>$298.99</td>
<td>0.083%</td>
</tr>
</tbody>
</table>
As in Big Data in Finance: Theory and Empirics, Chapter 8, analyzing all publicly traded U.S. stocks from 2014 to September 2021, using intraday data from NYSE Trade and Quote ("TAQ"), trade reporting and compliance engine ("TRACE"), institutional brokers’ estimate system ("I/B/E/S"), and S&P Capital IQ, and using daily data from Center for Research in Security Prices ("CRSP"), Thomson Reuters, Compustat, CRSP-Compustat Merged Database, and the Federal Reserve Economic Data of St. Louis ("FRED"), (tens of trillions of observations), we find, with robust econometrics, that all reaction, overreaction, correction, overcorrection, bounceback, etc., are systemically out of the system within two hours after a potentially material event, for all equities—of course, some events have longer horizons, but that is the nature of idiosyncrasies versus a strongly persuasive systemic result.

Therefore, it is imperative to use intraday data for event studies work: 1) two hours are systemically sufficient to measure the impact of a potentially material event in question, and 2) if one were to use daily data, one would miss the impact of an event that reverts quickly, and/or worse yet, one could erroneously attribute the impact of entirely unrelated events to the potentially material event in question. Thus, all previous event studies and market efficiency work using daily data have only historical value now, even though they were of enormous and ground-breaking significance in the past, with the caveat that any empirical study has, of course, to work within its data and computational constraints.

A potentially material event is systematically and objectively determined separately as 1) a key development (identified by S&P Global CapitalIQ, event types include earnings, dividends, mergers & acquisitions, buybacks, public offerings, management changes, debt defaults, dividend cancellations, and regulatory agency inquiries, sourced from regulatory filings and news vendors), and 2) an earnings announcement or revision, or an analyst forecast or revision. The result relies upon event studies controlling for intraday market equity returns, Nasdaq listing equity returns, industry (3-digit North American Industry Classification System ("NAICS") Code) equity returns, market cap decile equity returns, intraday volatility decile equity returns, dividend decile equity returns, Fama-French factors decile equity returns, fixed

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12 For perspective, the total number of stars in the Milky Way is estimated to be 100 billion, less than a hundredth of the number of observations analyzed in this Article. See Maggie Masetti, How Many Stars in the Milky Way, NAT’L AEROS. AND SPACE ADMIN. (NASA): GODDARD SPACE FLIGHT CTR. (July 22, 2015), https://asd.gsfc.nasa.gov/blueshift/index.php/2015/07/22/how-many-stars-in-the-milky-way [https://perma.cc/32AH-86HH].
13 Analyzing Big Data is not a scalable version of the programming that is done for smaller datasets. See e.g., Domenico Talia, A View of Programming Scalable Data Analysis: From Clouds to Exascale, 8 J. CLOUD COMPUTING 1 (Feb. 11, 2019).
15 See Bhattacharya, supra note 11.
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Income yield, daily risk-free and foreign exchange rates,\textsuperscript{18} and uses controlled contrasts between halfhour-level absolute abnormal returns in post-window halfhours on one hand versus control halfhours (non-announcement and non-relevant halfhours) on the other, measured by using the coefficients of one-, two-, and three-way fixed effects in the regression of halfhour-level absolute abnormal returns on tickers, time periods, and interactions, detailed in Section IV.C.\textsuperscript{19}

A market is semistrong efficient if prices reflect all publicly available information; thus, a market is efficient if stock prices adjust rapidly to new information. Prices of securities adjust, albeit to varying extents, to new information, therefore, markets for securities are efficient in varying degrees—often referred to as relative efficiency.\textsuperscript{20} In this Article, we use two different metrics to measure market efficiency: a) abnormal responses to key developments ("KD") (as indicated by S&P Global) and b) earnings announcements and revisions, and analyst forecasts and revisions ("EA"), based upon event studies, controlling for intraday market equity returns, Nasdaq listing equity returns, industry (3-digit NAICS Code) equity returns, market cap decile equity returns, intraday volatility decile equity returns, dividend decile equity returns, Fama-French factors, decile equity returns, fixed income yield, daily risk-free and foreign exchange rates, with intraday data for equity, fixed income securities, earnings announcements and revisions, and analyst forecasts and revisions, on all publicly traded U.S. companies between 2014 to September 2021: a controlled contrast between absolute abnormal returns for relevant halfhours versus absolute abnormal returns in control halfhours (non-announcement and non-relevant halfhours)—measured by the negative of the coefficient of the fixed effect of the interaction between the indicator variable, and as the case may be, ticker and/or time period of interest, in the regression of halfhour-level absolute abnormal returns on tickers, time periods, and interactions—provides an objective, systematic, and ordinal per se measure of market efficiency.\textsuperscript{21} As in Big Data in Finance: Theory and Empirics, Chapter 4, we normalize each variable (except for an indicator or time variable) by the Gaussian cumulative probability of its Z\_Score,\textsuperscript{22} this makes the impacts comparable and thus, allows a systematic and objective definition of economic significance, which is different from statistical significance.\textsuperscript{23}

Section II provides a comprehensive literature review.\textsuperscript{24} Section III describes the data.\textsuperscript{25} Section IV discusses the event studies.\textsuperscript{26} Section V summarizes the legal framework for market efficiency analysis in securities class actions.\textsuperscript{27} Section VI describes the econometric

\textsuperscript{18} See infra p. 10.
\textsuperscript{20} See Bhattacharya, supra note 11; see CAMPBELL ET AL., supra note 19.
\textsuperscript{21} See infra p. 2.
\textsuperscript{22} Z\_Score(x) = (x minus Mean(x))/(Standard Deviation(x)).
\textsuperscript{23} Bhattacharya, supra note 11; see infra p. 25.
\textsuperscript{24} See infra p. 6.
\textsuperscript{25} See infra p. 9.
\textsuperscript{26} See infra p. 9.
\textsuperscript{27} See infra p. 13.
methodology and empirical results of this Article; Table 1 summarizes the fixed effects of post-window halfhours versus control halfhours. Section VII concludes, and the Appendix provides summary statistics and calculations. Systematic, independent, and objective characterizations of each ticker-year, ticker-half-year, ticker-quarter, and ticker-month, and each year, half-year, quarter, and month, 2014 to September 2021, as statistically and economically significant efficient, statistically and economically significant inefficient, or otherwise, are available upon request from the corresponding author.

II. LITERATURE REVIEW

The study of how quickly prices react to new information has a distinguished history, and, more recently, insightful research has been conducted using high-frequency intraday data; here is a brief review of this research, in reverse chronological order.

It was concluded in Rest in Peace Post-Earnings Announcement Drift that “in modern financial markets, stock prices fully reflect earnings surprises on the announcement date, leading to the disappearance of post-earnings announcement drifts.” In How is Earnings News Transmitted to Stock Prices? found that “the best quote instantly adjusts to earning surprises.” It was found in The Intraday Bitcoin Response to Tether Minting and Burning Events: Asymmetry, Investor Sentiment, and ‘Whale Alerts’ on Twitter that “Bitcoin responds positively to . . . minting events over 5- to 30-minute event windows, but this response begins declining after 60 minutes.” Run EDGAR Run: SEC Dissemination in a High-Frequency World found that “prices, volumes, and spreads respond to the news contained in filings beginning around 30 seconds before public posting.” The authors in The High-Frequency Trading Arms Race: Frequent Batch Auctions as a Market Design Response:

[U]se millisecond-level direct-feed data from exchanges to document a series of stylized facts about how the continuous market works at high-frequency time horizons: (i) correlations completely break down; which (ii) leads to obvious mechanical arbitrage opportunities; and (iii) competition has not affected the size or frequency of the arbitrage opportunities.

As stated in Do Analyst Stock Recommendations Piggyback on Recent Corporate News? An Analysis of Regular-hour and After-hour Revisionse:

28 See infra Section IV.
29 See infra Table 1.
30 See infra Section VII.
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[A]nalysis of the regular-hour recommendation revisions shows large preannouncement returns and trading volume in the [-1 day, -21 minute] window although [they] also find statistically and economically significant returns and trading volume in the announcement window [-20 minute, +20 minute] and in the postannouncement window [+21 minute, +1 day]. In contrast, [their] analysis of the after-hours revisions shows that most of the price and volume reactions occur in the postannouncement window.36

It was found in Information Content of Earnings Announcements: Evidence From After-Hours Trading, that "a significant portion of the price change and price discovery occurs immediately after the earnings releases."37 The authors of What Makes Conference Calls Useful? The Information Content of Managers’ Presentations and Analysts’ Discussion Sessions use:

[I]ntra-day trading data to calculate absolute returns during each segment . . . [They] first examine the incremental information content of each segment of the call and find that both the presentation and discussion have incremental information content over the accompanying press release. However, [they] find statistically greater abnormal absolute returns during the discussion portion of the call relative to the presentation.38

From On the Information Role of Stock Recommendations:

[M]easure revision returns using narrow return intervals around daytime revision announcements . . . for identifying daytime dividend announcement returns from other event returns. [They] find the mean 40 minutes revision announcement returns are economically unimportant . . . . These results are robust to wider windows of one hour and two hours.39

In Evidence on the Speed of Convergence to Market Efficiency it was found that for actively traded NYSE stocks, “in thirty minutes, they are well along on their daily quest.”40 In Market Efficiency in Real-Time the authors:

[A]nalyze 322 stocks featured on the Morning Call and Midday Call segments. [They] find that stocks discussed positively experience a statistically and economically significant price impact beginning seconds after the stock is first mentioned and lasting approximately one minute. The

36 Edward List et al., Do Analyst Stock Recommendations Piggyback on Recent Corporate News? An Analysis of Regular-hour and After-hour Revisions, 53. J. OF ACCT. RSCH. 821, 824
37 Christine Jiang et al., Information Content of Earnings Announcements: Evidence From After-Hours Trading, 47 J. OF FIN. & QUANTITATIVE ANALYSIS 1303, 1303.
38 Dawn Matsumoto et al., What Makes Conference Calls Useful? The Information Content of Managers’ Presentations and Analysts’ Discussion Sessions, 86 ACCT. REV. 1383, 1384 (2011).
response to negative reports is more gradual, lasting 15 minutes, perhaps due to the higher costs of short selling. Conclude that prices adjust to stock mentions within fifteen seconds.\footnote{Jeffrey A. Busse & T. Clifton Green, *Market Efficiency in Real-Time*, 65 J. Fin. Econ. 415, 416 (2002).}

A market is *semistrong efficient* (efficient) if prices reflect all publicly available information,\footnote{See e.g., Eugene Fama, *Efficient Capital Markets: A Review of Theory and Empirical Work*, 25 J. Fin. 383, 383 (1970); Michael Jensen, *Some Anomalous Evidence Regarding Market Efficiency*, 6 J. Fin. Econ. 95 (1978); Sanford Grossman & Joseph Stiglitz, *On the Impossibility of Informationally Efficient Markets*, 70 Am. Econ. Rev. 393 (1980); Burton Malkiel, *Efficient Market Hypothesis*, in *NEW PALGRAVE DICTIONARY OF MONEY & FIN.* (John Eatwell et al. eds., 1992); Rafael Porta et al., *Good News for Value Stocks: Further Evidence on Market Efficiency* (Nat’l Bureau of Econ. Resch., Working Paper No. 5311, 1995); Larry Harris, *TRADING & EXCHANGES: MARKET MICROSTRUCTURE FOR PRACTITIONERS* (Oxford U. Press, 2003); Tim Loughran & Jay Ritter, *Uniformly Least Powerful Tests of Market Efficiency*, 55 J. Fin. Econ. 361-389 (2000); Andrei Shleifer, *INEFFICIENT MARKETS – AN INTRODUCTION TO BEHAVIORAL FIN.* (Oxford U. Press, 2000); Paul Samuelson, *An Enjoyable Life Puzzling Over Modern Finance Theory,* 1 ANN. REV. FIN. ECON. 19-35 (2009); Dominik Rosch et al., *The Dynamics of Market Efficiency*, 30 REV. FIN. STUD. 1151-1187 (2017).} and, therefore, a market is efficient if “stock prices adjust very rapidly to new information.”\footnote{Fama et al., * supra* note 2, at 20.} Prices of securities adjust, *albeit* to varying extents, to new information, therefore, markets for securities are efficient in varying degrees – often referred to as *relative efficiency*.\footnote{See generally CAMPBELL ET AL., supra note 19.} Other measures of market efficiency, such as 1) based on securities prices following random walks in efficient markets (as used in *Hedge Fund Holdings and Stock Market Efficiency*,\footnote{See Charles Cao, *Hedge Fund Holdings and Stock Market Efficiency*, 8 REV. ASSET PRICING STUD. 77 (2018).} and *Institutional Investors and the Informational Efficiency of Prices*\footnote{See Ekkehart Boehmer & Erik K. Kelley, *Institutional Investors and the Informational Efficiency of Prices*, 22 REV. FIN. STUD. 3563 (2009).}, 2) the two purely empirical measures of market efficiency based on the asymmetry between positive and negative market returns (as used in *Efficiency and the Bear: Short Sales and Markets Around the World* \footnote{See generally Arturo Bris et al., *Efficiency and the Bear: Short Sales and Markets Around the World*, 62 J. Fin. 1029, (2007).} ), 3) the variance ratio measures of random walk,\footnote{See CAMPBELL ET AL., supra note 19. The last two methods were also used by Pedro Saffi and Kari Sigurdsson.} 4) the friction measures of market efficiency,\footnote{See generally Kewei Hou & Tobias Moskowitz, *Market Frictions, Price Delay, and the Cross-Section of Expected Returns*, 18 REV. FIN. STUD. 981 (2005); Ekkehart Boehmer & Juan (Julie) Wu, *Short Selling and the Price Discovery Process*, 26 REV. FIN. STUD. 287 (2013).} 5) the mispricing score based on eleven return anomalies,\footnote{See infra Section VI.C.} all indirect measures of market efficiency based on a posited positive correlation between each of these indirect measures and the actual efficiency of the market for a security, which is not *per se* relevant but relevant only in the absence of an actual measure of market efficiency. In this Article, we use two metrics, as separate objective, ordinal, and actual *per se* measures of the efficiency of the market for a stock, which eliminates the need for the correlation-based measures referred to above.\footnote{See infra Section VI.C.}
III. DESCRIPTION OF DATA

We use data on all publicly traded U.S. stocks from 2014 to September 2021. We use intraday equity trading data from TAQ and intraday fixed income security trading data with $|\text{Yield}| \leq 100\%$ from TRACE. We restrict attention to stocks corresponding to publicly traded firms that did not have more than one Permno or Ticker or 3-digit NAICS Code from 2014 to September 2021. We further restrict attention to stock-days that did not have splits, reverse splits, or dividends, and to stock-days that have positive closing price and positive shares outstanding and other restrictions, that had the following fields in CRSP: date, closing price, return, shares outstanding, trading volume, closing bid and ask, exchange membership, NAICS Code, and had data on the following variables: intraday analyst forecasts and revisions (from I/B/E/S), intraday earnings announcements and revisions (from I/B/E/S) with $|\text{Earnings Per Share}| \leq 100\$, intraday Key Developments (from Capital IQ), daily data from Compustat-CRSP Merged Database, and daily data for T-Bill yields and Nominal Broad U.S. Dollar Index from FRED. Summary statistics are available in Table Appendix-1.

IV. EVENT STUDIES

Since The Adjustment of Stock Prices to New Information, and An Empirical Evaluation of Accounting Income Numbers, hundreds of event studies have been conducted in the legal, financial economics, and accounting literatures. They test the impact, speed, and unbiasedness of the market’s reaction to an event, as pointed out in Capital Markets Research in Accounting.

In this Article, we do not ascribe any directional component to a potentially material event, because it is impossible, without additional information or ad hoc judgment, to objectively determine the market’s perception prior to any potentially material event and to determine whether a particular potentially material event was better than expected news, worse than expected news, or even a surprise at all. Colloquially speaking: good news or bad news is not the relevant question here, and it requires subjective judgment to infer from the description of an event if market efficiency would require the price of the security to go up, down, or stay the same. In Petrobras Securities Litigation, the court addressed the issue of directionality and in its opinion, stringently criticized the subjective and ad hoc marking of
directionality of events in the dueling expert witness reports. For example, one of the expert witnesses in the litigation used the presence or absence of the term “corrupt” in the description of an event to determine the relevant directionality of a potentially material event.

A. HalfHour-Level Averages

We use intraday equity trading data from TAQ and intraday fixed income security trading data from TRACE. As discussed earlier calendar-time, rather than transaction-time, is relevant for market efficiency discussions. Therefore, we divide each trading day into 15 halfhours as follows: halfhour 0 for prior to 9:30 AM U.S. Eastern, halfhours 1-13 for each halfhour of the trading hours 9:30 AM - 4 PM U.S. Eastern, and halfhour 14 for after 4 PM U.S. Eastern. For each stock \( i \), for each trading day, for each halfhour \( \tau = \{0, 1, \ldots, 14\} \) with positive volume, we calculate the VWAP of trading prices, and then calculate the relevant continuously compounded return for halfhour \( \tau \). We calculate the various weighted averages for equity returns. For each fixed income security Ticker-Cusip, for each halfhour, we calculate the Volume-Weighted Average Yield (“VWAY”) and for each Ticker, we calculate the simple average of VWAY over all Cusips corresponding to that Ticker. Since we are using yield-to-maturity (“YTM”) with traded prices for the FI securities, we have comparability across different coupons, maturities, and periodicities, thus, average yield is meaningful, and we use a simple average to avoid the volatility of ticker-halfhour-yield because of substantially differing trading volumes, and we calculate the various weighted averages for FI returns.

B. Market Model

Our market model controls for intraday market equity returns, Nasdaq listing equity returns, industry 3-digit NAICS Code, equity returns, market cap decile equity returns, intraday volatility decile equity returns, dividend decile equity returns, Fama-French factor decile equity returns, fixed income yield, and daily risk-free and foreign exchange rates. This enables one to predict or benchmark the equity return for that firm \( i \) and that halfhour \( \tau \)—the normal return or expected return \( EqRet_{i,\tau} \), and therefore, to measure the abnormal return \( AbNEqRet_{i,\tau} = EqRet_{i,\tau} - EqRet_{i,\tau} \).

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63 See id. at 377.
65 See infra at p. 27. We are still left with other complexities such as seniority and convertibility, but we do not have these data.
66 See infra Appendix A (for these calculations).
67 See infra Appendix B.
68 Having the risk-free rate as a regressor in the market model is a generalization of using excess return (yield) of security = return (yield) of security minus risk-free rate, in all calculations for equity (fixed income) securities. See infra at p. 5
69 We do not have access to intraday data for foreign exchange rates or T-bill yields.
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C. Controlled Contrasts

As detailed in Appendix C, for fixed \( n \) announcement halfhours and \( m \) relevant halfhours, a systematic and controlled contrast between \( \text{AbNEqRet}_i \) for Relevant HalfHours versus \( \text{AbNEqRet}_i \) for ControlHalfHours would be necessary for an objective, systematic and ordinal direct measure of market efficiency. From the theory, it follows that \( \text{AbNEqRet}_i \) should be weakly higher for relevant halfhours than for control halfhours, and therefore, in this Article, for each of the identification systems for potentially material events (collectively, “KD and EA”) for each security \( i \), for each quarter \( t \), we provide an ordinal direct measure of market efficiency for that security for that quarter as the negative of the coefficient of the interaction between the indicator variable for relevant halfhours versus control halfhours, and as the case may be, ticker and/or time period of interest, in a fixed effects regression of halfhour-level absolute abnormal returns on tickers, time periods, and interactions.\(^70\)

D. Announcement Windows, Relevant Windows, and Post-Event Windows

Big Data in Finance: Theory and Empirics. Chapter 9. Depending on how one determines a potentially material event, we have two separate paths of research on event studies. For the first path, we rely upon the marking of an event as a Key Development by Capital IQ, a service of S&P Global, to study as a potentially material event for the issuing firm. For each Key Development for the firm and for each relevant window halfhour following the Key Development, we calculate the absolute abnormal return—we call this the Key Developments Abnormal Response (“KDAR”) for that window halfhour following that Key Development. As mentioned earlier, we do not try to ascribe any directional component to any Key Development, because it is impossible to objectively and systematically determine from publicly available data the market’s perceptions immediately prior to the relevant Key Development, therefore, it is impossible to objectively and systematically determine whether a particular Key Development was better than expected news, worse than expected news, or just as expected.\(^71\)

The second path studies the impact of earnings announcements and forecasts on security prices and has a long and distinguished history.\(^72\) For each earnings announcement, earnings announcement revision, analyst forecast, and analyst forecast revision, we calculate

\(^70\) See Bhattacharya, supra note 11. In Chapter 9 of Big Data in Finance: Theory and Empirics:

\[ \text{AbNEqRet}_i \] for each of the identification systems for potentially material events (KD and EA), for each \( n, m \), for each security \( i \), for each quarter \( t \), we provide an ordinal direct measure of market efficiency for that security for that quarter as the negative of the positive part of the difference in quarterly means between absolute abnormal returns for relevant halfhours and absolute abnormal returns for control halfhours.

\(^71\) See MARKETPLACE S&P GLOB, supra note 16. Even if one were to make an ad hoc inference about the directionality of the surprise information in a key development, with errors about market information at the time of a key development, from its description, one would compound error upon error, each of which would be non-identifiable.

the absolute abnormal return for each relevant window halfhour following the earnings announcement, earnings announcement revision, analyst forecast, and analyst forecast revision—we call this the Earnings Announcements Abnormal Response ("EAAR") for that earnings announcement, earnings announcement revision, analyst forecast, and analyst forecast revision. Please note that the actual announced earnings per share ("EPS") or its deviation from consensus forecasts do not enter our calculations for a number of reasons. Any estimate of the market’s consensus prediction of the EPS at the point of an EPS announcement, whether it is by using mean/medians of analyst forecasts, or by using valuation models, is sensitive to the methodology used to estimate the market’s perception and the deviation from it, therefore, it is impossible to objectively and systematically measure how much information about an actual earnings announcement or forecast leaked out before the actual announcement or forecast, and, therefore, it is impossible to objectively and systematically measure, from publicly available data, the surprise component of the earnings announcement or forecast.

For each stock, for each potentially material event at halfhour \( T \), we consider the announcement window halfhours to be \( \tau \in \{T, \ldots, T+2-1\} = \{T; T+1\} \) (\( n = 2 \) halfhours), the relevant window halfhours to be \( \tau \in \{T+1+1, \ldots, T+2+2-1\} = \{T+2, T+3\} \) (\( m = 2 \) halfhours), and the post-relevant windows to be \( \tau \in \{T+2+2, \ldots, T+2+2+6-1\} = \{T+4, \ldots, T+9\} \) (\( l = 6 \) halfhours). We calculate the absolute abnormal return \( EAAR_{\tau,i} \) for each stock \( i \) for each halfhour \( \tau \). As exemplified in Table 0, we find that halfhour level absolute abnormal returns for the six trading halfhours following each relevant window following each potentially material event (as identified in Section IV.D), are not economically significantly higher than all non-announcement and all non-relevant window trading halfhours; i.e., reaction, overreaction, correction, overcorrection, bounceback, etc., are all systematically out of the system within a few hours after a potentially material event, so it is imperative to use intraday data to consider event studies and market efficiency: 1) systemically, two hours are sufficient to measure the impact of a potentially material event in question, and 2) if one were to use daily data, one would miss the impact of an event that reverts quickly, and/or worse yet, one could erroneously attribute the impact of entirely unrelated events to the potentially material event in question. Therefore, all previous event studies and market efficiency work using daily data, while of ground-breaking significance in the past, have only historical value now, with the caveat that each empirical work has to be done, of course, within its data and computational constraints.76

73 See Chin-Han Chiang et al., Robust Measures of Earnings Surprises, 74 J. FIN. 943 (2018) (detailing biases in the calculations of deviations from consensus); see also S.P. Kothari et al., Analysts’ Forecasts and Asset Pricing: A Survey, 8 ANN. REV. FIN. ECON. 197 (2016) (surveying literature on quality, bias, and predictability of earning forecasts). Treating these analyst forecasts as representing market information at the time of a potentially material event, with forecast errors, would need compounding error upon error, each of which would be non-identifiable. See supra Section IV.D; see also Rajeer R. Bhattacharya & Mahendra R. Gupta, Diligence, Objectivity, Quality, and Accuracy, J. ACCT. LITERATURE (manuscript at 4), https://doi.org/10.1108/JAL-02-2023-0031.


75 See infra Table 0.

76 See infra Section II; see also Ball & Brown, supra note 3, at 160, 163.
IT IS IMPERATIVE TO PERFORM EVENT STUDIES ONLY WITH HIGH-FREQUENCY INTRADAY DATA FOR SECURITIES LITIGATIONS AND VALUATIONS

V. ANALYSIS OF MARKET EFFICIENCY IN SECURITIES CLASS ACTIONS—THE LEGAL FRAMEWORK

Section 10(b) of the Securities Exchange Act of 1934 prohibits the “use or employ[ment]” of any “deceptive device” “in connection with the purchase or sale of any security” in breach of rules set out by the Securities and Exchange Commission (“SEC”).\textsuperscript{77} SEC Rule 10b-5 prohibits entities subject to this Act from “mak[ing] any untrue statement of a material fact” or “omit[ting] to state a material fact necessary in order to make the statements not misleading.”\textsuperscript{78} Courts have inferred from these sources an implied private cause of action permitting the recovery of damages for securities fraud,\textsuperscript{79} where a plaintiff can prove (among other things) a material misrepresentation or omission by the defendant, and the plaintiff’s reliance on that misrepresentation or omission (the “Reliance Requirement”).\textsuperscript{80}

Several hundred securities class actions are typically filed each year on the above basis.\textsuperscript{81} Often, defendants will file a motion to dismiss and will be successful roughly half the time.\textsuperscript{82} Where an action advances beyond a motion to dismiss, the next major hurdle is the class certification hearing, where the court assesses whether the action is appropriate to be brought as a class action, and numerous plaintiffs collectively pursue essentially the same claim against the defendant at the same time rather than each plaintiff’s claims proceeding individually to trial.\textsuperscript{83} To clear this bar, plaintiffs must demonstrate (among several other requirements) that “the questions of law or fact common to class members predominate over any questions affecting only individual members.”\textsuperscript{84}

In relation to the Reliance Requirement, in the context of the court’s consideration of predominance at the class certification stage, the courts established a rebuttable presumption of class-wide reliance (based on the so-called fraud-on-the-market theory that “an investor presumptively relies on a misrepresentation so long as it was reflected in the market price at the time of his transaction”\textsuperscript{85}) where the plaintiffs can prove that: 1) the alleged misrepresentation was publicly known; 2) it was material;\textsuperscript{86} 3) the stock traded in an efficient

\textsuperscript{77} 15 U.S.C. § 78j(b).
\textsuperscript{80} See id.
\textsuperscript{81} See, e.g., Securities Class Action Filings: 2022 Year in Review, CORNERSTONE RSCH. (2023), https://www.cornerstone.com/wp-content/uploads/2023/05/Securities-Class-Action-Filings-2022-Year-in-Review.pdf [https://perma.cc/2CU8-4XQC]; see also Securities Exchange Act of 1933, 15 U.S.C § 77a (indicating that although such cases are predominantly filed in federal court, although they can sometimes be brought in state court pursuant to the Act).
\textsuperscript{83} See id.
\textsuperscript{84} FED. R. CIV. P. 23(b)(3).
\textsuperscript{86} The Supreme Court has ruled that this particular aspect need not be proved by plaintiffs at the class certification stage and is more appropriately left to the merits stage, since it does not bear on the predominance question. Amgen Inc. v. Connecticut Retirement Plans and Trust Funds, 568 U.S. 455, 466-68 (2013).
market.; and 4) the plaintiff traded the stock between the time the misrepresentation was made and when the truth was revealed (the “Basic Presumption”). Defendants can rebut the Basic Presumption through “[a]ny showing that severs the link between the alleged misrepresentation and either the price received (or paid) by the plaintiff, or his decision to trade at a fair market price.”

In practice, of the several thousand securities class actions filed since Halliburton II, there are few occasions where the Basic Presumption was rebutted. As a consequence, the majority of motions for class certification are granted. However, the Supreme Court has recently confirmed that defendants bear the ultimate burden of persuasion (and not simply an initial burden of production). When attempting to rebut the Basic Presumption, a court must consider all evidence relevant to price impact at the class certification stage (including the generic nature of an alleged misrepresentation), even if that evidence is relevant to a merits question such as materiality.

As regards the third limb of the Basic Presumption—market efficiency—one significant decision by the U.S. District Court for the District of New Jersey enumerated several factors that should be considered, including: 1) the average weekly trading volume; 2) the number of security analysts following and reporting on the security; 3) the extent to which market makers traded the security; 4) the issuer’s eligibility to file a U.S. SEC registration Form S-3; and 5) the cause-and-effect relationship between material disclosures and changes in the security’s price (collectively, the “Cammer Factors”). These Cammer Factors have been adopted by a number of other courts. Still courts have added additional considerations. For instance, one court considered the company’s market capitalization and the size of the public float for the security, while another considered the ability to sell short the security and the level of autocorrelation between the security’s prices. A class certification hearing is not a trial on the merits and is often conducted before full discovery is completed, therefore plaintiffs do not need to prove each of the claim elements on the merits at the class certification stage.

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88 Id. at 248.
93 See e.g., In re DVI, Inc. Sec. Litig., 639 F.3d 623, 633 n.14 (3rd Cir. 2013); Teamsters Local 445 Freight Div. Pension Fund v. Bombardier, Inc., 546 F.3d 196, 204, n. 11 (2d Cir. 2008); In re Xcelera.com Sec. Litig., 430 F.3d 503, 508 (1st Cir. 2005); Unger v. Amedisys Inc., 401 F.3d 316, 323 (5th Cir. 2005); Garity v. Grant Thornton, LLP, 368 F.3d 356, 368 (4th Cir. 2004); Binder v. Gillespie, 184 F. 3d 1059, 1064-65 (9th Cir. 1999).
96 For the latest research in financial economics on the associations of market efficiency with these factors see Bhattacharya, supra note 11. See In re Polymedica Corp. Sec. Litig., 432 F.3d 1, 18 at n. 21 (1st Cir. 2005).
97 See generally In re Initial Pub. Offerings Sec. Litig., 471 F.3d 24 (2d Cir. 2006).
It is imperative to perform event studies only with high-frequency intraday data for securities litigations and valuations.

Plaintiffs are required to prove—not simply plead—the Rule 23(a) class action requirements, and typically, that questions of law or fact common to all class members predominate over questions affecting individual members.98

Tensions have grown as the proof required to establish class action requirements spills over into the merits of the underlying claims themselves.99 Thus, courts are struggling to determine what and how much information must be proven during class certification contests.100 Amid two significant 5-4 decisions reversing class certification decisions because plaintiffs failed to prove the requirements of Rule 23, Wal-Mart Stores, Inc. v. Dukes, and Comcast Corp. v. Behrend, the United States Supreme Court has now issued other significant decisions regarding securities class actions cases that ultimately continue to support the 1988 Basic decision even while demonstrating that the fraud-on-the-market theory and the efficient market theory increasingly are coming under harsh attack.101 In Amgen Inc. v. Connecticut Retirement Plans and Trust Funds, a 6-3 majority decided that the materiality requirement of a securities claim was sufficiently distinct from market efficiency and the public nature of securities claims, such that it did not have to be established at the class certification stage.102 The Court reasoned whether a misrepresentation was sufficiently material to a stock price and was a matter of common proof such that the courts do not need to delve into the merits of this issue during class certification.103 The Court held that, while the parties are presenting event studies that speak to reliance (and the predominance of the common reliance evidence) to show that a stock price effect exists, plaintiffs need not prove during class certification that the stock price effect was material.104 Although implicit, neither Justice Scalia nor Justice Thomas’s dissent (joined by Justices Scalia and Kennedy) explicitly suggested that the Basic decision should be overruled, presumably because that issue was not directly before the Court. Amgen is consistent with the Court’s unanimous decision two years earlier in Erica P. John Fund, Inc. v. Halliburton Co., U.S. (2011), which held that plaintiffs need not prove loss causation, and that the misrepresentation in question caused the plaintiffs’ economic loss, at the class certification stage.105 The Fifth Circuit Court of Appeals had previously ruled in favor of Halliburton, holding that plaintiffs’ proof of loss causation, namely that company statements “actually caused the stock price to fall and resulted in the losses,” was necessary to invoke the Basic Presumption of reliance.106 Before the Supreme Court, Halliburton argued that insufficient evidence existed as to any price impact, thus suggesting there was nothing to rely upon in order to invoke the Basic Presumption.107

98 See id. at 29.
99 See id.
100 See id. at 43.
102 See id. at 473.
103 See id. at 474.
104 See id. at 481.
107 See id. at 2186.
The Supreme Court refused to examine the economic evidence and simply concluded that the Court of Appeals erred in conflating loss causation with the reliance element and the Basic Presumption of reliance. The Court remanded the matter for reconsideration of the trial court’s class certification decision; the district court granted class certification, which the Fifth Circuit subsequently affirmed. Halliburton then appealed to the Supreme Court and presented two issues. First, the Court addressed whether the Basic Presumption of liability should be overruled, thus ruling on whether plaintiffs should be required to prove actual reliance, including whether class-wide common proof of reliance was now required at the class certification stage of litigation. Second, the Court addressed the extent to which evidence of a presumption of reliance could be rebutted by defendants at the class certification stage, recognizing that class certification hearings are not meant to be trials on the merits but also recognizing that the Court’s recent class action decisions place increasing burdens on plaintiffs to prove (as opposed to presume) the class action requirements of Rule 23. The Supreme Court yet again unanimously vacated the lower court rulings and instructed the trial court to re-examine the evidence on class certification.

Five justices, led by Chief Justice Roberts, determined that Halliburton should be given an opportunity to rebut the Basic Presumption of reliance by presenting evidence of a lack of any price impact. Justices Ginsburg, Breyer and Sotomayor concurred, recognizing that the evidentiary burden of rebutting the Basic Presumption falls on defendants and thus should not be an additional hurdle for class action plaintiffs. Justices Thomas, Alito and Scalia concurred in the result but suggested that Basic should now be overruled, in part because “overwhelming empirical evidence” now suggests that even when markets do incorporate public information, they often fail to do so accurately and that “[s]cores” of “efficiency-defying anomalies” such as market swings in the absence of new information and prolonged deviations from underlying asset values make market efficiency “more contestable than ever.” Thus, the Basic Presumption remains a fixture of federal securities litigation even though the judicial system is now amply aware of the debates within finance theory about the extent and usefulness of the efficient market hypothesis.

Furthermore, academic debates themselves will certainly carry over into future class certification analyses as Halliburton supports defendants’ efforts to garner evidence and present their own event studies challenging the efficiency of the information signals associated with plaintiffs’ allegations of misrepresentations. Without doubt, federal district courts will continue to conduct more rigorous reviews of market efficiency at the class certification stage.

108 See id.
110 See id.
111 See id.
112 See id. at 2407.
113 See id. at 2417.
114 See id. at 2398-99.
115 See id. at 2417.
116 Id. at 2417, 2421.
118 Id.
of securities lawsuits. The scope and structure of these analyses are necessarily case-by-case, left to the parties and their financial experts to present evidence to the courts, with the courts then making legal determinations about whether the pertinent markets were “efficient enough” to justify the Basic Presumption of reliance. This Article emphasizes relative efficiency, that 1) prices of securities reflect, albeit to varying extents, all publicly available information, 2) prices adjust, albeit to varying extents, to new information, and 3) abnormal returns are close to zero, also albeit to various extents—therefore, markets for securities are efficient in varying degrees.

In order to appreciate how trading volume impacts market efficiency, we need to understand why a trade occurs. In particular, “investors trade among themselves because they are different,” and “volume reflects a lack of consensus regarding the price.” However, there is no reason that higher dispersion in investor valuations necessarily leads to higher market efficiency; therefore, the impact on market efficiency of normalized trading volume, everything else remaining the same, is fundamentally an empirical question—and the empirical answer is that the efficiency of the market for a stock is not significantly and positively affected by trading volume. The demand for market making services is an increasing function of trading volume, for instance, through higher dispersion of the valuation profile. As a corollary, everything else remaining the same, a firm is more likely to enter (or not exit) the market for market-making services if there is higher trading volume (and thus, higher market-making profits), for instance, through a higher dispersion of the valuation profile for that security. However, with a higher number of market makers, competition for trades would put downward pressure on the transaction costs, and economies of scale will determine the equilibrium impact on the price of market making services. Therefore, the direction of impact of the number of market makers for a security on the efficiency of the market for that security can only be determined empirically—and the empirical answer is that the efficiency of the market for a stock is not significantly and positively affected by the number of market makers. Recent empirical work also shows that short sales costs & constraints do not negatively impact market efficiency.

119 Id.
120 See Halliburton Co., 573 U.S. at 2414; see also In re Petrobras Sec. Litig., No. 1:14-cv-09662-JSR, slip op. at 6.
122 See William Beaver, The Information Content of Annual Earnings Announcements, 6 J. ACCT. RSCIL. 67, 69 (1968).
123 See Bhattacharya & O’Brien, supra note 117, at 666.
124 See id.
125 In particular, keeping constant other incentives of investment banks, such as profits from proprietary trading.
126 See Bhattacharya & O’Brien, supra note 117, at 666.
128 See Bhattacharya & O’Brien, supra note 117, at 666.
129 See Bhattacharya, supra note 11; see also Bhattacharya & O’Brien, supra note 117, at 666 (discussing the role of market efficiency in securities regulation); see generally Bradford Cornell & James Rutenberg, Market Efficiency, Crashes, and Securities Litigation, 81 TULANE L. REV. 443 (2006); Rajeev Bhattacharya, Objective Measures of Market Efficiency: Applications to Securities Class Actions and Valuations, 16 BERKELEY BUS. L.J.
VI. METHODOLOGY AND EMPIRICAL RESULTS

A. Economic Significance

Following Big Data in Finance: Theory and Empirics, Chapter 4, when dealing with large numbers of observations, we replace each variable \( x \), except for each indicator or time variable, by its normalization\(^\text{130}\):

\[
\Phi(Z_{\text{Score}}(x)) = \Phi\left(\frac{x - \text{Mean}(x)}{\text{StDev}(x)}\right) \sim U[0,1]
\]

where \( \Phi \) is the cumulative likelihood function of a standard Gaussian random variable and \( U \) represents a uniform distribution. This is a rigorization of the number of standard deviations approach to interpretation of coefficients, which also implicitly assumes Gaussian distributions. Therefore, all such regression coefficients are comparable, a coefficient \( \beta(y,x) \) on the regression of the regressand \( y \) on the regressor \( x \) means that a 1% increase in the cumulative probability of \( x \) is associated with a \( \beta(y,x)\)% increase in the cumulative probability of \( y \).\(^\text{131}\) Similarly, a regression coefficient \( \beta(y,N) \) on the regression of the regressand \( y \) on the indicator variable \( N \) means that there is a \( \beta(y,N) \) higher cumulative probability of \( y \) for membership in \( N \), and a regression coefficient \( \beta(y,t) \) on the regression of the regressand \( y \) on time period \( t \) means that there is a \( \beta(y,t) \) increase in cumulative probability of \( y \) from one time period to the next.\(^\text{132}\)

The impact of a regressor \( x \) on the regressand \( y \) is economically significant positive if the relevant coefficient \( \beta(y,x) > 0.01 \) and is economically significant negative if the relevant coefficient \( \beta(y,x) < -0.01 \). We indicate economically significant positive impacts by green highlighting and economically significant negative impacts by red highlighting.\(^\text{133}\)

B. Fixed Effects

As exemplified in Table 0, and as found in Big Data in Finance: Theory and Empirics, using cutting-edge econometrics of one-, two-, and three-way fixed effects in the regression of half-hour-level absolute abnormal returns on tickers, time periods, and interactions, detailed in Section IV.C and Appendix C.\(^\text{134}\) we find in this Article that half-hour-level absolute abnormal returns for the six trading halfhours following each relevant window following each potentially

249 (2019) (describing the importance of relative efficiency for valuations (especially Mark-to-Market) and securities class actions (especially class certification)).

\(^{130}\) See Bhattacharya, supra note 11.

\(^{131}\) It is worth pointing out that \( \text{Percentile}(x) = \text{RoundUp}(100 \Phi(Z_{\text{Score}}(x))) \) and, therefore, \( |\beta(y,x)| \geq 1 \) implies that a move of \( x \) to one higher percentile causes \( y \) to move up (approximately) \( \text{Round}(\beta(y,x)) \) percentiles, and \( 0 < |\beta(y,x)| < 1 \) implies that a move of \( x \) to one higher percentile causes \( y \) to stay in (approximately) the same percentile. Similarly, \( \text{Decile}(x) = \text{RoundUp}(10 \Phi(Z_{\text{Score}}(x))) \), \( \text{Quartile}(x) = \text{RoundUp}(4 \Phi(Z_{\text{Score}}(x))) \), etc.

\(^{132}\) For a robust defense of responsible science, that science needs to have integrity and relevance see Hiroyuki Aman et al., Responsible science: Celebrating the 50-year Legacy of Ball and Brown (1968) Using a Registration-based Framework, 56 PACIFIC BASIN FIN. J. 129 (2019).

\(^{133}\) See Bhattacharya, supra note 11.

\(^{134}\) See WILLIAM GREENE, ECONOMETRIC ANALYSIS, PEARSON (2018); see also Wooldridge, supra note 19; see also Campbell et al., supra note 19.
material event (as identified in Section IV.D), are not economically significantly higher than all non-announcement and all non-relevant window trading halfhours; i.e., reaction, overreaction, correction, overcorrection, bounceback, etc., are systemically all out of the system within a few hours after a potentially material event; note that, otherwise, the coefficients for the post-event indicator variables in the fixed effects regressions of half-hour-level absolute abnormal returns would have to be statistically and economically significant. It is, therefore, imperative to use intraday data for event studies and market efficiency work: 1) systemically, two hours are sufficient to measure the impact of a potentially material event in question, and 2) if one were to use daily data, one would miss the impact of an event that reverts quickly, and/or worse yet, one could erroneously attribute the impact of entirely unrelated events to the potentially material event in question.

135 See Bhattacharya, supra note 11.
136 See infra Table 1.
137 See Li et al., supra note 14, at 825.
### Table 1: Fixed Effects
Post-Relevant Halfhours Versus Control Halfhours
(2014 - September 2021)

<table>
<thead>
<tr>
<th>Control Variable</th>
<th>Fixed Effect</th>
<th>Estimate</th>
<th>Based on</th>
<th>Based on</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Key Developments Abnormal Returns</td>
<td>Earnings Announcements Abnormal Returns</td>
</tr>
<tr>
<td>Ticker</td>
<td>Intercept</td>
<td>44.75%***</td>
<td>44.93%***</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(1.021)</td>
<td>(1.047)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Post-Relevant Halfhours</td>
<td>0.00%</td>
<td>0.27%**</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(1.18)</td>
<td>(1.05)</td>
<td></td>
</tr>
<tr>
<td>Ticker * Year</td>
<td>Intercept</td>
<td>44.70%***</td>
<td>44.95%***</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(371.1)</td>
<td>(370.2)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Post-Relevant Halfhours</td>
<td>-0.02%***</td>
<td>-0.09%**</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(-2.5)</td>
<td>(-2.0)</td>
<td></td>
</tr>
<tr>
<td>Ticker * Half-Year</td>
<td>Intercept</td>
<td>44.58%***</td>
<td>44.68%***</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(249.7)</td>
<td>(270.3)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Post-Relevant Halfhours</td>
<td>-0.02%***</td>
<td>-0.03%**</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(-2.6)</td>
<td>(-2.0)</td>
<td></td>
</tr>
<tr>
<td>Ticker * Quarter</td>
<td>Intercept</td>
<td>44.72%***</td>
<td>44.71%***</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(371.6)</td>
<td>(370.2)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Post-Relevant Halfhours</td>
<td>-0.01%**</td>
<td>-0.03%**</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(-2.3)</td>
<td>(-2.0)</td>
<td></td>
</tr>
<tr>
<td>Ticker * Month</td>
<td>Intercept</td>
<td>44.52%***</td>
<td>44.72%***</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(114.6)</td>
<td>(113.2)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Post-Relevant Halfhours</td>
<td>-0.03%***</td>
<td>-0.02%**</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(-2.5)</td>
<td>(-2.0)</td>
<td></td>
</tr>
<tr>
<td>Ticker and Year</td>
<td>Intercept</td>
<td>44.62%***</td>
<td>44.67%***</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(1.016)</td>
<td>(1.002)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Post-Relevant Halfhours</td>
<td>-0.01%**</td>
<td>-0.02%**</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(-3.2)</td>
<td>(-3.1)</td>
<td></td>
</tr>
<tr>
<td>Ticker and Half-Year</td>
<td>Intercept</td>
<td>45.18%***</td>
<td>45.24%***</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(1.031)</td>
<td>(1.034)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Post-Relevant Halfhours</td>
<td>-0.01%***</td>
<td>-0.03%**</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(-3.4)</td>
<td>(-3.1)</td>
<td></td>
</tr>
<tr>
<td>Ticker and Quarter</td>
<td>Intercept</td>
<td>46.53%***</td>
<td>46.62%***</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(1.059)</td>
<td>(1.041)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Post-Relevant Halfhours</td>
<td>-0.01%**</td>
<td>-0.04%**</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(-2.3)</td>
<td>(-2.0)</td>
<td></td>
</tr>
<tr>
<td>Ticker and Month</td>
<td>Intercept</td>
<td>46.86%***</td>
<td>46.95%***</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(1.052)</td>
<td>(1.034)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Post-Relevant Halfhours</td>
<td>-0.00%**</td>
<td>-0.07%**</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(-2.4)</td>
<td>(-3.3)</td>
<td></td>
</tr>
</tbody>
</table>

* t-statistics are reported in parentheses. ***, ** and * denote two-tailed statistical significance at 1%, 5% and 10% levels.

Economically significant positive impacts are highlighted in green and economically significant negative impacts are highlighted in red.
C. Objective, Systematic, Independent and Ordinal *Per Se* Measures of Market Efficiency

As described in Section IV.C-D, for each stock $i$, for each potentially material event at halfhour $T$, we consider the announcement window halfhours to be $\tau \in \{T, \ldots, T + 2 - 1\} = \{T, T + 1\} (n = 2 \text{ halfhours})$, the relevant window halfhours to be $\tau \in \{T + 1 + 1, \ldots, T + 2 + 2 - 1\} = \{T + 2, T + 3\} (m = 2 \text{ halfhours})$, and the control halfhours are all the halfhours that are neither announcement window halfhours nor relevant window halfhours.\(^{138}\)

We calculate the absolute abnormal return $|\text{AbNEqRet}_{\tau,i}|$, for each stock $i$, for each halfhour $\tau$. A systematic and controlled contrast between $|\text{AbNEqRet}_{\tau,i}|$ for relevant window halfhours versus control (non-announcement and non-relevant) window halfhours—measured by the negative of the coefficient of the fixed effect of the interaction between the indicator variable, and as the case maybe, ticker and/or time period of interest in the regression of halfhour-level absolute abnormal returns on tickers, time periods, and interactions—provides an objective, systematic and ordinal actual *per se* measure of market efficiency for the relevant ticker, time period, or ticker-time period.

Systematic, independent, and objective characterizations of each ticker-year, ticker-halfyear, ticker-quarter, and ticker-month, and each year, halfyear, quarter, and month, 2014 to September 2021, as statistically and economically significant efficient, statistically, and economically significant inefficient, or otherwise, are available upon request from the corresponding author.

VII. CONCLUSIONS

Analyzing all publicly traded U.S. stocks from 2014 - September 2021, using intraday data from TAQ, TRACE, I/B/E/S, and Capital IQ, using daily data from CRSP, Compustat, CRSP-Compustat Merged Database, and FRED, we found that all reaction, overreaction, correction, overcorrection, bounceback, etc., a re systemically all out of the system within two hours after a potentially material event for all publicly traded U.S. equities over 2014 to September 2021. Therefore, it is imperative to use high-frequency intraday data for event studies and market efficiency work: 1) systemically, two hours are sufficient to measure the impact of a potentially material event in question, and 2) if one were to use daily data, one would miss the impact of an event that reverts quickly, and/or worse yet, one could erroneously attribute the impact of entirely unrelated events to the potentially material event in question.\(^{139}\)

Thus, all previous event studies and market efficiency work using daily data, while of ground-breaking significance in the past, have only historical value now.

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\(^{138}\) See Bhattacharya & Gupta, *supra* note 74 (discussing different sensitivities).

\(^{139}\) See *infra* p. 2.
### APPENDIX A. HALFHOUR-LEVEL AVERAGES

#### Table Appendix 1: Comparison of Intraday Data and Daily Data (2014 - September 2021)

<table>
<thead>
<tr>
<th>Year</th>
<th>Quarter</th>
<th>Intraday Data</th>
<th>Daily Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>2014</td>
<td>1</td>
<td>$822,529,123</td>
<td>$802,529,123</td>
</tr>
<tr>
<td>2014</td>
<td>2</td>
<td>$832,529,123</td>
<td>$822,529,123</td>
</tr>
<tr>
<td>2014</td>
<td>3</td>
<td>$822,529,123</td>
<td>$812,529,123</td>
</tr>
<tr>
<td>2014</td>
<td>4</td>
<td>$812,529,123</td>
<td>$802,529,123</td>
</tr>
<tr>
<td>2015</td>
<td>1</td>
<td>$822,529,123</td>
<td>$812,529,123</td>
</tr>
<tr>
<td>2015</td>
<td>2</td>
<td>$832,529,123</td>
<td>$822,529,123</td>
</tr>
<tr>
<td>2015</td>
<td>3</td>
<td>$822,529,123</td>
<td>$812,529,123</td>
</tr>
<tr>
<td>2015</td>
<td>4</td>
<td>$812,529,123</td>
<td>$802,529,123</td>
</tr>
</tbody>
</table>

The above table shows the comparison of intraday data and daily data for the years 2014 to 2015. The data is presented in a tabular format with columns for the year, quarter, intraday data, and daily data. The values are in $822,529,123 format.
IT IS IMPERATIVE TO PERFORM EVENT STUDIES ONLY WITH HIGH-FREQUENCY INTRADAY DATA FOR SECURITIES LITIGATION AND VALUATIONS

Table Appendix-2
Halfhour-Level Summary Statistics (2014 - September 2021)

<table>
<thead>
<tr>
<th>Halhour</th>
<th>Description</th>
<th>Number of Equity Trades</th>
<th>Dollar Value of Equity Trades</th>
<th>Number of Fixed Income Trades</th>
<th>Dollar Value of Fixed Income Trades</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>Before 9:30 AM U.S. Eastern</td>
<td>640,483,638</td>
<td>$6,777,865,423.227</td>
<td>11,305,416</td>
<td>$11,208,970,976.201</td>
</tr>
<tr>
<td>1</td>
<td>9:30 AM - 10 AM U.S. Eastern</td>
<td>8,765,560,268</td>
<td>$88,342,871,897.940</td>
<td>6,784,369</td>
<td>$43,327,031,645.262</td>
</tr>
<tr>
<td>2</td>
<td>10 AM - 11 AM U.S. Eastern</td>
<td>7,186,315,118</td>
<td>$57,282,665,617.677</td>
<td>8,691,571</td>
<td>$8,869,415,458.364</td>
</tr>
<tr>
<td>3</td>
<td>11 AM - 11:30 AM U.S. Eastern</td>
<td>6,280,105,358</td>
<td>$48,529,343,516.871</td>
<td>9,759,649</td>
<td>$5,614,909,986.256</td>
</tr>
<tr>
<td>4</td>
<td>11:30 AM - 12 PM U.S. Eastern</td>
<td>5,766,463,977</td>
<td>$43,620,109,464.877</td>
<td>10,553,089</td>
<td>$5,734,041,646.685</td>
</tr>
<tr>
<td>5</td>
<td>12 PM - 1:30 PM U.S. Eastern</td>
<td>5,049,592,922</td>
<td>$38,297,562,640.105</td>
<td>10,034,513</td>
<td>$5,099,021,334.254</td>
</tr>
<tr>
<td>6</td>
<td>1:30 PM - 2:30 PM U.S. Eastern</td>
<td>4,534,601,961</td>
<td>$33,023,573,217.106</td>
<td>9,860,459</td>
<td>$5,107,833,767.588</td>
</tr>
<tr>
<td>7</td>
<td>2:30 PM - 3 PM U.S. Eastern</td>
<td>4,278,316,692</td>
<td>$31,571,903,696.950</td>
<td>8,850,021</td>
<td>$4,336,087,866.003</td>
</tr>
<tr>
<td>9</td>
<td>4 PM - 5 PM U.S. Eastern</td>
<td>4,278,802,702</td>
<td>$31,160,800,672.212</td>
<td>11,018,262</td>
<td>$5,783,461,972.224</td>
</tr>
<tr>
<td>10</td>
<td>5 PM - 6:30 PM U.S. Eastern</td>
<td>4,792,257,411</td>
<td>$35,486,737,961.208</td>
<td>9,880,277</td>
<td>$5,392,417,019.295</td>
</tr>
<tr>
<td>11</td>
<td>6:30 PM - 7 PM U.S. Eastern</td>
<td>5,010,088,857</td>
<td>$36,589,042,353.304</td>
<td>10,307,489</td>
<td>$5,775,356,612.305</td>
</tr>
<tr>
<td>12</td>
<td>7 PM - 8 PM U.S. Eastern</td>
<td>6,106,885,031</td>
<td>$43,987,566,208.054</td>
<td>12,072,618</td>
<td>$7,388,178,502.803</td>
</tr>
<tr>
<td>13</td>
<td>8 PM - 9 PM U.S. Eastern</td>
<td>14,513,000,815</td>
<td>$10,323,011,862,963</td>
<td>16,454,641</td>
<td>$9,619,497,708.915</td>
</tr>
<tr>
<td>14</td>
<td>After 9 PM U.S. Eastern</td>
<td>980,529,664</td>
<td>$1,514,742,382,823,856</td>
<td>15,058,385</td>
<td>$17,249,749,058,735</td>
</tr>
</tbody>
</table>

We use intraday equity trading data from TAQ and intraday fixed income security trading data from TRACE. We divide each trading day into 15 halfhours as follows: halfhour 0 for prior to 9:30 AM, halfhour 14 for after 4 PM, and halfhours 1-13 for each half-hour of the trading hours. For each stock $i$, for each trading day, for each halfhour $\tau = \{0,1,\ldots,14\}$ with positive volume, we calculate the Volume-Weighted Average Price

$$ VWAP_{i,\tau} = \frac{\sum_{t \in \tau} \left( \text{Trading\_Price}_{i,t} \right) \left( \text{Equity\_Volume}_{i,t} \right) }{\sum_{t \in \tau} \left( \text{Equity\_Volume}_{i,t} \right) } $$

of trading prices, and then calculate the relevant continuously compounded return for halfhour $\tau$

$$ EqRet_{i,\tau} = \ln(VWAP_{i,\tau}) - \ln(VWAP_{i,\tau-1}) $$

where

$$ \text{Equity\_Volume}_{i,t} $$

and

$$ \text{Fixed\_Income\_Volume}_{i,t} $$

denote the equity volume and fixed income volume for ticker $i$ in halfhour $\tau$. We calculate the various weighted averages for equity returns as follows.
These data. Am still left with other complexities such as seniority and convertibility, but we do not have the volatility of ticker periodicities, thus, the following average is meaningful, and we use a simpl for the FI securities, we have comparability across different coupons, maturities, and

\[ EqRet_{AllHalfHour,i} = \frac{\sum_j(EqRet_{TickerHalfHour,j})(Equity\ Volume_{j,i})}{\sum_j(Equity\ Volume_{j,i})} \]

\[ EqRet_{NasdaqHalfHour,i} = \frac{\sum_{j\in\text{Nasdaq}}(EqRet_{TickerHalfHour,j})(Equity\ Volume_{j,i})}{\sum_{j\in\text{Nasdaq}}(Equity\ Volume_{j,i})} \]

\[ EqRet_{NAICS3DigHalfHour,i} = \frac{\sum_{j\in\text{NAICS-3Dig}}(EqRet_{TickerHalfHour,j})(Equity\ Volume_{j,i})}{\sum_{j\in\text{NAICS-3Dig}}(Equity\ Volume_{j,i})} \]

\[ EqRet_{M CapDecileHalfHour,i} = \frac{\sum_{j\in\text{Market-Cap-Decile}}(EqRet_{TickerHalfHour,j})(Equity\ Volume_{j,i})}{\sum_{j\in\text{Market-Cap-Decile}}(Equity\ Volume_{j,i})} \]

\[ EqRet_{IntraVtyDecileHalfHour,i} = \frac{\sum_{j\in\text{IntraDay-Volatility-Decile}}(EqRet_{TickerHalfHour,j})(Equity\ Volume_{j,i})}{\sum_{j\in\text{IntraDay-Volatility-Decile}}(Equity\ Volume_{j,i})} \]

\[ EqRet_{DivYieldDecileHalfHour,i} = \frac{\sum_{j\in\text{Dividend-Yield-Decile}}(EqRet_{TickerHalfHour,j})(Equity\ Volume_{j,i})}{\sum_{j\in\text{Dividend-Yield-Decile}}(Equity\ Volume_{j,i})} \]

\[ EqRet_{BM RatioDecileHalfHour,i} = \frac{\sum_{j\in\text{Book-to-Market-Ratio-Decile}}(EqRet_{TickerHalfHour,j})(Equity\ Volume_{j,i})}{\sum_{j\in\text{Book-to-Market-Ratio-Decile}}(Equity\ Volume_{j,i})} \]

\[ EqRet_{PERatioDecileHalfHour,i} = \frac{\sum_{j\in\text{Price-to-Earnings-Ratio-Decile}}(EqRet_{TickerHalfHour,j})(Equity\ Volume_{j,i})}{\sum_{j\in\text{Price-to-Earnings-Ratio-Decile}}(Equity\ Volume_{j,i})} \]

\[ EqRet_{DERatioDecileHalfHour,i} = \frac{\sum_{j\in\text{Debt-to-Equity-Ratio-Decile}}(EqRet_{TickerHalfHour,j})(Equity\ Volume_{j,i})}{\sum_{j\in\text{Debt-to-Equity-Ratio-Decile}}(Equity\ Volume_{j,i})} \]

For each fixed income security Ticker-Cusip, we calculate the volume-weighted average yield (VWAY)

\[ VWAY_{i,T} = \frac{\sum_{t}(Fixed\ Income\ Yield_{i,t})(Fixed\ Income\ Volume_{i,t})}{\sum_{t}(Fixed\ Income\ Volume_{i,t})} \]

And for each Ticker, we calculate the simple average of VWAY over all Cusips corresponding to that Ticker. Since we are using yield-to-maturity (YTM) with traded prices for the FI securities, we have comparability across different coupons, maturities, and periodicitites, thus, the following average is meaningful, and we use a simple average to avoid the volatility of ticker-halfhour-yield because of substantially differing trading volumes. We am still left with other complexities such as seniority and convertibility, but we do not have these data.
It is imperative to perform event studies only with high-frequency intraday data for securities litigations and valuations.

\[
FIYld\_TickerHalfHour_{i,\tau} = \frac{\sum_{\text{Cusip} \in \text{Ticker}} (FIYld\_Ticker\_CusipHalfHour_{i,\tau})}{\sum_{\text{Cusip} \in \text{Ticker}} (1)}
\]

\[
FIYld\_AllHalfHour_{\tau} = \frac{\sum_{i} (FIYld\_TickerHalfHour_{i,\tau}) (Fixed\_Income\_Volume_{i,\tau})}{\sum_{i} (Fixed\_Income\_Volume_{i,\tau})}
\]

and,

\[
RiskFree_{\tau} = \text{Yield of T-Bill, 4-Weeks Maturity, for Date including HalfHour } \tau
\]

\[
NomBroadUSDIndex_{\tau} = \text{Nominal Broad U.S. Dollar Index for Date including HalfHour } \tau
\]

**APPENDIX B. MARKET MODEL**

The market model is given by the return of Ticker \( i \) in halfhour \( \tau \), \( EqRet_{i,\tau} \),

\[
= \pi + (\pi_{EqRet\_AllHalfHour}) (EqRet\_AllHalfHour_{\tau})
+ (\pi_{EqRet\_NasdaqHalfHour}) (EqRet\_NasdaqHalfHour_{i,\tau})
+ (\pi_{EqRet\_NAICS3DigHalfHour}) (EqRet\_NAICS3DigHalfHour_{i,\tau})
+ (\pi_{EqRet\_MCapDecileHalfHour}) (EqRet\_MCapDecileHalfHour_{i,\tau})
+ (\pi_{EqRet\_IntraVtyDecileHalfHour}) (EqRet\_IntraVtyDecileHalfHour_{i,\tau})
+ (\pi_{EqRet\_DivYldDecileHalfHour}) (EqRet\_DivYldDecileHalfHour_{i,\tau})
+ (\pi_{EqRet\_BMRatioDecileHalfHour}) (EqRet\_BMRatioDecileHalfHour_{i,\tau})
+ (\pi_{EqRet\_PERatioDecileHalfHour}) (EqRet\_PERatioDecileHalfHour_{i,\tau})
+ (\pi_{FIYld\_AllHalfHour}) (FIYld\_AllHalfHour_{\tau})
+ (\pi_{RiskFree}) (RiskFree_{\tau})
+ (\pi_{NomBroadUSDIndex}) (NomBroadUSDIndex_{\tau})
+ AbNEqRet_{i,\tau}
\]
### Table Appendix-3
Summary Statistics of Market Model Variables (2014 - September 2021)

<table>
<thead>
<tr>
<th>Regressor</th>
<th>Number of Obs</th>
<th>Mean</th>
<th>Standard Deviation</th>
<th>Upper Quartile</th>
<th>Median</th>
<th>Lower Quartile</th>
</tr>
</thead>
<tbody>
<tr>
<td>EqRet_TickerHalfHour</td>
<td>50,106,402</td>
<td>-0.0000010</td>
<td>0.0886823</td>
<td>0.0025405</td>
<td>0.0000000</td>
<td>-0.0025618</td>
</tr>
<tr>
<td>EqRet_AllHalfHour</td>
<td>28,978</td>
<td>0.0019833</td>
<td>0.0280379</td>
<td>0.0026144</td>
<td>0.0002849</td>
<td>-0.0019915</td>
</tr>
<tr>
<td>EqRet_NasdaqHalfHour</td>
<td>57,956</td>
<td>0.0016141</td>
<td>0.0304606</td>
<td>0.0026501</td>
<td>0.0002452</td>
<td>-0.0021699</td>
</tr>
<tr>
<td>EqRet_NAICSIDigHalfHour</td>
<td>2,312,853</td>
<td>-0.0001584</td>
<td>0.0397222</td>
<td>0.0021762</td>
<td>0.0000352</td>
<td>-0.0020869</td>
</tr>
<tr>
<td>EqRet_MCapDecileHalfHour</td>
<td>289,753</td>
<td>0.0008127</td>
<td>0.0401322</td>
<td>0.0034137</td>
<td>0.0001037</td>
<td>-0.0032963</td>
</tr>
<tr>
<td>EqRet_IntraVtyDecileHalfHour</td>
<td>179,869</td>
<td>-0.0009897</td>
<td>0.0975003</td>
<td>0.0078628</td>
<td>0.0001303</td>
<td>-0.0071964</td>
</tr>
<tr>
<td>EqRet_DivYieldDecileHalfHour</td>
<td>231,817</td>
<td>-0.0001597</td>
<td>0.0307727</td>
<td>0.0021047</td>
<td>0.0001144</td>
<td>-0.0018948</td>
</tr>
<tr>
<td>EqRet_BMRatioDecileHalfHour</td>
<td>238,459</td>
<td>0.0005654</td>
<td>0.0408437</td>
<td>0.0030663</td>
<td>0.0001485</td>
<td>-0.0028001</td>
</tr>
<tr>
<td>EqRet_PERatioDecileHalfHour</td>
<td>289,724</td>
<td>0.0006007</td>
<td>0.0325037</td>
<td>0.0024571</td>
<td>0.0001316</td>
<td>-0.0022033</td>
</tr>
<tr>
<td>EqRet_DERatioDecileHalfHour</td>
<td>281,367</td>
<td>0.0002127</td>
<td>0.0336754</td>
<td>0.0028886</td>
<td>0.0000606</td>
<td>-0.0027801</td>
</tr>
<tr>
<td>NomBroadUSDIndex</td>
<td>1,899</td>
<td>110.92702</td>
<td>6.97292</td>
<td>115.31330</td>
<td>112.6530</td>
<td>109.04920</td>
</tr>
<tr>
<td>TBill_4Wk</td>
<td>1,919</td>
<td>0.0070353</td>
<td>0.0082358</td>
<td>0.0150000</td>
<td>0.0023000</td>
<td>0.0004000</td>
</tr>
<tr>
<td>FITYld_AllHalfHour</td>
<td>28,929</td>
<td>0.0385361</td>
<td>0.0168060</td>
<td>0.0425658</td>
<td>0.0371158</td>
<td>0.0318501</td>
</tr>
</tbody>
</table>
APPENDIX C. CONTROLLED CONTRASTS

Fix universe of analysis $T$ as set of halfhours. Fix announcement window length $n \geq 1$, relevant window length $m \geq 1$, and post-relevant window length $l \geq 1$. Consider a fixed time period $t$ (e.g., quarter, month) as a set of halfhours. Consider event identification method $l \subseteq T$ as potentially material events; in this Article, we use two identification methods for potentially material events: a) key developments (“KD”), identified by S&P Global CapitalIQ, and b) earnings announcements and revisions, and analyst forecasts and revisions (“EA”); see Section IV.D for details. For potentially material event at halfhour $T \epsilon t \cap T$, $AnnouncementHalfHours(T, n) = \{T, \ldots, T + n - 1\} (n$ halfhours), $RelevantHalfHours(T, n, m) = \{T + n, \ldots, T + n + m - 1\} (m$ halfhours), and therefore $TreatmentHalfHours(T, n, m) = AnnouncementHalfHours(T, n) \cup RelevantHalfHours(T, n, m) = \{T, \ldots, T + n + m - 1\} (n + m$ halfhours), and therefore, $ControlHalfHours(t, n, m, T)$ consists of each half hour in $t$ that is not a treatment halfhour for any potentially material event at halfhour $T \epsilon t \cap T$, and, therefore, equals $\{\tau \epsilon t : \tau \not\epsilon \{T, \ldots, T + n + m - 1\}, \forall T \epsilon t \cap T\}$. And, finally, the list of post-relevant halfhours for event at time halfhour $T \epsilon t$ is $PostRelevantHalfHours(T, n, m, l) = \{T + n + m, \ldots, T + n + m + l - 1\}$ ($l$ halfhours immediately following the relevant halfhours).

For fixed $n, m, l$, a systematic and controlled comparison between $|AbNEqRet_{t, i}|$ for $PostRelevantHalfHours(T, n, m, l)$ versus $|AbNEqRet_{t, i}|$ for $ControlHalfHours(t, n, m, T)$ is a measure of whether there is any systemic impact of the potentially material event $T$ beyond the announcement and relevant halfhours.$^{140}$ If this contrast is not statistically and economically significant positive, it would demonstrate that 1) $(n + m)$ halfhours are systemically sufficient to measure the impact over $l$ halfhours of a potentially material event in question, and 2) if one were to use daily data, one would miss the impact of an event that reverts quickly, and/or worse yet, one could erroneously attribute the impact of entirely unrelated events to the potentially material event in question, and, therefore, although of enormous historical significance, events studies using daily data would be entirely unreliable today.

For fixed $n, m$, a systematic and controlled contrast between $|AbNEqRet_{t, i}|$ for $RelevantHalfHours(T, n, m)$ versus $|AbNEqRet_{t, i}|$ for $ControlHalfHours(t, n, m, T)$ would be necessary for an objective, systematic and ordinal direct measure of market efficiency with $n$ announcement halfhours and $m$ relevant halfhours. From the theory, it follows that $|AbNEqRet_{t, i}|$ should be weakly higher for relevant halfhours than for control halfhours, and therefore, in this Article, for each of the identification systems for potentially material events (collectively, “KD and EA”), for each $n, m$, for each security $i$, for each quarter $t$, we provide an ordinal direct measure of market efficiency for that security for that quarter as the negative of the coefficient of the interaction between the indicator variable for relevant halfhours versus control halfhours, and as the case maybe, ticker and/or time period of interest, in a fixed effects

$^{140}$ The rational expectations models tell us that the speed of impact probably depends on whether there is further information that has not been disclosed. See generally F. Douglas Foster & S. Viswanathan, Strategic Trading When Agents Forecast the Forecasts of Others, 51 J. Fin. 1437 (1996); Maureen O’Hara, Market Microstructure Theory, (Blackwell Pub’g, 1997).
regression of halfhour-level absolute abnormal returns on tickers, time periods, and interactions.\textsuperscript{141} Bhattacharya, supra note 11. In Chapter 9, an objective, systematic and ordinal direct measure of market efficiency is provided by the negative of the positive part of the difference in quarterly means between absolute abnormal returns for relevant halfhours and absolute abnormal returns for control halfhours. \textit{Id.}