the foregoing discussion should not give rise to any implication that the volumes have not adequately fulfilled their purpose. The cases cited in the annotations are succinctly and clearly analyzed and are comprehensive and adequate within the limits fixed by the editors. They furnish a starting point for research which is what they purport to do. No case of major importance within the scope of the annotations has been omitted. For purposes of research there is an extraordinarily valuable supplement in the references given under the fifth heading. These references include the key number in the American Digest System, the section or page reference in text books, encyclopedic works and case books, pertinent references to annotated cases, references to general (non-legal) works, and (most valuable of all) to law review articles.

The collaboration between an exceptionally well qualified project director and members of a committee who are themselves experts in the field of corporate law has produced a work of unusual excellence, and one which it is to be hoped will inspire equally effective collaboration in other fields of the law.

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ERRATA
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Page 258. The source of the quotation, "Not lightly vacated is the verdict of quiescent years," has been identified by Frederick B. Wiener, member of the District of Columbia Bar, as Coler v. Corn Exch. Bank, 250 N.Y. 136, 141, 164 N.E. 882, 884 (1928) (Cardozo, C.J.).

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Page 508, note 22, line 3. For 127 read 128 n.15.
Page 519, note 85, line 7. For 132 read 130 n.24.