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§ 5123 & n.2: "Shares issued without authority of law are void and a nullity" citing Bigler & Tillman, Void or Voidable? -- Curing Defects in Stock Issuances Under Delaware Law, 63 BUS. LAW. 1109-52 (2008).

§ 5123.50 & n.5: "However, a defect in the issuance of shares may be ratified by the vote of a majority of the directors or by other action" citing Bigler & Tillman, Void or Voidable? -- Curing Defects in Stock Issuances Under Delaware Law, 63 BUS. LAW. 1109-52 (2008).

§ 5124 & n.19: "Thus, where the statute imposes separate functions or duties upon the shareholders and the directors respectively, those by the shareholders being a condition precedent to valid action by the directors, there can be no valid issuance of shares unless the shareholders perform their statutory duties" citing Bigler & Tillman, Void or Voidable? -- Curing Defects in Stock Issuances Under Delaware Law, 63 BUS. LAW. 1109-52 (2008).

§ 5145 & n.3: "Where, however, the irregularity concerns the manner of issuance of shares, the shares may be merely voidable, in which case the fate of the shares can be decided by a court of equity" citing Bigler & Tillman, Void or Voidable? -- Curing Defects in Stock Issuances Under Delaware Law, 63 BUS. LAW. 1109-52 (2008).

§ 5145 & n.7: "If the rights of creditors are not involved, informalities or irregularities, if they consist in the omission of essential steps prescribed by the statute authorizing the increase, will entitle subscribers for the increased shares to avoid their subscriptions and recover what they have paid, unless they are stopped, or the defect can be cured" citing Bigler & Tillman, Void or Voidable? -- Curing Defects in Stock Issuances Under Delaware Law, 63 BUS. LAW. 1109-52 (2008).

§ 5146 & n.2: "An agreement to issue shares when there is no power to issue them, if absolute and not conditional upon the power being subsequently conferred, is illegal and void, and is not rendered valid and binding by a subsequent grant of power to issue the shares" citing Bigler & Tillman, Void or Voidable? -- Curing Defects in Stock Issuances Under Delaware Law, 63 BUS. LAW. 1109-52 (2008).
§ 5286 & n.5: "However, if the stock is voidable, then a court may grant that form of relief that is to be most in accord with all of the equities of the case" citing Bigler & Tillman, Void or Voidable? -- Curing Defects in Stock Issuances Under Delaware Law, 63 BUS. LAW. 1109-52 (2008).

§ 5287 & n.6: "In Delaware, the doctrine of estoppel can not be invoked to validate rights derived from preferred shares which already had other of its associated rights judicially declared invalid" citing Bigler & Tillman, Void or Voidable? -- Curing Defects in Stock Issuances Under Delaware Law, 63 BUS. LAW. 1109-52 (2008).

§ 5287 & n.14: "An issue of preferred shares without authority from the shareholders may be rendered valid by ratification by them at a subsequent meeting" citing Bigler & Tillman, Void or Voidable? -- Curing Defects in Stock Issuances Under Delaware Law, 63 BUS. LAW. 1109-52 (2008).