Walking Out The Door

THE FACTS, FIGURES, AND FUTURE OF EXPERIENCED WOMEN LAWYERS IN PRIVATE PRACTICE

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The views expressed herein represent the opinions of the authors. They have not been approved by the House of Delegates or the Board of Governors of the American Bar Association and, accordingly, should not be construed as representing the position of the Association or any of its entities.
In 2017, then-ABA President Hilarie Bass launched a Presidential Initiative on Achieving Long-Term Careers for Women in Law, and we were honored to be appointed as its Co-Chairs. This groundbreaking initiative was begun because of the troubling fact that far too many experienced women lawyers are leaving the legal profession when they are in the prime of their careers and should be enjoying the most success. To examine and help solve that problem, the initiative sponsored a number of innovative research studies, including this one, which focuses on the nation’s largest firms and was conducted in cooperation with ALM Intelligence.

BigLaw is no stranger to the loss of experienced women attorneys. While entering associate classes have been comprised of approximately 45% women for several decades, in the typical large firm, women constitute only 30% of non-equity partners and 20% of equity partners. Women lawyers face many other challenging hurdles as they seek to advance into senior roles: the number of lawyers named as new equity partners at big firms has declined by nearly 30% over the past several years, and firms are increasingly relying on the hiring of lateral partners, over 70% of whom are men.

The departure of senior women lawyers is unfortunate not only for women who sought to carve out long-term careers in private practice, it is also a growing problem for law firms and their clients. Law firms devote substantial time and resources to the hiring and training of their women lawyers, and that investment is lost when senior women leave. A firm’s relationship with the clients of departing women necessarily suffers, and the clients lose valuable and trusted legal advisors who know their business and legal needs. The attrition of experienced women lawyers leaves law firms without a critical mass of senior women who can participate in key leadership roles; creates a dearth of senior women to serve as first chairs at trial and leads on deals, which clients are increasingly insisting upon in their outside firms; deprives firms of much-needed gender diversity at senior levels; and deprives younger women lawyers of role models and sponsors.

The critical question, of course, is why? What is it about the experiences of women in BigLaw that result in such different outcomes for women than men, and why do even senior women lawyers have so many more obstacles to overcome? These core questions drove this first-of-its-kind study and provided eye-opening data on the everyday work experiences of senior women and men in large firms through the perspective of more than 1,200 big firm lawyers who have been in practice for at least 15 years. The research was multidimensional. We measured various aspects of big firm practice and opportunities for success from the viewpoint of senior women, senior men, and managing partners.

Our work was guided by three related issues:

1. What are the everyday experiences that contribute to the success of women and men in big firm practice?
2. Why do experienced women stay in large firms and why do they leave?
3. What are law firms doing to advance women into the top echelons of leadership, what actually works, and where is innovation needed?
The results offer a great deal of new information that can be used by firms to understand and reframe the effects of their policies, practices, cultures, and unwritten rules, all of which affect who succeeds and who does not. As examples, the data show that women in large firms have far less access to the building blocks for success than men. Experienced women lawyers report that, on account of their gender, they are significantly more likely than their male counterparts to be overlooked for advancement; denied a salary increase or bonus; denied equal access to business development opportunities; become subjected to implicit biases, double standards, and sexual harassment; be perceived as less committed to their careers; and more. Another striking finding is the sharp disparity in how senior women perceive their firm’s commitment to advancing women, compared to the perceptions of managing partners and senior male attorneys. We found markedly different perspectives by gender on such factors as perceptions of whether firm leaders are active advocates of gender diversity (91% men v. 62% women agree), whether respondents’ firms are succeeding in advancing women into equity partnership (78% men v. 48% women agree), whether firms actively promote women into leadership roles (84% men v. 55% women agree), and whether firms work to retain experienced women lawyers (74% men v. 47% women agree). This “men are from Mars, women are from Venus” dichotomy underscores the importance of implementing—not just talking about—real changes to the structure and culture of law firms.

Driven by the empirical results described in this report, we have formulated suggested best practices and strategies that law firms can adopt to retain and advance their senior women lawyers. We are hopeful that, over time, if these recommendations are followed, the vast majority of firms will eventually achieve gender parity in firm leadership, equity partnerships, and compensation, and ameliorate the disproportionately high rate of attrition of senior women from law firms.

We are way past the point where mere lip service to the goal of gender equality in the profession will suffice. All of us must act with a sense of urgency to take the long-overdue steps necessary to level the playing field for senior women lawyers, which is necessary for law firms to succeed in a market that is increasingly demanding not only a professed commitment to diversity and inclusion, but actual proof of success in achieving that objective.
As President of the American Bar Association during the 2017–2018 bar year, I had the opportunity to choose issues of concern across the justice system on which I would shine the light and focus the attention of the juggernaut of the ABA and its thousands of members. Along with the critical issues of wellness, the immigration crisis, and declining bar passage rates, none was of higher priority to me than examining and better understanding why women continue to experience such different professional experiences as practicing lawyers than their male colleagues. As a woman practicing in “big law” for more than 35 years, I certainly had my own assumptions as to why women remain frustrated due to their failure to reach the level of success in the profession of comparably, and even less, talented men. But we also knew that any hope of moving past our personal frustration at the glacial speed of movement toward gender parity in our profession would require that we collect data regarding the specific challenges that continue to impede women from achieving the success that they deserve.

With the able leadership of past and current Chairs of the ABA Commission on Women in the Profession, Roberta Liebenberg and Stephanie Scharf, a four-prong research initiative was developed to look at this issue from every possible direction. This report, the first of the four to be published, focuses on the perspective of women in practice for more than 15 years in this country’s 350 largest firms. Better understanding the disconnect between their perceptions of what their firms have done well to close this gap, as compared to the perception of their Managing Partners as to what they think is working effectively, is a true eye opener as to just how much work remains to be done. The positive part of the story is that research such as that undertaken by the ABA and ALM Intelligence has the potential to really move the needle on making the professional experiences of men and women in our profession more comparable. The information gives us the roadmap we need to help address and eliminate those barriers that continue to prevent women from reaching their full potential as lawyers.

Identifying this issue obviously touched a nerve, as firms and corporate law departments generously contributed to our effort as soon as we articulated our plans for this research. Managing Partners across the country have reached out to describe their surprise that their well-intentioned efforts over the last 20 years, whether through the creation of Women’s Initiatives and Diversity Committees, implicit bias training, or focusing on diverse pipelines of incoming attorneys, had not done more to even the playing field for women attorneys in their firms. The increasing insistence of clients on greater diversity in the leadership of their legal teams has only added to the recognition that firms need assistance in figuring out how to ensure that their firms provide women attorneys the same opportunity for success as that provided to their male attorneys. Working toward gender parity in the profession is no longer just a moral imperative; any law firm that hopes to compete, let alone succeed and excel, cannot move forward if it is leaving 50% of its talent at the door.

The critical information revealed in this study will hopefully be looked back on as the beginning of the end for women facing unequal challenges in the practice of law. Our profession deserves nothing less.
Upon joining ALM in the summer of 2017, I (Patrick Fuller) was immediately asked to review survey questions for a joint study that ALM Intelligence was conducting with the American Bar Association on women in law. Specifically, then-ABA President Hilarie Bass launched a Presidential Initiative focused on Achieving Long-Term Careers for Women in Law. The numbers have been stunning in their disparity for years, as more than 50% of law school graduates are now women, and nearly 45% of Am Law 200 associate classes are female, and yet women somehow represent less than 25% of all Am Law 200 equity partners. Why the massive gap? And why have women been fleeing law firms and the legal profession in droves? This is what we set out to understand.

I gave my first speech on diversity in 2002 for the Minority Corporate Counsel Association. In the years that followed, I spoke often on both the need for a diverse and inclusive legal profession, as well as on the disappointing analytics that belied a seemingly indifferent profession. As the only son of a single mother, I witnessed first-hand the struggles that women faced in professional environments, from behavioral double-standards to the lack of advancement and recognition for achievements. My naivety was never greater than when I believed the legal profession would somehow be different, that the sheer nature of the profession, which blended both emotional and intellectual intelligence, would rise above the societal norms.

What I discovered is that the legal profession is very attractive to women, but that the attraction does not translate to retention, and this represents a far greater issue than most believe. Many professions struggle with attracting qualified professionals, only to find that once the professionals immerse themselves into a career, they commit to the advancement and evolution of their chosen profession. The legal profession, and specifically “big law”, is at the other end of that spectrum. This begs many questions, but channeling our inner Simon Sinek, we first need to start with why. Why is the experience so different for women compared to men that women leave the profession? As men, what can we do to ensure that we help reverse the course to ensure that our daughters and granddaughters do not face the same challenges that our current colleagues and their predecessors faced?

We were very fortunate to partner with the ABA, and specifically Hilarie Bass, Stephanie Scharf, and Roberta “Bobbi” Liebenberg to embark on the quest for answers in an effort to develop solutions for a problem that has continued to expand in recent years.

• What are the everyday experiences that contribute to success for both men and women?
  • Understanding this is the first key question, as the divergent experiences for men and women begin nearly immediately.

• Why do experienced women lawyers stay in large law firms, and why do they leave?

• What are law firms doing to advance women into the power structure and key leadership echelons of firms?

• What actually works, and where is more innovation and commitment needed?

Over 1,200 senior attorneys and leaders responded to our questionnaire, with the responses revealing a number of insights which are captured in both the attached report and in the survey data available through ALM Intelligence’s Legal Compass. In the period between the conducting of the research and the publishing of this study, the legal profession has experienced some important steps forward, with the adoption of the Mansfield Rule by many firms playing a key role.
This is a multifaceted problem that has been increasing in complexity for decades, and like similar challenges, there is not an easy or convenient answer. Rather, there are uncomfortable truths that we must address in order to move forward, which this study and report help bring to light.

Our goal in this report is to provide a factual, research-backed basis for action, and to facilitate change. The solution will happen through our collective actions, the policies we implement, and most importantly, our own personal attitudes, behavior, and commitment to change.

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It has been over 40 years since women began entering the legal profession in large numbers. As the number of women lawyers increased, organizations began tracking the progress of women in private practice through regular surveys conducted by The American Lawyer,3 the National Association of Women Lawyers,4 Vault/MCCA,5 and NALP.6 The results are well known: each year, the surveys continue to show a significant under-representation of women in equity partner ranks and leadership positions. Year after year, women have comprised between 45% and 50% of entering law firm associates but nonetheless in 2018 account for just 20% of law firm equity partners.7

Even today, the rate of change is slow. According to the 2018 Vault/MCCA Law Firm Diversity Survey, which analyzed responses from 232 law firms, only 29% of new equity partners were women.8 While firms continue to increase their partnership ranks through lateral partner hiring, in 2017 only 28% of the lateral partners hired were women.9 Recent figures show that women constitute less than 25% of management committee members, practice group leaders, and office heads.10

At the same time, since 2015, the total number of partner promotions among AmLaw 200 firms has dropped by an astounding 29%.11 In an effort to bolster their profits per equity partner statistics, many firms continue to reduce the number of equity partners. ALM Intelligence found that, among AmLaw 100 firms, the percentage of partners who are equity partners has steadily declined since 2000 and in 2018 those firms’ partnerships were comprised of 56% equity partners and 44% non-equity partners.12 As firms continue to move the goal posts further away by making equity partnerships ever more elusive, women will face an even more daunting challenge in attaining the highest levels of private practice. The American Lawyer has predicted that there will not be gender parity in terms of equity partners until 2181.13

Not only do women confront ever-shrinking partnership classes, their quest for equity partnership is rendered even more difficult by the fact that they tend to practice in subject areas which have lower billing rates and generate less attorneys’ fees, rather than working in more lucrative “bet the company” commercial litigation, mergers and acquisitions, bankruptcy, and intellectual property law.14 Women are far less likely than their male counterparts to be chosen as first chairs at trial15 or as leads on corporate deals.16 This in turn adversely impacts the ability of women lawyers to develop large books of business. While in the typical large firm, roughly one in three newly inherited client relationships are led by women partners, the process of achieving gender parity is slow: 80% of any given firm’s relationship partners for its top 20 clients are men.17 And men are overwhelmingly the top earners in large firms, with 93% of firms reporting that their most compensated partner is a man and of the 10 top earners in the firm, either one or none is a woman.18
It is clear that women lawyers on average do not advance along the same trajectory as men. While there is a perception that the gender gap occurs mostly in the early years before partnership decisions, in reality, the gender gap continues and even widens after partnership, and contributes to the disproportionately high rate of attrition of senior women lawyers. Indeed, women vote with their feet by leaving the practice of law. As a recent NALP report concluded: “The percentage of partners who are women or minorities has increased at least some every year, but the partnership ranks remain overwhelmingly white and male.”

Law firms are well aware of this problem and would like to take the necessary steps to close this gap. Studies of gender diversity in other professional settings show significant benefits and, conversely, a lack of diversity has negative effects. The gender gap at senior levels of firms impacts law firm finances, client relationships, the ability to attract and maintain client business, and recruiting and retaining the best lawyers in the profession. Law firms devote substantial resources to hiring and training their lawyers, and the attrition of senior women lawyers causes substantial losses, both tangible and intangible. When senior women lawyers leave firms, the firm’s relationship with those lawyers’ clients suffer, there is a reduced range of legal talent to offer clients, a narrower base for firms and businesses to develop robust client relationships, a diminished ability to recruit and retain skilled women lawyers at all levels, and, ultimately, serious challenges to the firm’s future growth and revenue.

It is evident that current policies and practices will not be enough to close the gender gap. To stem the attrition of senior women lawyers and ensure their critical mass in leadership positions requires an understanding about the everyday experiences of practicing law, and why women are not advancing at the same rate as men into the highest levels of private practice. Every firm has a culture defined by a mix of policies and practices, expectations, unwritten rules, implicit and explicit biases, and workplace demands – which in combination have negative and/or positive consequences for gender parity. Many components of a firm’s culture are under the control of firm management and can be modified to achieve diversity goals. While there have been suggested best practices and policies about how to close the gender pay gap in private practice, we believe there has been no systematic survey that looked simultaneously at the multiple factors impacting careers from the viewpoint of managing partners and women and men who have sustained long-term careers in firms.

For all of these reasons, we collaborated with ALM Intelligence to conduct surveys of experienced women and men practicing for 15 or more years in the nation’s 500 largest firms, and to also survey a sample of managing partners from those firms. Our focus was on three main issues:

1. What are the everyday experiences that contribute to success for women and men in firm practice?
2. Why do experienced women stay in large firm practice and why do they leave?
3. What are law firms doing to advance women into the top echelons of firms, what actually works, and where is innovation needed?

Data-based answers to these questions not only provide a better understanding of the circumstances that advance or impede women’s long-term careers in private practice, but also point to policies and practices that have a realistic chance for closing the gender gap.
Survey Methodology

Working with ALM Intelligence, we designed survey instruments and then surveyed a sample of managing partners and individual men and women who have practiced law for at least 15 years and are currently in private practice at the NLJ 500 law firms.22

The data reflected in this report are from the collaborative survey research project between the ABA and ALM Intelligence. The survey incorporated responses from 1,262 individuals, of whom 70% were women and 30% were men.23 As might be expected, the percentage of women among the respondents declined as the seniority level of the respondents increased, although even in the cohort practicing 40+ years, 35% of respondents were women.24 The respondents had a good distribution by years in practice, with the largest percentage of respondents practicing from 15 to 20 years (26%) and fewer respondents practicing more than 35 years (23%). Half the respondents (53%) were equity partners, with the remaining respondents about equally divided between non-equity partners and counsel/senior counsel. Respondents were from firms with single tier partnerships, two tier partnerships, and firms with three or more partner tiers. The number of lawyers of color in this sample was low, consistent with numbers in older cohorts.25 As a result, we did not have enough respondents to do a separate analysis focusing on women lawyers of color.26 Overall, the individual respondents appear to constitute a representative sample of experienced women and a representative sample of experienced men at the partner or counsel level in the nation’s 500 largest firms. While there was substantial variation in non-response rates from question to question, the overall size of the sample allowed meaningful analyses of responses by individual female and male respondents to each question posed. We generally report results based on the number of respondents for a given question.

The fact that the sample includes a robust number of equity partners shows that senior men and women wish to contribute their views and voices for understanding the reasons for the gender gap, and want to be part of the solution. Unfortunately, we received a much lower level of interest from managing partners, only 28 of whom participated in the survey. One possible explanation for this lack of participation is management’s recognition that their firms’ gender diversity statistics are disappointing. Going forward, if the survey is repeated, we will take additional steps to encourage managing partners to provide their input on this very important issue.

Results And Recommendations

I. WHAT ARE THE EVERYDAY EXPERIENCES THAT CONTRIBUTE TO SUCCESS FOR MEN AND WOMEN IN FIRM PRACTICE?

A. THE CONCEPT OF ACCESS TO SUCCESS

Many lawyers in private practice think of law firms as meritocracies, where the best lawyers reach increasingly greater levels of success. We know, however, that perceptions of who is “best” and opportunities to succeed are not equally distributed.27 Selection of people for key assignments as well as evaluations of their work are subject to various biases, such as similarity bias, confirmation bias, affinity bias and more.28 Ironically, organizations that perceive themselves to be meritocracies “tend to have members with more bias than organi-
zations that do not. People who believe the firm is meritocratic tend to perceive themselves as unbiased and fair, which causes them to succumb more easily to unconscious biases.”

Our focus here was to measure whether senior women and men are afforded the same opportunities to succeed in private practice. To do so, we asked a series of questions about job satisfaction and experiences at work. With respect to some factors, women and men report highly similar experiences. That is especially true when examining satisfaction with the actual work that is performed and relationships with their colleagues. On the other hand, women report very different everyday experiences along a number of dimensions that we are calling “access to success”—factors that speak to how women generally are perceived and what opportunities they are given to climb up the ladder within their firm.

**B. SATISFACTION WITH THE JOB**

We asked women and men a series of questions about overall job satisfaction, and also about their satisfaction levels with specific components of the job. With respect to our question on “overall level of satisfaction with your job,” 87% of men and 72% of women are extremely or somewhat “satisfied” with their job. At the other end of the spectrum, 5% of men and 21% of women are somewhat or extremely “dissatisfied” with their job. The data show a clear gender gap in job dissatisfaction. Through other questions, we can zero in on what causes those differences.

Throughout our report, bar graph results are based on data collected by ALM Intelligence, and are color-coded as follows:

- **Men**
- **Women**
- **Managing Partners**

*Factors where men and women report similar levels of job satisfaction.*

On many specific job components relating to the inherent nature of legal work and the value of that work to themselves and others, women and men report similarly high levels of satisfaction.
On the factors described below, men and women also reported similar levels of satisfaction (although not at levels as high as for the factors above).32

<table>
<thead>
<tr>
<th>Factor</th>
<th>Men</th>
<th>Women</th>
</tr>
</thead>
<tbody>
<tr>
<td>Control over amount of work</td>
<td>66%</td>
<td>60%</td>
</tr>
<tr>
<td>The value of their work to society</td>
<td>64%</td>
<td>58%</td>
</tr>
<tr>
<td>Pro bono opportunities</td>
<td>62%</td>
<td>55%</td>
</tr>
<tr>
<td>The amount of travel required</td>
<td>55%</td>
<td>55%</td>
</tr>
<tr>
<td>Job security</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Balance between personal life and work</td>
<td>77%</td>
<td>65%</td>
</tr>
</tbody>
</table>

Factors where men and women report dissimilar levels of job satisfaction.

In contrast to those factors about which women and men generally agree, there are certain factors with which women are noticeably less satisfied than men – with sometimes a pronounced 20% or greater gap in levels of satisfaction33 or dissatisfaction34. These differences35 occur with respect to factors over which firm management can exercise substantial control:

<table>
<thead>
<tr>
<th>Factor</th>
<th>Men</th>
<th>Women</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recognition received for their work</td>
<td>71%</td>
<td>50%</td>
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</table>

71% of men are satisfied, compared to 50% of women.

<table>
<thead>
<tr>
<th>At the other end of the scale, almost a third of women—32%—are dissatisfied, compared to 13% of men.</th>
</tr>
</thead>
<tbody>
<tr>
<td>13%</td>
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Women are also more intensely dissatisfied: 14% are “extremely” dissatisfied compared to 2% of men.
Actual compensation

75% of men and 61% of women are extremely or somewhat satisfied. At the other end of the scale, 12% of men and 28% of women are “extremely” or “somewhat” dissatisfied with their compensation.

The methods by which compensation is determined (including salary, benefits, and bonus)

69% of men compared to 46% of women are extremely or somewhat satisfied. At the other end of the scale, 17% of men are dissatisfied and 38% of women are dissatisfied.

Opportunities for advancement

62% of men and 45% of women are satisfied. At the other end of the scale, 11% of men and 33% of women are dissatisfied.

Workplace gender diversity

Considerably more men (67%) are satisfied than women (43%). At the other end of the scale, substantially more women expressed higher levels of dissatisfaction (32%) than men (7%).

Leadership of their firm

Substantially more men are satisfied (73%) than women (53%).

Firm’s performance evaluation process

Responses showed a wide range across the satisfaction/dissatisfaction spectrum for both men and women. However, more men are satisfied (46%) than women (35%).
One implication of these results is that firms need to do a much better job to make sure that policies are clear, well known, and applied equitably to men and women when it comes to rewarding and advancing lawyers, including experienced women lawyers. A prime example concerns the methods by which compensation is determined. Too many firms have their compensation systems shrouded in mystery, where unwritten rules and relationships determine equity shares, origination credit, salary, and bonuses. These unwritten rules help maintain the status quo, which directly impacts the ability of women (and lawyers of color) to break through into the top levels of compensation. Moreover, the lack of a critical mass of women on many firm compensation committees, coupled with a lack of women sponsors in the compensation process, contribute to the continuing and significant gender pay gap for women partners. In the same vein, many firms continue to lack a “team” approach to compensation decisions, which would ensure that credit is shared among all the partners who are playing a significant role on a client matter. Thus, when it comes to compensation decisions, many experienced women lawyers believe that the compensation system is “rigged” against them.

The same problems—lack of communication and clarity—frequently exist when it comes to opportunities for advancement, recognition in the firm, and leadership positions. We note that lower levels of satisfaction among women on these factors reflect similar responses on questions about access to success, where women experienced less access to business development opportunities, advancement, salary increases or bonuses, and recognition than men.

Finally, satisfaction with the actions taken by a firm depends in part on whether someone feels that he or she has been equitably treated. In the area of compensation, for example, people tend to evaluate their actual level of compensation against what they view to be an equitable level of compensation. Systems that lack transparency exacerbate a sense of unfairness and dissatisfaction. According to Major, Lindsey & Africa’s 2018 Partner Compensation Survey, partners in open compensation systems report higher average compensation, higher average origination and are more likely to classify themselves as very satisfied than partners in partially open or closed systems. In contrast, 69% of partners in closed compensation systems said they would like to see aspects of their compensation changed.

In short, ignoring policies and practices that lower the satisfaction levels of experienced women lawyers invites a number of adverse consequences, which even over a short period of time can have a negative impact on the firm as a whole.

C. THE EVERYDAY BUILDING BLOCKS FOR SUCCESS

Senior women attorneys are far more likely than men to report negative work experiences that resulted simply because they are women. Women also have less access to the opportunities needed to reach various levels of firm leadership. Thus, senior women are significantly more likely than men to report that, on account of their gender, they have:

- Been mistaken for a lower level employee: 0% vs. 82%
- Experienced demeaning comments, stories, jokes: 8% vs. 75%
- Experienced a lack of access to business development opportunities: 10% vs. 67%
These gender differences are both striking and alarming. It is clear that too many firms have not addressed the two key impediments faced by their women lawyers: (a) unequal access to the experiences that are building blocks for success, and (b) negative gender stereotypes and implicit biases. Women report being four to eight times more likely to be overlooked for advancement, denied a salary increase or bonus, treated as a token representative for diversity, lacking access to business development opportunities, perceived as less committed to her career, and lacking access to sponsors. Each one of these factors is, in and of itself, critical for advancement. The combination of such significant disparities on so many core factors does much to explain why women are not advancing at the same rate as men – and underscores the importance of implementing effective policies and practices that can ameliorate these negative everyday experiences.

D. SEXUAL HARASSMENT

While there are numerous striking differences between the everyday experiences of senior women and men in law firms, one set of responses stands out above all the rest: the much greater extent to which women experience sexual harassment. In our sample of over 1200 experienced lawyers:

- 50% of women versus 6% of men had received unwanted sexual conduct at work. In essence, one of every two women said they had experienced sexual harassment.
- 16% of women versus 1% of men have lost work opportunities as a result of rebuffing sexual advances.
- At the same time, more than a quarter of all women (28%) avoided reporting sexual harassment due to fear of retaliation while 1% of men reported the same avoidance behavior.42
These distressing results show that the problem of sexual harassment in law firms is far from solved. Sexual harassment is not confined to “certain” firms, but instead is widespread throughout the profession. The inappropriate personal comments made to respondents clearly illustrate the severity of this significant problem.

Few law firms, if any, are focused on sexual harassment as a core reason why women leave the practice or become disengaged from firm culture. Yet, the data here and in other recent studies overwhelmingly suggest that law firms need to take a fresh look at their policies and practices. The American Bar Association has analyzed and approved policies for how law firms, among other legal employers, can minimize sexual harassment. Certainly, a key component is for firm leadership and management to implement sensible and enforceable policies that incentivize women to report sexual harassment, protect them from retaliation, and punish those who engage in such conduct. Law firms must send a strong message that sexual harassment simply will not be tolerated.

In sum, our data show that gender bias takes place in many different ways. The cumulative result is what we term “death by a thousand cuts.” While women in private practice may talk with each other about such experiences, they are less often discussed by law firm leadership or with male partners. Until these kinds of experiences are brought into the open and addressed, they will continue to be impediments to advancing women – impediments, we add, that have nothing to do with the qualifications, talent, or ambition of individual women lawyers, but instead are created by implicit biases, gender stereotypes and sexual harassment, all of which remain pervasive in too many law firms.

II. WHY DO EXPERIENCED WOMEN LAWYERS STAY AT THEIR FIRM OR LEAVE?

We asked experienced men and women, and managing partners, about which factors influence why experienced female lawyers stay with or leave their firms. By framing questions about the respondent’s particular firm, the responses are more likely to reflect first-hand knowledge about why women stay or leave, rather than more abstract information about firms in general.

There was a good deal of consensus among men, women, and managing partners about the reasons why experienced women lawyers stay in their firms:

- **Challenging/interesting work**: 79% of men and 75% of women agree, as do 89% of managing partners.
- **Relationships with colleagues**: 82% of men and 75% of women agree as do 86% of managing partners.
Men and women along with managing partners also generally agree on the following reasons why experienced women lawyers leave their firms:

**Caretaking commitments**

- 60% of women, 56% of men, and 46% of managing partners agree.

**Women no longer wish to practice law**

- 51% of women, 50% of men, and 61% of managing partners agree.

**The number of billable hours**

- 51% of women, 44% of men, and 43% of managing partners agree.

**The level of stress at work**

- 41% of men, 55% of women and 57% of managing partners agree.

Women, however, have significantly different views about the impact of these three factors on women leaving or staying:

**Emphasis on marketing**

- While 52% of women said this was an important reason influencing women’s decision to leave their firms, only 35% of men and 32% of managing partners thought so.

**Opportunity for advancement**

- While 70% of men and 70% of managing partners believe this is an important reason why experienced women stay, far fewer women agree. 49% of women view the opportunity for advancement as an important reason for staying at the firm but a substantial number of women—32%—also view the opportunity for advancement in their firm as an important reason for leaving the firm.
A similar dynamic exists for financial compensation. 61% of women and 63% of men view this factor as an important reason for women staying in their firm. Managing partners are in accord with these results: 68% of them think that financial compensation is an important reason for women staying. At the other end of the spectrum, however, almost one quarter of women (24%) report that compensation influences why experienced female lawyers leave the firm, although a small minority of men (11%) view compensation as an important influence on experienced women lawyers’ decisions to leave.

A few other factors that we measured are largely a neutral to somewhat important reason for women leaving their firm: personal or family health; job opportunities for a partner or spouse; and performance reviews.

These results, of course, have certain limitations. Our respondents are women and men who are still practicing in firms and offering opinions from their perspective about why experienced women stay or go. We believe, however, that the women we sampled are much more likely to be aware of reasons why women stay or leave their firms, based on informal networks with women in the firm and those who have left.

A summary of the data on reasons why women leave, according to experienced women lawyers, is presented here:

<table>
<thead>
<tr>
<th>Reason</th>
<th>% of Women Who Say It’s a Very Important Reason for Leaving</th>
<th>% of Women Who Say It’s a Somewhat Important Reason for Leaving</th>
<th>Combined % of Women Who Say It’s a Very or Somewhat Important Reason for Leaving</th>
</tr>
</thead>
<tbody>
<tr>
<td>Financial Compensation</td>
<td>7%</td>
<td>17%</td>
<td>24%</td>
</tr>
<tr>
<td>Work/Life Balance</td>
<td>19%</td>
<td>27%</td>
<td>46%</td>
</tr>
<tr>
<td>Challenging/Interesting Work</td>
<td>2%</td>
<td>7%</td>
<td>9%</td>
</tr>
<tr>
<td>Advancement Opportunity</td>
<td>12%</td>
<td>20%</td>
<td>32%</td>
</tr>
<tr>
<td>Relationships with Colleagues</td>
<td>3%</td>
<td>6%</td>
<td>9%</td>
</tr>
<tr>
<td>Level of Stress at Work</td>
<td>17%</td>
<td>37%</td>
<td>54%</td>
</tr>
<tr>
<td>Number of Billable Hours</td>
<td>15%</td>
<td>34%</td>
<td>50%</td>
</tr>
<tr>
<td>Emphasis on Marketing or Originating Business</td>
<td>13%</td>
<td>38%</td>
<td>51%</td>
</tr>
<tr>
<td>Caretaking Commitments</td>
<td>16%</td>
<td>42%</td>
<td>58%</td>
</tr>
<tr>
<td>Personal or Family Health Concerns</td>
<td>9%</td>
<td>33%</td>
<td>42%</td>
</tr>
<tr>
<td>Job Opportunities for Spouse/Partner</td>
<td>4%</td>
<td>27%</td>
<td>30%</td>
</tr>
<tr>
<td>Performance Reviews</td>
<td>2%</td>
<td>14%</td>
<td>16%</td>
</tr>
<tr>
<td>No Longer Wishes to Practice Law</td>
<td>18%</td>
<td>31%</td>
<td>49%</td>
</tr>
<tr>
<td>Sexual Harassment or Retaliation</td>
<td>9%</td>
<td>15%</td>
<td>24%</td>
</tr>
<tr>
<td>Other</td>
<td>2%</td>
<td>3%</td>
<td>5%</td>
</tr>
</tbody>
</table>
In trying to distill the data, we have ranked the top reasons that experienced women cite as an “important” influence on women leaving their firm, listing any reason mentioned by at least 40% of respondents:

<table>
<thead>
<tr>
<th>Reason</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>CARETAKING COMMITMENTS</td>
<td>58%</td>
</tr>
<tr>
<td>LEVEL OF STRESS AT WORK</td>
<td>54%</td>
</tr>
<tr>
<td>EMPHASIS ON MARKETING OR ORIGINATING BUSINESS</td>
<td>51%</td>
</tr>
<tr>
<td>NUMBER OF BILLABLE HOURS</td>
<td>50%</td>
</tr>
<tr>
<td>NO LONGER WISHES TO PRACTICE LAW</td>
<td>49%</td>
</tr>
<tr>
<td>WORK/LIFE BALANCE</td>
<td>46%</td>
</tr>
<tr>
<td>PERSONAL OR FAMILY HEALTH CONCERNS</td>
<td>42%</td>
</tr>
</tbody>
</table>

These top reasons why experienced women leave private practice boil down to the stress and time needed to “do it all,” especially around non-substantive responsibilities at the office that do not reflect the quality of an individual’s legal work. Pressures to bill a large number of hours, and then spend more time to originate business, and then meet caretaking commitments lead to increased stress and an inability to strike an acceptable work/life balance.

The responses we collected on caretaking commitments drive home the point. Experienced women lawyers are, indeed, much more likely than experienced men to be solely responsible for multiple dimensions of child care. The gender differences are striking:

<table>
<thead>
<tr>
<th>Activity</th>
<th>Percentage of Women</th>
<th>Percentage of Men</th>
</tr>
</thead>
<tbody>
<tr>
<td>ARRANGING CHILDCARE</td>
<td>54%</td>
<td>1%</td>
</tr>
<tr>
<td>LEAVING WORK FOR CHILDCARE</td>
<td>32%</td>
<td>4%</td>
</tr>
<tr>
<td>CHILDREN’S EXTRACURRICULARS</td>
<td>20%</td>
<td>4%</td>
</tr>
<tr>
<td>EVENING CHILDCARE</td>
<td>17%</td>
<td>4%</td>
</tr>
<tr>
<td>DAYTIME CHILDCARE</td>
<td>10%</td>
<td>1%</td>
</tr>
</tbody>
</table>

As the data make clear, experienced women lawyers bear a disproportionate brunt of responsibility for arranging for care, leaving work when needed by the child, children’s extracurricular activities, and evening and daytime childcare. Any one of these factors affects the time and effort expected for a successful law practice, and the combination competes all the more for a lawyer’s time.

The results beg a bigger policy question: what will law firms do to devise more effective means of enabling all lawyers, including experienced women, to balance those family and household responsibilities with their professional obligations at the firm? As examples, there are a few firms that provide child care on site. The knowledge that it is both easy to obtain child care when needed and the site is literally at the workplace would be of great help to working parents. Another example is the pressure to obtain household services. Some
firms are offering so-called concierge services to perform personal tasks for lawyers and staff, such as arranging to pick up dry cleaning; making on-line purchases, including groceries, and even arranging moving services. Management is recognizing that in order to attract and retain lawyers, firms need to help them deal with their responsibilities outside the office.

Also ripe for review is the impact of part-time, flex-time, and leaves of absence on women lawyers and their firms. We know many women who would wish to practice on a part-time basis or take a leave of absence but are legitimately concerned that firms simply pay lip service to policies for such arrangements, and that the actual result is sideling a career because of fear of developing a reputation as not being sufficiently committed to work. While almost all law firms have implemented part-time policies to accommodate their lawyers’ needs to care for their children, parents, or other family members, the reality is that only 6-7% of law firm attorneys use such policies, and they are mostly women. Few women partners work part-time: only 1.7% of women equity partners and 4.4% of women non-equity partners do so. The reason is obvious: lawyers correctly perceive that “going part-time” may well impede, if not derail, career advancement. The same fear applies to the consequences of participating in a reduced-hours program, maternity/paternity or family leave, and flexible work schedules. And unlike the large majority of senior men, women partners are much less likely to be supported by a stay at home spouse, requiring additional time and effort to handle obligations outside of work. More than one observer of women in law firm practice has suggested that biases in favor of traditional gender roles directly impact the advancement of experienced women lawyers.

Overall, what do the results mean for large law firms with respect to experienced women lawyers? Law firm policies and practices can have a marked influence on changing the direction of these numbers – even for factors that at first blush are outside the usual ambit of law firm concerns. We also emphasize that there is no “one size fits all” set of policies that suits all firms. We urge firms to tap into the creativity of their own lawyers to create solutions that can work within the context of their firm’s unique culture and goals. We anticipate that any firm that fails to achieve meaningful gender diversity among its more experienced lawyers will fall behind its peers—the firm simply will not have a large cadre of experienced women lawyers, becoming increasingly out of sync with the range of talent in the legal profession and the demands of the marketplace.

III. WHAT ARE FIRMS DOING TO FOSTER LONG-TERM CAREERS FOR WOMEN IN PRIVATE PRACTICE?

A. FIRM LEADERS CLEARLY RECOGNIZE THE BENEFITS OF GENDER DIVERSITY AT SENIOR LEVELS

Managing partners appear to be well aware that attracting experienced women lawyers will allow their firms to remain competitive, because of (1) the benefits to law practice and (2) the market’s demand for diversity at senior levels. Thus, our data show:

1. RECOGNITION BY MANAGEMENT OF BENEFITS FOR QUALITY OF THE FIRM

• 82% of managing partners cited “achieving better decision-making by improving diversity at senior levels.”
• 79% of managing partners cited “widening their talent pool at senior levels.”
• 79% of managing partners cited mitigating the costs of female lawyer attrition or turnover.
2. RECOGNITION BY MANAGEMENT OF BENEFITS FOR MARKET RESPONSIVENESS

- 86% of managing partners cited improving the firm’s reputation and image.
- 86% of managing partners cited being more responsive to the market.
- 79% of managing partners cited being more responsive to the requests of clients.

But beyond awareness that experienced women are critical to a firm’s long-term success and clients’ demand for experienced women lawyers, which policies are in place and which ones are actually impacting the advancement of women?

B. FIRM LEADERS AND MALE PARTNERS BELIEVE THEIR FIRMS DO WELL IN ADVANCING EXPERIENCED WOMEN – BUT EXPERIENCED WOMEN DO NOT SHARE THAT VIEW

We asked managing partners and individual men and women lawyers a series of questions about their firm’s efforts to retain and advance experienced women lawyers and their success in doing so. Overall, a large percentage of managing partners and senior men agree that their firms have been active in making gender diversity a priority and have been successful in advancing experienced women lawyers. However, experienced women lawyers have significantly less positive opinions, as shown by responses to five questions we asked about law firm advocacy and success in advancing gender diversity:

Are firm leaders “active advocates of gender diversity?”

- 82% of managing partners agree that their firms are “active advocates of gender diversity” for experienced women lawyers. A very high 91% of the experienced men agree with that statement, with over two thirds of men (69%) “strongly” agreeing.

Experienced women have a markedly less positive view: 62% of women agree, with only 27% “strongly” agreeing that firms are active advocates of gender diversity. At the other end of the scale, a substantial number of women—25%—disagree that their firms are active advocates for gender diversity.

Is gender diversity widely acknowledged as a firm priority?

- 79% of managing partners believe “gender diversity for experienced women lawyers is widely acknowledged in my firm as a priority.” 88% of experienced men agree with that statement.

Women have a less positive view: 54% of experienced women agree that gender diversity is a firm priority, and 27% of experienced women disagree that gender diversity is a firm priority.
Clearly, managing partners and senior men have far more positive views than their women colleagues about their firm’s “success” in retaining and advancing experienced women lawyers, acknowledging gender diversity as a priority, and promoting experienced women into the highest levels of the partnership and firm leadership. What explains the differences? It may be that managing partners and senior men are unaware of the actual statistics showing a relative lack of advancement for experienced women lawyers and their high rate of attrition. Alternatively, men may have different expectations than women for assessing the firm’s “success” in advancing and retaining senior women lawyers. Whatever the reason, there is a definite “men are from Mars, women are from Venus” dichotomy regarding their respective perceptions of their firms’ commitment and success in advancing women into senior roles.58

Has the firm succeeded in promoting women into leadership?

75% of managing partners believe that their firm “has been successful at promoting experienced female lawyers into leadership positions in the firm.” Individual senior men agree at an even higher level (84%).

A much lower percentage of experienced women (55%) agree that their firm has been successful and a substantial number (30%) disagree that their firm has been successful in promoting women into leadership.

Has the firm succeeded in promoting women into equity partnership?

71% of managing partners believe that their firm “has been successful at advancing/promoting female attorneys into equity partnership.” A similar level of agreement exists among experienced male lawyers (79%).

Substantially fewer experienced women—48%—agree that their firm has been successful at advancing women into equity partnership, and 35% disagree with that statement.

Has the firm successfully retained experienced women?

64% of managing partners believe that their firm “has been successful at retaining experienced women lawyers.” A much greater percentage of experienced men—74%—agree with that statement.

A lower percentage of women—47%—agree that their firm has successfully retained women lawyers, and 38% disagree that their firm has been successful.
The data lead us to conclude that firms need to look anew, from broader perspectives, at setting targets and implementing policies and practices that actually achieve meaningful progress and results. The pronounced gender perception gap demonstrates that law firm efforts and initiatives are not accomplishing as much as firm leaders and their male colleagues believe, and far more needs to be done.

C. WHAT GENDER ADVANCEMENT POLICIES ARE FIRMS USING, AND HOW ARE THEY WORKING?

Virtually every large firm has goals to increase the number of women lawyers. How any given firm goes about doing so, however, varies widely. Some initiatives are managed by the top level of leadership, while others may be managed by lawyers or staff. Some initiatives are well-funded, while others are funded with less than the cost of a first year associate’s compensation. Some initiatives have a strategic plan that sets concrete goals for advancement of women in the firm, while others are less formal. And there are many different types of programs that firms sponsor with the goal of advancing and retaining women lawyers.

We asked managing partners about the use and importance of specific policies for advancing gender diversity. The results are listed below and show that the large majority of managing partners – 90% – report use of these policies: clear, consistent criteria for promotion to equity partner; firm-sponsored client networking for female lawyers and female clients; paid parental leave; work from home policy; mentoring or sponsorship programs for female lawyers; and sexual harassment training. Implicit bias training and training female lawyers in business development are also widely used programs, by at least 80% of firms.

That said, we did not anticipate that all policies would be viewed as equally effective. Indeed, there is a large range of opinion about the effectiveness of these policies for advancing experienced women, based on responses from women lawyers whose firms have implemented the particular policy:\textsuperscript{59}

<table>
<thead>
<tr>
<th>POLICY</th>
<th>PERCENTAGE OF EXPERIENCED WOMEN LAWYERS WHO SAY THE POLICY IS VERY OR SOMEWHAT EFFECTIVE</th>
</tr>
</thead>
<tbody>
<tr>
<td>WORK FROM HOME POLICY</td>
<td>78%</td>
</tr>
<tr>
<td>PAID PARENTAL LEAVE</td>
<td>76%</td>
</tr>
<tr>
<td>FORMAL PART-TIME POLICY FOR PARTNERS</td>
<td>75%</td>
</tr>
<tr>
<td>CLEAR, CONSISTENT CRITERIA FOR PROMOTION TO EQUITY PARTNER</td>
<td>75%</td>
</tr>
<tr>
<td>CLIENT SUCCESION PLANNING POLICY</td>
<td>71%</td>
</tr>
<tr>
<td>TRAINING FEMALE LAWYERS/BUSINESS DEVELOPMENT</td>
<td>70%</td>
</tr>
<tr>
<td>CLIENT NETWORKING/FEMALE LAWYERS AND CLIENTS</td>
<td>70%</td>
</tr>
<tr>
<td>MENTORING/SPONSORING PROGRAMS FOR FEMALE LAWYERS</td>
<td>69%</td>
</tr>
<tr>
<td>LEADERSHIP/MANAGEMENT TRAINING</td>
<td>68%</td>
</tr>
<tr>
<td>WRITTEN RULES ABOUT CREDIT ALLOCATION</td>
<td>60%</td>
</tr>
<tr>
<td>MONITOR GENDER METRICS</td>
<td>60%</td>
</tr>
<tr>
<td>IMPLICIT BIAS TRAINING</td>
<td>47%</td>
</tr>
<tr>
<td>SEXUAL HARASSMENT TRAINING</td>
<td>42%</td>
</tr>
<tr>
<td>FORMAL PROCESS FOR DISPUTE RESOLUTION (E.G., PROMOTION, ORIGINATION)</td>
<td>42%</td>
</tr>
<tr>
<td>MANSFIELD RULE</td>
<td>42%</td>
</tr>
<tr>
<td>ON-RAMPING PROGRAMS</td>
<td>37%</td>
</tr>
<tr>
<td>COMPENSATING DIVERSITY WORK (NOT PRO BONO)</td>
<td>35%</td>
</tr>
<tr>
<td>PARTNER COMPENSATION PARTLY TIED TO DIVERSITY EFFORTS</td>
<td>31%</td>
</tr>
</tbody>
</table>
These results show that:

1. Many different policies can be useful for advancing women into senior roles, depending on the circumstances in a particular firm.

2. The policies that at least 75% of women believe are important to advancing senior women are work from home (78%); paid parental leave (76%); clear consistent criteria for promotion to equity partner (75%); and a formal part-time policy for partners (75%). We conclude that when a firm does not implement these policies in a meaningful way, it is undercutting its ability to retain and advance women into senior roles.

3. At least half of the women in our sample also view these policies as important: a client succession planning policy that emphasizes greater inclusion of women lawyers (71%); client networking with female clients (70%); training in business development (70%); mentoring/sponsoring programs (69%); leadership/management training (68%); monitoring gender metrics (60%); and written rules/credit allocation (60%).

The results reinforce our view that, in order to implement effective policies, a firm needs to understand the nature of its culture, how existing policies and practices actually work from the point of view of the lawyers those policies are supposed to benefit, and why policies that are especially effective should be regarded as “best practices” that all firms can consider implementing.

**IV. WHAT SHOULD FIRMS BE DOING DIFFERENTLY?**

It is undeniable and unfortunate that experienced women lawyers are simply not moving up the ladder to senior levels at the same rate as men. Moreover, experienced women lawyers are leaving their firms at a greater rate than men for reasons that firms are able to address, even if they have not yet done so. What is holding senior women lawyers back is not a lack of drive or commitment, a failure to promote themselves, or an unwillingness to work hard or to make substantial sacrifices. Simply put, women lawyers don’t need to “lean in” any more than they have already done. What needs fixing is the structure and culture of law firms, so firms can better address the needs of the many women they recruit and seek to retain.

One key lesson learned from the data here: simply putting policies into place and giving lip service to the goal of diversity appears to have little impact on closing the gap at mid-levels and senior levels of experience. Enacting policies is a basic first step, but it is not enough. And while large firms have developed policies designed to address the gender gap, there is significant variation in the nature of these policies, how well they work in practice, and whether the policies are implemented consistently and equitably over time.

As our data show, women lawyers are much less satisfied than their male colleagues and managing partners with the extent of gender diversity in their firms, the level of commitment that firm leaders have to gender diversity, and what firms are doing to advance women into upper levels of their firms. The satisfaction data should not be a surprise. Women lawyers have substantially less access to the building blocks needed for long-term success in firm practice. Far more than men, and simply on account of their gender, women experience demeaning comments, lack access to business development opportunities, have been overlooked for advancement, lack access to sponsors, and suffer other behaviors in firms that diminish their chances for reaching the same level of success as their male colleagues. Women are markedly less satisfied than men with the recognition they receive for their work, their compensation and how it is determined, and the opportunities for
advancement in their own firm. Senior women leave their firms because of the inordinate demands imposed by firm policies – especially onerous billable hours requirements and the emphasis on marketing. While substantial quotas for billable hours drive up profits per equity partner, there is a real cost to pay through the firm’s loss of so many experienced women lawyers, diminished diversity at the upper levels of firms, and increasing pressure from clients to fix the problem.

The greatest challenge facing large firms today is whether they will move beyond mere lip service to the goal of greater diversity by taking concrete and specific steps to meet the needs of women lawyers and lawyers of color. Client demands for the breadth of talent that comes with diversity are being heard today, and will increase each year. Firms have both the motivation, resources and, we believe, the creativity to develop programs and policies that truly serve women attorneys throughout the entire cycle of their careers. As very basic next steps, we encourage the leaders of every firm to review the research presented here, and use it to inform changes that are specifically geared to the culture of their firm.

We also suggest that each and every AmLaw 500 firm survey their lawyers on an anonymous basis with the types of questions that we administered, in order to fully understand whether there are any gender-based differences in their lawyers’ work day experiences and their satisfaction or dissatisfaction with the firm’s culture, policies and practices. We encourage guided in-firm conversations so firm leaders can decide how to use that information effectively to make necessary changes and reforms for eliminating any gender gap in access to success and create a workplace environment more conducive to the retention and advancement of experienced women lawyers. And we urge male leaders to take ownership of this process and not delegate the internal discussions and process of recommending policies largely to women partners, who often lack the power to ensure that their recommendations are implemented, and to prevent the implicit if not explicit notion that the lack of gender diversity is only a “women’s problem.”

We do not believe there is a silver bullet that will create meaningful gender diversity in all firms. We do believe, however – based on this new research and other well-regarded studies – that certain practices implemented over a four to five year period will achieve noticeable positive changes for a firm’s retention of experienced women lawyers, the number of women advancing to leadership positions, parity in compensation, the firm’s enhanced capabilities at its senior levels, and the firm’s ability to take a leading position in a marketplace that demands diversity. With these goals in mind, our recommended best practices are:

1. **Develop a strategy, set targets, and establish a timeline for what the firm wants to achieve.** A strategy is best developed in collaboration with members of the firm and with an outside specialist. It is difficult for any firm to take an objective look at its own culture, articulate its needs, and reach consensus about action items without an independent analysis to provide additional perspective based on other firms’ policies and experiences, and advise about possible solutions.

2. **Take a hard look at the data. Use gender metrics and gender statistics to measure and track the status of key factors over time.** As discussed above, 60% of the women respondents agreed that monitoring gender metrics is important to the advancement and retention of experienced women lawyers. A firm can focus on various key metrics, such as attrition, promotion, work assignments, compensation, bonuses, credit allocation and client succession, according to its specific goals. As examples, a firm may choose to look at gender statistics by overall firm; focus on major clients; practice area or office; posi-
tion; departure data; or other parameters. Take some “soft measures,” including at least some of the perception and satisfaction data we describe above. When an experienced women lawyer leaves, conduct an exit interview and collate the findings over time.

3. **Affirm leadership’s commitment to take specific actions for gender diversity.** Not only should firm leaders convey the message that they are committed to increasing gender equity, they also need to take actions demonstrating that this commitment is integral to the firm’s mission. For example, firm leaders should be assigned an initiative or area of improvement for which they are personally responsible. Thereafter, leadership must be held accountable if measurable progress is not made.

4. **Own the business case for diversity.** Firm leadership has to truly understand the business value of making retention and advancement of experienced women attorneys a core firm priority. Research makes clear that the presence of women in leadership roles has a positive impact on both innovation and diversity. Corporations are increasingly demanding diverse teams to handle their matters, and are making clear that a decision to retain a firm or to discontinue relationships with firms will be based, in part, on the firm’s demonstrated commitment to diversity. Clients correctly recognize that promoting greater diversity in the law firms they hire will lead to better decision-making, work product, and results. For example, corporations are increasingly requesting that senior women litigators serve as first chairs on their trials, based on research that female partners are more likely than male partners to get courtroom wins.

5. **Take steps to ensure that there is a critical mass of women partners on key firm committees.** This is vitally important with respect to committees that make decisions concerning the advancement of lawyers to partner and equity partner; the lateral partner hiring committee; the compensation committee; the firm Executive Committee; and appointments of office managing partners, practice group leaders, and other leadership roles. Firms should consider adopting the Mansfield Rule, which sets an aspirational goal of having at least 30% women lawyers and attorneys of color on key firm committees.

6. **Assess the impact of firm policies and practices on women lawyers.** In particular, evaluate practices relating to compensation, credit allocation, client succession, business development opportunities and internal referrals. Transparency and equal treatment for men and women with respect to these policies are vitally important. In large firms, written policies are far preferable to ad hoc decision making which, because of implicit biases and favoritism, generally disadvantage women and create considerable dissatisfaction. In addition, firms should consider the adoption of a formal process of dispute resolution to resolve disagreements concerning origination credit, client succession, and compensation.

7. **Continue to implement implicit bias and sexual harassment training for all partners.** Such training is an important baseline activity, to ensure that from the day women join the firm, they are treated equitably and with the respect that they deserve. Demeaning communications, unwanted sexual advances, gender bias, and double standards take a significant toll on women at all levels, contribute to dissatisfaction with a firm, and ultimately can influence the decision to leave.
8. **Increase lateral hiring of women partners.** Legal recruiters play an important role in law firm hiring of lateral partners. Given the fact that at many firms more partners are hired laterally than are promoted internally\(^6\), it is critical that law firms instruct the recruiters they retain to focus on identifying potential women lateral candidates, including searching for qualified candidates out of existing networks. We recommend a special focus on practice areas where women are generally under-represented, such as antitrust, private equity, intellectual property, and mergers and acquisitions. Firms can set targets for the number of women who are presented by recruiters as lateral hire candidates, as well as the overall percentage of lateral hires that the firm makes.

9. **Provide resources to relieve pressures from family obligations that women more often face than their male colleagues.** Incentivize partners to avail themselves of part-time and flex-time policies. This can be done by removing the stigma and ensuring that lawyers are not impeded in their career advancement on account of using such policies. Promoting those who have used such policies to partner status is one meaningful way to remove the stigma that prevents so many lawyers, male and female, from using such policies. In addition, provide assistance and support to lawyers with family obligations, such as childcare programs, concierge services and other measures to make work-life balance more achievable.

Ultimately, achieving gender diversity is a matter of how much talent do law firms want to attract and retain, and what are firms willing to do to advance a range of diverse attorneys in their firms. With input from genuinely diverse perspectives, firms can frame policies and procedures that fit their desired culture and also meet the goal of providing men and women equal access to successful long term careers in the law. Only the full strength and voice of a firm’s leaders can give teeth to a firm’s efforts to ensure the advancement and retention of experienced women lawyers and position the firm as a leader in the marketplace.
Endnotes

1 Co-chair, American Bar Association Presidential Initiative on Long-term Careers for Women in the Law; Senior Partner, Fine, Kaplan & Black, R.P.C.; Former Chair, ABA Commission on Women in the Profession.

2 Co-chair, American Bar Association Presidential Initiative on Long-term Careers for Women in the Law; Founding Partner, Scharf Banks Marmor LLC; Chair, ABA Commission on Women in the Profession.


4 The NAWL Annual Survey of Women in Law Firms was designed, implemented and reported by Stephanie Scharf from 2006 through 2014, with collaboration at various times with Roberta Liebenberg, Barbara Flom, and Christine Amalfe. The Survey is now overseen by Destiny Peery, Northwestern Pritzker School of Law. For the NAWL series of reports, see https://www.nawl.org/p/cm/ld/fid=82.


7 See NALP Bulletin, April 2019 (women comprised 19.6% of equity partners in 2018, and a much higher percentage of women are non-equity partners (30.5%)); https://www.nalp.org/0419research. See also 2018 NAWL Annual Survey on Retention and Promotion of Women in Law Firms (“NAWL Survey”), covering the nation’s 200 largest firms. “The likelihood that women will become equity partners remains on a sluggish upward trajectory over the last 12 years, with the data reflecting an increase from 15 percent in 2006 to 20 percent in 2018.” https://www.nawl.org/p/cm/l/fid=1163, at 7.


9 Id.

10 2018 Vault/MCCA Law Firm Diversity Survey at 6 shows that women constitute 24% of management committee members; 24% of practice group leaders; and 21% of office heads.


15 Stephanie Scharf and Roberta Liebenberg, “First Chairs at Trial: More Women Need Seats at the Table,” ABA Commission on Women in the Profession (2015).

16 Id. note 13.

17 2018 NAWL Annual Survey at 7, 12.

18 2018 NAWL Annual Survey at 7.


21 E.g., “Closing the Gap: A Road Map for Achieving Gender Pay Equity in Law Firm Partner Compensation” (ABA Task Force on Gender Equity, August 2013); “Power of the Purse: How General Counsel Can Impact Pay Equity for Women Lawyers” (ABA Task Force on Gender Equity, August 2013); “What You Need to Know About Negotiating Compensation” (ABA Task Force on Gender Equity, August 2013).


23 A total of 1,325 total responses were initially collected. Sixty-three responses were excluded from our analyses because the respondent reported being an associate or staff attorney and was not on a track to advance into higher levels of the partnership; or because the respondent did not identify their gender.

24 The distribution in our sample of gender by years out of law school is: 15-20 years: 81.5% women; 21-25 years: 81% women; 26-30 years: 73.7%
women; 31-35 years: 66.3% women; 36-40 years: 59.4% women; 40+ years: 35% women.


22 The ABA Initiative on Long-Term Careers and the ABA Commission on Women in the Profession have sponsored an independent national study on Achieving Long-Term Careers for Women Attorneys of Color, the results of which will be published by Fall 2019.


26 The questions about job satisfaction mirror the job satisfaction questions used in “After the JD: Third Results from a National Study of Legal Careers,” at 50-51. Published by the American Bar Foundation and NALP Foundation for Law Career Research and Education (2014). The satisfaction questions had five response categories: extremely satisfied, somewhat satisfied, neutral, somewhat dissatisfied, and extremely dissatisfied. In this analysis, we typically grouped “extremely” and “somewhat satisfied” responses unless there is an unusual gender distribution. Similarly, we typically grouped the “somewhat” and “extremely” dissatisfied responses.

27 Responding “extremely” or “somewhat satisfied” to each factor.

28 Responding “extremely” or “somewhat satisfied” to each factor.

29 Responding “extremely” or “somewhat satisfied” to each factor.

30 Each of these questions show significant differences in response distribution by gender at the .001 level using a Chi-square test, with the exception that item 7 is significantly different at the .005 level.

31 As above, these percentages are for women and men reporting that they are “extremely satisfied” or “somewhat satisfied” with the aspect of their work.

32 The most recent study of partner compensation by Major Lindsey & Africa found that, on average, male partners earn $959,000 compared to $627,000 for female partners, a 53% difference. “New Survey Finds Even Bigger Gender Gap in Big Law Partner Pay,” The American Lawyer, Dec. 6, 2018. Moreover, one of the key factors in the long-standing pay gap between male and female equity partners is that male partners receive on average over $1 million more in origination credit than female partners. Id. at 24, 27. For example, in the Major Lindsey & Africa 2018 Partner Compensation Survey, the gain for male partners in origination credit was 8% in 2016; while female partners’ origination credit declined 8%. Id. at 13.

33 The Report of the Eighth Annual NAWL National Survey on Retention and Promotion of Women in Law Firms (February 2014) showed that having two or more women on a compensation committee has a significant impact in ameliorating the gender pay gap. Id. at 5, 12-13. https://www.nawl.org/p/cm/ld/fid=82#surveys.


36 Id. at 12.

37 Logistic regression indicates that for each of these questions women are significantly more likely than men to experience these events (all p values are < 0.001).

38 The results of other surveys examining unwanted sexual conduct in law firms are consistent with the results here. See, Lauren Rikleen, “Survey of Workplace Conduct and Behaviors in Law Firms,” The Women’s Bar Association of Massachusetts, www.womensbar.org. See also Chang and Chopra, “Where Are All the Women Lawyers?” FORUM, Sept./Oct. 2015 at pp. 15-20 (reporting that 2005
survey of California lawyers found that 50% of women respondents reported sexual harassment. https://www.360advocacy.com/wp-content/uploads/2015/10/ChangChopraArticle-1-.pdf


Report of the Florida Bar Special Committee on Gender Bias, May 26, 2017 at 1 (one out of every seven female lawyer respondents stated they had experienced harassment or bullying due to their gender within last three years, and only 23% of those who reported the incident to a supervisor stated that the complaint was resolved satisfactorily); https://www.floridabar.org/wp-content/uploads/2017/06/Special-Committee-on-Gender-Bias-Report-2017.pdf;

Women Lawyers of Utah, The Utah Report: The Initiative of the Advancement and Retention of Women in Law Firms (Oct. 2010), http://ms-jd-org/files/wlu_report_final.pdf (“37% of women in firms responded that they experienced verbal or physical behavior that created an unpleasant or offensive work environment[,] and] 27% of the 37% indicated that the situation became serious enough that they felt they were being harassed (approximately 10% of women in firms). The vast majority (86%) of those reporting harassment identified sex as the basis for the harassment.”); ABA Commission on Women in the Profession, The Unfinished Agenda: Women and the Legal Profession 18-19 (2001) (citing survey results indicating that one-half of two-thirds of women lawyers experienced or observed sexual harassment).

44 See ABA Resolution 302 (February 2018) and ABA Resolution 300 (August 2018) and accompanying Reports. The ABA Commission on Women’s publication “Zero Tolerance” provides concrete best practices and solutions to combat sexual harassment in the workplace.


46 Respondents had to choose one of five response categories about a given factor: very important reason for staying; somewhat important reason for staying, neutral, somewhat important reason for leaving, very important reason for leaving. To keep the questionnaires a manageable length, we did not collect individual responses about why men leave.

47 We note from other research that both men and women leave the legal profession for work in other sectors in increasing numbers over time. “After the JD III: Third Results from a National Study of Legal Careers,” American Bar Foundation and NALP Foundation for Law Career Research and Education (2014).

48 Each of these questions show significant differences in response distributions between men and women at the .001 level using a Chi-square test. The number of managing partners was not large enough to compare their response distributions.

49 Rounded to the nearest whole percentage for listing in this chart. Adding unrounded percentages from columns 1 and 2 accounts for any difference between the total percentage listed in column 3 versus adding the rounded percentages in columns 1 and 2 for “very important” and “somewhat important.”

50 Logistic regressions with gender predicting likelihood of sole responsibility in these domains were all significant with p < 0.001.


52 2018 Vault/MCCA Law Firm Diversity Survey at 17. This reality is reflected by the fact that according to the Vault survey, less than 1% of male associates and less than 4% of female associates work part-time schedules.

53 Id.


55 According to a 2013 NALP Survey, 87% of law firm partners are supported by a stay-at-home spouse. Oct. 21, 2013 National Law Journal, “Diapers, Laundry and a Legal Practice.” By way of contrast, the PAR/MCCA/ABA Commission Report in 2010 found that only 13% of female partners had a spouse at home full-time, while just 10% had a spouse home part-time.


57 A respondent was coded as “agreeing” with the statement if he/she “strongly” or “somewhat” agreed.

58 Unfortunately, the stark differences in opinion between experienced male and female lawyers concerning their firms’ efforts to create a level playing field for women also exist among millennial lawyers, which further underscore the need for fundamental change. A new survey of over 1,200 millennial attorneys found that 45% of the women strongly agreed that law firm culture is inherently sexist, compared to just 14% of men. Over 56% of the millennial women strongly agreed that there is a gender pay gap, compared to just 18% of men. Also, while 63% of the women strongly agreed that a diverse and inclusive workforce should be a priority for law firms, only 37% of the millennial male attorneys strongly agreed. See Major Lindsey & Africa, “2019 Millennial Attorney Survey: New Expectations, Evolving Beliefs and Shifting Career Goals” (April 2019). https://www.mlaglobal.com/en/knowledge-library/research/2019-millennial-attorney-survey-new-expectations-evolving-beliefs-and-shifting-career-goals.

59 Each respondent was asked to rate a policy only if her firm had already implemented the policy.

60 See “2019 Client Advisory” by Hildebrandt Consulting and Citibank at 11 (reporting that in 2017, more partners were hired laterally than promoted internally). See also “Should Law Firms Be Clamoring For Diversity in Recruiters?”, Law 360, Oct. 4, 2019.

The data contained in this report are from a collaborative research project by the American Bar Association and ALM Intelligence. An initial report of research results was presented in August 2018 at the American Bar Association Annual Meeting and may be found at https://www.americanbar.org/news/abanews/aba-news-archives/2018/08/annual_meeting_20183/.
Acknowledgments

This research stems from the American Bar Association Presidential Initiative on Long-Term Careers for Women in Law. ABA 2017–2018 President Hilarie Bass envisioned, founded and implemented the Initiative, which is now being continued by ABA 2019-2020 President Judy Perry Martinez. The Initiative is co-chaired by Roberta Liebenberg, former Chair of the ABA Commission on Women in the Profession, and Stephanie Scharf, current Chair of the ABA Commission on Women in the Profession.

The Initiative has implemented four research projects, which as of October 2019, have been completed and are in various stages of publication:

1. This joint ABA/ALMI survey of law firm managing partners and practicing attorneys;
2. A representative survey of law school alumni in order to generate systematic data about the course of long-term careers for women and men in the legal profession, and the professional, social and personal factors that enhance or impede legal careers;
3. A national study based on focus group data to understand factors that affect long-term careers for women lawyers;
4. A national study focusing specifically on women lawyers of color using focus group and individual data.

This report, “WALKING OUT THE DOOR: The Facts, Figures and Future of Experienced Women Lawyers in Private Practice,” reflects key contributions from several people affiliated with the American Bar Association Presidential Initiative on Long-Term Careers for Women in Law and ALM Intelligence. ALM Intelligence President Andrew Neblett shared our vision of conducting innovative research on women in large firm practice and provided practical, thoughtful advice throughout the research process. ALM Intelligence Senior Research Manager Carole Clark oversaw the data collection process with dedication and efficiency, and ALM Intelligence Director of Research Steve Kovalan conducted the initial analyses that were presented at the ABA Annual Meeting in August 2018. We are grateful for the many contributions made by Joyce Sterling, Senior Social Scientist at the American Bar Foundation and Professor at the University of Denver Sturm College of Law, who gave guidance for the research design and questionnaires. Research Associate Caroline Tipler, working through the American Bar Foundation, helped with the many administrative aspects of implementing this study and conducting a first round of data organization. We also recognize the contributions of Natalie Gallagher, Northwestern University Graduate Student, who worked with us to conduct the data analyses in this report.

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