AMERICAN JOURNAL OF INTERNATIONAL LAW

VOL. 104, April 2010 NO. 2

Power and Persuasion in Investment Treaty Interpretation: The Dual Role of States
Anthea Roberts

Editorial Comment

Book Reviews and Libel Proceedings

Lori Fisler Damrosch, Bernard H. Oxman, Richard B. Bilder, and David D. Caron

Notes and Comments

Correspondence

The Francis Deák Prize

Nominations for the Board of Editors

Current Developments

The Copenhagen Climate Change Conference: A Postmortem
Daniel Bodansky

International Decisions
Edited by David J. Bederman
Prosecutor v. Jean-Pierre Bemba Gombo

International Criminal Court pretrial decision on burden of proof and mens rea in prosecutions under the ICC Statute
European Court of Human Rights decision on protections against environmental harms and on proof of causation and damages

_Glamis Gold, Ltd. v. United States_

Case Nos. 2 BvE 2/08, 2 BvE 5/08, 2 BvR 1010/08, 2 BvR 1022/08, 2 BvR 1259/08, and 2 BvR 182/09

Décision Nos. 07-87362 & 07-87931

Contemporary Practice of the United States Relating to International Law

_Edited by John R. Crook_

**Recent Books on International Law**

_Edited by Richard B. Bilder_

**Book Reviews**

Buergenthal, Thomas. A Lucky Child: A Memoir of Surviving Auschwitz as a Young Boy

_Lori Fisler Damrosch_

Richardson, Henry J., III. The Origins of African-American Interests in International Law

_Ruth Gordon_

Abtahi, Hirad, and Philippa Webb. The Genocide Convention: The Travaux Préparatoires

_William A. Schabas_


_Sungjoon Cho_
*Malgosia Fitzmaurice*

Barton, John H., Judith L. Goldstein, Timothy E. Josling, and Richard H. Steinberg. The Evolution of the Trade Regime: Politics, Law, and Economics of the GATT and the WTO  
*Donald McRae*

Tarullo, Daniel K. Banking on Basel: The Future of International Financial Regulation  
*Pierre-Hugues Verdier*

**Briefer Notice**

*Peter B. Maggs*

**Books Received**

**International Legal Materials**

**VOL. 104 July 2010 NO. 3**

**A Presumption Against Extrajurisdictionality**  
*John H. Knox*

**Agora: Piracy Prosecutions**

Countering Piracy off Somalia: International Law and International Institutions  
*J. Ashley Roach*
Kenya’s Piracy Prosecutions

James Thuo Gathii

An Empirical Examination of Universal Jurisdiction for Piracy

Eugene Kontorovich and Steven Art

International Decisions

Edited by David J. Bederman

Dispute Regarding Navigational and Related Rights (Costa Rica v. Nicaragua)

Coalter G. Lathrop

Prosecutor v. Omar Hassan Ahmed Al Bashir

Johan D. van der Vyver

Opinion 1/08, Community Competence to Conclude with Certain Members of the World Trade Organization Agreements Modifying the Schedules of Specific Commitments of the Community and Its Member States Under the General Agreement on Trade in Services

Alberto Alemanno

Islamic Republic of Iran v. United States: Case Nos. A3, A8, A9, A14, and B61

Michael Ottolenghi

Eritrea’s Damages Claims (Eritrea v. Ethiopia); Ethiopia’s Damages Claims (Ethiopia v. Eritrea)

J. Romesh Weeramantry

Contemporary Practice of the United States Relating to International Law

Edited by John R. Crook

Judge Buergenthal Resigns; U.S. National Group Nominates Joan Donoghue for Election to International Court of Justice

U.S. Supreme Court Rules FSIA Does Not Shield Government Officials
Details of U.S. Government Employees to Public International Organizations

International Whaling Commission Fails to Reach Agreement on Commercial Whaling; United States Sees Commission as Increasingly Ineffective

Eleven from Somalia to Be Tried for Piracy in Federal Court in Virginia; Maersk Alabama Pirate Pleads Guilty; United States Supports Russian Piracy Resolution

U.S. Supreme Court Applies International Intermodal Through Bill of Lading, Sends Claim for Damages in U.S. Rail Crash to Japanese Courts

ABN AMRO Bank Forfeits $500 Million for Evading U.S. Economic Sanctions 504 Closing Guantánamo Proves Difficult; Disposition of Detainees; Khadr’s Military Commission Trial Set for August

D.C. Circuit Reverses Lower Court, Holds Bagram Detainees Not Entitled to Habeas Corpus Relief

U.S. Department of Justice Creates New Unit for Human Rights Violations, War Criminals

U.S. Delegation Active in ICC Negotiations to Define Crime ofAggression

United States, Russia Sign New Strategic Arms Reduction Treaty; Senate Begins Hearings

Security Council Adopts Fourth Round of Iranian Sanctions

United States Pursues Nonproliferation Agenda at NPT Review Conference, Agrees to 2012 Conference on Nuclear-Free Middle East
Sixty-eight U.S. Senators Encourage Favorable U.S. Review of Landmines Convention

U.S. Supreme Court Interprets Hague Child Abduction Convention

Brief Notes

**Recent Books on International Law**
*Edited by Richard B. Bilder*

**Book Reviews**

Levitt, Jeremy I. (ed.). *Africa: Mapping New Boundaries in International Law*
*Makau Mutua*

Simmons, Beth A. *Mobilizing for Human Rights: International Law in Domestic Politics*
*Emilie M. Hafner-Burton*

Orford, Anne (ed.). *International Law and Its Others* (Richard A. Falk) 543
Hebert, Valerie Genevieve. *Hitler’s Generals on Trial: The Last War Crimes Tribunal at Nuremberg*
*Detlev F. Vagts*

Fichtelberg, Aaron. *Law at the Vanishing Point: A Philosophical Analysis of International Law*
*Robert D. Sloane*

Klabbers, Jan, Anne Peters, and Geir Ulfstein. *The Constitutionalization of International Law*
*Carlo Focarelli*

**Books Received**
*International Legal Materials.*
AMERICAN UNIVERSITY INTERNATIONAL LAW REVIEW

VOLUME 25, NO. 1

Editors & Staff

Academy on Human Rights and Humanitarian Law

The Universal Declaration of Human Rights and the American Declaration on the Rights and Duties of Man After 60 Years: Their Contemporary and Normative Impact

Prologue
Claudio Grossman

Introduction
Claudia Martín & Diego Rodríguez-Pinzón

El Establecimiento de la Responsabilidad Internacional del Estado por Violación a Normas Contenidas en la Declaration Americana de los Derechos y Deberes del Hombre
Julio José Rojas Báez

The Universal Declaration of Human Rights and the African Child Today: Progress or Problems?
Uché Ewelukwa Ofodile

La Plena Vigencia de la Declaration Americana de los Derechos y Deberes del Hombre: Una Utopia por Construir
Zamir Andrés Fajardo Morales

On Dignity and Whether the Universal Declaration of Human Rights Remains a Place of Refuge After 60 Years
Adrienne Anderson

La Declaracion Americana y Los Derechos de los Familiares de la Victima
José Antonio Arcila Cano
60 Years of the Universal Declaration of Human Rights: Towards an Individual Responsibility to Protect

Kathleen Renée Cronin-Furman

VOLUME 25, NO. 2

Editors & Staff

Symposium: Russia and the Rule of Law:

New Opportunities in Domestic and International Affairs

Introduction

Michael Scheimer

Russian Protectionism and the Strategic Sectors Law

William E. Pomeranz

Russia and the Arctic: Opportunities for Engagement Within the Existing Legal Framework

Michael A. Becker

Law, Science, and the Continental Shelf: The Russian Federation and the Promise of Arctic Cooperation

Betsy Baker

Comments

Blackbeard Meets Blackwater: An Analysis of International Conventions that Address Piracy and the Use of Private Security Companies to Protect the Shipping Industry

Jill Harrelson

Political Genocide in Latin America: The Need for Reconsidering the Current Internationally Accepted Definition of Genocide in Light of Spanish and Latin American Jurisprudence

Howard Shneider
VOLUME 25, NO. 3

Editors & Staff

Articles

A Look at the Compulsory License in Investment Arbitration: The Case of Indirect Expropriation
Christopher Gibson

None to Be Trusted: Israel's Use of Cluster Munitions in the Second Lebanon War and the Case for the Convention on Cluster Munitions
Eitan Barak

Prospective Parents and the Children's Rights Convention
Carter Dillard

Multilateral Development Banks and the Human Right Responsibility
Leonard A. Crippa

Comments

How to Best Protect Party Rights: The Future of Interim Relief in International Commercial Arbitration Under the Amended UNCITRAL Model Law
Dana Renée Bucy

Fighting Firearms with Fire in the OAS: A Critical Evaluation of the Inter-American Convention Against the Manufacturing of and Trafficking in Firearms, Ammunition, and Other Related Materials
Kierstan Lee Carlson


**VOL. 25, NO. 4**

Editors & Staff

**Article**

Significance of the Fujimori Trial

*Juan E. Méndez*

**ARBITRATION INTERNATIONAL**

VOLUME 26 (2010), ISSUE 2

Introduction to the International Law Association International Commercial Arbitration Committee’s Report and Recommendations on ‘Ascertaining the Contents of the Applicable Law in International Commercial Arbitration’

*Brozolo, Friedman, Ly*

International Law Association International Commercial Arbitration Committee’s Report and Recommendations on ‘Ascertaining the Contents of the Applicable Law in International Commercial Arbitration’

The Cost Conundrum

*Ulmer*

Yet Another Misad-Venture by Indian Courts in the Satyam Judgment?

*Jain*

Arbitrability of Intellectual Property Disputes in France

*Fortunet*

Public Policy as a Bar to Enforcement of International Arbitral Awards: A Review of the Chinese Approach

*
Case Report on Saipem v. Bangladesh

Teitelbaum

VOLUME 26 (2010), ISSUE 3

A Code of Conduct for Party-Appointed Experts in International Arbitration – Can One be Found?

Kantor

Partial Enforcement of International Arbitration Awards

King, Meredith

Consent, Forced Renegotiation and Expropriation in International Law

Dunn, Jones

Arbitration Clauses: Fairness, Justice and Commercial Certainty

Ahmed

Nearly a Decade On – The Perception of International Arbitration Law by Turkish Courts

Süral

Arbitration Clauses for International Contracts by Paul D. Friedland. (Published by Juris Publishing, Inc. 2007)

Shore

ARIZONA JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW

VOLUME 27 - NUMBER 1

Articles
Clear Rules Still Produce Fuzzy Results: Impossibility in Indian Contract Law

_C. Scott Pryor_

NAFTA Chapter 11, Regulatory Expropriation, and Domestic Counter-Advertising Law

_Alberto R. Salazar V._

WTO CASE REVIEW INTRODUCTION

_Lawrence Ponoroff_

2010 WTO CASE REVIEW

_David Gantz & Raj Bhala_

NATIONAL NATIVE AMERICAN LAW STUDENTS ASSOCIATION 9TH ANNUAL WRITING COMPETITION Historical Context and the Survival of the Jay Treaty Free Passage Right: A Response to Marcia Yablon-Zug

_Dan Lewerenz_

Notes

Homeschooling in Germany and the United States

_Aaron T. Martin_

Roma Integration in Europe: Why Minority Rights are Failing

_Iskra Uzunova_
BERKELEY JOURNAL OF INTERNATIONAL LAW

Volume 28, Issue 2

Articles

Obama's First Trade War: The US-Mexico Cross-Border Trucking Dispute and the Implications of Strategic Cross-Sector Retaliation on US Compliance under NAFTA
Klint Alexander and Bryan Soukup

Transnational Mass Claims Procedures in International Law and Practice
Jason Scott Palmer and A. Carillo

The Pluses and Perils of the Joint Venture Law Firm: A Case Study
Jayanth Krishnan

Post-Conflict Property Restitution: Flawed Legal and Theoretical Foundations
Megan Ballard

A Call to Action: Turning the Golden State Into a Golden Opportunity for International Arbitration
David D. Caron and Leah D. Harhay

The Alien Tort Statute: An Overview of the Current Issues
Richard M. Buxbaum and David D. Caron

Environmental Claims Under the Alien Tort Statute
Kathleen Jaeger

The Judicial Answer? Treatment of the Political Question Doctrine in Alien Tort Claims
Amy Endicott

Exhaustion of Remedies and the Alien Tort Statute
Regina Waugh
State Immunity and Jus Cogens Violations: The Alien Tort Statute Against the Backdrop of the Latest Developments in the Law of Nations

Michele Potesta

Choice of Law and Accomplice Liability Under the Alien Tort Statute

Charles Ainscough

To Proceed with Caution? Aiding and Abetting Liability Under the Alien Tort Statute

Ryan Lincoln

New Frontiers in the ATS: Conspiracy and Joint Criminal Enterprise Liability After Sosa

Anna Sanders

The Relationship Between the Alien Tort Statute and the Torture Victim Protection Act

Ekaterina Apostolova

BOSTON UNIVERSITY INTERNATIONAL LAW REVIEW

VOLUME 28 ISSUE 2- SUMMER 2010

Articles

Leveling the Playing Field in GMO Risk Assessment: Importers, Exporters and the Limits of Science

Alison Peck

Joint Criminal Enterprise Liability in the Iraqi High Tribunal

Ian M. Ralby

Notes

Modernizing the Hague Evidence Convention: A Proposed Solution to Cross-Border Discovery Conflicts During Civil and Commercial Litigation

Marissa L. P. Caylor

Weaponizing Nationality: An Analysis of Russia's Passport Policy in Georgia

Kristopher Natoli
BROOKLYN JOURNAL OF INTERNATIONAL LAW

VOLUME 35, ISSUE 2 2010

Articles:

The Moral Politics of Social Control: Political Culture and Ordinary Crime in Cuba
_Deobrah M. Weissman & Marsha Weissman_

Has the U.K. Violated its International Obligations by Failing to Introduce Mandatory Sex Education in Schools?
_Morgane Landel_

Protecting the Playground: Options for Confronting the Iranian Regime
_Bryan P. Schwartz & Christopher C. Donaldson_

Seceding in the Twenty-First Century: A Paradigm for the Ages
_Robert Trisotto_

"They Use it Like Candy": How the Prescription of Psychotropic Drugs to State-Involved Children Violates International Law
_Angela Olivia Burton_

Notes

_Valery Federici_

I Amend Therefore I Am? Discretionary Referenda an the Irish Constitution
_Timothy Collins_

A Proposed Remedy for the Dilemma of Innumerable Futures: Ukraine, Russia, and NATO Membership
_David G. Buffa_
CALIFORNIA WESTERN INTERNATIONAL LAW JOURNAL

VOLUME 40 NO. 2 SPRING 2010

Articles

Honor Killings and the Cultural Defense
John Alan Cohan

Flemming Rose, The Danish Cartoon Controversy, and the New European Freedom of Speech
Robert A. Kahn

Comments

Main Ingredient in “Marine Soup”: Eliminating Plastic Bag Pollution Through Consumer Disincentive
Samantha Weinstein

Drowning Policies: A Proposal to Modify the Dublin Agreement and Reduce Human Rights Abuses in the Mediterranean
Nicholas De Blouw

CASE WESTERN RESERVE JOURNAL OF INTERNATIONAL LAW

VOL. 42, NO. 3 (2010)

SOMEBODY’S WATCHING ME: SURVEILLANCE AND PRIVACY IN AN AGE OF NATIONAL INSECURITY

Foreword: Somebody's Watching Me: Surveillance and Privacy in an Age of National Insecurity
Robert N. Strassfeld & Cheryl Ough
SURVEILLANCE IN PUBLIC PLACES AND CLOSED CIRCUIT TELEVISION (CCTV)

Digital Multi-Media and the Limits of Privacy Law
Jacqueline D. Lipton

Washington and CCTV: It's 2010, Not Nineteen Eighty-Four
Aileen B. Xenakis

CCTV and the 2010 Vancouver Games: Spatial Tactics and Political Strategie
Micheal Vonn

THE GLOBALIZATION OF SURVEILLANCE

National IDs in a Global World: Surveillance, Security, and Citizenship
David Lyon

COLUMBIA JOURNAL OF INTERNATIONAL AFFAIRS

Vol. 63, No. 2, Spring/Summer 2010

Generational Change and the Future of U.S.-Russian Relations
Jeffrey Mankoff

Russian Dilemmas in a Multipolar World
Fyodor Lukyanov

Russia, Ukraine, and Central Europe: The Return of Geopolitics
F. Stephen Larrabee

Ukraine’s Defense Engagement with the United States
Gary D. Espinas

Russia and Europe’s Mutual Energy Dependence
Christophe-Alexandre Paillard

Is Russia Cursed by Oil?
Daniel Treisman
The Global Expansion of Russia’s Energy Giants

*Nina Poussenkova*

Why Russia is Not South Korea

*Ekaterina Zhuravskaya, Sergei Guriev*

Russia’s Financial Crisis: Economic Setbacks and Policy Responses

*Padma Desai*

Freedom of Expression without Freedom of the Press

*Maria Lipman*

A Balanced Assessment of Russian Civil Society

*Debra Javeline, Sarah Lindemann-Komarova*

**COLUMBIA JOURNAL OF TRANSNATIONAL LAW**

**Vol. 48 · 2009 · No. 2**

**Articles**

Sovereignty, Integration and Tax Avoidance in the European Union: Striking the Proper Balance

*Lilian v. Faulhaber*

China’s Implementation of the UN Sales Convention Through Arbitral Tribunals

*Mark R. Shulman and Lachmi Singh*

**Notes**

Permanent Residency for Human Trafficking Victims in Europe: The Potential Use of Article 3 of the European Convention as a Means of Protection

*Abram L. Seaman*

Canadian Provinces and the Western Climate Initiative: The Constitutionality of Extraordinary Cross-Border Cooperation

*Michael Barnett*
Undercutting the Political Economy of the Conflict in Bosnia and Herzegovina: A Transnational Justice Approach to Prosecuting Systematic Economic Crimes

John Eichlin

Books received

COMMON MARKET LAW REVIEW

Volume 47 (2010) Issue 2

Editorial Comment: From rescue to restructuring: The role of State aid control for the financial sector

Guest Editorial: Priest, Pragmatist, Apostate
Stein

The Duty of Loyalty: Rethinking its Scope through its Application in the Field of EU External Relations
Neframi

Discretion, Scope of Judicial Review and Institutional Balance in European Law
Fritzsche

Preconditions and Limits of Mutual Recognition
Möstl

The Notion of Market Access: A Concept or a Slogan?
Snell

Single, Overall Agreement in EU Competition Law
Bailey

Case C-205/07, Lodewijk Gysbrechts, Santurel Inter BVBA, Judgment of the Court of Justice (Grand Chamber) of 16 December 2008
Roth

Senden


Franzen, Richter


Williams

Book Reviews (122 KB)

**Volume 47 (2010), Issue 3**

Editorial comments – The post-Lisbon institutional package: Do old habits die hard?

What’s wrong with OLAF? Accountability, due process and criminal justice in European anti-fraud policy

*Groussot, Popov*

Germs of Pluralist Judicial Adjudication: *Advocaten Voor de Wereld* and Other References from the Belgian Constitutional Court

*Cloots*

Swimming in a Sea of Law: Reflections on Water Borders, Irish (-British)-Euro Relations and Opting-out and Opting-in after the Treaty of Lisbon

*Fahey*

The Court of Justice after the Treaty of Lisbon

*Barents*
Is there a need for a Rule of Reason in European State aid law? Or how to Arrive at a Coherent Concept of Material Selectivity?

Bartosch

Export Restrictions within the Structure of Free Movement of Goods: Reconsideration of an Old Paradigm

Szydło

From the *Banana* Saga to a Sugar Saga and beyond: Could the Post-communist Constitutional Courts Teach the EU a Lesson in the Rule of Law?

Albi

Case C-123/08, *Dominic Wolzenburg*, Judgment of the Court (Grand Chamber) of 6 October 2009

Janssens


Damjanovic

Case C-459/03, *Commission of the European Communities v. Ireland*, Judgment of the Court (Grand Chamber) of 30 May 2006, [2006] ECR I-4635

Schrijver


Stuyck


Eckes
Case C-54/07, Centrum voor gelijkheid van kansen en voor racismebestrijding v. Firma Feryn NV, [2008] ECR I-5187
Krause

Romanian Constitutional Court, Decision No. 1258 of 8 October 2009
Murphy

Book Reviews

Volume 47 (2010) Issue 4

Guest Editorial: The no-bailout clause and rescue packages
Louis

EU External Action after the Collapse of the Pillar Structure: In search of a New Balance between Delimitation and Consistency
Elsuwege

Consistency and Coherence as Conditions for Justification of Member State Measures Restricting Free Movement
Mathisen

“Thou shall not...(dis)trust”: Codes of Conduct and Harmonization of Professional Standards in the EU
Delimatsis

The Europol Council Decision: Transforming Europol into an Agency of the European Union
Moor, Vermeulen

Baere

Case C-555/07, Seda Kücükdeveci v. Swedex, Judgment of the Court (Grand Chamber) of 19 January 2010
Horler, Thüsing
Case C-101/08, **Audiolux SA and Others v. Groupe Bruxelles Lambert SA (GBL) and Others**, Bertelsmann AG and Others, Judgment of the Court (Fourth Chamber) of 15 October 2009
**Bengoetxea**

Case C-325/08, **Olympique Lyonnais SASP v. Olivier Bernard and Newcastle United UFC**, Judgment of the Court of Justice (Grand Chamber) of 16 March 2010
**Lindholm**

Case C-8/08, **T-Mobile Netherlands BV, KPN Mobile NV, Orange Nederland NV, Vodafone Libertel NV v. Raad van bestuur van de Nederlandse Mededingingsautoriteit**, Judgment of the Court (Third Chamber) of 4 June 2009
**Gerbrandy**

Case C-115/08, **Land Oberösterreich v. ČEZ**, Judgment of the Grand Chamber of 27 October 2008
**Möstl**

Case T-318/01, **Omar Mohammed Othman v. Council of the European Union and Commission of the European Communities**, Judgment of the Court of First Instance of 11 June 2009 (Seventh Chamber)
**Droubi, Tzanou**

Book Reviews

Survey of Literature

**Volume 47 (2010), Issue 5**

Editorial comments: **The EU as an Area of Freedom, Security and Justice: Implementing the Stockholm programme**

Eu Financial Market Regulation after the Global Financial Crisis: “More Europe” or more Risks?
**Moloney**

From Rome to Lisbon: “Executive Federalism” in the (New) European Union
**Schütze**
The Clash of the Titans: The Relation Between the European Water and Medicines Legislation

Freriks, Keessen, Rijswick

Re-Balancing Security and Justice: Protection of Fundamental Rights in Police and Judicial Cooperation in Criminal Matters

Rijken

Case C-73/08, Nicolas Bressol and Others, Céline Chaverot and Others v. Gouvernement de la Communauté française, Judgment of the Court (Grand Chamber) of 13 April 2010

Garben

Case C-263/08, Djurgården-Lilla Värtans Miljöskyddsförening v. Stockholms kommun genom dess marknämnd, Judgment of the Court (Second Chamber) of 15 October 2009

Ryall

Opinion 1/08 of the Court (Grand Chamber), Schedules of specific commitments – Conclusion of agreements on the grant of compensation for modification and withdrawal of certain commitments following the accession of new Member States to the European Union, 30 November 2009

Adam, Lavranos


Mastroianni

Book Reviews

CONNECTICUT JOURNAL OF INTERNATIONAL LAW

Volume 25, Spring 2010, Number 2

ARTICLES
The New Public International Lawyer and the Hidden Art of International Criminal Trial Practice  
_Rosemary Byrne_

Yes We Can Revise the Current Military Commission System, But Why?  
_Carlissa Carson_

Birth Control and the Citizen-Catholic in One-Child China  
_Sarah J. Conroy_

A Legal Chameleon: An Examination of the Doctrine of Good Faith in Chinese and American Contract Law  
_Chunlin Leonhard_

An Escape Route from the Medellín Maze  
_Anthony S. Winer_

**NOTES & COMMENTS**

The Right to Miranda Warnings Overseas: Why the Supreme Court Should Prescribe a Detailed Set of Warning for American Investigators Abroad  
_Jessica Schneider_

**CONTEMPORARY ASIA ARBITRATION JOURNAL**

**VOLUME 3, MAY 2010, NUMBER 1**

WTO Dispute Resolution as Arbitration  
_Yasuhei Taniguchi_

The Legal and Practical Constraints of Using Commercial Arbitration to Handle Investment Disputes  
_Chang-Fa Lo_
Promoting Fairness and Efficiency of Procedures in International Commercial Arbitration – Identifying Uniform Models

*Jeffrey Waincymer*

Mutual Recognition of Arbitral Awards among Taiwan, China, Hong Kong and Macau: Regulatory Framework and Judicial Development

*Chien-Huei Wu*

The Judicial Determination of the Validity of Arbitration Agreements in the People’s Republic of China

*Chi Chung*

Opening the Door for Arbitration: Visiting the Arbitral Proceedings of a BOT Dispute in Taiwan when Faced with Preliminary Issues of Administrative Dispositions Disputes

*Alex Yueh-Ping Yang*

The Three “Battlegrounds” of the Arbitration Law of India: The Trilogy of Grounds for Unwarranted Judicial Intervention

*Ankur Khandelwal*

**DENVER JOURNAL OF INTERNATIONAL LAW AND POLICY**

**Volume 37 No. 4 (Fall 2009)**

War on Terror or Terror Wars: The Problem in Defining Terrorism

*Upendra D. Acharya*

President Obama and the International Criminal Law Of Successor Liability

*David Akerson and Natalie Knowlton*

The War on Terror and International Human Rights: Does Europe Get it Right?

*David Aronofsky and Matthew Cooper*

Immigration and Immigration Law After 9/11: Getting It Straight

*James A.R. Nafziger*
Illegal Renditions and Improper Treatment: An Obligation to Provide Refugee Remedies Pursuant to the Convention Against Torture

_Krishma C. Parsad_

A Presumption of Guilt: The Unlawful Enemy Combatant and the U.S. War on Terror

_Leila Nadya Sadat_

Introductory Essay: International Law Implications of the United States’ “War on Terror”

_Ved P. Nanda_

**Volume 38, No. 1 (Winter 2010)**

Dommed to be Violated? The U.S.-Israeli Clandestine End-User Agreement and the Second Lebanon War: Lessons for the Convention on Cluster Munition

_Eitan Barak_

Israel’s Invasion of Gaza in International Law

_George E. Bisharat_


“Like Snow [Falling] on a Branch…”: International Law Influences on Death Penalty Decisions and Debates in the United States

_Russell G. Murphy and Eric J. Carlson_

Dissecting International Legal Compliance: An Unfinished Odyssey

_Roda Mushkat_

**Volume 38, No. 2 (Spring 2010)**

21st Century Trade Agreements: Implications for Development Sovereignty

_Rachel Denae Thrasher and Kevin P. Gallagher_

Mapping a Responsibility of Corporations for Violations of International Humanitarian Law

_Sailing Between International and Domestic Legal Orders

_Régis Bismuth_
The Global Compact, Environmental Principles, and Change in International Environmental Politics  
Afshin Akhtarkhavari

Nicolas v. Romulo: Supreme Court of the Philippines Rules on Post-Medellin Constitutionality of a Sole-Executive Agreement Negotiated with the United States  
Benjamin Brockman-Hawe

Is the Failure to Respond Appropriately to a Natural Disaster a Crime Against Humanity? The Responsibility to Protect and Individual Criminal Responsibility in the Aftermath of Cyclone Nargis  
Stuart Ford

Volume 38, No. 3 (Summer 2010)

The Status of Private Military Contractors Under International Humanitarian Law  
Won Kidane

The Unpleasant Responsibilities of International Human Rights Law  
Ariel Zemach

Exporting the Rule of Law to Mongolia: Post-Socialist Legal and Judicial Reforms  
Sebastian R. Astrada

Thin Ice, Shifting Geopolitics: The Legal Implications of Arctic Ice Melt  
Tessa Mendez

The Evolution of the Laws of War in the War on Terror, Reviewed by Lara L. Griffith

Volume 38, No. 4 (Fall 2010)

Armed Injustice: Abuse of the Law and Complex Crime in Post-Soviet Russia  
Thomas Firestone

Towards Holistic Transnational Protection: An Overview of International Public Law Approaches to Kidnapping  
Cecilia M. Bailliet
The Plight of Zimbabwean Unaccompanied Refugee Minors in South Africa: A Call for Comprehensive Legislative Action

Cerise Fritsch, Elissa Johnson and Aurelija Juska

God v. Gays? The Rights of Sexual Minorities in International Law as Seen through the Doomed Existence of the Brazilian Resolution

Timothy Garvey

Global Legalism: The Illusion of Effective International Law, Reviewed by Christopher J. Eby

DUKE JOURNAL OF COMPARATIVE AND INTERNATIONAL LAW

Volume 20 (Winter 2010) Number 2

Articles

Glimmers of Hope: The Evolution of Equality Rights Doctrine in Japanese Courts From a Comparative Perspective

Craig Martin

Between the Scylla and Charybdis of Prosecution and Reconciliation: The Khmer Rouge Trials and the Promise of International Criminal Justice

Neha Jain

Notes

Fostering Social Enterprise: A Historical and International Analysis

Matthew F. Doeringer

Volume 20 (Spring 2010) Number 3

Symposium

War Bound by Law: Non-State Actors and the Law of Armed Conflict in the Twenty-First Century
Terrorism and Changes to the Laws of War

*John B. Bellinger*

The Legal Battle to Define the Law on Transnational Asymmetric Warfare

*Eyal Benvenisti*

Reconsidering Reprisals

*Michael A. Newton*

The Torture Lawyers

Michael P. Scharf

European Approaches to Fighting Terrorism

Elies van Sliedregt

The Structure of Terrorism Threats and the Laws of War

Matthew C. Waxman

Challenges of Twenty-First Century Conflicts: A Look at Direct Participation in Hostilities

*Jamie A. Williamson*

Annual Herbert L. Bernstein Lecture in International and Comparative Law

Normative and Legal Pluralism: A Global Perspective

*William Twinning*

**EMORY INTERNATIONAL LAW REVIEW**

**Volume 23, Issue 2 (2009)**

**ARTICLES**

On Law and the Transition to Market: The Case of Egypt

*Lama Abu-Odeh*

Rhetoric Versus Reality: The Link Between the Rule of Law and Economic Development
Okezie Chukwumerije

Constitutional Narratives: Constitutional Adjudication on the Religion Clauses in Australia and Malaysia
*Carolyn Evans*

Professionalism on an International Scale: The Lex Mundi Project to Identify the Fundamental Shared Values of Law Practice
*Timothy P. Terrell*

Religious Freedom, Democracy, and International Human Rights
*John Witte, Jr. & M. Christian Green*

**COMMENTS**

The British Invasion (of Privacy): DNA Databases in the United Kingdom and United States in the Wake of the Marper Case
*Craig Nydick*

You Can Check Out Any Time You Like, but We Might Not Let You Leave: Cuba’s Travel Policy in the Wake of Signing the International Covenant on Civil and Political Rights
*Eric Retter*

Piratical Jurisdiction: The Plundering of Due Process in the Case of Lei Shi
*Nathaniel Smith*

How to Get Less Than You Bargain For: Adjudicating the Guatemala–Belize Territorial Dispute at the I.C.J.
*E. Rainbow Willard*

Jet-Setting Orphan Works: The Transnational Making Available of Works of Unknown Authorship, Anonymous Works, or Lost Authors
*Amanda N. Wilson*
BOOK REVIEW

From ILO Standards to EU Law: The Case of Equality Between Men and Women at Work

Natan Lerner

Volume 24, Issue 1 (2010)

DISCOVERING GREAT OPPORTUNITY IN THE MIDST OF GREAT CRISIS: BUILDING INTERNATIONAL LEGAL FRAMEWORKS FOR A HIGHER STANDARD OF LIVING

Introduction—After the Fall: Financial Crisis and the International Order

Robert B. Ahdieh

Turning the Page on the Global Financial Crisis: Civic Capitalism and a Blueprint for the Future

Scott Harshbarger & Goutam U. Jois

Supervisory Colleges: The Global Financial Crisis and Improving International Supervisory Coordination

Duncan Alford

The Specter of Sisyphus: Re-making International Financial Regulation After the Global Financial Crisis

Yesha Yadav

Improve Living Standards in Poor Countries: Reform the International Monetary Fund

Ross P. Buckley

Doha Round Betrayals

Raj Bhala,

Alternative Fuels and Developing Nations: Who Will Pay the Piper?
Peter M. Crofton

International Obesity: Legal Issues
Joanna Stettner

COMMENTS

Dividing the Pie in the Sky: The Need for a New Lunar Resources Regime
Benjamin D. Hatch

Casualties of Disharmony: The Exclusion of Asylum Seekers Under the Auspices of the Common European Asylum System
Silas W. Allard

Criminal Jurisdiction in Antarctica: A Proposal for Dealing with Jurisdictional Uncertainty and Lack of Effective Enforcement
Todd F. Chatham

A New Conception of the Israeli Grundnorm: The Jewish Immigration “Trump Card” as the Solution to the Falasha Mura Exception
David D. Day

Fishing for Solutions: The European Union’s Fisheries Partnership Agreements with West African Coastal States and the Call for Effective Regional Oversight in an Exploited Ocean
Willa Kalaidjian

Treetop View of the Cathedral: Plant Variety Protection in South and Southeast Asian Least-Developed Countries
Adam Masarek

FLETCHER FORUM OF WORLD AFFAIRS
Critical Issues for U.S. Foreign Policy: Iran, Afghanistan, and Pakistan.  
_Ambassador R. Nicholas Burns_

Ending Sexual Violence in the Democratic Republic of the Congo.  
_Gaëlle Breton-Le Goff_

Traversing the Persian Gauntlet: U.S. Naval Projection and the Strait of Hormuz.  
_Geoffrey F. Gresh_

The Northern Mind in American Diplomacy.  
_Alan Henrikson_

The Kurdish Issue in Iraq: A View from Baghdad at the Close of the Maliki Premiership.  
_Reidar Visser_

_Jendayi E. Frazer_

The Failure of Justice Reform in Afghanistan: Implications for Peace and Stability.  
_Norah Niland_

Tracking Narco-Terrorist Networks: The Money Trail.  
_Michael Jacobson and Matthew Levitt_

A New Himalayan Game.  
_Kunda Dixit_
Leadership in Counterinsurgency.

Mark Moyar

Review

After the War: Nation-building from FDR to George W. Bush
By James Dobbins, Michele A. Poole, Austin Long, Benjamin Runkle
Brent A. Strathman

SUMMER 2010, VOLUME 34:2

Interviews

Fashioning a Realistic Strategy for the Twenty-First Century
Leslie H. Gelb

Engaging the Muslim World
Hassan Abbas

Features

Stuart W. Bowen, Jr.
A Golden Moment: Applying Iraq’s Hard Lessons to Strengthen the U.S. Approach to Stabilization and Reconstruction Operations

Nathan J. Brown
The Hamas-Fatah Conflict: Shallow but Wide

The Bioterror Pipeline: Big Pharma, Patent Expirations, and New Challenges to Global Security
Brian Finlay

Reaping the Whirlwind: Pakistani Counterinsurgency Campaigns, 2004–2010
Steve Breyman and Aneel Salman
Ending the Exploitation of Migrant Workers in the Gulf

Mohammad A. Auwal

Perspectives

Yemen and the United States: Conflicting Priorities

William A. Rugh

To Tackle CO2, Start with H2O: How Latin America’s Water Problems Could Affect Climate Change Negotiations

Luis Alberto Moreno

From a Global Burden to an Engine of Growth: Reframing Climate Policy After Copenhagen

Tom Brookes

Reviews

A Millennium of Byzantine Power

By Edward N. Luttwak

Reviewed by W. Scott Thompson

Political Islam from Muhammad to Ahmadinejad

By Joseph M. Skelly, Ed.

Reviewed by Lorenzo Vidino

FOREIGN AFFAIRS

VOLUME 89, NUMBER 3 (MAY/JUNE 2010)

Comments

Helping Others Defend Themselves
Robert M. Gates

The Brussels Wall
William Drozdiak

The Global Glass Ceiling
Isobel Coleman

Essays

The Geography of Chinese Power
Robert D. Kaplan

Bigger Is Better
Richard Rosecrance

And Justice for All
Gary Haugen and Victor Boutros

Top of the Class
Richard C. Levin

Faulty Basel
Marc Levinson

Expeditionary Economics
Carl J. Schramm

NATO's Final Frontier
Charles A. Kupchan

Reviews & Responses

Overpowered?
Michael Mandelbaum

It Takes the Villages
*Seth G. Jones*

**Response**

To the Finland Station
*Vance Chang, Hans Mouritzen, and Bruce Gilley*

**Letter to the Editor**

Getting Deradicalization Right
*Marisa L. Porges, Jessica Stern*

Decoding Demography
*Joseph Chamie, Jack A. Goldstone*

**VOLUME 89, NUMBER 4 (JULY/AUGUST 2010)**

**Comments**

Fear and Loathing in Nairobi
*John Githongo*

Mugabe Über Alles
*Robert I. Rotberg*

**Essays**

Prisoners of the Caucasus
*Charles King and Rajan Menon*

The New Cocaine Cowboys
Defining Success in Afghanistan
*Stephen Biddle, Fotini Christia, and J Alexander Thier*

Castrocare in Crisis
*Laurie Garrett*

No Good Deed Goes Unpunished
*Princeton N. Lyman and Stephen B. Wittels*

Stopping Proliferation Before It Starts
*Gregory L. Schulte*

Coping With China's Financial Power
*Ken Miller*

Obama and the Americas
*Abraham F. Lowenthal*

Ukrainian Blues
*Alexander J. Motyl*

**Reviews & Responses**

Veiled Truths
*Marc Lynch*

Honolulu, Harvard, and Hyde Park
*Walter Russell Mead*

Empire Without End
*Charles S. Maier*
Response

The Containment Conundrum

*Barry R. Posen, Barry Rubin, and James M. Lindsay and Ray Takeyh*

Après Louis, Hamid

*Arjun Chowdhury and Ronald R. Krebs, James A. Nathan, and Sheri Berman*

Letter to the Editor

Legality over Legitimacy

*Mario Loyola*

Pakistan's Stabilizing Arsenal

*Imran Gardezi*

Fiscal Crises Rarely Fell Empires

*Joseph S. Nye Jr.*

**VOLUME 89, NUMBER 5 (SEPTEMBER/OCTOBER 2010)**

Comments

Out of Order

*Matthew Moten*

Smaller and Safer

*Bruce Blair, Victor Esin, Matthew McKinzie, Valery Yarynich, and Pavel Zolotarev*

Essays

Beyond Moderates and Militants

*Robert Malley and Peter Harling*

Bringing Israel's Bomb Out of the Basement

*Avner Cohen and Marvin Miller*
How to Handle Hamas

Daniel Byman

Staying Power

Michael O'Hanlon

Russia's New Nobility

Andrei Soldatov and Irina Borogan

Defending a New Domain

William J. Lynn III

Not Ready for Prime Time

Jorge G. Castañeda

Reviews & Responses

An Unlikely Trio

Mustafa Akyol

Hydraulic Pressures

James E. Nickum

Interdependency Theory

Simon Tay

Response

Islamism, Unveiled

Paul Berman, Jeffrey Herf, and Marc Lynch

Letter to the Editor

Send in the Civilians

Edward E. Kaufman, Howard Berman
Law for the Global Poor
*Karen I. Tse and Kenneth Neil Cukier, Tiernan Mennen and Vivek Maru*

A NATO Red Carpet for Moscow
*Daryl Morini*

**GEORGIA JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW**

**VOLUME 38 (2010) NUMBER 2**

**ARTICLES**

THE GLOBALIZATION OF INTELLECTUAL PROPERTY RIGHTS: TRIPS, BITS, AND THE SEARCH FOR UNIFORM PROTECTION
*Alan M. Anderson & Bobak Razavi*

THE DEATH OF ISLAMIC LAW
*Haider Ala Hamoudi*

THE HONDURAN CONSTITUTION IS NOT A SUICIDE PACT: THE LEGALITY OF HONDURAN PRESIDENT MANUAL ZELAYA’S REMOVAL
*Frank M. Walsh*

**NOTES**

FIFTY THOUSAND YEARS OLD AND STILL FIGHTING FOR RIGHTS: THE CONTINUING STRUGGLE OF AUSTRALIA’S INDIGENOUS POPULATION
*Emily Hart Cobb*

B.Y.O. HEROIN: WILL CANADA FINALLY RECOGNIZE THE FUNDAMENTAL RIGHTS OF INJECTION DRUG USERS BY PROVIDING ACCESS TO SAFE INJECTION FACILITIES?
*Robert Marston*

“FREEDOM!” FOR SCOTLAND: A HOLLYWOOD TAGLINE, BUT A
HOLYROOD PREROGATIVE
Andrew Murdison

JAPAN’S FINANCIAL INSTRUMENTS AND EXCHANGE LAW: HERCULES OR HYDRA?
Clark T. Wisenbaker

VOLUME 38 (2010) NUMBER 3

SYMPOSIUM
INTERNATIONAL HUMAN RIGHTS AND CLIMATE CHANGE

DEDICATION
Anne Marie Pippin

ARTICLES
INTRODUCTION: CLIMATE CHANGE AND HUMAN RIGHTS: UNPACKING THE ISSUES
Daniel Bodansky

KEYNOTE ADDRESS: POVERTY, CLIMATE CHANGE, AND OVERPOPULATION
Thomas Pogge

HUMAN RIGHTS OBLIGATIONS AND ACCOUNTABILITY IN THE FACE OF CLIMATE CHANGE
Marc Limon

“FIRST, DO NO HARM”: HUMAN RIGHTS AND EFFORTS TO COMBAT CLIMATE CHANGE
Naomi Roht-Arriaza

PROCEDURAL RIGHTS AS A CRUCIAL TOOL TO COMBAT CLIMATE CHANGE
Svitlana Kravchenko
THE INTERSECTION OF INTERNATIONAL HUMAN RIGHTS AND DOMESTIC ENVIRONMENTAL REGULATION

Rebecca M. Bratspies

HUMAN RIGHTS AND CLIMATE CHANGE: MOVING FROM AN INTRINSIC TO AN INSTRUMENTAL APPROACH

Edward Cameron

NOTES

WHO'S VIRUS IS IT ANYWAY? HOW THE WORLD HEALTH ORGANIZATION CAN PROTECT AGAINST CLAIMS OF “VIRAL SOVEREIGNTY”

Jason Carter

SAILING THE SEAS OF PROTECTIONISM: THE SIMULTANEOUS APPLICATION OF ANTIDUMPING AND COUNTERVAILING DUTIES TO NONMARKET ECONOMIES—AN AFFRONT TO DOMESTIC AND INTERNATIONAL LAWS

Christopher Blake McDaniel

A GLOBALLY SUSTAINABLE RIGHT TO LAND: UTILIZING REAL PROPERTY TO PROTECT THE TRADITIONAL KNOWLEDGE OF INDIGENOUS PEOPLES AND LOCAL COMMUNITIES

Jennifer Lynn Zweig

HARVARD INTERNATIONAL LAW JOURNAL

Volume 51, Issue 1(Winter 2010)

Articles:

The European Court of Justice and the International Legal Order After Kadi

Gráinne de Búrca
A Behavioral Approach to Human Rights
Andrew K. Woods

Translating the Standard of Effective Control into a System of Effective Accountability: How Liability Should be Apportioned for Violations of Human Rights by Member State Troop Contingents Serving as United Nations Peacekeepers
Tom Dannenbaum

The Torture Lawyers
Jens David Ohlin

The Meaning of “Investment”: ICSID’s Travaux and the Domain of International Investment Law
Julian Davis Mortenson

Volume 51, Issue 2 (Summer 2010):

Articles:

Political Institutions and Judicial Role in Comparative Constitutional Law
David Landau

Power, Exit Costs, and Renegotiation in International Law
Timothy Meyer

The Emerging Global Regime for Investment
Jeswald W. Salacuse

Universal International Law: Nineteenth-Century Histories of Imposition and Appropriation
Arnulf Becker Lorca

Note:

Democratic Disobedience: Reconceiving Self-Determination and Secession at International Law
Lee Seshagiri
Symposium: The evolving concept of citizenship in constitutional law

Symposium on Citizenship: Foreword
Sujit Choudhry and Cheryl Saunders

Persons and citizens in constitutional thought
Linda Bosniak

Noncitizen voting and the extraconstitutional construction of the polity
Cristina M. Rodríguez

National membership models in a multilevel Europe
Anja Lansbergen and Jo Shaw

“Alles oder Nichts”? The outer boundaries of the German citizenship debate
Eniko Horváth and Ruth Rubio-Marín

Constitutional citizenship in South Africa
Jonathan Klaaren

Dual citizenship as human right
Peter J. Spiro

Constitutional developments
United Kingdom: The “war on terror,”
U.K.-style—The detention and deportation of suspected terrorists
Mark Elliott

United Kingdom: The royal prerogative
Thomas Poole

Vol. 8 (2010) No. 2

Articles

Reassessing the new Commonwealth model
of constitutionalism
Stephen Gardbaum

Presidential values in parliamentary democracies
Richard Albert

“Greater, more honorable and more useful to
the republic”: Plebeian offices in Machiavelli’s “perfect” constitution
John P. McCormick

American balancing and
German proportionality: The historical origins
Moshe Cohen-Eliya and Iddo Porat

Do the people of the United States form a nation?
James Wilson’s theory of rights
Daniel N. Robinson

I • CON Debate!

Proportionality: An assault on human rights?: A reply
Madhav Khosla
Proportionality: An assault on human rights?:
A rejoinder to Madhav Khosla
Stavros Tsakyrakis

Constitutional developments

European Court of Human Rights: An absolute
ban on deportation of foreign citizens to countries where torture or
ill-treatment is a genuine risk
Gianluca Gentili

IOWA JOURNAL OF TRANSNATIONAL LAW AND CONTEMPORARY PROBLEMS

Volume 19 Issue 2 (Spring 2010)

Survey of International Law

Introduction: Survey of International Law
Board of Editors

Plea Bargaining as a Legal Transplant: A Good Idea for Troubled Criminal Justice Systems?
Cynthia Alkon

Matters of Preference: Tracing the Line Between Citizens, Democratic States, and International Law
Mark A. Chinen & Lana J. Ellis

Is Botswana the Miracle of Africa? Democracy, the Rule of Law, and Human Rights Versus Economic Development
Amelia Cook & Jeremy Sarkin
Are Aerial Fumigations in the Context of the War in Columbia a Violation of the Rules of International Humanitarian Law?
Morgane Landel

Global Legal Education and Comparative Visa Regulations
Luca C. M. Melchionna

Transfer Pricing in Comparative Perspective and the Need for Reforms in Ghana
Edward Kofi Osei

Speech
The Sixtieth Anniversary of the Universal Declaration of Human Rights: Exploring the Past, Anticipating the Future
Micheline R. Ishay

Student Notes
Shrinking Ice, Growing Problems: Why We Must Act Now to Solve Emerging Problems Posed by an Ice-Free Arctic
Thomas C. Farrens

Cultural Integration in the European Union: A Comparative Analysis of the Immigration Policies of France and Spain
Abbey C. Furlong

Using Geographical Indiciations to Protect Artisanal Works in Developing Countries: Lessons from a Banana Republic's Misnomered Hat
Alexandra Basak Russell

JEAN MONNET WORKING PAPERS
No. 14/09
The EU in the Negotiation of the UN Disability Convention
*Gráinne de Búrca*

No. 1/10
From Expert Administration to Accountability Network: A New Paradigm for Comparative Administrative Law
*Francesca Bignami*

No. 2/10
International Law, Domestic Political Orders, and the ‘Democratic Imperative’: Has Democracy Finally Emerged as a Global Legal Entitlement?
*Christian Pippan*

**JOURNAL OF INTERNATIONAL ARBITRATION**

*Volume 27 (2010), Issue 2*

The Kaplan Lecture 2009 – When is an Arbitration Agreement Waived?  
*Pryles*

Foreign Investment Protection and Regulatory Failures as States’ Contribution to the State of Necessity under Customary International Law – A New Approach Based on the Complexity of Argentina’s 2001 Crisis
*Alvarez-Jiménez*

Enforcement of Arbitral Awards Annulled in Russia – Case Comment on Court of Appeal of Amsterdam, April 28, 2009  
*Berg*

Institutional and Ad Hoc Perspectives on the Temporal Conflict of Arbitral Rules  
*Greenberg, Mange*

International Arbitration Events Calendar
Volume 27 (2010), Issue 3

Privacy and Confidentiality Obligation on Parties in Arbitration under Swiss Law

Ritz

Compensation for Moral Damages in Investor-State Arbitration Disputes

Dumberry

Punitive Damages in Arbitration: Panacea or Curse?

Noussia

Recognition and Enforcement of Arbitral Awards in Russia

Barnashov, Nacimiento

The Swiss Supreme Court Refits the Frigates—ICC Award Set Aside After More than Thirteen Years

Leimbacher, Rigozzi

Peeking Through the Form of Uniform Law: International Arbitration Practice and Legal Harmonization

Gélinas

International Arbitration Events Calendar

Volume 27 (2010), Issue 4

Pre-arbitral Urgent Relief: The New SCC Emergency Arbitrator Rules

Shaughnessy

Too Many Forums for Investment Disputes? ICSID Illustrations of Parallel Proceedings and Analysis

Shookman
Is This a Great Leap Forward? — A Comparative Review of the Investor-State Arbitration Clause in the ASEAN-China Investment Treaty: From BIT Jurisprudential and Practical Perspectives
Shen

Challenge to Arbitrators: Where a Counsel and an Arbitrator Share the Same Office—The Italian Perspective
Ferrario

Learned Lawyers Attest: It Is Advantageous To Be Right in (an Austrian) Court
Steindl

International Arbitration Events Calendar

Volume 27 (2010), Issue 5

When Arbitration Begins Without a Seat
Sabater

Swiss Bilateral Investment Treaties: A Survey
Burger

Challenging Arbitrators in Investment Treaty Arbitrations — A Comparative Law Approach
Rosenberg

T.Co Metals, LLC v. Dempsey Pipe and Supply, Inc.: Are There Really No Limits on What an Arbitrator Can Do in Correcting an Award?
Kirby

Thomas v. Carnival Corporation: Has the Eleventh Circuit Set International Arbitration Off Course?
Stein
Proper Notification: A Crucial Element of Arbitral Proceedings
Öhrström, Dahlberg

International Arbitration Events Calendar

JOURNAL OF INTERNATIONAL ECONOMIC LAW (OXFORD UNIVERSITY PRESS)

VOLUME 13, NUMBER 1 (MARCH 2010)

THE STATE OF INTERNATIONAL ECONOMIC LAW – 2010

The Scales of Trade—Reflections on the Growth and Functions of the WTO Adjudicative Branch
Piet Eeckhout

GENERAL ARTICLES

The Global Financial Crisis and Government Support for Banks: What Role for the Gats?
Bart De Meester

Redesigning the Negotiation Process at the WTO
Sonia E. Rolland

Defragmenting Fragmented Rules of Origin of RTAs: A Building Block to Global Free Trade
Won-Mog Choi

A Real Partnership for Development? Sustainable Development as Treaty Objective in European Economic Partnership Agreements and Beyond
Henning Grosse Ruse-Khan
The DSU Article 3.8 Presumption that an Infringement Constitutes a Prima Facie Case of Nullification or Impairment: When Does it Operate and Why?
Arwel Davies

ANNUAL STATISTICAL ANALYSIS, SURVEYS, AND INDEXES

WTO Dispute Settlement 1995–2009—A Statistical Analysis
Kara Leitner and Simon Lester

The WTO Appellate Body’s Activities in 2009
Book Survey 2009
Marylin Johnson Raisch

Website Survey 2009
Marylin Johnson Raisch

VOLUME 13, NUMBER 2 (JUNE 2010)

GENERAL ARTICLES

Collective Intelligence and the Possibility of Dissent: Anonymous Individual Opinions in WTO Jurisprudence
James Flett

Open for Business? China’s Telecommunications Service
Market and the WTO
Tania Voon and Andrew Mitchell

In Search of Relevant Discretion: The Role of the Mandatory/Discretionary Distinction in WTO Law
Nicolas Lockhart and Elizabeth Sheargold
Below-market Interest in International Claims Against States

Aaron Xavier Fellmeth

When will the Protocol Amending the TRIPS Agreement Enter into Force?

Matthew Kennedy

NOTES, COMMENTS, AND DEVELOPMENTS

The Critical Success of the WTO: Trade Policies of the Current Economic Crisis

Brendan Ruddy

Ninth Annual WTO Conference: An Overview

Isabelle Van Damme

BOOK REVIEWS

Andrew D. Mitchell, Legal Principles in WTO Disputes

Lisa Hemingway

Cary Coglianese, Adam M. Finkel and David Zaring, Import Safety: Regulatory Governance in the Global Economy

James Lawless

David Kinley, Civilising Globalisation. Human Rights and the Global Economy

Kanstantsin Dzehtsiarou

JOURNAL OF WORLD TRADE

Volume 44, 2

Reducing Product Standards Heterogeneity through International Standards in the WTO: How
Far across the River?

Du

Is Australia’s EAP a Prohibited Export Subsidy?

Boyd-Wells, Feaver, McGoldrick

WTO Disciplines on Export Credit Support for Agricultural Products in the Wake of the US – Upland Cotton Case and the Doha Round Negotiations

Coppens

The Evolution of Dispute Settlement Provisions in Israel’s PTAs: Is There a Global Lesson?

Munin

The EU-China Agreement on Maritime Transport

Noussia

CFIUS, Chinese MNCs’ Outward FDI, and Globalization of Business

Anwar

Participatory Governance in the WTO: How Inclusive Is Global Civil Society?

Piewitt

Financial Sector Regulation and Financial Services Liberalization at the Crossroads: The Relevance of International Financial Standards in WTO Law

Bismuth

Volume 44, 3

The Forgotten Role of WHO/IHR in Trade Responses to 2009 A/H1N1 Influenza Outbreak

Lin

Negotiating from Weakness in International Trade Relations

Odell

A Sensible Policy Tool for Pareto Improvement: Capital Controls

Gu, Sheng
Black, Kireeva

Doha Reform of WTO Export Credit Provisions in the SCM Agreement: The Perspective of Developing Countries
Soprano

Taking Justice into Your Own Hand: The TBI Mechanism in China
Gao

Sowing the Seeds of Leadership: Brazil and the Agricultural Trade Negotiations of the Uruguay Round
Farias

Financing Development in Africa: Trends, Issues, and Challenges in the Context of the Aid for Trade Initiative
Hammouda, Osakwe

Volume 44, 4

30 Years of Public Service at the WTO: A Tribute to Jan Woznowski, Director of the Rules Division
Horlick, Vermulst

Causal Link and Non-attribution as Interpreted in WTO Trade Remedy Disputes
Miranda

Tax Discipline in the WTO
Hufbauer

The Subsidies and Countervailing Measures Agreement: Ahead of its Time or Time for Reform?
Steger
The Evolution of Subsidies Disciplines in GATT and the WTO
Stoler

An Innovative Approach to Multilateral Negotiations: The Shadow of Jan Woznowski
Depayre

Which WTO Rules Can a PTA Lawfully Breach? Completing the Analysis in Brazil – Tyres
Brink

Impasse in the DDA NAMA Sectoral Negotiations and Possible Solutions
Fu

Regulatory Autonomy in the EU and WTO: Defining and Defending Its Limits
Reid

Non-market Capabilities and the Prosecution of Trade Remedy Cases in the United States
Lindeque, McGuire

Volume 44, 5
Anti-dumping Negotiations under the WTO and FANs
Kazeki

Job Losses and Perceptions of Globalization
Hoffman

Assessing the Market Openness Effects of Regulation in India: An Overview of Emerging Trends and Policy Issues
Chaturvedi, Mohanty

Alternative Approach to Causation Analysis in Trade Remedy Investigations: ‘Cost of Production’ Test
Ahn, Moon

Opening a GATE to Reduce Global Emissions: Getting over and into the WTO
McIsaac
WTO Origin Rules for Services and the Defects: Substantial Input Test as One Way Out?
Wang

New Indicators of How Much Agricultural Policies Restrict Global Trade
Anderson, Croser

The MERCOSUR Trade and Environment Linkage Debate: The Disputes over Trade in Retreaded Tires
Morosini

WTO and PTAs: A Preference for Multilateralism? (or, the Dog That Tried to Stop the Bus)
Mavroidis

**JOURNAL OF WORLD INVESTMENT AND TRADE**

Volume 11, Number 2 (April 2010)

Umbrella Clauses and Investment Contracts under Chinese BITs: Are the Latter Covered by the Former?
Wenhua Shan

On Neccessity
Matthew Parish

Prosperity in Co-Operation: The Asean-Australia-New Zealand Free Trade Agreement (AANZFTA)
David Caruso

Is SAFE Safe Now?—Foreign Exchange Regulatory Control over Chinese Outbound and Inbound Investments and a Political Economy Analysis of Policies
Wei Shen

China ’s Attitude to Multilateralism in International Economic Law and Governance: Challenges for the World Trading System
Rafael Leal-Arcas

A Survey of Recent Developments in the Literature of FDt-led Growth Hypothesis
Manuchehr Irandoust

A Diagnosis of the Crawling Trade Liberalisation under the Auspices of the South Asian Association for Regional Cooperation
Md. Rizwanul Islam

Volume 11, Number 3 (June 2010)

Reforming the WTO Dispute Settlement System: A Rethink of the Third Party Right of Access to Panel and Appeal Processes from Developing Countries' Perspectives
Faisal A.S.A. Albashar and A.F.M. Maniruzzaman

Environmental Regulation of Chinese Overseas Investment from the Perspective of China
Xiuli Han

The Investment Chapter of the U.S.-Colombia FTA: New Protections for U.S. Investors
Warren H. Maruyama and Charles B. Rosenberg

Privatisation and Commercialisation of Investments: How Beneficial Are They to Developing Economies in Africa?
Muhammed Mustapha Akanbi

Fair and Equitable Treatment: A Look at the Theoretical Underpinnings of Legitimacy and Fairness
Roland Kläger

Arbitral Chronicle VI—Ensuring a Level Playing Field: How Far to Go?
Jacques Werner

Volume 11 Number 4 (August 2010)

The European Union’s Trade and Investment Policy after the Treaty of Lisbon
Rafael Leal-Arcas

“Abuse of Process” in Investment Treaty Arbitration
John P. Gaffney

Mapping the Relationship between Investment Protection and Human Rights
Abdullah Al Faruque

The Challenge of the Barcelona Traction Hypothesis: Barcelona Traction Clauses and Denial of Benefits Clauses in BITS and IIAs
Panayotis M. Protopsaltis

“The Honeymoon is Over”
Vietnam and the WTO: A Critique of Foreign Direct Investment Commitments in Banking and Distribution Services
Nguyen Mai Phuong and Umut Turksen

Investment Insurance in International Law: A Restatement on the Regime of Foreign Investment
Alberto Tita

Volume 11, Number 5 (October 2010)

Initiative and Implications of Hong Kong’s Bilateral Investment Treaties
Zeng Huaqun
Forschungsstelle für transnationale Wirtschaftsrecht (TELC)
Martin-Luther-Universität Halle-Wittenberg

2000-2009: A Decade of Security-Related Developments in Trade and Investment

Locknie Hsu

Palestinian Capacity Building Needs in Trade Policy and Trade Facilitation

Mahmoud Eljafari

Investor risks due to “Sovereign Immunity” pleas in Court Rulings on Arbitral Award Enforcement of MENA-FI Investments can be mitigated via a Harmonised International Commercial Arbitration Law Code

Mary B. Ayad

India’s Overseas Investment in Africa: An Initiative for South-South Cooperation

Anil Kumar Kanungo

China’s Sovereign Wealth Funds: Problem or Panacea?

Qingxiu Bu

Labour Standards and WTO – Dilemma of Legitimacy and Efficacy

Seyed Mohammad, Hassan Razavi

JOURNAL OF WORLD INTELLECTUAL PROPERTY

Volume 13 (2010), 3

Original Articles

Are Fashion Designers Better Protected in Continental Europe than in the United Kingdom? A Comparative Analysis of the Recent Case Law in France, Italy and the United Kingdom

Estelle Derclaye
The Patentability of Computer Programs in Europe: An Improved Interpretation of Articles 52(2) and (3) of the European Patent Convention

Sigrid Sterckx and Julian Cockbain

Unfettered Consumer Access to Affordable Therapies in the Post-TRIPS Era: A Dead-End Journey for Patients? Kenya and India Case Studies

Brenda Pamela Mey

Notes from Egypt's Alternative Music Scene: Business Models, Commons and Copyright

Nagla Rizk

Volume 13 (2010), 4

Original Articles

Digital Locks and the Fate of Fair Dealing in Canada: In Pursuit of “Prescriptive Parallelism”

Carys J. Craig

Patent Policy for Human Embryonic Stem Cell Research in Taiwan

Jerry I.-H. Hsiao

Patents and Pharmaceutical R&D: Consolidating Private–Public Partnership Approach to Global Public Health Crises

Chidi Oguamanam

Product Patent, the Problem of Availability of Patented Drugs and Parallel Trade: A Theoretical Approach

Mainak Mazumdar and Meenakshi Rajeev

Volume 13 (2010), 5

Original Articles


Jayashree Watal
China—Intellectual Property Rights: Implications for the TRIPS-Plus Border Measures

Henning Grosse Ruse-Khan


Xuan Li

It's Easily Done: The China-Intellectual Property Rights Enforcement Dispute and the Freedom of Expression

Tomer Broude

LEGAL ISSUES OF ECONOMIC INTEGRATION

Volume 37 (2010), 2

The Great Recession and Protectionism

Of Empty Glasses and Double Burdens: Approaches to Regulating the Services Market à propos the Implementation of the Services Directive

Klamert

Continuity and Change in the EU Regulatory Framework on GMOs, after the WTO Dispute on ‘Biotech Products’

Poli

To Visa or Not to Visa: That Is the (Only) Question, or Is It? – Case C-228/06, Mehmet Soysal and Ibrahim Savatli v. Bundesrepublik Deutschland [2009] ECR I-1031

Göçmen

Recent Development of the Special Treatment under the EU Anti-dumping Law – Case T-498/04, Zhejiang Xinan Chemical Industrial Group v. Council, delivered on 17 June 2009; Case T-299/05, Shanghai Excell M&E Enterprise and Shanghai Adeptech Precision v. Council, delivered on 18 March 2009; Case T-1/07, Apache Footwear Ltd and Apache II Footwear Ltd (Qingxin) v. Council, delivered on 9 December 2009

Zang
Network-Based Governance in EC Law: The Example of EC Competition and EC Communications Law, by Maartje de Visser

Appeldoorn

**Volume 37 (2010), 3**

Scratch the Currency and You Will Find the Deal

WTO DSB Decisions in the EC Legal Order: Approach of the Community Courts

Tsymbrivska

The Proposed Australia-China FTA: Protectionism over Complementarity?

Islam, Islam

The Trans-Pacific Strategic Economic Partnership Agreement: A Critical Analysis

Gao Case

C-386/08, Brita GmbH v. Hauptzollamt Hamburg-Hafen Judgment of the European Court of Justice of 25 February 2010

Kuijper


Voon

**LEIDEN JOURNAL OF INTERNATIONAL LAW**

**Volume 23 (2010), 2**

Ethics and International Law

Rosalyn Higgins

Habeas Corpus and the Normative Jurisprudence of International Law
Perspectives on Katanga: An Introduction
_Carsten Stahn_

The Katanga Trial Chamber Decision: Selected Issues
_Gilbert Bitti and Mohamed M. El Zeidy_

The Importance of Being Earnest: The Timeliness of the Challenge to Admissibility in Katanga
_Dov Jacobs_

The Judgment on the Katanga Admissibility Appeal: Judicial Restraint at the ICC
_Ben Batros_

The Katanga Complementarity Decisions: Sound Law but Flawed Policy
_Susana Sácouto and Katherine Cleary_

Bibliography on the Katanga Case

The Last Citadel! Can a State Claim the Status of Persistent Objector to Prevent the Application of a Rule of Customary International Law in Investor–State Arbitration?
_Patrick Dumberry_

Crafting the International Economic Order: The Public Function of Investment Treaty Arbitration and Its Significance for the Role of the Arbitrator
_Stephan W. Schill_

**BIBLIOGRAPHY**

International Territorial Administration and the Limits of Law
_Simon Chesterman_
Writing about Empire: Remarks on the Logic of a Discourse

Akbar Rasulov

Ruth Rubio-Marín (ed.), The Gender of Reparations: Unsettling Sexual Hierarchies while Redressing Human Rights Violations, New York,

Natalia Luterstein

Volume 23 (2010), 3

The Myth of Primordialism in Cicero's Theory of Jus Gentium

William E. Conklin

Human Rights and the Mediatization of International Law

Daniel Joyce

Organic Global Constitutionalism

Christine E. J. Schwöbel

The Abyei Award: Fitting a Diplomatic Square Peg into a Legal Round Hole

Markus Böckenförde

Provisional Measures of the International Court of Justice in Armed Conflict Situations

Gentian Zyberi

Due Process and Fair Trial Rights at the Special Court: How the Desire for Accountability Outweighed the Demands of Justice at the Special Court for Sierra Leone

Wayne Jordash and Scott Martin

Sexual Violence beyond Reasonable Doubt: Using Pattern Evidence and Analysis for International Cases

Xabier Agirre Aranburu
Victims' Rights and the International Criminal Court: Perceptions within the Court Regarding the Victims' Right to Participate  
Jo-Anne Wemmers

Incitement to Terrorist Acts and International Law  
Yaël Ronen

BIBLIOGRAPHY

The Question of Form: Methodological Notes on Dialectics and International Law  
Umut Özsu

Bill Bowring, The Degradation of the International Legal Order? The Rehabilitation of Law and the Possibility of Politics  
John Haskell

Gabriella Slomp, Carl Schmitt and the Politics of Hostility, Violence and Terror  
Jörg Friedrichs

LOYOLA OF LOS ANGELES LAW REVIEW

Volume 43 | Issue 2 | Winter 2010

ARTICLES
FREE SPEECH SAVIOR OR SHIELD FOR SCOUNDRELS: AN EMPIRICAL STUDY OF INTERMEDIARY IMMUNITY UNDER SECTION 230 OF THE COMMUNICATIONS DECENCY ACT  
David S. Ardia

TAXING INVESTORS ON A MARK-TO-MARKET BASIS  
Samuel D. Brunson

DO YOU SWEAR TO TELL THE TRUTH, THE WHOLE TRUTH, AND NOTHING BUT
THE TRUTH AGAINST YOUR CHILD?

Hillary B. Farber

ON ONE FOOT
BOOK REVIEW OF IN THE NAME OF JUSTICE

Laurie L. Levenson

SETTLING INDIVIDUALS WITH DISABILITIES EDUCATION ACT CASES: MAKING UP IS HARD TO DO

Mark C. Weber

NOTES

PUTTING ETHICS AND TRADITIONAL LEGAL PRINCIPLES BACK INTO CALIFORNIA TORT LAW: BARRING WRONGFUL-BIRTH LIABILITY IN PREIMPLANTATION GENETIC TESTING CASES

Christina L. Goebelmann

A HISTORY OF ABUSE AND LACK OF PROTECTION: THE NEED TO UPDATE CALIFORNIA’S QUARANTINE POWERS IN LIGHT OF THE H1N1 INFLUENZA OUTBREAK

Arsen Kourinian

MELBOURNE JOURNAL OF INTERNATIONAL LAW

VOLUME 11, ISSUE 1 (MAY 2010)

Feature

Law, Legitimacy and United Nations

Ramesh Thakur

Articles
Implied External Limitations upon the Right to Cross-Examine Prosecution Witnesses: The Tension between a Means Test and a Balancing Test in the Appraisal of Anonymity Requests

Nicolas Croquet

The International Law Aspects of the Case of the Balibo Five

Robert Dubler SC

Fly Me to the Moon: How Will International Law Cope with Commercial Space Tourism?

Steven Freeland

Case Note

Squaring Free Trade in Culture with Chinese Censorship: The WTO Appellate Body Report on China — Audiovisuals

Joost Pauwelyn

Commentaries

The Laws of War and the Fight against Somali Piracy: Combatants or Criminals?

Douglas Guilfoyle

Law and the Mekong River Basin: A Socio-Legal Research Agenda on the Role of Hard and Soft Law in Regulating Transboundary Water Resources

Fleur Johns, Ben Saul, Philip Hirsch, Tim Stephens and Ben Boer

Book Review

When Cooperation Fails: The International Law and Politics of Genetically Modified Organisms by Mark A Pollack and Gregory C Shaffer

Jacqueline Peel

MICHIGAN JOURNAL OF INTERNATIONAL LAW

Vol. 31 No. 2

Special Feature
Fifth Colloquium on Challenges in International Refugee Law: The Michigan Guidelines on the Right to Work

Penelope Mathew

The Michigan Guidelines on the Right to Work

Penelope Mathew

Article

Identity, Effectiveness, and Newness in Transjudicialism’s Coming of Age

Mark Toufayan

Balancing Judicial Cognizance and Caution: Whether Transnational Corporations Are Liable for Foreign Bribery Under the Alien Tort Statute

Matt A. Vega

Student Note

An Analysis of Article 28 of the United Nations Declaration on the Rights of Indigenous Peoples, and Proposals for Reform

David Fautsch

Vol. 31 No. 3

Article

Gas Smells Awful: U.N. Forces, Riot Control Agents, and the Chemical Weapons Convention

James D. Fry

The Inherent Jurisdiction of WTO Tribunals: The Select Application of Public International Law Required by the Judicial Function

Andrew D. Mitchell, David Heaton
The Use of Article 31(3)(C) of the VCLT in the Case Law of the ECtHR: An Effective Anti-Fragmentation Tool or a Selective Loophole for the Reinforcement of Humans Rights Teleology?

*Vassilis P. Tzevelekos*

**Vol. 31 No. 4**

**Article**

Between Starvation and Globalization: The Right to Food in India

*Lauren Birchfield, Jessica Corsi*

Property Rights and the Demands of Transformation

*Bernadette Atuahene*

**Student Note**

Making Room for Sexual Orientation and Gender Identity in International Human Rights Law: An Introduction to the Yogyakarta Principles

*David Brown*

**NETHERLANDS INTERNATIONAL LAW REVIEW**

**VOLUME 57 (2010), ISSUE 1**

ENERGY AND POVERTY: A PROPOSAL TO HARNESS INTERNATIONAL LAW TO ADVANCE UNIVERSAL ACCESS TO MODERN ENERGY SERVICES

*Bradbrook, Adrian J.; Gardam, Judith G*

PRO-DEMOCRATIC INTERVENTION AND THE RIGHT TO POLITICAL SELF-DETERMINATION: THE CASE OF OPERATION IRAQI FREEDOM
van den Driest, Simone

de Waart, Paul; Cogen, M.

HAGUE CASE LAW LATEST DEVELOPMENTS
REPORT OF THE DUTCH COMMITTEE OF INQUIRY ON THE WAR IN IRAQ
Koppe, Erik V.

Volume 57 (2010), Issue 2

A CARAVAN PASSES BY THE CENTENARY OF THE NETHERLANDS SOCIETY OF INTERNATIONAL LAW
Eyffinger, Arthur

ON THE DEVELOPMENT OF PRIVATE INTERNATIONAL LAW IN THE NETHERLANDS: FROM ASSER’S DAYS TO THE CODIFICATION OF DUTCH PRIVATE INTERNATIONAL LAW (1910â€“2010)
Vlas, P.

LIVING APART TOGETHER: THE RELATIONSHIP BETWEEN PUBLIC AND PRIVATE INTERNATIONAL LAW
de Boer, Th.M.

A MISSIONARY BURDEN OR ENLIGHTENED SELF-INTEREST? INTERNATIONAL LAW IN DUTCH FOREIGN POLICY*
Schrijver, Nico J.
THE APPLICATION OF PUBLIC INTERNATIONAL LAW BY DUTCH COURTS
Fleuren, Joseph

INTERNATIONAL ORGANISATIONS IN THE NETHERLANDS: IMMUNITY FROM THE JURISDICTION OF THE DUTCH COURTS
Henquet, Thomas

THE DUTCH ENGAGEMENT WITH THE PROJECT OF INTERNATIONAL CRIMINAL JUSTICE
van den Herik, Larissa

THE NETHERLANDS AND A CENTURY OF INTERNATIONAL ENVIRONMENTAL LAW
Hey, Ellen

NORDIC JOURNAL OF INTERNATIONAL LAW

Volume 79, Issue 2

The Limits of Supply Chain Responsibility: A Critical Analysis of Corporate Responsibility Instruments
Mares, Radu

The Principle of "Effectiveness" in the Recent Jurisprudence of the European Court of Human Rights: Its Different Dimensions and Its Consistency with Public International Law - No Need for the Concept of Treaty Sui Generis
Rietiker, Daniel

What are the Objectives of International Criminal Procedure? - Reflections on the Fragmentation of a Legal Regime
Klamberg, Mark
Implementation of the MARPOL Convention in Developing Countries
Karim, Md. Saiful

Diplomatic Law: Commentary on the Vienna Convention on Diplomatic Relations; Consular Law and Practice
Orakhelashvili, Alexander

Volume 79, Issue 3

Bertelman, Hanna

Disentangling the "Genuine Link": Enquiries in Sea, Air and Space Law
Cogliati-Bantz, Vincent P.

Yupsanis, Athanasios

NYU JOURNAL OF INTERNATIONAL LAW AND POLITICS

Volume 42, Number 2

ARTICLES

Military Lawyers, Private Contractors, and the Problem of International Law Compliance
Laura A. Dickinson

The Unsigned United Nations Migrant Worker Rights Convention: An Overlooked Opportunity to Change the "Brown Collar" Migration Paradigm
Beth Lyon

NOTES
Reassessing Multiple Attribution: The International Law Commission and the Behrami and Saramati Decision
Caitlin A. Bell

Improving the Terrorist Finance Sanctions Process
Robert E. O'Leary

BOOK ANNOTATIONS

Volume 42, Number 3

ARTICLES

Forum: The ICRC Interpretive Guidance on the Notion of Direct Participation in Hostilities Under International Humanitarian Law

The ICRC Interpretive Guidance on the Notion of Direct Participation in Hostilities Under International Humanitarian Law: An Introduction to the Forum
Ryan Goodman & Derek Jinks

Opportunity Lost: Organized Armed Groups and the ICRC "Direct Participation in Hostilities" Interpretive Guidance
Kenneth Watkin

Deconstructing Direct Participation in Hostilities: The Constitutive Elements
Michael N. Schmitt

"And for Such Time As": The Time Dimension to Direct Participation in Hostilities
Bill Boothby

Part IX of the ICRC "Direct Participation in Hostilities" Study: No Mandate, No Expertise, and Legally Incorrect
W. Hays Parks

Keeping the Balance between Military Necessity and Humanity: A Response to Four Critiques of the ICRC's Interpretive Guidance on the Notion of Direct Participation in
Hostilities

*Nils Melzer*

NOTES

Scaling Back TRIPS-Plus: An Analysis of Intellectual Property Provisions in Trade Agreements and Implications for Asia and the Pacific
*Beatrice Lindstrom*

Bargaining and Intellectual Property Treaties: The Case for a Pro-Development Interpretation of TRIPS but not TRIPS-Plus
*Matthew Turk*

BOOK ANNOTATIONS

*Volume 42, Number 4*

**Fifteenth Annual Herbert Rubin and Justice Rose Luttan Rubin International Law Symposium**

The Privatization of Development Assistance: Symposium Overview
*Kevin E. Davis & Sarah Dadush*

The Role of Private Assistance in International Development
*Heidi Metcalf Little*

Democratizing Foreign Aid: Online Philanthropy and International Development Assistance
*Raj M. Desai & Homi Kharas*

Can the Privatization of Foreign Aid Enhance Accountability?
*Devesh Kapur & Dennis Whittle*

Why Remittances to Poor Countries Should Not Be Taxed
*Christian Barry & Gerhard Overland*

Peer-to-Peer Financing for Development: Regulating the Intermediaries
*Kevin E. Davis & Anna Gelpern*
Profiting in (RED): The Need for Enhanced Transparency in Cause-Related Marketing
Sarah Dadush

Notes

Call for a Pilot Program for Market-Based Adaptation Funding
Matthew Baca

Bridging the Gap to the Microfinance Promise: A Proposal for a Tax-Exempt Microfinance Hybrid Entity
Michelle Scholastica Paul

Book Annotations

PACE INTERNATIONAL LAW REVIEW


Articles

Giving Every Child a Chance: The Need for Reform and Infrastructure in Intercountry Adoption Policy
Rachel J. Wechsler

Constitutional Accommodation of the Rights of Ethnic and Religious Minorities in Plural Democracies: Lessons and Cautionary Tales from South-East Asia
Li-ann Thio

What Do You Think Should Happen? Public Participation in Transitional Justice
Anna Triponel and Stephen Pearson

Interpretation Rules and Good Faith as Obstacles to the UK’s Ratification of the CISG and to the Harmonization of Contract Law in Europe
Nathalie Hofmann

The Virtue of a Proportional Response: The United States Stance Against the Convention on Cluster Munitions
Joseph Anzalone
The Future of the International Criminal Court: The Long Road to Legitimacy Begins with the Trial of Thomas Lubanga Dyilo

*Sara Anoushirvani*

Playing the Blame Game, Online: Who is Liable when Counterfeit Goods are Sold Through Online Auction Houses?

*Todd Evan Lerner*

Can the United States Talk the Talk & Walk the Walk when It Comes to Libel Tourism: How the Freedom to Sue Abroad Can Kill the Freedom of Speech at Home

*Tara Sturtevant*

Video Game Piracy in the Philippines: A Narrowly Tailored Analysis of the Video Game Industry & Subculture

*Jennifer Kim Vitale*

**TEXAS INTERNATIONAL LAW JOURNAL**

**Volume 45, No. 3 (Spring 2010)**

**Articles**

Leveraging Asylum

*James C. Hathaway*

Personal Jurisdiction over Non-Resident Class Members: Have We Gone Down the Wrong Road?

*Tanya J. Monestier*

The Demise of Development in the Doha Round Negotiations

*Sungjoon Cho*

**Notes**

Promoting Human Embryonic Stem Cell Research: A Comparison of Policies in the United States and the United Kingdom and Factors Encouraging Advancement

*Jody Schechter*
How Property Rights Are Affected by the Texas-Mexico Border Fence: A Failure Due to Insufficient Procedure
Nicole Miller

Comment
It’s Time to Leave the Troubles Behind: Northern Ireland Must Try Paramilitary Suspects by Jury Rather Than in Diplock-type Courts
Lisa Miriam Jacobs

THE SWISS REVIEW OF INTERNATIONAL ECONOMIC RELATIONS (DIE AUSSENWIRTSCHAFT)

2010, Heft I

Artikel

The Prospects for the World Trading System 2010: "Events, Dear Boy, Events"
Simon J. Evenett

What Became of the Food Price Crisis in 2008?
Rolf Kappel, Reinhard Pfeiffer and Jutta Werner

International Transport Costs and the Margins of Intra-Latin American Maritime Trade
Inmaculada Martínez Zarzoso and Gordon Wilmsmeier

Pricing-To Markets and Firm Size: Survey Evidence from Swiss Exporters
Andreas M. Fischer, Matthias Lutz and Manuel Wälti

Book reviews

Li Choy Chong

2010, Heft II

Möglichkeiten der Konjunktursteuerung: Grundsätzliche Überlegungen für die Schweiz
Gebhard Kirchgässner

Konjunktur für den Klimaschutz? Klima- und Wachstumswirkung weltweiter Konjunkturprogramme
Wilfried Rickels, Linda Kleemann, Gernot Klepper, Sonja Peterson und Sebastian Petrick

Comparing Sectoral International Trade Networks
Luca De Benedictis and Lucia Tajoli

Does ASEAN Freer Trade Benefit Malaysia?
Jamal Othman and Yaghoob Jafari

Book reviews

Jane Kelsey (2008):
Serving Whose Interests? The Political Economy Of Trade In Services Agreements
Victoria Lietha and Shrey Kapoor

Aaditya Mattoo, Robert M. Stern and Gianni Zanini (2008):
A Handbook Of International Trade In Services
Darya Gerasimenko

TRANSNATIONAL DISPUTE MANAGEMENT

Volume 7, Issue 1 – April 2010

Editorial

Judge Stephen Schwebel on international investment law and investment arbitration
A BIT about ICSID

Stephen Schwebel

A Conversation with Judge Stephen M. Schwebel (by Cambridge University)

Cambridge University Squire Law Library

Context & Culture

Sotomayor's Position on Arbitration: A Survey of Past Cases and a View to the Future

Quinn Smith, Polenberg Cooper

International Law

The Public International Law of Bank Bail-Outs

Matthew Parish

ABA/ASIL Joint Task Force on Treaties in U.S. Law - Report (March 16th 2009)

Costs of Arbitration

Final Rulings on Costs: Loser Pays All?

Richard Kreindler

Die Kostenentscheidung im Schiedsgerichtsverfahren aus US-amerikanischer Sicht

Richard Kreindler

Arbitration Risk and Effective Compliance Cost-Shifting in Investment Treaty Arbitration

Stephan Schill

The Parties' Costs of Arbitration

Bernard Hanotiau

Empirical and Statistical Analysis of Investment Disputes

International Investment Arbitration: Winning, Losing and Why

Susan D. Franck
Empirically Evaluating Claims About Investment Treaty Arbitration
Susan D. Franck

Integrating Investment Treaty Conflict and Dispute Systems Design
Susan D. Franck

ICSID Arbitration in 2009
Linda A. Ahee, Richard E. Walck

Precedent in Investment Arbitration

Investment Treaty Arbitral Decisions as Jurisprudence Constante
Andrea K. Bjorklund

Procedure, Advocacy, Strategy and Tactics in Arbitration

Trial by Issues
Michael Hwang

Witness Conferencing and Party Autonomy
Michael Hwang

Arbitration: The "New Litigation"
Thomas J. Stipanowich

Arbitration and Choice: Taking Charge of the "New Litigation"
Thomas J. Stipanowich

Arbitration or Litigation? Choice of Forum After the 2005 Hague Convention on Choice of Court Agreements
Ronald A. Brand

Replacement of a Deceased or Disabled Arbitrator: Is American Law Out of Step?
Marc J. Goldstein

International Commercial Arbitration
Effect of Party Insolvency on Arbitration Proceedings: Pause for Thought in Testing Times  
*James Rogers, Jonathan Sutcliffe*

State As A Private: The Participation of States in International Commercial Arbitration  
*Veijo Heiskanen*

Enforcement of Interim Measures / Awards in Domestic and International Commercial Arbitration Under the New York Convention and the Arbitration and Conciliation Act  
*Bagoni Alhaji Bukar*

Non-Enforcement of Arbitral Awards: Only A Pyrrhic Victory?  
*Marcus M. Birch*  
*Sabine Konrad*

Why Arbitrate: The Benefits and Savings  
*Edna Sussman*

**International Commercial Law**  
Recent Private International Law Developments Before the Supreme Court of Canada  
*Antonin I. Pribetic*

Arbitration and Problems Associated With Statutes of Limitation in Kazakhstan and Uzbekistan  
*Ilias Bantekas*

Guidance on the law applicable to contractual obligations (Rome I) Outline of the main provisions February 2010  

Investor-State Disputes - International Investment Law  

The Global Financial Crisis: Will State Emergency Measures Trigger International Investment Disputes?  
*Anne van Aaken*  
*Jürgen Kurtz*

Arbitration in Three Dimensions  
*Jan Paulsson*
The Protection of National Security in IIAs
UNCTAD

Belated Jurisdictional Objections in ICSID Arbitration
Christoph H. Schreuer

Notes on the Requirement of Guarantees As A Condition for a Stay of Enforcement of ICSID Arbitral Awards
Domenico Di Pietro
Ignacio Torterola

Foreign Investment and Measures Adopted on Grounds of Necessity: Towards a Common Understanding
Tarcisio Gazzini

Enabling Private Ordering - Function, Scope and Effect of Umbrella Clauses in International Investment Treaties
Stephan Schill

Investment Treaties and Public Goods
Daniel Kalderimis

The Role of International Investment Agreements in Attracting Foreign Direct Investment to Developing Countries
UNCTAD

UNCTAD

UNCTAD

UNCTAD

Roundup of Articles
The Evolving BIT

José Enrique Alvarez


José Enrique Alvarez

Norwegian draft Model BIT (preamble)

Summary of Department of State and the Office of the U.S. Trade Representative's Public Meeting regarding the U.S. Model BIT Review

Clara Elena Brillembourg


US Business Community Letter on US Model BIT

Hearing on Arbitration or 'Arbitrary': The Misuse of Arbitration to Collect Consumer Debts - Statement of Christopher R. Drahozal

Christopher R. Drahozal

The Federal Arbitration Act and Its Impact on State Arbitration Laws

Christopher R. Drahozal

The Arbitration Fairness Act: Unintended Consequences Threaten U.S. Business

Edna Sussman

Ways and Means Trade Subcommittee - Hearing on Investment Protections in U.S. Trade and Investment Agreements, May 14 2009

Commercial Arbitration in Japan: Contributions to the Debate on Japanese 'Non-Litigiousness'

Tony Cole
The Involvement of National Courts in Arbitral Proceedings in Kazakhstan

Asel Rakhmetkaliyeva,

La contribución del árbitro a la autorregulación y unificación del derecho de los contratos del comercio internacional.

Alfredo De Jesús O.

An Engineer's / Dispute Adjudication Board's Decision is Enforceable by An Arbitral Award

Christopher R. Seppälä

Sanctity of State Contracts: Revisiting Orthodox Views

Abdullah Al Faruque

Nirmal Kumar Saha,

Enforcing Class Arbitration in The International Sphere: Due Process and Public Policy Concerns

Stacie Strong

Comprehensive Economic Partnership Agreement between India and Korea,

Investment Chapter

Land Grab or Development Opportunity? International Farmland Deals in Africa

Lorenzo Cotula

World Investment Report 2009: Transnational Corporations, Agricultural Production and Development

UNCTAD

International Arbitration Report 2009

Fulbright & Jaworski

Unwitting Sanctions: Understanding Anti-Bribery Legislation as Economic Sanctions Against Emerging Markets

Andy Spalding

Case Comments & Awards
International Company for Railway Systems (ICRS) and Privatization Holding Company (PHC) v. Hashemite Kingdom of Jordan (ICSID Case No. ARB/09/13)

Tony Cole
Yazan D. Haddadin

A Second Look at First Assumptions: Yugraneft Corporation v. Rexx Management Corporation Case Commentary
Hugh Meighen

Trans-Global Petroleum: 'Rare Bird' or Significant Step in the Development of Early Merits-Based Claim-Vetting?
Arena Goldsmith

Lorenzo Cotula

Case Note: Saipem S.p.A. v. Bangladesh: Local Judiciary's Interference with Claimant's Right to Arbitration under Contract found to constitute an Expropriation under the BIT
Ieva Kalnina

Saipem S.p.A. v. Bangladesh (ICSID Case No. ARB/05/7) Award

Siag v. Republic of Egypt 2009 - Procedure for enforcement of ICSID arbitration award

Tza Yap Shum v. The Republic of Peru (ICSID Case No. ARB/07/6) - Decision on Jurisdiction and Competence (Spanish)

Tza Yap Shum v. The Republic of Peru (ICSID Case No. ARB/07/6) - Decision on Jurisdiction and Competence (English Translation)

ICM Registry v. ICANN (ICDR Case No. 50117 T 00224 08) February 19, 2010

US v. Park Place (Ninth Circuit Court of Appeals)

Case of Kozacioglu v. Turkey (Application No. 2334/03) Judgment - 19 February 2009
US Supreme Court Hears Argument on Bias Standard for Elected US State Court Judges
(Caperton v. AT Massey)

Caperton v. AT Massey US Supreme Court Argument Transcript

EU Developments
Intra-EU Bilateral Investment Treaties: An OGEMID Discussion
John P. Gaffney

Is A Model EU Bit Possible-or Even Desirable?
Armand de Mestral

It's time for an EU Investment Promotion Agency
José Guimón de Ros

Latin America

USTR Report on Bolivia and Ecuador with Regard to the Andean Trade Preference Act

USTR Report on Bolivia and Ecuador with Regard to the Andean Trade Preference Act

Compensation and Damages in International Investment Arbitration
The Unpredictability Paradox: Punitive Damages and Interest in International Arbitration
John Y. Gotanda

International Oil & Gas Arbitration

Mandatory and Other Forms of Arbitration Under Some Selected Oil, Gas and Investment
Legislations in Nigeria
Bagoni Alhaji Bukar

Letters from Perenco Ecuador to Minister of Mines and Petroleum, Petroecuador and
Petroamazonas (Takeover of Blocks 7 and 21, dated 23/7/2009)

Energy Charter Treaty Arbitration
A New Energy Charter: Myth or Reality?

Andrei V. Belyi
Sophie Nappert

Provisional Application of the Energy Charter Treaty: A Short Analysis of Article 45

Tarcisio Gazzini

China

Agreement Between the Government of the United Mexican States and the Government of the People's Republic of China on the Promotion and Reciprocal Protection of Investments

Agreement on Investment of the Framework Agreement on Comprehensive Economic Co-operation Between the Association of Southeast Asian Nations and the People's Republic of China

Arbitrator Bias

The Psychology of Persuasion in International Arbitration - A Project

Dieter Flader
Sophie Nappert

Participaciones Inversiones Portuarias SARL v. Gabonese Republic (ICSID ARB/08/17) regarding the Proposal to Disqualify an Arbitrator (Translation + Original French document)

Tafadzwa Pasipanodya

Mediation & ADR

Developing an Effective Med-arb/Arb-med Process

Edna Sussman

The New York Convention Through A Mediation Prism

Edna Sussman

Arbitration Rules & Best Practices
ABA Dispute Resolution Section Rejects Proposed Arbitrator Disclosure Guidelines

Kenneth B. Reisenfeld

ABA International Section Working Group Comments on ABA Dispute Resolution Subcommittee Draft Arbitrator Disclosure (March 16 2009)


Barbara Helene Steindl

Revision of the UNCITRAL Arbitration Rules (for OGMID discussion)

Comparison of 2010 Final Draft and 1999 IBA Rules on the Taking of Evidence in International (Commercial) Arbitration

Current IBA Rules on the Taking of Evidence in International Arbitration (1999)

New York State Bar Association Report on Arbitration Discovery in Domestic Commercial Cases

New York State Bar Association, Relevant Factors In Determining - The Appropriate Scope of Arbitration Discovery, Exhibit A

CPR Releases Global Accelerated Commercial Arbitration Rules (August 2009)

WTO/TRADE law disputes

China - Measures Affecting Trading Rights and Distribution Services for Certain Publications and Audiovisual Entertainment Products

Taxation

Arbitration Clauses in Tax Treaties (Conference Report)

Arno E. Gildemeister

Franz A.M. Koppensteiner
Changes to the VAT Treatment of Arbitration Services in the EU (as of January 1st 2010)

Alexis Martinez
Jeremy B. Winter

Discussion / OGEMID

Award on Jurisdiction in Phoenix Action Ltd. v. Czech Republic - An OGEMID Discussion
Ondrej Sekanina

Diversity Amongst Arbitrators and the Usefulness of Lists - An OGEMID Discussion
Sarita Patil Woolhouse
Sophie Nappert

Book Reviews & Related Materials

Damages in International Investment Law. S. Ripinsky, K. Williams (Book review)
Stephan Schill

State Liability in Investment Treaty Arbitration: Global Constitutional and Administrative Law in the BIT Generation by Santiago Montt (Book review)
Mavluda Sattorova

Introduction to International Arbitration and Mediation: A Practical Guide (Introduction)
John Savage
Michael McIlwrath

Historical Development of Investment Treaty Law (Introduction)
Andrew Newcombe
Lluís Paradell Trius

Excerpts from "Force Majeure and Hardship Under General Contract Principles" by Christoph Brunner
Christoph Brunner

TULANE JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW
ARTICLES

AUSTRALIA AND THE UNITED STATES: TWO COMMON CRIMINAL JUSTICE SYSTEMS UNCOMMONLY AT ODDS, PART 2
Vicki Waye, Paul Marcus

LEGAL HYBRIDITY IN THE PHILIPPINES: LESSONS IN LEGAL PLURALISM FROM MINDANAO AND THE SULU ARCHIPELAGO
Justin Holbrook

RESPONSIBILITY FOR COUPS D’ÉTAT IN INTERNATIONAL LAW
Jean d’Aspremont

BETWEEN A ROCK AND A HARD PLACE: THE KADI DECISION AND JUDICIAL REVIEW OF SECURITY COUNCIL RESOLUTIONS
Lorraine Finlay

RECENT DEVELOPMENTS
ABDULLAHI V. PFIZER: THE SECOND CIRCUIT EXPANDS THE SCOPE OF CUSTOMARY INTERNATIONAL LAW UNDER THE ALIEN TORTS STATUTE
Parker Patterson
U.S. SEC V. MANTERFIELD:
HOW HER MAJESTY’S COURTS ASSISTED
THE SEC IN THE FIGHT AGAINST
GLOBAL FINANCIAL FRAUD
Aaron Helm

CASSIRER V. KINGDOM OF SPAIN:
DID THE EXHAUSTION OF REMEDIES
DOCTRINE FIND ITS WAY INTO CLAIMS
UNDER THE FOREIGN SOVEREIGN
IMMUNITIES ACT?
Noe Hamra Carbajales

S. V. UNITED KINGDOM:
THE EUROPEAN COURT OF HUMAN
RIGHTS OVERTURNS THE UNITED
KINGDOM’S PROCEDURE FOR THE
INDEFINITE RETENTION OF
UNCONVICTED PERSONS’
PERSONAL DATA
Anna Peterson

ESTONIA V. COMMISSION: MISSING THE
FOREST FOR THE TREES: THE COURT OF
FIRST INSTANCE DEALS A BLOW TO THE
EUROPEAN COMMISSION’S EFFORTS
TO REDUCE EMISSIONS
David Solan

VANDERBILT JOURNAL OF TRANSNATIONAL LAW

Volume 43, Number 2: March 2010
The Responsibility to Protect and the Decline of Sovereignty: Free Speech Protection Under International Law

William Magnuson

Superior Responsibility of Civilians for International Crimes Committed in Civilian Settings

Yaël Ronen

Civil Society and Democracy in Japan, Iran, Iraq and Beyond

Shiva Falsafi

Legal Techniques for Dealing with Scientific Uncertainty in Environmental Law

Jorge E. Vinnale

Notes

The Conflict Between the Alien Tort Statute Litigation and Foreign Amnesty Laws

Carlee M. Hobbs


Patricia A. Moye

Volume 43, Number 3: May 2010

The Object and Purpose of a Treaty: Three Interpretive Methods

David S. Jonas, Thomas N. Saunders

Judicial Review Under a British War Powers Act

David Jenkins

A Foothold for Real Democracy in Eastern Europe: How Instituting Jury Trials in Ukraine Can Bring About Meaningful Governmental and Juridical Reforms and Can Help Spread These Reforms Across Eastern Europe

Elizabeth R. Sheyn
A Global Water Apartheid: From Revelation to Resolution

*Itzchak Kornfeld*

**Notes**

Missed Opportunity: Congress's Attempted Response to the World's Demand for the Violence Against Women Act

*Brenton T. Culpepper*

Standardizing the Principles of International Election Observation

*Jonathan Misk*

The Use of Mortgage-Backed Securities in International Comparative Perspective: Lessons and Insights

*Csaba Rusznak*

**VIRGINIA JOURNAL OF INTERNATIONAL LAW**

**Volume 50 No. 3**

**50th Anniversary Commemorative Pieces**

Letter from John B. Bellinger, III

Somalia: State Failure, Piracy, and the Challenge to International Law

*Mario Silva*

**Articles**

Power and Purpose in the “Anglo-American” Corporation

*Christopher M. Bruner*
Incorporative Statutes and the Borrowed Treaty Rule

*John F. Coyle*

Pharmaceuticals and the European Union: Managing Gray Markets in an Uncertain Legal Environment

*Robert C. Bird & Peggy E. Chaudhry*

**Note**

Vitamin “C” is for Compulsion: Delimiting the Foreign Sovereign Compulsion Defense

*Jane Lee*

**Volume 50 No. 4**

**50th Anniversary Commemorative Pieces**

Letter from Rashida Manjoo: Due Diligence Obligations and Violence Against Women

Military Necessity and Humanity in International Humanitarian Law: Preserving the Delicate Balance

*Michael N. Schmitt*

**Articles**

Freeze-Outs: Transcontinental Analysis and Reform Proposals

*Marco Ventoruzzo*

Inching Toward EU Supranationalism? Qualified Majority Voting and Unanimity Under the Treaty of Lisbon

*Stephen C. Sieberson*
Essay

The Curious Legal Landscape of the Extraterritoriality of U.S. Environmental Laws

*Jonathan Remy Nash*

Note

The Tragedy of Comity: Questioning the American Treatment of Inadequate Foreign Courts

*Virginia A. Fitt*

Volume 51 No. 1

Articles

When the WTO Works, and How It Fails

*Anu Bradford*

Free Movement of Judgments: Increasing Deterrence of International Cartels Through Jurisdictional Reliance

*Michal S. Gal*

Bucking the Kuznets Curve: Designing Effective Environmental Regulation in Developing Countries

*Michael Faure, Morag Goodwin & Franziska Weber*

Notes

Solving Israel’s African Refugee Crisis

*Avi Perry*
The Primacy of Regional Organizations in International Peacekeeping: The African Example
Suyash Paliwal

WORLD COMPETITION

Volume 33, Issue 2

Editor’s Note
Rivas

The Elusive Standard of Proof in EU Competition Cases
Gippini-Fournier

A Framework to Enforce Anti-predation Rules
Hüschelrath, Weigand

EU Competition Remedies in Consumer Cases: Thinking Out of the Shopping Bag
Bourgeois, Strievi

Unchallenged Market Power? The Tale of Supermarkets, Private Labels, and Competition Law
Ezrachi

Competition and Development: Towards an Institutional Foundation for Competition Enforcement
Mateus

The Enforcement and Development of Korean Competition Law
Choi

Competition Law Enforcement in the Television Broadcasting Sector in Hong Kong: Past Cases and Recent Controversies
Cheng

Waller


Korah


Korah

Article 81 EC and Public Policy, by Christopher Townley. (Hart Publishing, 2009)

Korah


Korah

Competition Policy International, edited by David Evans. (vol. 5, no. 2, Published twice a year by CPI)

Korah


Fatur


Gal
State and Market in European Union Law, by Wolf Sauter & Harm Schepel. (Cambridge University Press, 2009)

*Marquis*


*Ghelcke*

**Volume 33, Issue 3**

Editor’s Note

*Rivas*

The 2006 Guidelines on Fines: Reflections on the Commission’s Practice

*Torre*

Undistorted, (Un)fair Competition, Consumer Welfare and the Interpretation of Article 102 TFEU

*Chiriță*

Sub-national Geographic Markets within the Electronic Communications Sector

*Hou*

Competition Law and Policy in Developing Countries: A Critical Assessment of the Challenges to Establishing an Effective Competition Law Regime

*Dabbah*

Anti-monopoly, National Security and Industrial Policy: Merger Control in China

*Li-fen*

Comparative Analysis of Competition Laws on Buyer Power in Korea and Japan

*Choi, Fuchikawa*

Competition Law and Policy in Senegal: A Cautionary Tale for Regional Integration?

*Weick*
ABA Section of Antitrust Law, Competition as Public Policy (2010)
Waller

ABA Section of Antitrust Law, Antitrust Class Action Handbook (2010)
Waller

Ten Years of UK Competition Law Reform, by Ed Barry J. Rodger. (Dundee: Dundee University Press, 2010)
Korah

Papp

Papp

WORLD TRADE AND ARBITRATION MATERIALS

Volume 22, Issue 2

United States – Anti-Dumping Measures on Polyethylene Retail Carrier Bags from Thailand Report of the Panel

Yukos Universal Limited (Isle of Man) v. The Russian Federation Interim Award on Jurisdiction and Admissibility 30 November 2009

Volume 22, Issue 3

International Center for Settlement of Investment Disputes (ICSID) – Chevron Corporation (USA) and Texaco Petroleum Company (USA) v. The Republic of Ecuador Partial Award on the Merits

Volume 22, Issue 4
Walter Bau v. Thailand

Merrill & Ring Forestry L.P. v. Canada

**Volume 22, Issue 5**

Ireland Arbitration Act

ATA Construction, Industrial and Trading Company v. The Hashemite Kingdom of Jordan

Mobil v. Bolivarian Republic of Venezuela

Inmaris Perestroika Sailing Maritime Services GMBH and Others v. Ukraine

**YALE JOURNAL OF INTERNATIONAL LAW**

Volume 35, Issue 1

The Laws of War and the “Lesser Evil”

*Gabriella Blum*

The Blank-Prose Crime of Aggression

*Michael J. Glennon*

Path Dependence in Discrimination Law: Employment Cases in the United States and the European Union

*Katerina Linos*

Note | Enforced Disappearance as a Crime Under International Law

*Brian Finucane*

Note | Caste and the Problem of Social Reform in Indian Equality Law

*Scott Grinsell*

Recent Development | Forthcoming Changes in the Shari’ah Compliance Regime for Islamic Finance

*Scott R. Anderson*
Recent Development | A Supreme Court, Supreme Parliament, and Transnational National Rights

Alyssa King

Recent Development | North Korea and the Politics of International Trade Law: the Kaesong Industrial Complex and WTO Rules of Origin

Daniel J. Knudsen & William J. Moon

Recent Publications

YJIL Editor

**Volume 35, Issue 2**

Private Litigation in a Public Law Sphere

*William W. Burke-White & Andreas von Staden*

Locating the International Interest in Intranational Cultural Property Disputes

*Joseph P. Fishman*

Free Speech and International Obligations To Protect Trademarks

*Lisa P. Ramsey*

With Great Power Comes Great Responsibility? The Concept of the Responsibility To Protect Within the Process of International Lawmaking

*Mehrdad Payandeh*

Recent Development | Tyranny on Trial: Regional Courts Crack Down on Mugabe’s Land “Reform”

*Daniel Hemel & Andrew Schalkwyk*

Recent Development | Military Commissions at a Crossroads: Defining the “Law of War” on Terrorism

*Sara Aronchick Solow*

Recent Publications

*YJIL Editor*