Centennial Essays

In honor of the 100th anniversary of the AJIL and the ASIL

Normative Hierarchy in International Law Dinah Shelton 291

International Organizations: Then and Now Jose´ E. Alvarez 324

Nongovernmental Organizations and International Law Steve Charnovitz 348

Peace Agreements: Their Nature and Legal Status Christine Bell 373

The term “peace agreement,” a key device for negotiating an end to internal conflicts, remains largely undefined and unexplored. This article describes the various patterns of peace agreements to illustrate how the parties attempt to “legalize” their commitments so as to induce compliance. It argues that peace agreement legalization demonstrates a coherence that merits its consideration as an emerging lex pacificatoria or “law of the peacemakers.”

Correspondence 413

Current Developments

The Fifty-seventh Session of the International Law Commission Michael J. Matheson 416

International Decisions

Edited by Daniel Bodansky

The 2005 Activity of the NAFTA Tribunals (John H. Knox) 429
Survey of NAFTA 2005 case law

Bosphorus Hava Yollari Turizm ve Ticaret Anonim Sirketi v. Ireland (Frank Hoffmeister) 442
ECHR review of national measure enforcing EC regulation implementing UN Security Council decision

Le´on Van Parys NV v. Belgisch Interventie- en Restitutiebureau (Patricia Egli) 449
ECJ judgment on effect of WTO agreements and dispute settlement decisions in EC law
Contemporary Practice of the United States Relating to International Law

Edited by John R. Crook

New U.S. Legislation Prohibits Cruel, Inhuman, or Degrading Treatment, Restricts Habeas Corpus Petitions by Guanta´namo Detainees, and

Establishes Limited Judicial Review of Military Commissions

United States Extends Agreements with Italy and Nicaragua on Protection of Cultural Patrimony

U.S. Takes Domestic Measures to Implement Hague Adoption Convention

Oklahoma Court Addresses Proof of Prejudice for Failure to Provide Consular Access

Further Disclosures of “Oil for Food” Abuses; Additional U.S. Criminal Proceedings

U.S. Officials Endorse “Responsibility to Protect” Through Security Council Action

United States Supports Work on Scientists’ Codes of Conduct to Combat Proliferation of Biological Weapons

United States Announces Global Coalition, Including Nonstate Parties, Against Wildlife Trafficking

Eight U.S. Great Lakes States, Ontario, and Quebec Conclude New Agreements to Limit Diversions of Water from Great Lakes Basin

United States and China Announce Joint Initiative to Combat Avian Flu

State Department Encourages Congressional Action Required for U.S. Adherence to Major Environmental Treaties

United States Promotes Debt Relief for Poor Countries

United States and China Agree on Textile Quotas

Continuing Developments Concerning the U.S. Detention Facility at Guanta´namo Bay, Cuba

Attorney General Expresses Concern Regarding U.S. Immigration Law Proceedings; Calls for Improvement

United States Stresses Importance of Accountability, Seeks Lessened Confrontation over the International Criminal Court

Additional Military Justice Proceedings Against Soldiers Accused of Abusing Protected Persons

Ongoing U.S. Efforts to Curb Iran’s Nuclear Program

New Agreements Authorizing Overseas Activities by U.S. Forces
U.S. Defends Use of White Phosphorus Munitions in Iraq

**Brief Notes**

**Recent Books on International Law**

*Edited by Richard B. Bilder*

**Book Reviews**

Yoo, John. The Powers of War and Peace: The Constitution and Foreign Affairs After 9/11 *(David J. Bederman)*


Klein, Natalie. Dispute Settlement in the UN Convention on the Law of the Sea *(David Anderson)*

Pasqualucci, Jo M. The Practice and Procedure of the Inter-American Court of Human Rights *(Douglass Cassel)*

Bianchi, Andrea (ed.). Enforcing International Law Norms Against Terrorism *(Karima Bennoune)*

Tomuschat, Christian, and Jean-Marc Thouvenin (eds.). The Fundamental Rules of the International Legal Order: Jus Cogens and Obligations Erga Omnes *(Alexander Orakhelashvili)*

Collected Essays

Books Received

International Legal Materials. Contents, Vol. XLV, No. 2 (March 2006); No. 3 (May 2006)

---

**AMERICAN UNIVERSITY INTERNATIONAL LAW REVIEW**

Volume 21, No. 5

**Articles**

From St. Ives to Cyberspace: The Modern Distortion of the Medieval 'Law Merchant'
*Stephen E. Sachs*

**Comments**

Operation Murambatsvina: A Crime Against Humanity Under the Rome Statute?
*Jeff Nicolai*
ARBITRATION INTERNATIONAL

Volume 22 (2006) Issue 4

The Proliferation of Disputes, Dispute Settlement Procedures and Respect for the Rule of Law [Buergenthal]

Evidentiary Privileges: Best Practice Standards versus/and Arbitral Discretion [Berger]

Defining Investment and Investor: Who is Entitled to Claim? [Legum]

International Investment Treaty Protection of NGOs [Gallus, Peterson]

Drawing Adverse Inferences from the Non-production of Evidence [Sharpe]

The Spanish Application of the UNCITRAL Model Law on International Commercial Arbitration [Cairns]


Limitation Period for the Enforcement of Arbitral Awards in Nigeria [Adaralegbe]

Book Review [Shore]

Book Notes [Landolt]

BROOKLYN JOURNAL OF INTERNATIONAL LAW

VOLUME XXXI NUMBER 3 2006

ARTICLES

Iraq: The Case for Losing
Duncan Kennedy

War, Trade, and the Construction of the International
Nathaniel Berman

Montesquieu on Commerce, Conquest, War, and Peace
Robert Howse

Commerce, Conquest, and Wartime Confiscation
James Thuo Gathii

Constructing International Law in the East Indian Seas:
Property, Sovereignty, Commerce and War in Hugo Grotius’ De Iure Praedae—
The Law of Prize and Booty, or “On How to Distinguish Merchants from Pirates”
Ileana M. Porras
NOTES

Empagran, the FTAIA and Extraterritorial Effects:
Guidance to Courts Facing Questions of Antitrust Jurisdiction Still Lacking
*S. Lynn Diamond*

A Disproportionate Ruling for All the Right Reasons:
Beit Sourik Village Council v. The Government of Israel
*Jason Litwack*

The Politics of Gagging:
The Effects of the Global Gag Rule on Democratic Participation and Political Advocacy in Peru (PDF)
*Rachael E. Seevers*

The Challenges Multinational Corporations Face in Protecting their Well-Known Trademarks in China
*Jessica C. Wong*

CALIFORNIA WESTERN INTERNATIONAL LAW JOURNAL

Volume 36, Number 2, Spring 2006

Article

A Human Rights Approach to Counter-Terrorism
*Mark D. Kielsgard*

Comments

The Guantanamo Gap: Can Foreign Nationals Obtain Redress for Prolonged Arbitrary Detention and Torture Suffered Outside the United States?
*Laura N. Pennelle*

Less Than Human: Children of a Couple in Violation of China’s Population Laws and the Barriers They Face in Claiming Asylum In the United States
*Kristi Deans*

The Duty to Render Assistance in the Satellite Age
*Arthur Alan Severance*
CARDOZO JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW

Volume 14, No. 1, Spring 2006

Articles

Justice & Foreign Affairs: Taking the European Neighbourhood Partner Countries to the European Court of Justice
Lior Zemer & Sharon Pardo

Who Will Contol Frankenstein? The Korean Chaebol's Corporate Governance
Jeong Seo

Green Berets, Blue Berets...White Berets? How & When Republics Participate in Humanitarian Military Intervention
Paul W. Kaufman

Internationalizing U.S. Legal Education: A Report on the Education of Transnational Lawyers
Carole Silver

Notes

A Long Road to Residency: The Legal History of Salvadoran & Guatemalan Immigration to the United States with a Focus on NACARA
Eli Coffino

Designs for Immunity: A Comparison of the Criminal Prosecutions of United States Presidents & Italian Prime Ministers
Brianne Biggiani

Hitchcock's "Rear Window" & International Copyright Law: An Examination of Stewart v. Abend & Its Affect on International Copyright Renewal and Exploitation
Seth M. Goldstein

On-Line but Out of Touch: Analyzing International Dispute Resolution through the Lens of the Internet
Benjamin J.C. Wolf

CEPMLP INTERNET JOURNAL

2006

Kazakhstans Expanding Cross-Border Gas Links: Implications for Europe, Russia, China and other CIS countries
By Mehmet Ögütcü
added 21 November 2006

Constraining war finance by blocking belligerents’ access to legal markets for their natural resource exports: A review of multilateral options
By Philip Swanson
added 21 July 2006
China's energy and environmental policies and their implications for OPEC  
*By Philip Andrews-Speed*  
added 21 July 2006

The Future of Russian Gas and Gazprom  
*By Jonathan Stern*  
added 24 March 2006

Ex-Soviet Oil Exports: the Demise of OPEC and the New World Oil Order  
*By E.Khartukov & E.Starostina*  
added 23 March 2006

Trading Power: science or art?  
*By Liz Bossley*  
added 20 March 2006

State of the Union: Addicted to the supply solution  
*By Paul Sankey, Adam Sieminski and Rich Voliva*  
added 20 March 2006

Casting A Cold Eye on LNG: The Real Possibilities and Pitfalls for Atlantic Canada  
*By Angela Tu Weissenberger*  
added 20 March 2006

---

**CHICAGO JOURNAL OF INTERATIONAL LAW**  
Volume 7 Number 1, Summer 2006

**Articles**

Symposium: Legal Implications of a Rising China

International Law and the Rise of China  
*Eric A. Posner & John Yoo*

The Fire-Breathing Dragon and the Cute, Cuddly Panda: The Implication of China’s Rise for Developing Countries, Human Rights, and Geopolitical Stability  
*Randall Peerenboom*

Information Mechanisms and the Future of Chinese Pollution Regulation  
*Ruoying Chen*

Allowing Girls to Hold up Half the Sky: Combining Norm Promotion and Economic Incentives to Combat Daughter Discrimination in China  
*Lesley Wexler*

Are Chinese Companies Taking Over the World?  
*Mitchell Silk & Richard Malish*

The Laws of the People’s Republic of China: An Introduction for International Investors  
*Eu Jin Chua*

H. Stephen Harris, Jr.


Joseph A. Massey

WTO: Time’s Up for Chinese Banks—China’s Banking Reform and Non-Performing Loan Disposal

Weitseng Chen

The World Trade Law of Censorship and Internet Filtering

Tim Wu

Remarks at the University of Chicago Law School

Alberto R. Gonzales

Calling Genocide by Its Rightful Name: Lemkin’s Word, Darfur, and the UN Report

David Luban

Developments


Carshae DeAnn Davis

The International Labour Organization’s Role in Nationalizing the International Movement to Abolish Child Labor

Junlin Ho

Using Courts to Enforce the Free Speech Provisions of the International Covenant on Civil and Political Rights

Ambika Kumar

The World Health Organization’s New International Health Regulations: Incursion on State Sovereignty and Ill-Fated Response to Global Health Issues

Eric Mack

CHICAGO-KENT JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW

Volume 6, Spring 2006

Medical Malpractice in Jewish Law: Some Parallels to External Norms and Practices
— by Steven F. Friedell

Understanding and Applying International Infectious Disease Law: U.N. Regulations during an H5N1 Avian Flu Epidemic
— by Timothy J. Miano

Military Privatization: Efficiency or Anarchy?
— by Mark Calaguas

Reservations And The Future Of Inter-American Justice
COLUMBIA JOURNAL OF TRANSNATIONAL LAW

VOLUME 44, Spring 2006, No. 3

ARTICLES

The Right to Food: Holding Global Actors Accountable Under International Law
Smita Narula

The Challenge of a Global Standard of Justice: Peace, Pluralism, and Punishment at the International Criminal Court
Eric Blumenson

The City and the World
Yishai Blank

ESSAY

Defining Rape Internationally: A Comment on Akayesu
Catherine A. MacKinnon

NOTES

Dana Stringer

Anthony J. McMahon

"Nationally Ineligible" Works: Ineligible for Copyright and the Public Domain
Meredith Shaw
COMMON MARKET LAW REVIEW


Editorial Comments: The Sixth Enlargement

The European Union and asylum: An illusion of protection [Teitgen-Colly]

The case law of the Court of Justice in the field of sex equality since 2000 [Costello, Davies]

“The winner takes it all”: Recovering lawyers’ fees and other costs before the Community courts [Ritter]

Citizenship, free movement and health care: Cementing individual rights by corroding social solidarity [Newdick]

Case C-411/03, SEVIC Systems AG [Behrens]

Case C-443/03, Götz Leffler v. Berlin Chemie AG [Mankowski]

Case C-147/03, Commission of the European Communities v. Republic of Austria [Rieder]

Case C-293/02, Jersey Produce Marketing Organisation Ltd v. States of Jersey and Jersey Potato Export Marketing Board [Tryfonidou]

Case C-171/05 P, Laurent Piau [Íñáñez Colomo, Waelbroeck]

Tobias Theiler, Political Symbolism and European Integration [Craufurd Smith]

Ulrich Haltern, Europarecht und das Politische [van Wissen]

Finn Laursen (Ed.), The Treaty of Nice: Actor Preferences, Bargaining and Institutional Choice [Suksi]

François R. van der Mensbrugghe (Ed.), L’utilisation de la méthode comparative en droit européen [Devroe, Keirsbilck]

Marius Emberland, The Human Rights of Companies: Exploring the structure of ECHR protection [Oliver]

Thomas Cottier, Matthias Oesch and Thomas M. Fischer, International Trade Regulation; Law and Policy in the WTO, The European Union and Switzerland – Cases, Materials and Comments [Thies]


Frauke Brosius-Gersdorf, Bindung der Mitgliedstaaten an die Gemeinschaftsgrundrechte: Die Grundrechtsbindung der Mitgliedstaaten nach der Rechtsprechung des EuGH, der Charta der Grundrechte der Europäischen Union und ihre Fortentwicklung [Thym]

Markus Sichert, Grenzen der Revision des Primärrechts in der Europäischen Union [Mehde]
DENVER JOURNAL OF INTERNATIONAL LAW AND POLICY

Journal, Vol. 32 Number 1

Brandon Mark, Acknowledging Our International Criminals: Henry Kissinger and East Timor.

Stewart M. Young, Whistleblowing in a Foreign Key: The Consistency of Ethics Regulation Under Sarbanes-Oxley with the WTO GATS Provisions.


Michael D. Klaus, Dual-Use Free Trade Agreements: The Contemporary Alternative to High-Tech Export Controls.


DUKE JOURNAL OF COMPARATIVE AND INTERNATIONAL LAW

VOLUME 16, Spring 2006, No. 2

Articles

Has Conduct in Iraq Confirmed the Moral Inadequacy of International Humanitarian Law? Examining the Confluence Between Contract Theory and the Scope of Civilian Immunity During Armed Conflict
Samuel Vincent Jones

Recalibrating the War on Terror by Enhancing Development Practices in the Middle East
Kevin J. Fandl

Why States Follow the Rules: Toward a Positional Theory of Adherence to International Legal Regimes
Sarah Elizabeth Krept
Anthony Clark Arend

Notes

Advisory Opinions on Human Rights: Moving Beyond a Pyrrhic Victory
Julie Calidonio Schmid

A Constant Battle: The Evolving Challenges in the International Fight Against Doping in Sport
Jessica K. Foschi

On the Need to Expand Article 23 of the TRIPS Agreement
Aaron C. Lang

FLETCHER FORUM OF WORLD AFFAIRS

Summer 2006

Letters to the Editor ................................................................. 7

America’s Role in the World

Theodore C. Sorensen at The Fletcher School
Presidential Trashing of American Law and Diplomacy ...................... 11

David C. Kang
The Cause of Strife in the U.S.–ROK Alliance ............................... 23

Strategic Nonviolence

Peter Ackerman and Jack DuVall
The Right to Rise Up:
People Power and the Virtues of Civic Disruption ............................ 33

Tom Wood
Reflections on the Revolution in Kyrgyzstan ................................. 43
Maria J. Stephan
Fighting for Statehood:
The Role of Civilian-Based Resistance in the East Timorese,
Palestinian, and Kosovo Albanian Self-Determination Movements........... 57

International Criminal Justice

David L. Nersessian
Whoops, I Committed Genocide! The Anomaly of
Constructive Liability for Serious International Crimes ....................... 81

Vincent O. Nmehielle and Charles Chernor Jalloh
The Legacy of the Special Court for Sierra Leone.................................. 107

Issues and Policy

Carlos Escudé
From Captive to Failed State: Argentina under Systemic Populism, 1975-2006 ..125

Jarret M. Brachman
High-Tech Terror: Al-Qaeda’s Use of New Technology ....................... 149

Michael C. Davis
Constitutionalism and the Politics of Democracy in Hong Kong .......... 165

Andrus Alber, Nicolas de Boisgrollier, Dimitris
Kourkoumelis, Robert Micallef, and Franz Stadler
Does Europe Have Something to Offer the World? ......................... 179

John R. Hamilton
The Fall of Fujimori: A Diplomat's Perspective ......................... 191

Perspectives

Tim Judah
Divorcing Serbia: The Western Balkans in 2006 ............................ 213

Cem Özdemir
Germany’s Integration Challenge .................................................. 221

Reviews

Mao: The Unknown Story
By Jung Chang and Jon Halliday
Reviewed by Jacob W. Hamstra ..................................................... 229

Conflict and Collusion in Sierra Leone
By David Keen
Reviewed by Christof P. Kurz ...................................................... 235

Al Qaeda in Europe: The New Battleground of International Jihad
By Lorenzo Vidino
Reviewed by Benedetta Berti ....................................................... 241
Nation-Building: Beyond Afghanistan and Iraq
Edited by Francis Fukuyama
Reviewed by Nicholas Kenney .................................................. 245

Publications by the Fletcher Community ......................................... 251

---

FLORIDA JOURNAL OF INTERNATIONAL LAW

Volume 17 Fall 2006  Number 1

Mediation Article
Don Peters

Legal Education in the Americas: The Anchor for Hemispheric Justice
Jon Mills

Married Women’s Property Rights as Human Rights: The Latin American Constitution
Carmen Diana Deere

Protecting Traditional Environmental Knowledge and New Social Movements in the Americas.
Rosemary Coombe

Regional Economic Arrangements and the Rule of Law in the Americas
Stephen Powell

A Helping Hand in Trade Agreements: An Analysis of a Proposal for Labor Provisions in Free Trade
Agreements
Jeffrey Armstrong

Note: The United States’ Uneasy Relationship with Multilateral Human rights Treaties: The
Constitutional Treaty System and Non-Self-Execution Declarations
Michelle Friedman

Comment: Bounty Hunters and Pirates: Filling in the Gaps of the 1982 UN Convention on the Law of
the Sea
Brooke Bornick

Ill At Ease: The Precarious State of the Biological Weapons Convention’s Proposed Enforcement
Regime
Nahal Kazemi

---
ARTICLES

What Do We Owe Each Other in the Global Economic Order? Constructivist and Contractualist Accounts
John Linardi

The Best Kept Secrets in the Law: How to Get Paid To Live on a Tropical Island
Michael J. Keyser

The Paradoxical Nature of the Sarbanes-Oxley Act As it Relates to the Practitioner Representing a Multinational Corporation
John Thompson

Strengthening Investor Confidence in Europe: U.S. Style-Securities Class Actions and the Acquis Communautaire
Stefano M. Grace

"Feeling for The U.S. Constitution and International Law: Finding the Balance
Christopher Linde

Recent Developments
John Merritt Lockwood

INTRODUCTION

'External' Versus 'Internal' in International Law

ESSAY

Transnational Common Laws

Wrong-Sizing International Justice? The Hybrid Tribunal in Sierra Leone

ARTICLE

Sovereignty and the American Courts at the Cocktail Party of International Law: The Dangers of Domestic Judicial Invocations of Foreign and International Law

Toward More Effective Judicial Implementation of Treaty-Based Rights
FOREIGN AFFAIRS

November/December 2006

Fallout From Lebanon

The New Middle East
Richard Haass
As Iran and Islamism rise, U.S. influence falls.

The Future of Lebanon
Paul Salem
The government in Beirut might come out of the crisis better than people expect.

Israel’s War With Iran
Ze’ev Schiff
The fighting in Lebanon was just a skirmish; the big one is still to come.

The Syrian Solution
Volker Perthes
Syria wants to be part of the answer, not just the problem.

From Conflict Management
to Conflict Resolution
Edward Djerejian
Don’t just focus on the fighting in Lebanon, tackle the broader Arab-Israeli conflict.

Essays

Immigration Nation
Tamar Jacoby
Bush has the right idea on immigration — but needs to open the doors further and let more in.

China’s Leadership Gap
John L. Thornton
Unless China can raise a new crop of competent leaders, its future progress will be in doubt.

How We Fight
Colin H. Kahl
Even in Iraq, the American way of war is less hellish than people think.

Also

ARTICLES

From Bamiyan to Baghdad: Warfare and the Preservation of Cultural Heritage at the Beginning of the 21st Century
Patty Gerstenblith

The Search for the Rule of Law in Russia
Jeffrey Kahn

NOTE

International Law and Conflict Resolution in Colombia: Balancing Peace and Justice in the Paramilitary Demobilization Process
José E. Arvelo

GEORGE WASHINGTON INTERNATIONAL LAW REVIEW

Volume 37, No. 4

Engineering a Venture Capital Market and the Effects of Government Control on Private Ordering: Lessons from the Taiwan Experience
by Christopher Gulinello

Cat on a Hot Tin Roof: The Status of Current Foreign Investors in a Post-transition Cuba
by Matias F. Travieso-Diaz & Armando A. Musa

Assessing the Genocide and Political Mass Murder Framework: The Case of Uzbekistan
by Mike Daniels

by Judge Florence N.M. Mumba, Kenneth K. Mwenda, and Judith Mvula-Mwenda

Note: “Of Course This Will Hurt Business”: Economic Sanctions, the Foreign Narcotics Kingpin Designation Act of 1999, and America’s War on Drugs
by David Duncan

Note: Is There An International Solution To Intellectual Property Protection For Plants?
by Amy Nelson
ARTICLES

The Future of International Law Is Domestic (or, The European Way of Law)
Anne-Marie Slaughter & William Burke-White

Deconstructing Moral Rights
Cyrill P. Rigamonti

Persecution Complex: Justifying Asylum Law's Preference for Persecuted People
Matthew E. Price

NOTE

Who's Got the Title? or, The Remnants of Debellatio in Post-Invasion Iraq
Melissa Patterson

SYMPOSIUM: DIFFUSION OF LAW IN THE 21st CENTURY: INTERACTION AND INFLUENCE

Keynote Address
Theorizing the Diffusion of Law: Conceptual Difficulties, Unstable Imaginations, and the Effort To Think Gracefully Nonetheless
David A. Westbrook

Diffusion and Globalization Discourse
William Twining

On the Singularity of Law
Pierre Legrand

BOOK REVIEW

Beyond Common Knowledge: Empirical Approaches to the Rule of Law
Jeremy Perelman

FACTS, RIGHTS, AND REMEDIES: IMPLEMENTING INTERNATIONAL LAW IN THE ISRAEL/PALESTINE CONFLICT
by George E. Bisharat

INTERNATIONAL LAW AND THE PEACE PROCESS
by Richard Falk
INTERNATIONAL JOURNAL OF CONSTITUTIONAL LAW

Volume 4, Number 4, October 2006

Articles

Bo Vesterdorf
A constitutional court for the EU?

Michel Rosenfeld
Comparing constitutional review by the European Court of Justice and the U.S. Supreme Court

Norman Dorsen
The selection of U.S. Supreme Court justices

Constitutional developments

Michael Schoiswohl
Developments

Adrienne Stone and Simon Evans
Australia: Freedom of speech and insult in the High Court of Australia

Bettina Kotschy
Austria: Asylum law in conflict with the Constitution

Eva Brems
Belgium: The Vlaams Blok political party convicted indirectly of racism

Peter W. Hogg
Canada: The Constitution and same-sex marriage

Frank Hoffmeister
Germany: Status of European Convention on Human Rights in domestic law

Anat Scolnicov
Religious law, religious Courts and human rights within Israeli constitutional structure

Book reviews

Smita Narula
Peter E. Quint

Review essay

Stephen Gardbaum
Where the (state) action is

JEAN MONNET WORKING PAPERS

No.1/06
Jonas Bering Liisberg
The EU Constitutional Treaty and its distinction between legislative and non-legislative acts – Oranges into apples?

No.2/06
Gareth Davies
The Process and Side-Effects of Harmonisation of European Welfare States

No.3/06
Chan-Mo Chung
Interpreting “Interconnection”: Hermeneutics of the WTO Mexico-Telecommunications Case

No.4/06
Rodolphe Munoz
The Monitoring of the Application of Community Law: The Need to Improve the Current Tools and an Obligation to Innovate

JOURNAL OF INTERNATIONAL ARBITRATION

Volume 23 (2006) Issue 6

Editorial Note [Shifman]

Iran-United States Claims Tribunal—Claims, Counterclaims, Dual Nationality, and Enforcement [Marossi]

Iran-United States Claims Tribunal Precedent in Investor-State Arbitration [Drahozal, Gibson]

Challenges of Arbitrators at the Iran-United States Claims Tribunal—Defining the Role of the Appointing Authority [Teitelbaum]
Mini-Symposium: The Future Geometry of WTO Law

Thomas Cottier
Introduction

Thomas Cottier
From Progressive Liberalization to Progressive Regulation in WTO Law

Robert Z. Lawrence
Rulemaking Amidst Growing Diversity: A Club-of-Clubs Approach to WTO Reform and New Issue Selection

Craig VanGrasstek and Pierre Sauvé
The Consistency of WTO Rules: Can the Single Undertaking Be Squared with Variable Geometry?

Rudolf Adlung
Services Negotiations in the Doha Round: Lost in Flexibility?

General Articles

Meredith Kolsky Lewis
The Lack of Dissent in WTO Dispute Settlement

Alan Yanovich and Tania Voon
Completing the Analysis in WTO Appeals: The Practice and its Limitations

Donald H. Regan
What Are Trade Agreements For? – Two Conflicting Stories Told by Economists, With a Lesson for Lawyers

Hunter Nottage and Thomas Sebastian
Giving Legal Effect to the Results of WTO Trade Negotiations: An Analysis of the Methods of Changing WTO Law

Book Reviews

Knirie Sogaard

Giorgio Sacerdoti
JOURNAL OF INTERNATIONAL ECONOMIC LAW (UNIVERSITY OF PENNSYLVANIA LAW SCHOOL)

Volume 27, Issue 2, Spring 2006

Seth Chertok
Jurisdictional Competition in the European Community

David Collins
Institutionalized Fact Finding at the WTO

Ernst-Ulrich Petersmann
Justice as Conflict Resolution

Noam Sher
Underwriters' Civil Liability for IPO's

Vincent Pace
The Bankruptcy of the Zhu Kuan Group

JOURNAL OF WORLD TRADE


Are Plurilateral Trade Agreements Possible Outside of the World Trade Organization? [Pagani]

Core Labour Standards in Trade Agreements: From Multilateralism to Bilateralism [Granger, Siroën]

Risk and Precaution in World Trade Organization Law [Cheyne]


Mandatory Abolition of Anti-dumping, Countervailing Duties and Safeguards in Customs Unions and Free-Trade Areas Constituted Between World Trade Organization Members: Revisiting a Long-standing Discussion in Light of the Appellate Body’s Turkey---Textiles Ruling [Gobbi Estrella, Horlick]

Impact of Global Trade and Subsidy Policies on Developing Country Trade [Anderson, Martin, van der Mensbrugghe]

Protection of Competition Through Anti-dumping Law: A Case Study of the Vitamin Industry in India [Rai]

The Fundamental Deficiencies of the Agreement on Safeguards: A Reply to Professor Lee [Sykes]
JOURNAL OF WORLD INVESTMENT AND TRADE

Volume 7, October 2006, Number 5

Outward Foreign Direct Investment Protection and the Effectiveness of Chinese BIT Practice  
Cai Congyan

Arbitration Risk and Effective Compliance—Cost-Shifting in Investment Treaty Arbitration  
Stephan W. Schill

The First Arab Investment Court Decision  
Walid Ben Hamida

Compensation and Damages in International Law—The Limits of “Fair Market Value”  
Irmgard Marboe

State Enterprises as Organs of the State and BIT Claims  
Nick Gallus

The WTO and the Shrinking of Development Space—How Big is the Bite?  
Alisa DiCaprio
  Kevin P. Gallagher

Proceedings of the 2nd General Counsels’ Roundtable, held at Stanford University, California,  
10–11 February 2006.  
Seth M.M. Stodder
  Ryan J. Orr

LEGAL ISSUES OF ECONOMIC INTEGRATION

Volume 33 (2006) Issue 4

From The Board: Proportionality – Once Again

Services Regionalism in the WTO: China’s Trade Agreements with Hong Kong and Macao in the light of Article V(6) GATS [Emch]

The Yusuf and Kadi Judgments: The Scope of the EC Competences in Respect of Restrictive Measures [Karayigit]

Is there Anything Left Outside the Reach of the European Court of Justice? [Kvesko]

Book review – The Yearbook of European Environmental Law Volume 4, T.F.M. Etty and H. Somsen (eds.) [van de Gronden]

LEIDEN JOURNAL OF INTERNATIONAL LAW

Volume 19 (2006) Issue 3

ARTICLES

ANNE PETERS, Compensatory Constitutionalism: The Function and Potential of Fundamental International Norms and Structures, pp 579-610

ERIKA DE WET, The Emergence of International and Regional Value Systems as a Manifestation of the Emerging International Constitutional Order, pp 611-632


RONALD JANSE, The Legitimacy of Humanitarian Interventions, pp 669-692

HAGUE INTERNATIONAL TRIBUNALS

International Court of Justice

GIAN LUCA BURCI and NICO SCHRIJVER, Carl-August Fleischhauer: His Life and Work, pp 693-698

MARCEL BRUS, Judge Peter Kooijmans Retires from the International Court of Justice, pp 699-717

SERGEY PUNZHIN and NATHALIE WILES, Judge Vereshchetic: A Russian Scholar at the International Court of Justice, pp 719-740

International Criminal Court

MOHAMED M. EL ZEIDY, Some Remarks on the Question of the Admissibility of a Case during Arrest Warrant Proceedings before the International Criminal Court, pp 741-751

CURRENT LEGAL DEVELOPMENTS

MIELLE BULTERMAN, Fundamental Rights and the United Nations Financial Sanction Regime: The Kadi and Yusuf Judgments of the Court of First Instance of the European Communities, pp 753-772

TILMAN BLUMENSTOCK, Legal Protection of the Missing and Their Relatives: The Example of Bosnia and Herzegovina, pp 773-793

BIBLIOGRAPHY

INGRID KOST, Books and Articles in the Field of the Prevention and Peaceful Settlement of International Disputes (Spring 2006), pp 795-798

REVIEW ESSAYS

AKBAR RASULOV, International Law and the Poststructuralist Challenge, pp 799-827
LOYOLA OF LOS ANGELES LAW REVIEW

Volume 39, Number 3, September 2006

Developments in the Law: the Class Action Fairness Act of 2005

Foreword
by Georgene M. Vairo

Removal, Remand, and Other Procedural Issues Under the Class Action Fairness Act of 2005
by Lauren D. Fredricks

Plaintiffs' Paradise Lost: Diversity of Citizenship and Amount in Controversy Under the Class Action Fairness Act of 2005
by Cameron Fredman

by S. Amy Spencer

New Rules for Class-Action Settlements: the Consumer Class Action Bill of Rights
by Jennifer Gibson

The Class Action Fairness Act of 2005: a First Year Retrospective Review
by Lonny Sheinkopf Hoffman

MELBOURNE JOURNAL OF INTERNATIONAL LAW

Volume 7 May 2006 Number 1

Symposium - the Cultures of Human Rights

Human Rights after Faith - An Introduction to the 'Cultures of Human Rights' Symposium
Anne Orford

Theses on Law, History and Time
Costas Douzinas

Activism from the Closet: Gay Rights Strategising in Egypt
Hassan El Menyawi
ARTICLES

The 'Islamic Scarf' in the European Court of Human Rights
Carolyn Evans

Hospitality, Politics of Mobility, and the Movement of Service Suppliers under the GATS
Amir Kordavani

Diplomatic Assurances and the Silence of Human Rights Law
Gregor Noll

FEATURE

Terror in the Name of Human Rights
Tarik Kochi

The United Nations Human Rights Treaty System and the Challenge of Commitment and Compliance in the South Pacific
'Dejo Olowu

COMMENTARY

Reconceiving the UN Human Rights Regime: Challenges Confronting the New UN Human Rights Council
Philip Alston

NETHERLANDS INTERNATIONAL LAW REVIEW

2006, Vol. 53, issue 2

Abuya, Edwin Odhiambo; Wachira, George Mukundi:
ASSESSING ASYLUM CLAIMS IN AFRICA: MISSING OR MEETING STANDARDS?

van Haren, Mathilde K:
THE REPORT OF THE INTERNATIONAL COMMISSION OF INQUIRY ON DARFUR & GENOCIDAL INTENT - A CRITICAL ANALYSIS

Kunoy, Bjørn:
THE RISE OF THE SUN: LEGAL ARGUMENTS IN OUTER CONTINENTAL MARGIN DELIMITATIONS
NYU JOURNAL OF INTERNATIONAL LAW AND POLITICS

Volume 37, Number 2:

Articles

Thomas Buergenthal,
New Upload – Remembering the Early Years of the Inter-American Court of Human Rights

Simon Chesterman,
Just War of Just Peace After September 11: Axes of Evil and Wars Against Terror in Iraq and Beyond,

Claire R. Kelly,
Enmeshment as a Theory of Compliance

Miriam Sapiro,
Preempting Prevention: Lessons Learned

Note

Hayden Windrow,
From State to Nation: The Forging of the Han Through Language Policy in the PRC and Taiwan

TEMPLE INTERNATIONAL AND COMPARATIVE LAW JOURNAL

Volume 19, Number 2

“A Mending Wall: A Critical Look at the International Court of Justice’s Analysis in its Advisory Opinion On the Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory”
by Kyle F. Bradley

“Punishing Child Soldiers: The Special Court of Sierra Leone and the Lessons to be Learned from the United States’ Juvenile Justice System”
by Michael Custer

“Towards a Global Model for Adjudicating Personal Injury Damages: Bridging Europe and the United States”
by Dr. Giovanni Comande

“A Constitution for the European Union: A Transatlantic Perspective”
by Elizabeth F. Defeis

by Samantha Evans

“Tort Reform: Mississippi’s Tort Reform as Compared to Other Jurisdictions Abroad - A Sensible Treatment Protocol for the United States Tort System Ills or Not?”
by Matthew C. Sullivan
"The Influence of American and English Law on the Interpretation of the South African Right to Silence and the Privilege Against Self Incrimination"
by Constantine Theophilopoulos

TRANSNATIONAL DISPUTE MANAGEMENT

Volume 3, Issue 04, July 2006

Alternative Dispute Resolution in Asia - Editorial Introduction
by A.F.M. Maniruzzaman, University of Portsmouth

Settling International Business Disputes in Asia - Pitfalls and Prospects
by A.F.M. Maniruzzaman, University of Portsmouth

The New Law of International Commercial Arbitration in Bangladesh: a Comparative Perspective
by A.F.M. Maniruzzaman, University of Portsmouth

Cultural Differences & Ethnic Bias in International Dispute Resolution An Arbitrator/Mediator's Perspective
by K. Mills, KarimSyah Law Firm

Enforcement of Arbitral Awards in Indonesia & Other Issues of Judicial Involvement in Arbitration
by K. Mills, KarimSyah Law Firm

The Law and Culture of the Apology in Korean Dispute Settlement (With Japan and the United States in Mind)
by I. Lee, University of Missouri School of Law

China, Taiwan and Hong Kong: Should They be Part of a World-Wide Dispute Resolution System?
by A. Connerty, ARC Chambers

Developments in Arbitration Law and Practice in Asia
by D.J. Howell, Fulbright & Jaworski

Chinese Courts: More of a Gamble than Arbitration?
by C.A. Sternberg, The GRAMMY Foundation

The History and Current Status of Arbitration in Thailand
by M.L.J. Winckless, The Chartered Institute of Arbitrators Association, Bangkok

Enforcement of Foreign Judgments and Foreign Arbitral Awards in the Indian Civil Jurisdiction
by A. Malhotra, Malhotra & Malhotra Associates

Judging the Effectiveness of Arbitration through the Assessment of Compliance with and Enforcement of International Arbitration Awards
by Q. Tannock, www.tannock.info

Japan Becomes a Friendly Place for International Arbitration
by D.E. Wagoner, www.davidwagoner.com

Adaptation of Petroleum Contract by Third Party: An Overview
by A. Al Faruque, Department of Law, University of Chittagong
Alternative Dispute Resolution in the Japanese Legal Education Reform Era
by M. Saegusa, Institute of Asian Research, University of British Columbia
J. Dierkes, Institute of Asian Research, University of British Columbia

The Law of International Commercial Arbitration in Singapore
by W.B. Chik, Singapore Management University, Department of Law

TULANE JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW

Volume 14, Issue 2, Spring 2006

Symposium Selections

Old Poison in New Bottles: Trafficking and the Extinction of Respect
Winston P. Nagan & Alvaro de Medeiros

The Left, the Right, and the Prostitute: The Making of U.S. Antitrafficking in Persons Policy
Jacqueline Berman

Human Rights and Existing Contradictions in Asia-Pacific Human Trafficking Politics and Discourse
Nancie Caraway

The Status of Care, Support, and Social Reintegration of Trafficked Persons in Nepal, as of December 2005
John Frederick

Evolution of Antitrafficking in Persons Law and Practice in Japan: A Historical Perspective
Yasuzo Kitamura

Incorporating the Five Basic Elements of a Model Antitrafficking in Persons Legislation in Domestic Laws: From the United Nations Protocol to the European Convention
Mohamed Y. Mattar

Revising Our Laws on the Maritime Slave Trade
Samuel Pyeatt Menefee

The Council of Europe Convention on Action Against Trafficking in Human Beings
Anke Sembacher

Child Trafficking in Southeastern Europe: Different Forms of Trafficking and Alternative Interventions
Rebecca Surtees

Human Trafficking Enforcement in the United States
Cynthia Shepherd Torg

Essay

An Economic Analysis of Aquilian Liability
Jeremy Ledger Ross
Comments

Trafficking and Forced Prostitution: A Manifestation of Modern Slavery
Shaheen P. Torgoley

The Waning Power of Shared Sovereignty in International Law: The Evolving Effect of U.S. Hegemony
Michael T. Wawrzycki

Recent Development

Rreshpja v. Gonzales: The Sixth Circuit's Failure To Consider Gender's Place in Asylum Claims
Jessika Johnson

VIRGINIA JOURNAL OF INTERNATIONAL LAW

Vol. 47 No. 1

Articles

The Legal Limits of Universal Jurisdiction
Anthony J. Colangelo

Using International Law to Enhance Democracy
David Sloss

Remembering Sudetenland: On the Legal Construction of Ethnic Cleansing
Timothy William Waters

Left and Right and the Middle East: Notes on the Social Construction of Race
Jonathan Zasloff

Note

Compulsory Process in a Globalized Era: Defendant Access to Mutual Legal Assistance Treaties
Robert Neale Lyman

WORLD COMPETITION


Editor’s Note [Rivas]

Settlements of EU Antitrust Investigations: Commitment Decisions under Article 9 of Regulation No. 1/2003 [Wils]
Towards a Constructive Public-Private Partnership to Enforce Competition Law [Waller]

Economic Analysis and Antitrust Damages [Fisher]

Consolidating Antitrust Damages in Europe: A Proposal for Standing in Line with Efficient Private Enforcement [Rüggeberg, Schinkel]

State Aid Reform: Some Reflections on the Need to Revise the Notice on Guarantees [Prete]


Behavioural Remedies in EC Merger Control - Scope and Limitations [Ezrachi]

The Creative Regulation Process of the Mexican Competition Commission [Mena Labarthe]

Weinberg and Blank, on Take-overs and Mergers, chapter 3 on Merger Control, by Paul Lasok [Korah]

Economics of Regulation and Antitrust, W. Kip Viscusi, Joseph E. Harrington, Jr., and John M. Vernon [Waller]

The Antitrust Enterprise: Principle and Execution, Herbert Hovenkamp [Waller]

WORLD TRADE AND ARBITRATION MATERIALS


Trade Policy Review: People’s Republic of China

Trade Policy Review: United States

Trade Policy Review: Djibouti

Trade Policy Review: Angola

UNCITRAL Arbitral Award: Saluka Investments BV v. The Czech Republic

Court Decision (UK): A.S.M. Shipping Ltd of India v. T.T.M.I. Ltd of England

YALE JOURNAL OF INTERNATIONAL LAW

SUMMER 2006; VOLUME 31, NUMBER 2

Articles

Edward T. Swaine,
Reserving
Laurence R. Helfer,
Response, Not Fully Committed? Reservations, Risk, and Treaty Design

Laura A. Dickinson,
Public Values in a Privatized World

ESSAYS

Vivek Maru,
Between Law and Society: Paralegals and the Provision of Justice Services in Sierra Leone and Worldwide

Laura Moranchek,
Protecting National Security Evidence While Prosecuting War Crimes: Problems and Lessons for International Justice from the ICTY

ADDRESS

William H. Taft,
VI, A View From the Top: American Perspectives on International Law After the Cold War

RECENT DEVELOPMENTS

RECENT PUBLICATIONS