AMERICAN JOURNAL OF INTERNATIONAL LAW

Volume 9, Number 1, January 2005

Agora: ICJ Advisory Opinion on Construction of a Wall in the Occupied Palestinian Territory

Editors’ Introduction
Lori Fisler Damrosch and Bernard H. Oxman

The “Wall” Decisions in Legal and Political Context
Geoffrey R. Watson

The ICJ’s Advisory Jurisdiction and the Crumbling Wall between the Political and the Judicial
Michla Pomerance

Toward Authoritativeness: The ICJ Ruling on Israel’s Security Wall
Richard A. Falk

The ICJ Advisory Opinion on the Israeli Security Fence and the Limits of Self-Defense
Ruth Wedgwood

Self-Defense and the Israeli Wall Advisory Opinion: An Ipse Dixit from the ICJ?
Sean D. Murphy

Words My Mother Never Taught Me—“In Defense of the International Court”
Iain Scobbie

The Advisory Opinion: The Light Treatment of International Humanitarian Law
David Kretzmer

Critical Reflections on the International Humanitarian Law Aspects of the ICJ Wall Advisory Opinion
Ardi Imseis

Application of Human Rights Treaties Extraterritorially in Times of Armed Conflict and Military Occupation
Michael J. Dennis

Notes and Comments

The Judicial Effects of the “Completion Strategies” on the Ad Hoc International Criminal Tribunals
Daryl A. Mundis

Closing an International Criminal Tribunal While Maintaining International Human Rights Standards and Excluding Impunity
Larry D. Johnson

The Security Council as World Legislature
Stefan Talmon

Current Developments

The UN Convention on Jurisdictional Immunities of States and Their Property
David P. Stewart

The Fifty-Sixth Session of the International Law Commission
Michael J. Matheson
International Decisions
Edited by David D. Caron

Assanidze v. Georgia (Alexander Orakhelashvili)

Biret International SA v. Council of the European Union; Etablissements Biret & Cie SA v. Council of the European Union (Patricia Egli)

Republic of Austria v. Altmann (Charles H. Brower II)

Ferrini v. Federal Republic of Germany (Andrea Bianchi)

Airport Linz v. United States (Stephan Wittich)

Contemporary Practice of the United States Relating to International Law
Edited by John R. Crook

United States Lifts Some Sanctions on Libya

U.S. Relations with Republic of Macedonia

U.S. Responses to Alleged Abuse of Oil-for-Food Program

Nongovernmental Bodies Standardize Bar Codes

United States Whaling Policy

U.S. Market-Based Partnership to Reduce Methane Emissions

Arctic Council Policy Document on Global Warming

Repeal of U.S. Tax Benefit for Exporters

Requests for Safeguards on Apparel from China

U.S. Policy Regarding Internet Governance

Updated U.S. Model BIT

New BIT Model Followed in New Treaty with Uruguay

Paris Club Agrees to Substantial Debt Relief for Iraq

United States, Australia Settle Disputes Blocking U.S.-Australian Free Trade Agreement

Treatment of U.S. Detainees at Guantánamo Bay

Supreme Court Litigant Released to Return to Saudi Arabia

Proceedings Involving Possible Offenses against Protected Persons in Iraq and Afghanistan

ICRC Report Alleges Interrogation Techniques “Tantamount to Torture”

Religious Freedom Report Cites Eight Countries, Including Saudi Arabia
Human Trafficking: Proposal to Criminalize the Patronization of Prostitutes by U.S. Service Members

Reported Removal of Prisoners from Iraq

Efforts to Ban Human Cloning

President and Secretary of State Characterize Events in Darfur as Genocide

United States Supports Security Council Anti-terrorism Resolution

United States Vetoes Resolution to Condemn Israeli Incursion in Gaza

Legality of U.S.-Led Invasion of Iraq

Iran’s Nuclear Program

U.S. Initiates Arbitration against India over OPIC Claims for the Dabhol Power Project

U.S. Appeals Adverse NAFTA Panel Ruling on Softwood Lumber

**Recent Books on International Law**

Edited by Richard B. Bilder

*Book Reviews*

Rosenne, Shabtai. The Perplexities of Modern International Law (Anne Orford)

Benvenisti, Eyal. Sharing Transboundary Resources: International Law and Optimal Resource Use (Daniel Bodansky)

Volger, Helmut (ed.). A Concise Encyclopedia of the United Nations (Ruth Wedgwood)

Bassiouni, M. Cherif. Introduction to International Criminal Law (Mark A. Drumbl)

Shaffer, Gregory C. Defending Interests: Public-Private Partnerships in WTO Litigation (William J. Davey)

Macedo, Stephen (ed.). Universal Jurisdiction: National Courts and the Prosecution of Serious Crimes Under International Law (Kenneth C. Randall)

Weeramantry, C. G. Universalising International Law (Roger S. Clark)

Baderin, Mashood A. International Human Rights and Islamic Law (Ann Elizabeth Mayer)


*Briefer Notice*

AMERICAN UNIVERSITY INTERNATIONAL LAW REVIEW

Volume 20, Number 1

Prologue
Claudio Grossman

Introduction
Claudio Grossman and Diego Rodriguez-Pinzon

Articles

Immunities of Foreign Ministers: Paragraph 61 of the Yerodia Judgetment as it Pertains to the Security Council and the International Criminal Court
David S. Koller

Desafio para el Derecho Internacional Humanitario: Responsabilidad Penal Internacional del Individuo por Danos al Medio Ambiente Duranto un Conflicto
Rosario Dominguez Mates

Command Responsibility: A Call to Realign Doctorine with Principles
Arthur Thomas O'Reilly

La Responsabilidad Penal del Individuo por el Crimen de "Limpieza Etnica" en la Jurisprudencia Internacional
Emiliano Buis

An Effective Measure of Bringing Justice?: The Joint Criminal Enterprise Doctrine of the International Criminal Tribunal for the Former Yugoslavia
Shane Darcy

La Responsabilidad Penal Internacional del Individuo y su Complementariedad con la Corte Penal Internacional: Perspectivas desde el Sistema Interamericano de Proteccion de los Derechos Humanos
Xavier Andres Flores Aguirre

ARBITRATION LAW

Volume 20, Issue 4, 2004

Non-Pecuniary Remedies in ICSID Arbitration
Christoph Schreuer

Towards a Transnational Procedural Public Policy
Fernando Mantilla-Serrano
ARBITRATION LAW

Volume 21, Issue 1, 2005

Loewen v. United States: The Burial of an Investor-State Arbitration Claim
Noah Rubins

Arbitration in Space Contracts
Alexis Mourre

Confidentiality in Arbitration and the Public Interest Exception
Andrew Tweeddale

Judging the Effectiveness of Arbitration through the Assessment of Compliance with and Enforcement of International Arbitration Awards
Quentin Tannock

A New Era of Arbitrator Ethics for the United States: The 2004 Revision to the AAA/ABA Code of Ethics for Arbitrators in Commercial Disputes
Ben H. Sheppard

A Geography of International Arbitration
Michael J. Bond

Emilio Augustin Maffezini v. Kingdom of Spain and the ICSID Secretary-General’s Screening Power
Stephen D. Sutton
AUSTRIAN REVIEW OF INTERNATIONAL AND EUROPEAN LAW

Volume 7, 2002

Articles

United Nations Imperium: Horizontal and Vertical Transfer of Effective Control and the Concept of Residual Sovereignty in “Internationalized Territories”
Bernhard Knoll

Rights, Rules and Democracy in the EU Enlargement Process: Between Universalism and Identity
Päivi Leino

State Identity, Deconstruction and “Functional Splitting”: The Case of Illegal Annexations
Lauri Mälksoo

Some Problematic Aspects of Recent EU Financial Anti-Terrorism Measures
August Reinisch

Failure to Apply the Governing Law in International Investment Arbitration
Christoph Schreuer

Current Developments

The EU Emissions Trading Directive versus National Efforts within the EU
Katrin Hagemann

President Bush’s Security Strategy and Its “Pre-Emptive Strikes Doctrine” – A Legal Basis for the War against Iraq?
David Rezac

Austrian Practice in International Law (2001/2002)/

Structure

Part I: Austrian Judicial Decisions Involving Questions of International Law/
Österreichische Judikatur zum internationalen Recht
Stephan Wittich & Michael Schoiswohl

Part II: Austrian Diplomatic and Parliamentary Practice in International Law/
Österreichische diplomatische und parlamentarische Praxis zum internationalen Recht
Christina Binder, Isabelle Buffard, Gerhard Hafner & Katrin Hagemann

Book Reviews

Aust A., Modern Treaty Law and Practice (M. Fitzmaurice)


Faure M./Koziol H., Cases on Medical Malpractice in a Comparative Perspective

Rogers H.W.V., Damages for Non-Pecuniary Loss in a Comparative Perspective (S. Wittich)

Franck T. M., Recourse to Force: State Action against Threats and Armed Attacks (H. Neuhold)
Hilpold P., Modernes Minderheitenrecht. Eine rechtsvergleichende Untersuchung des Minderheitenrechtes in Österreich und Italien unter besonderer Berücksichtigung völkerrechtlicher Aspekte (D. Rezac/C. Binder)

Igarashi M., Associated Statehood in International Law (M. Schoiswohl)

Ku C./Jacobson H. K., Democratic Accountability and the Use of Force in International Law (S. D. Feller)

Shelton D., Remedies in International Human Rights Law (S. Wittich)

Zegveld L., Accountability of Armed Opposition Groups in International Law (M. Schoiswohl)

Book Notes

Boisson de Chazournes L./Gowlland-Debbas V. (eds.), The International Legal System in Quest of Equity and Universality. L’ordre juridique international, un système en quête d’équité et d’universalité (S. Wittich)

Bradlow D.D./Escher A. (eds.), Legal Aspects of Foreign Direct Investment (C. Schreuer)

Douma W. Th. (ed.), European Environmental Case Law (G. Loibl)

Drolshammer J./Pfeifer M. (eds.), The Internationalization of the Practice of Law (S. Wittich)

Eeckhout P./Tridimas T. (eds.), The Yearbook of European Law (A. Reinisch)

Hohfeld W. N. Edited by Campbell D./Thomas P., Fundamental Legal Conceptions as Applied in Judicial Reasoning (S. Wittich)

Trefferer O. (ed.), Commentary on the Rome Statute of the International Criminal Court. Observers’ Notes, Article by Article


---

BROOKLYN JOURNAL OF INTERNATIONAL LAW

Volume 30, Number 1, 2004

Articles

A Human Rights Court for Africa, and Africans
Frans Viljoen

Reputational Fallacies in International Law: A Comparative Review of United States and Canadian Trade Actions
Colin B. Picker

Trips Agreement: Towards a Better Protection for Geographical Indications?
José Manuel Cortés Martín
Romania, Bulgaria, the United States and the European Union: The Rules of Empowerment at the Outskirts of Europe
Dana Neacsu

Notes

A Foundation of Granite or Sand?: The International Criminal Court and United States Bilateral Immunity Agreements

Überseering: A European Company Passport

The Plight of the Patagonian Toothfish: Lessons from the Volga Case

China’s One-Child Policy: Illegal Children and the Family Planning Law

---

CALIFORNIA WESTERN INTERNATIONAL LAW JOURNAL

Volume 35, Number 1, Fall 2004

Articles

The Human Rights of Sexual Minorities in Africa
Sebastian Maguire

Multinational Corporations and the Realisation of Economic, Social and Cultural Rights
Daniel Aguirre

Comments

Culture Clash: The Influence of Indigenous Cultures on the International Whaling Regime
Anne M. Creason

International BBB Ratings a la Ebay: A Proposal for an Improved Online Better Business Bureau to Facilitate International Business Transaction
Lenden Webb

---

CEPMLP INTERNET JOURNAL

Volume 15 (articles added September 2004 -)

China's Energy Security and the Taiwan Factor
J Nandakumar

Comparative Mineral Law of the Russian Federation and Central Asian Republics
Marla Valdez and Serik Baimagambetov, Denton Wilde Sapte

Lectures on Comparative Law of Contract
Giuditta Cordero Moss

OPEC, the WTO, Regionalism and Unilateralism
Dr Melaku Geboye Desta
Introducing Transparency into the Oil Industry - The Quest for EITI
Joseph Schumacher

Argentine Gas Industry - Development at the Crossroads
Roland George

Using Tax Incentives to Compete for Foreign Investment: Do They Work?
Orighoye Rewane

**CHICAGO-KENT JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW**

**Volume 5, Spring 2005**

A Deadly Dilemma: The Failure of Nations' Organ Procurement Systems and Potential Reform Alternatives
Christy M. Watkins

The Patriot Act Grand Jury Disclosure Exception: A Proposal for Reconciling Civil Liberty and Law Enforcement Concerns
Sara Levy

Victims of Human Trafficking: Are they Adequately Protected in the United States?
Sasha L. Nel

A Review of Parliamentary Privilege with an Approach to Iranian Legal System
Seyed Doraid Mousavi Mojab

Sovereignty, Challenges to Sovereignty and Reassertion of Sovereign Interests
William D. Wallace

**COLUMBIA JOURNAL OF TRANSNATIONAL LAW**

**Volume 43, Number 2, 2004**

**Articles**

Privileging Combat? Contemporary Conflict and the Legal Construction of War
Nathaniel Berman

“Small Wars” and the Law: Options for Prosecuting the Insurgents in Iraq
Nathan A. Canestaro

The Changing Character of Sovereignty in International Law and International Relations
Winston P. Nagan and Craig Hammer

Reproductive Technology in Germany and the United States: An Essay in Comparative Law and Bioethics
John A. Robertson
Notes

Victims’ Justice: Legitimizing the Sentencing Regime of the International Criminal Court
Steve Glickman

A Critique of United States v. Bin Laden in Light of Chavez v. Martinez and the International War on Terror
Michael Hartman

Books Received

COMMON MARKET LAW REVIEW

Volume 41, Issue 6, 2004

Index Volume 41

Editorial Comments: Power to the People of the European Union? Right on?

The Institutions of the Enlarged EU under the Regime of the Constitutional Treaty
Alan Dashwood and Angus Johnston

Limiting the Scope of Article 82 EC: What Can the EU Learn from the U.S. Supreme Court’s Judgment in Trinko in the Wake of Microsoft, IMS, and Deutsche Telekom?
Damien Geradin

The New ECMR: “Significant Impediment” or “Significant Improvement”?
Jessica Schmidt

The Commission’s Guidelines on Horizontal Mergers: Improvement or Deterioration?
André Schmidt and Stefan Voigt

The Single European Sky: EU Reform of Air Traffic Management
Ben van Houtte

Case C-418/01, IMS Health GmbH v. NDC Health GmbH
Vassilis Hatzopoulos

Case C-263/02 P, Commission v. Jégo-Quéré & Cie SA
Christopher Brown and John Morijn

Case C-93/02, Biret International SA v. Council
Anne Thies

Case C-71/02, Herbert Karner Industrie-Auktionen GmbH v. Troostwijk GmbH
Jules Stuyck

Case C-440/00, Gesamtbetriebsrat der Kühne & Nagel v. Kühne & Nagel AG Co KG
Filip Dorssemont

Tribunal Supremo (Spanish Supreme Court), Administrative Law Chamber, Canal Satélite Digital
(Face 46/1999)
Fernando Castillo de la Torre
COMMON MARKET LAW REVIEW

Volume 42, Issue 1, 2005

Editorial Comments: European Contract Law: Quo Vadis?

Federal Elements in the Community Judicial System: Building Coherence in the Community Legal Order
Jan Komárek

The “Courage” Doctrine: Encouraging or Discouraging Compensation for Antitrust Injuries?
Norbert Reich

Co-ordination of Social Security on the Basis of the State-of-Employment Principle: Time for an Alternative?
Frans Pennings

External Trade Law and the Constitution Treaty: Towards a Federal and More Democratic Common Commercial Policy?
Markus Krajewski

How to Distinguish Good from Bad Competition under Article 82 EC: In Search of Clearer and More Coherent Standards for Anti-Competitive Abuses
Thomas Eilmansberger

Case C-453/00, Kühne & Heinz NV v. Produktspach voor Pluimvee en Eieren
Roberto Caranta

Case C-322/01, Deutscher Apothekerverband eV v. 0800 DocMorris NV and Jacques Waterval
Richard Lang

Case C-138/02, Brian Francis Collins v. Secretary of State for Work and Pensions
Helen Oosterom-Staples

Case C-109/01, Secretary of State for the Home Department v. H. Akrich
Eleanor Spaventa

Case C-116/02, Erich Gasser GmbH v. MISAT Srl
Richard Fentiman

Case C-41/00 P, Interporc Im- und Export GmbH v. Commission of the European Communities; Case T-76/02, Mara Messina v. Commission of the European Communities; Case T-47/01, Co-Frutta Soc. Coop. Rl v. Commission of the European Communities
Magdalena Elisabeth de Leeuw

Book reviews

Survey of literature

Publications Received 2004
COMMON MARKET LAW REVIEW

Volume 42, Issue 2, 2005

Editorial Comments: The CFSP under the EU Constitutional Treaty? Issues of Depillarization
Wolfgang Schönh

Playing Different Games? Regulatory Competition in Tax and Company Law Compared
Allard Knook

The Court, the Charter, and the Vertical Division of Powers in the European Union
Anneli Albi

“Europe” Articles in the Constitutions of Central and Eastern European Countries
René Smits

The European Constitution and EMU: An Appraisal
Adelina Adinolfi

Free Movement and Access to Work of Citizens of the New Member States: The Transitional Measures
Case C-438/00, Deutscher Handballbund eV v. Maros Kolpak
Jean-Philippe Dubey

Joined Cases C-264/01, C-306/01, C-453/01 and C-355/01, AOK Bundesverband a.o.
Berend Jan Drijber

Spanish Constitutional Court; Tax on the Use of Gambling Machines
Ricardo Alonso García

Case E-2/02, Technologien Bau- und Wirtschaftsberatung GmbH and Bellona Foundation v. EFTA Surveillance Authority
Marton Varju

Book Reviews

DUKE JOURNAL OF COMPARATIVE AND INTERNATIONAL LAW

Volume 14, Number 2, Summer 2004

Articles

The Challenges of Europeanization in the Realm of Private Law: A Plea for a New Legal Discipline
Chrisian Joerges

Defendant Class Actions and the Right to Opt Out: Lessons for Canada from the United States
Vince Morabito

Liking to Be in America: Puerto Rico's Quest for Difference in the United States
Angel R. Oquendo
Essay

Comparative Constitutional Reasoning: The Law and Strategy of Selecting the Right Arguments
Taavi Annus

Notes

Conflict between State Legal Norms and Norms Underlying Popular Beliefs: Witchcraft in Africa as a Case Study
Mohammed A. Diwan

"Bad Cop" Diplomacy & Preemption: An Analysis of International Law and Politics Governing Weapons Proliferation
Blake Klein

FLETCHER FORUM OF WORLD AFFAIRS

Winter 2005 Issue

Conversations with The Forum: Perspectives on Preemption and National Security

Interviews with Under Secretary of State John R. Bolton and Dr. Ashton Carter
Anthony Keats and Annelena Lobb

Averting Trouble in China and North Korea

China in the New Central Asia: The Fen (RMB) is Mightier than the Sword
Lyle Goldstein

Banks, Distressed Loans, and the Development of Chinese Markets for Asset-Backed Securities
Patrick Schena

The North Korean Nuclear Threat and the U.S.-Japan Alliance: Perceived Interests, Approaches, and Prospects
Richard Cronin

Politics and Prospects in Latin America

A Latin American Opportunity in World Energy Woes
Richard Klein and Thomas F. McLarty, III

(Mis)Understanding Chávez and Venezuela in Times of Revolution
Leonardo Vivas and Juan Pablo Lupi

Defending Civil Liberties in the War on Terror

The Role of the Courts in the War against Terrorism
Steven R. Shapiro

Bolstering Democracy in Iraq, Afghanistan, and Kyrgyzstan

Post-Conflict Intervention Revisited: Relief, Reconstruction, Rehabilitation, and Reform
William B. Wood
Aiding the Rule of Law Abroad: The Kyrgyz Republic as a Case Study
Brian Gill

Rites and Rights in Afghanistan: The Hazara and the 2004 Constitution
Justin Desautels-Stein

Issues and Policy

Defending Microcredit
Isobel Coleman

Diplomacy: The Future
Thomas R. Pickering

Publications by the Fletcher Community

FLORIDA JOURNAL OF INTERNATIONAL LAW

Volume 16, Number 3, Fall 2004

Law, Culture, and Society

LatCrit Theory and Transdisciplinary Approaches

Foreword: LatCrit Goes International
Kevin Johnson

Law, Land, and Labor: Constructions of Property and Status in Local and Global Contexts
Deon Erasmus, Hugo Rojas, Frances Olsen, Dominique Legros

Critical Approaches to Legal Reform: Toward Social Justice?
Becky L. Jacobs, Jose Maria Monzon, John O. Calmore, Karin van Marle

Identifying Identities: The Politics of Community in Historical and Contemporary Perspective
Charles R. Venator Santiago, Emiliano J. Buis, Joshua Price & Maria Lugones, Carina J. Miller, Fred Evans

FLORIDA JOURNAL OF INTERNATIONAL LAW

Volume 16, Number 4, Fall 2004

Humanitarian Intervention: The Early Years
Nicolas Onuf

Inconsistent Consistency: A Comment on Arrested Development of the Federal Common Law of Foreign Relations
Paul Ryerson, Juvenile Death Penalty, Carly Baetz

Paul Vicary
The Technology Dog Ate My Job: The Dog-Eat-Dog World of Offshore Labor Outsourcing
Mark B. Baker

The Palestinian Constitution and the Geneva Accord
Zaha Hassan

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

A Seat at the Table: A Critical Analysis of the Right to Foreign Nation Parens Patriae Standing
Jeffrey Armstrong

FORDHAM INTERNATIONAL LAW JOURNAL

Volume 27, Number 1, December 2004

Article

Islam and the Challenge of Democratic Commitment

On Democracy as a Shar’i Moral Presumption: Response to Khaled Abou El Fadl

Confronting Misconceptions and Acknowledging Imperfections: A Response to Khaled Abou El Fadl’s “Islam and Democracy”


“Interest” and the Paradox of Contemporary Islamic Law and Finance

Contractual Forms in Islamic Law and Islamic Inv. Co. of the Gulf (Bahamas) Ltd. V. Symphony Gems N.V. & ORS.: A First Impression of Islamic Finance

An Islamic Perspective on Domestic Violence

Women in Shari’ah Courts: A Historical and Methodological Discussion

Judicial Activism of the Shari’ah Appeals Court in Israel (1994-2001): Rise and Crisis

Martyrdom, Suicide, and Islamic Law of War: A Short Legal History

Notes

Penumbras, Privacy, and the Death of Morals-Based Legislation: Comparing U.S. Constitutional Law with the Inherent Right of Privacy in Islamic Jurisprudence
FORDHAM INTERNATIONAL LAW JOURNAL

Volume 27, Number 2, January 2004

Introduction

The European Union in Transition: The Treaty of Nice in Effect; Enlargement in Sight; A Constitution in Doubt

Article

The Member States of the European Union and Giscard’s Blueprint for Its Future
The Main Issues after the Convention on the Constitutional Treaty for Europe
Secession from the European Union: Checking Out of the Proverbial “Cockroach Motel”
Introducing EU Competition Law and Policy in Central and Eastern Europe: Requirements in Theory and Problems in Practice
Beyond the Charter: How Enlargement has Enlarged the Human Rights Policy of the European Union
Enlargement of the European Union: The Discrepancy between Membership Obligations and Accession Conditions as Regards the Protection of Minorities

Other

Fundamental Facets of the United States-Jordan Free Trade Agreement: E-Commerce, Dispute Resolution and Beyond
Regulation without Borders: The Impact of Sarbanes-Oxley on European Companies

Notes

A Consumer’s Dream or Pandora’s Box: Is Arbitration a Viable Option for Cross-Border Consumer Disputes?

FORDHAM INTERNATIONAL LAW JOURNAL

Volume 27, Number 3, February 2004

Article

The Free Trade Area of the Americas and Smaller Economies
Opportunities and Challenges: The Caribbean Involvement in the Free Trade Area of the Americas
The Caribbean Court of Justice: Enhancing the Law of International Organizations
The Free Trade Area of the Americas and Brazil
MERCOSUR, the Free Trade Area of the Americas, and the Future of U.S. Hegemony in Latin America
Trade, Democracy, and the FTAA: Public Access to the Process of Constructing a Free Trade Area of the Americas

Sustainable Development in the Negotiation of the FTAA

Notes

Out of the “Troubles” and Into Rights: Protection for Gays, Lesbians, and Bisexuals in Northern Ireland through Equality Legislation in the Belfast Agreement

Essay

The Legal Development of the Environmental Policy in the Democratic People's Republic of Korea

---

FORDHAM INTERNATIONAL LAW JOURNAL

Volume 27, Number 4, April 2004

Essay

Law “Of Our Own Style”: The Evolution and Challenges of the North Korean Legal System

The Constitution of North Korea: Its Changes and Implications

The Challenges of Attracting Foreign Investment into North Korea: The Legal Regimes of Sinuiju and Gaeseong

Article

The Special Economic Zones and North Korean Economic Reformation with a Viewpoint of International Law

The Sword in the Mirror: The Lawfulness of North Korea's Use and Threat of Use of Nuclear Weapons Based on the United States' Legitimization of Nuclear Weapons

Other

The Trial of Saddam Hussein: What Kind of Court Should Prosecute Saddam Hussein and Others for Human Rights Abuses

Notes

Moving Forward, Never Backwards: Preventing Fraud in the EU and Defining European Central Bank Independence

America’s De Facto Guest Workers: Lessons from Germany’s Gastarbeiter for U.S. Immigration Reform
FORDHAM INTERNATIONAL LAW JOURNAL

Volume 27, Number 5, May 2004

Other

No Recourse: Transnational Corporations and the Protection of Economic, Social, and Cultural Rights of Bolivia

Notes

Puerto Rico Pandemonium: The Commonwealth Constitution and the Compact-Colony Conundrum

FORDHAM INTERNATIONAL LAW JOURNAL

Volume 27, Number 6, June 2004

Dedication

Ludwik A. Teclaff: A Tribute

Article

The Just War Ethic in International Law

Developments, Issues, and New Remedies: The Duties of National Authorities and Courts under Article 10 of the EC Treaty

Notes

Two Roads Diverged in a Yellow Wood: The European Community Stays on the Path to Strict Liability

The Obstacles to Regulating the Hawala: A Cultural Norm or a Terrorist Hotbed?

Other

Vengeance and Empire: The Leftist Case for War in Iraq; William Shawcross, Allies: The U.S., Britain, Europe, and the War in Iraq
FORDHAM INTERNATIONAL LAW JOURNAL

Volume 28, Number 1, December 2004

Article

One-China Policy and Taiwan

Other

What Challenges Do the Central European and Mediterranean States Face in Trying to Join the Third Stage of European Monetary Union?

Notes

Homeless for Generations: Land Rights for The Chocoe Indians From Mogue, Panama

Article

The Utility of Pro Bono Representation of U.S.-Based Amicus Curiae in Non-U.S. and Multi-National Courts as a Means of Advancing the Public Interest

Notes

Citizens Cannot Stand for It Anymore: How the United States' Environmental Actions in Afghanistan and Iraq Go Unchecked by Individuals and Non-Governmental Organizations

FOREIGN AFFAIRS

Volume 84, Number 1, January/February 2005

Essays

Grand Strategy in the Second Term
John Lewis Gaddis

Iraq: Winning the Unwinnable War
James Dobbins

Iraq: The Logic of Disengagement
Edward N. Luttwak

The Global Economic Challenge
Jeffrey E. Garten

A Nuclear Posture for Today
John Deutch

The Middle East Predicament
Dennis Ross

Re-Envisioning Asia
Francis Fukuyama
The North Atlantic Drift
William Drozdiak

Did North Korea Cheat?
Selig S. Harrison

Back to the Balkans
Edward P. Joseph

Darfur and the Genocide Debate
Scott Straus

Rebuilding Weak States
Stuart Eizenstat, John Edward Porter, and Jeremy Weinstein

Review & Responses

Whither Political Islam?
Mahmood Mamdani

The Next Nuclear Wave
Jon B. Wolfsthal

No Size Fits All
Salman Ahmed

A Matter of Record
Robert Kagan

A State of Reform?
Nikolas K. Gvosdev

Nothing to Fear
Ronald D. Asmus, Antony J. Blinken, and Philip H. Gordon

...A Long Way from the Top
John G. Heimann and Kathleen Jennings

Recent Books on International Relations:
Africa
Asia and Pacific
Eastern Europe and Former Soviet Republics
Middle East
The United States
Western Europe
Economic, Social, and Environmental
Military, Scientific, and Technological
Political and Legal
FOREIGN AFFAIRS

Volume 84, Number 2, March/April 2005

Comments

The Overstretch Myth
David H. Levey and Stuart S. Brown

Mind the Gap
Robert C. Pozen

All the Presidents' Men
Michael Fullilove

Essays

Taking on Tehran
Kenneth Pollack and Ray Takeyh

Ukraine's Orange Revolution
Adrian Karatnycky

Preventing a War over Taiwan
Kenneth Lieberthal

Sinking Globalization
Niall Ferguson

The Development Challenge
Jeffrey D. Sachs

The Right Way to Promote Arab Reform
Steven A. Cook

The Struggle to Transform the Military
Max Boot

Outsourcing War
P. W. Singer

Review & Responses

The Choice
Donald Kennedy

The Flip Side of the Record
Robert W. Tucker and David C. Hendrickson

Red-Handed
Mitchell B. Reiss, Robert Gallucci, et al.

Untested Solutions
Steve Andreasen and Sidney Drell
Lost at Sea
Charles N. Dragonette

Tech-World
Jonathan Willner

Recent Books on International Relations:
Africa
Asia and Pacific
Eastern Europe and Former Soviet Republics
Middle East
The United States
Western Europe
Western Hemisphere
Economic, Social, and Environmental
Military, Scientific, and Technological
Political and Legal

GEORGETOWN JOURNAL OF INTERNATIONAL LAW (formerly Law and Policy in International Business)

Volume 35, Issue 3, Spring 2004

Articles

Patrick L. Schmidt

To the Edge: Maintaining Incentives for Innovation after the Global Antitrust Explosions
Abbott B. Lipsky, Jr.

International Law, American Sovereignty, and the Death Penalty
Laurence E. Rothenberg

Notes

The Limits of GATT Article XX: A Back Door for Human Rights?
Tatjana Eres

GEORGE WASHINGTON INTERNATIONAL LAW REVIEW

Volume 37, Number 1

Canadian Fundamental Justice and American Due Process: Two Models for a Guarantee of Basic Adjudicative Fairness
David M. Siegel

How to Guarantee Contractor Performance on International Construction Projects: Comparing Surety Bonds with Bank Guarantees and Standby Letters of Credit
David J. Barru
Jigsaw Sovereignty: The Economic Consequences of the Failure to Build a Strong State Government in Bosnia and Herzegovina
Adam Raviv

Essay: From “Mission-Creep” to Gestalt-Switch: Justice, Finance, the IFIs, and Globalization’s Intended Beneficiaries
Robert Hockett

Note: Security, Sound, and Cetaceans: Legal Challenges to Low Frequency Active Sonar under U.S. and International Environmental Law
Dan Inkelas

Note: Taxation of Cross-border Interest Flows: The Promises and Failures of the European Union Approach
Suzanne Walsh

Book Review: The Politics of the People, Human Rights, and What Is Hidden From View, a review of International Law from Below: Development, Social Movements and Third World Resistance by Balakrishnan Rajagopal
Deena R. Hurwitz

GEORGE WASHINGTON INTERNATIONAL LAW REVIEW

Volume 37, Number 2

Israel’s Security Barrier: An International Comparative Analysis and Legal Evaluation
Barry A. Feinstein and Justus Reid Weiner

Shelter from the Storm: Rethinking Diplomatic Protection of Dual Nationals in Modern International Law
Craig Forcese

Essay: Executive Advisory Opinions and the Practice of Judicial Deference in Foreign Affairs Cases
William R. Casto

James E. Sherry

Note: Brandeis’s Happy Incident Revisited: American Cities as the New Laboratories of International Law
Shanna Singh

Book Review: Just Trade, a review of Trade, Inequality, and Justice: Toward a Liberal Theory of Just Trade by Frank J. Garcia
Joost Pauwelyn
GEORGE WASHINGTON INTERNATIONAL LAW REVIEW

Volume 37, Number 3

International Judicial Assistance: Revitalizing Section 1782
Okezie Chukwumerije

Resolving Treaty Conflicts
Christopher J. Borgen

The Two Discourses in Colombian Constitutional Jurisprudence: A New Approach to Modeling Judicial Behavior in Latin America
David Landau

Note: Privatizing the Duties of the Central Authority: Should International Service of Process Be up for Bid?
Emily Fishbein

Note: Remembrance of Things Past: The Iraqi Jewish Archive and the Legacy of the Iraqi Jewish Community
Dana Ledger

Marcella David

GEORGE WASHINGTON INTERNATIONAL LAW REVIEW

Volume 37, Number 4

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

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

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

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
David Duncan

Note: Is There An International Solution To Intellectual Property Protection For Plants?
Amy Nelson
HASTINGS INTERNATIONAL AND COMPARATIVE LAW REVIEW

Volume 27, Issue 3, Spring 2004

21st annual scholarly programs
The Future of Force: Waging War in the 21st Century

Introduction
Matthew Richards

Thomas M. Franck

Professor Franck's Lament
Abraham Sofaer

Unipolar Disorder: A European Perspective on U.S. Security Strategy
Dianne Amann

The Bush Doctrine: Making or Breaking Customary International Law?
Joel R. Paul

The Rule-Outcome Paradox, Madness Cascades and the Fog of Preemption: Seeking the 'Best Rule' for Use of Force
David Caron

The Rise and Fall of the U.N. Charter's Use of Force Rules
Michael J. Glennon

HASTINGS INTERNATIONAL AND COMPARATIVE LAW REVIEW

Volume 28, Issue 1, Fall 2004

Iraq and the 800-Pound Gorilla Revisited: Good and Bad Faith and Humanitarian Intervention
Davis Brown

The European Free Trade Association Court and Positive Action
Thomas Trelogan, Steve Mazurana & Paul Hodapp

Can't We Enlarge the Blanket and the Bed? A Comparative Analysis of Positive/Affirmative Action in the European Court of Justice and the United States Supreme Court
Thomas Trelogan, Steve Mazurana & Paul Hodapp

Brief of Amici Curiae

Introduction: Brief of Amici Curiae
William S. Dodge

Brief of Professors of Federal Jurisdiction and Legal History as Amici Curiae in the United States Supreme Court in Sosa v. Alvarez-Machain
HOUSTON JOURNAL OF INTERNATIONAL LAW

Volume 26, Number 3

Articles

U.S. Policy on the Enforcement of Foreign Export Restrictions on Cultural Property & Destructive Aspects of Retention Schemes
Andrea Cunning

Post-WTO China and Independent Judicial Review
M. Ulric Killion

Charterer's Liabilities under the Ship Time Charter
Tony Nunes

TRIPS Compliance: Dealing with the Consequences of Drug Patents in India
Rishi Gupta

Comments

The Wide World of Sports Is Getting Wider: A Look at Drafting Foreign Players into U.S. Professional Sports
Heather E. Morrow

A Constitutional Dilemma: The Conflict of the Title VII Alien Exemption Clause with the Civil Rights Act Of 1991
Marcus Pinney

To Protect the Defenseless: The Need for Child-Specific Substantive Standards for Unaccompanied Minor Asylum-Seekers
Danuta Villarreal

INTERNATIONAL JOURNAL OF CONSTITUTIONAL LAW

Volume 3, Number 1, January 2005

Articles

The Constitution of Inequality: Constitutionalism in the Americas, 1776–1860
Roberto Gargarella

Marshall, Kelsen, Barak and the Constitutionalist Fallacy
Michel Troper

Constitutional Court Profile

The Constitutional Court of South Africa and Jurisdictional Questions: In the Interest of Justice?
Lynn Berat
Constitutional Developments

Canada: Supreme Court Addresses Gay-Positive Readers in Public Schools
David Schneiderman

Germany: The Teacher Head Scarf Case
Christine Langenfeld and Sarah Mohsen

Germany: Freedom of Conscience in Public Schools
Oliver Gerstenberg

Italy and France: Immunity for the Prime Minister of Italy and the President of the French Republic
Karin Oellers-Frahm

New Zealand: The Privy Council Is Replaced with a Domestic Supreme Court
Penelope Nevill

United States: The Bush Administration's "War on Terrorism" in the Supreme Court
David Golove

Book Reviews

Review: Sovereignty in Transition
Samantha Besson

Review: The Constitution as an Instrument of Change
Gábor Halmai

INTERNATIONAL LAW AND TRADE ABSTRACTS

Articles posted January 2, 2005 – April 11, 2005

Codification of Islamic Family Law - The Case for Codification on Marriage and Divorce in Nigeria
Vanessa M.G. von Struensee

RIEN NE VA PLUS? Distinguishing Domestic Regulation from Market Access in GATT and GATS
Joost Pauwelyn

Trade and Environment in East Asia: Examining the Linkages with Japan and the USA
Fumiko Takeda and Katsumi Matsuura

Human Rights Violations by Multinational Corporations and International Law: Where from Here?
Surya Deva

China's Amended Constitution: Quest for Liberty and Independent Judicial Review
M. Ulric Killion

Anti-Suit Injunctions and the Vexing Problem of Comity
Daniel S. Tan

Is the International Court of Justice Biased?
Eric A. Posner and Miguel de Figueiredo
Worldwide Prescriptive Jurisdiction in Internet Content Controversies: A Comparative Analysis
Yulia A. Timofeeva

Implementing the Law by Impartial Agents: An Exercise in Tort Law and International Law
Eyal Benvenisti and Ariel Porat

Is International Law Impartial?
Steven R. Ratner

Stoning, Sharia, and Human Rights Law in Nigeria
Vanessa M.G. von Struensee

Re-Imagining International Human Rights Education in Our Time: Beyond Three Constitutive
Orthodoxies
Obiora C. Okafor and Shedrack C. Agbakwa

Acting Extraterritorially to Tame Multinational Corporations for Human Rights Violations: Who
Should 'Bell the Cat'?
Surya Deva

War, Responsibility, and the Age of Terrorism
John C. Yoo

Institutional Quality and International Trade
Andrei A. Levchenko

Procedural Incrementalism: A Model for International Bankruptcy
John Pottow

Will the Sparks Fly? The Role of the European Union in the Liberalization of the Electricity Industry
Angus Johnston

Treatment of Multi-Courts Jurisdiction Agreements
Seow Hon Tan

The Kings of the World and their Dukes' Dilemma: Globalisation, Jurisdiction and the Rule of Law
Angus Johnston and Edward Powles

Maintaining the Balance of Power: Liberalization, Reciprocity and Electricity in the European
Community
Angus Johnston

Legal Implications of Airline Co-Operation: Some Legal Issues and Consequences Arising from the
Rise of Airline Strategic Alliances and Integration in the International Dimension
Sivakant Tiwari and Warren Chik

The Congressional Response to Corporate Expatriations: The Tension between Symbols and
Substance in the Taxation of Multinational Corporations
Michael S. Kirsch

No Dispute Amounting to Strong Cause; Strong Cause for Dispute?
Daniel S. Tan

Intellectual Property Rights in Biotechnology and the Fate of Poor Farmers' Agriculture
Bongo C. Adi
Creating Rights in the Age of Global Governance: Mental Maps and Strategic Interests in Europe
Francesca Bignami

The Ethnic Question in Law and Development
Lan Cao

The North American Commission for Environmental Cooperation after Ten Years: Lessons about Institutional Structure and Public Participation in Governance
David L. Markell

Group Participation in Mass Atrocity: An Integrated Economic Approach
Mark J. Osiel

Separating Instrumental from Intrinsic Rights: Toward an Understanding of Indigenous Participation in International Rule-making
Erik B. Bluemel

Chinese Regionalism and the 2004 ASEAN-China Accord: The WTO and Legalized Trade Distortion
M. Ulric Killion

Beyond Formalism in Foreign Affairs: A Functional Approach to the Alien Tort Statute
Julian Ku and John C. Yoo

Advancing the Language of Human Rights in a Global Economic Order: An Analysis of a Discourse
Christiana Ochoa

The Interplay between Actors as a Determinant of the Evolution of Administrative Law in International Institutions
Eyal Benvenisti

Recent Developments in the Field of Jurisdiction Clauses: When is there a Dispute to Be Tried in the Contractual Forum?
Christopher Pheng Wee Tan

Claims Arising from Air Carriage
Leng Sun Chan

Restraining a Call on a Performance Bond: Should 'Fraud or Unconscionability' Be the New Orthodoxy?
Adrian Soon Peng Wong

Justice Beyond Borders
Adil Ahmad Haque

Globalization and Distrust
Anupam Chander

Between Power and Principle: An Integrated Theory of International Law
Oona A. Hathaway

The Kyoto Protocol: Bad News for the Global Environment
Bruce Pardy

Rejoinder: Twailing International Law
James Thuo Gathii
NeoLiberalism, Colonialism and International Governance: Decentering the International Law of Governmental Legitimacy
James Thuo Gathii

Geographical Hegelianism in Territorial Disputes Involving Non-European Land Relations: An Analysis of the Case Concerning Kasikili/Sedudu Island (Botswana/Namibia)
James Thuo Gathii

Forum Conveniens
David Gek Sian Chong

Doctrine of Unjust Enrichment and Refunds under Central Excise Law
Manoj Anand

Vehicle Currency Use in International Trade
Linda S. Goldberg, Cedric Tille

Treaties in Collision? The Biosafety Protocol and the World Trade Organization Agreements
Sabrina Safrin

Liberal Security
Fernando R. Tesón

Hyperownership in a Time of Biotechnological Promise: The International Conflict to Control the Building Blocks of Life
Sabrina Safrin

Implications of Intellectual Property Rights for Dynamic Gains from Trade
Michelle P. Connolly and Diego Valderrama

Power Plays & Capacity Constraints: The Selection of Defendants in WTO Disputes
Andrew T. Guzman and Beth Simmons

Nomination of Ports by the Voyage Charterer
Leng Sun Chan

Outsourcing: An Ethical Analysis of an International Trade Issue
Robert W. McGee

Globalization, Global Community, and the Possibility of Global Justice
Frank J. Garcia

Can WTO Technical Assistance and Capacity Building Serve Developing Countries?
Gregory Shaffer

Trade and Global Justice
Fernando R. Tesón

The President, the Environment, and Foreign Policy: The Globalization of Environmental Politics
David A. Wirth

Trade-Based Strategies for Combatting Child Labor
Frank J. Garcia and Soohyun Jun
The Kantian Approach to Dealing with Suspect States: Evaluating the Report by the UN High Level Panel on Threats, Challenges, and Change
George Bragues

Global Diseases, Global Patents and Differential Treatment in WTO Law
Bradly J. Condon and Tapen Sinha

Treaties' Domains
Tim Wu

Is International Law Impartial?
Steven R. Ratner

The Alien Tort Claims Act and the Law of Nations
Harold Berman

Western Institution Building: The War, Hayek's Cosmos and the WTO
M. Ulric Killion

Lawyers, GATS, and the WTO Accountancy Disciplines: The History of the WTO's Consultation, the IBA GATS Forum and the September 2003 IBA Resolutions
Laurel S. Terry

Which Countries Count? Lawrence v. Texas and the Selection of Foreign Persuasive Authority
Rex D. Glensy

The Flawed Trail Smelter Procedure: the Wrong Tribunal, the Wrong Parties, and the Wrong Law
John H. Knox

NAFTA and Mexican Agriculture: Promises and Realities
Shuquan He

Does Implementation of WTO Dispute Settlement Reports Secure Open Markets? A Review of the Periodicals Case
Thomas A. Zimmermann

Nonrival Access to Pharmaceutical Knowledge
Kevin Outterson

Lifting the Veil of Ignorance: Toward a Culturally Conscious Account of Human Rights for Women in Post-September 11 America
Catherine Powell

The Propriety of Preferences: An Evaluation of EC and US GSP Schemes in the Wake of EC-Preferences
Omar N. Chaudhary

A Positive Theory of the War Powers Constitution
Jide Nzelibe

Consumer Protection in Greece
N.C. Baltas

International Co-operation in Child Abduction across Borders
Wai Kum Leong
SARS, Public Health and Global Governance
Scott Burris

Why States Create International Tribunals: A Response to Professors Posner and Yoo Laurence R. Helfer and Anne-Marie Slaughter

Review of Noah Feldman, What We Owe Iraq: War and the Ethics of Nation Building Adil Ahmad Haque

International Trade and Tax Agreements May be Coordinated, but not Reconciled Yariv Brauner

The Hague-Visby Rules Revisited David Gek Sian Chong

Unravelling the Identity of the Carrier David Gek Sian Chong

Public vs. Private Enforcement of International Economic Law: Of Standing and Remedy Alan O. Sykes

Can 'Death Row Phenomenon' Be Confined to Death Row Inmates? Tung Yin

The Westphalian Model in Defining International Law: Challenging the Myth Stephane Beaulac

Squaring the Circle? Reconciling Sovereignty and Global Governance through Global Government Networks (Review of Anne-Marie Slaughter, A New World Order) Kenneth Anderson

National Application of International Law: The Statutory Interpretation Perspective Stephane Beaulac


Global and Out of Control Lynn M. LoPucki

International Standards and the WTO Steve Charnovitz

Show Me the Money: The Dominance of Wealth in Determining Rights Performance in Asia Randall Peerenboom

Nanotechnology and the International Regime on Chemical and Biological Weapons Juan Pablo Pardo-Guerra and Francisco Aguayo Ayala

Impacts of the US Trade and Financial Sanctions on Iran Akbar E. Torbat

Tariff Preferences, WTO Negotiations and the LDCs: The Case of the 'Everything But Arms' Initiative Wusheng Yu and Trine Vig Jensen
A Rawlsian Approach to International Cooperation
Wolfgang Buchholz and Wolfgang Peters

The WTO as a Law-Harmonizing Institution
Arie Reich

International Law, International Relations Theory, and Preemptive War: The Vitality of Sovereign Equality Today
Thomas H. Lee

Article 9 of the Japanese Constitution and the Rule of Law
Kenneth L. Port

Guantanamo, Rasul and the Twilight of Law
Mark A. Drumbl

Digital Copyright Anti-Piracy Laws: 'Fair' use in a Digitally Encrypted World
Jacqueline D. Lipton

Exiting Treaties
Laurence R. Helfer

The Political Economy of Violence: Toward an Understanding of the Gender-Based Murders of Ciudad Juarez
Deborah M. Weissman

Anti-Dumping Duties and the Byrd Amendment
David Collie and Hylke Vandenbussche

Odious Securitization
Anupam Chander

The (Neglected) Employment Dimension of the World Trade Organization
Steve Charnovitz

Access to Genetic Resources and Benefit Sharing: Main Aspect of Some Legal Frameworks
Marcelo Dias Varella

Trail Smelter Deja Vu: Extraterritoriality, International Environmental Law, and the Search for Solutions to Canadian-U.S. Transboundary Water Pollution Disputes
Austen Parrish

Cross-Border Motor Accidents and the Motor Vehicles (Third-Party Risks and Compensation) Act
David Gek Sian Chong

From Modernization to Democratization: The Political Economy of the New International Law in Reframing International Law for the 21st Century
Balakrishnan Rajagopal

International Law from Below: Development, Social Movements and Third World Resistance
Balakrishnan Rajagopal

Militant Democracy, Legal Pluralism, and the Paradox of Self-Determination
Patrick Macklem
Not Just a War Crimes Court: The Penal Regime Established by the Rome Statute of the International Criminal Court
Lionel Woon Chin Yee

Singapore Academy of Law Annual Lecture 1998: The Rule and Role of Domestic Law in International Relations
Gerard Brennan

The W Visa: A Legislative Proposal for Female and Child Refugees Trapped in a Post-9/11 World
Marisa Silenzi Cianciarulo

The Geography of Justice
Kal Raustiala

Celebrating Two Decades of Unlawful Progress: Fan Distribution, Proselytization Commons, and the Explosive Growth of Japanese Animation
Sean Leonard

Incorporated Legal Practices - A New Era in the Provision of Legal Services in the State of New South Wales
Steve A. Mark and Georgina Cowdroy

Remedies Available for Breach of Contract under the UN Convention on Contracts for the International Sale of Goods
Locknie Hsu

Leng Sun Chan

The Evolution of Territoriality: International Relations & American Law
Kal Raustiala

Trade Remedy Laws
Alan O. Sykes

Multinational Corporations, Transnational Law: The United Nation’s Norms on the Responsibilities of Transnational Corporations as Harbinger of Corporate Responsibility in International Law
Larry Cata Backer

Securing Peace through Trade Dividends: Qualifying Industrial Zones between the U.S, Israel, Jordan, and Egypt
Bashar H. Malkawi

The Significance of the Nice Treaty and Constitutional Treaty in Relation to Services Trade in the Doha Round Framework
Rafael Leal-Arceas

The Transformation of World Trade
Joost Pauwelyn
INTERNATIONAL LAW FORUM DU DROIT INTERNATIONAL

Volume 6, Number 3/4, November 2004

Editorial

In the News / Actualité

ICJ Advisory Opinion on the Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territories
Sten Verhoeven

Transdniestria before the European Court of Human Rights
Roemer Lemaître

The U.S. Supreme Court’s Decision in *Sosa v. Alvarez-Machain*
Cedric Ryngaert

The United States Supreme Court Rulings on Detention of “Enemy Combatants” – Partial Vindication of the Rule of Law
Douglass W. Cassel

Recurring Themes / Thèmes récurrents

*100 Years of International Law / Cent ans de droit international*

The Imbalance of the International Law System
Sir Robert Jennings

Preventing the Past
Christoph Schreuer

Advances in International Human Rights Law
Richard Goldstone

Making International Law in the Twentieth Century
M.C.W. Pinto

International Public Law
Ellen Hey

La démocratisation d’un «droit savant»
Ali Mezghani

Le droit international privé au vingtième siècle – Quelques observations
Patrick Wautelet

*100 Years of International Arbitration*
Howard M. Holtzmann

International Arbitration: When “Second Choice” Is Best
Louise Barrington
Work in Progress / Travaux en cours

The World Bank’s Role in the Fight against Money Laundering and Terrorist Financing
Pierre-Laurent Chatain

INTERNATIONAL TRADE LAW & REGULATION

Volume 10, Issue 2, March 2004

Opinion

The Juridification of International Trade in Services: The Accountancy Sector
Rachel Frid

Article

Co-operative Mechanisms within the EU: A Blueprint for Future Co-Operation at the International Level?
Alec Burnside and Helen Crossley

Learning from Experience? The SPS Agreement and European Community Law
Joseph A. McMahon

News Section

INTERNATIONAL TRADE LAW & REGULATION

Volume 10, Issue 3, May 2004

Article

If Not This WTO, Then What?
Fiona MacMillan

Distorting the Truth? The Economics of Domestic Farm Subsidies
Cliff Stevenson and Ilaria Filippi

Comment

The European Commission Expands Its Powers over Air Transport between the European Union and Third Countries: A Welcome Development for Transatlantic Airline Alliances
Andrea de Matteis

News Section
INTERNATIONAL TRADE LAW & REGULATION

Volume 10, Issue 4, July 2004

Opinion

On the Authority of the WTO Dispute Settlement Mechanism
Hu Wei and Xu Min

Article

Rejection of European Commission Proposals for Anti-Dumping Measures in an Enlarged European Union
Philip Bentley

The European Union's Automatic Extension of Anti-Dumping Measures to Its 10 New Member States — Not Without a Fight This Time?
Jonathan Branton and Charles de Jager

Comment

The Effects of Enlargement on Trade Regulation
Mark Clough

News Section

INTERNATIONAL TRADE LAW & REGULATION

Volume 10, Issue 5, September 2004

Articles

The Future Development of the Trade Practices Act 1974
Belinda Holloway

The Emergence of WTO Competition Law: The Mexico-Telecommunications and Canada-Wheat and Grain Decisions
Robert Wisner and Nick Gallus

Understanding Rules of Origin-The Coffee Example
Paolo R. Vergano and Margareta Djordjevic

Comments

WTO Panel Condemns Anti-Competitive Behaviour in International Telecoms Case: Mexico-Measures Affecting Telecommunications Services — WT/DS204/R
Carol George

The EU's Refusal to Grant China Market Economy Status and Recent Amendments to European Anti-Dumping Law
Anne MacGregor and Annamaria Mangiaracina

News Section
INTERNATIONAL TRADE LAW & REGULATION

Volume 10, Issue 6, November 2004

Articles

International Economic Law and Public International Law: Strangers in the Night
Fiona MacMillan

The New EU Financial Conglomerates Directive
Orkun Akseli

Countervailing Duties and the Pass-Through of Subsidies: Canadian Lumber and the Australian Position
Niels Jensen and Joan Fitzhenry

News Section

JEAN MONNET WORKING PAPERS

Number 10, 2004

Regulating between National Fears and Global Disciplines: Agricultural Biotechnology in the EU
Gregory Shaffer and Mark Pollack

JOURNAL OF INTERNATIONAL ARBITRATION

Volume 22, Issue 1, 2005

Provisional Relief in Arbitration: How Things Stand in the United States
Alan Scott Rau

Enforcement of Foreign Arbitral Awards in the Ukraine: To Be or Not to Be
Oleg Y. Alyoshin

More Changes in Singapore: Appearance Rights of Foreign Counsel
Michael Polkinghorne

JOURNAL OF INTERNATIONAL ARBITRATION

Volume 22, Issue 2, 2004

The First Energy Charter Treaty Arbitral Award
Thomas W. Wälde

Farouk Yala
Confidentiality: Is International Arbitration Losing One of Its Major Benefits?
Steven Kouris

Yasunobu Sato

The New Chilean Arbitration Law and the Influence of the Model Law
Cristián Conejero Roos

Chauvinism Rejected: Mexican Supreme Court Upholds the Constitutionality of the Mexican Arbitration Statute
Francisco González de Cossío

JOURNAL OF INTERNATIONAL ECONOMIC LAW (Oxford University Press)

Volume 7, Number 4, 2004

Articles

Developing Disharmony? The SPS and TBT Agreements and the Impact of Harmonization on Developing Countries
Graham Mayeda

Pre-Empting Protectionism in Services: The GATS and Outsourcing
Aaditya Mattoo and Sacha Wunsch-Vincent

The GATS and Regulatory Autonomy: A Case Study of Social Regulation of the Water Industry
Andrew Lang

China's WTO Accession and the ASEAN–China Free Trade Area: The Perspective of a Chinese Lawyer
Qingjiang Kong

WTO Regulation of Subsidies to State-Owned Enterprises (SOEs) – A Critical Appraisal of the China Accession Protocol
Julia Ya Qin

Edwin Vermulst

Review: Blockbusters and Trade Wars: Popular Culture in a Globalized World
Frederick Pinto

Review: The World Trade Organization – Law, Practice and Policy
G. A. Zonnekeyn

Review: Defending Interests, Public–Private Partnerships in WTO Litigation
Naboth van den Broek
JOURNAL OF INTERNATIONAL ECONOMIC LAW (Oxford University Press)

Volume 8, Number 1, 2005

Articles

Introduction to Volume 8, 2005


The Changing Fundamentals of International Law and Ten Years of the WTO
John H. Jackson

Part II: General Articles

The WTO Dispute Settlement System: The First Ten Years
William J. Davey

Claus-Dieter Ehlermann and Lothar Ehring

Toward a New Era of Objective Assessment in the Field of TRIPS and Variable Geometry for the Preservation of Multilateralism
Fredrick M. Abbott

Financial Compensation in the WTO: Improving the Remedies of WTO Dispute Settlement
Marco Bronckers and Naboth van den Broek

Practical Aspects of Monetary Compensation: The US – Copyright Case
Bernard O’Connor and Margareta Djordjevic

Climate Change, Regulatory Policy and the WTO: How Constraining Are Trade Rules?
Andrew Green

The United Nations Convention against Corruption: Global Achievement or Missed Opportunity?
Philippa Webb

Notes, Comments, and Developments

Kara Leitner and Simon Lester

Book Survey 2004
Amy Burchfield

Website Survey 2004
Mabel Shaw

Subject Index to Volumes 1–7 (1998–2004)

Author Index to Volumes 1–7 (1998–2004)

Editorial Structure
Book Reviews

Review: Safeguard Measures in World Trade: The Legal Analysis
Edwin Vermulst

Review: Transatlantic Economic Disputes: The EU, the US, and the WTO
Jan Bohanes

JOURNAL OF WORLD TRADE

Volume 39, Issue 1, 2005

A Journal and Its Editor
Petros C. Mavroidis

A Tribute from the Publishers
Sian O’Neill

A Tribute to Jacques Werner: An Editor and an Author
Edwin Vermulst

Mainstreaming Development in the World Trade Organization
Faizel Ismail

Climate Measures and WTO Rules on Subsidies
Magnus Lodefalk, Mark Storey

Legal Effects of World Trade Organization Decisions within European Union Law
Armin von Bogdandy

The 10 Major Problems with the Anti-Dumping Instrument: An Attempt at Synthesis
Gary Horlick, Edwin Vermulst

The 10 Major Problems with the Anti-Dumping Instrument in Australia
Patrick Gay, Daniel Moulis

The 10 Major Problems with the Anti-Dumping Instrument in Brazil
Ana Caetano

The 10 Major Problems with the Anti-Dumping Instrument in the People’s Republic of China
Tian Yu

The 10 Major Problems with the Anti-Dumping Instrument in the European Community
Edwin Vermulst

The 10 Major Problems with the Anti-Dumping Instrument in India
V. Lakshmi Kumaran

The 10 Major Problems with the Anti-Dumping Instrument in Indonesia
Erry Bundjamin

The 10 Major Problems with the Anti-Dumping Instrument in Mexico
Beatriz Leycegui, Luz Elena Reyes de la Torre
The 10 Major Problems with the Anti-Dumping Instrument in South Africa
Gustav Brink

The 10 Major Problems with the Anti-Dumping Instrument in Thailand
Parate Attavipach, Patamaporn Eiamchinda, Apisith John Sutham

The 10 Major Problems with the Anti-Dumping Instrument in the United States
Gary N. Horlick

Joint Export Trade Provisions in Antitrust Laws: A Supporter’s Perspective
John R. Magnus

A Response to John Magnus on Joint Export Trade
Aditya Bhattacharjea

City of Gold: An Apology for Global Capitalism in a Time of Discontent
Jean-Marc Gollier

Index

JOURNAL OF WORLD INVESTMENT AND TRADE

Volume 5, Number 6, December 2004

The MFN Standard and Foreign Investment — An Uneasy Fit?
Jürgen Kurtz

Revealed Comparative Advantages in the Services Trade of the United States, the European Union
and Japan — What Do They Tell Us?
Rolf J. Langhammer

Indirect Expropriation in the Field of Petroleum
Zeyad A. AlQurashi

Nationality Requirements in Investor–State Arbitration
Robert Wisner and Nick Gallus

How Future Trade Wars Will Be Carried On — The Trade Retaliation Mechanism and the Anticipated
Application thereof under the Revised Foreign Trade Law of China
Xinjie Luan

Africa before the International Courts — The Generational Gap in International Adjudication and
Arbitration
Gbenga Oduntan
JOURNAL OF WORLD INVESTMENT AND TRADE

Volume 6, Number 1, February 2004

The 11th Geneva Global Arbitration Forum, 1–2 December 2004

Foreword
Jacques Werner

Assessing Damages — Are Arbitrators Good at It? Should They Be Assisted by Experts? Should They Be Entitled to Decide ex aequo et bono? — Some War Stories
Contributions by: Geoffrey Beresford Hartwell, Nicolas Ulmer, Serge Lazareff, Bernard Hanotiau

The Valuation of Lost Profits — Finding It Right
Contributions by: Christer Söderlund, Sophie Nappert, Paolo Michele Patocchi, John Gault

Damages in Investment Arbitration — Are the Standards Different from Commercial Arbitration? The Need for Consistency
Contributions by: Hugo Perezcano, Philippe Pinsolle, Thomas Wälde

Contributions by: Filip De Ly, Bohuslav Klein, Nathalie Bernasconi-Osterwalder, Daniel M. Price

Does the Loewen Award Endanger the Credibility of the NAFTA Dispute Settlement Mechanism?
Contributions by: Jacques Werner, Maurice Mendelson, Barton Legum, Jeremy Carver

Contributions by: Antonio Crivellaro, Laurence Boisson de Chazournes, Thomas Wälde

Reforming the WTO Dispute Settlement Procedures
Contributions by: Wang Guiguo, Gary N. Horlick, Mateo Diego Fernandez

Sino–U.S. Textile Disputes — Legal Perspectives
Wang Guiguo

Reaching the Asian Tiger — A New Mexico–Japan International Framework for Investment
Alejandro Faya-Rodriguez

Reconsidering Regional Trade Integration in the Era of Globalization — With Reference to the Construction of the China–Asean Free Trade Area
Yun Zhao
JOURNAL OF WORLD INTELLECTUAL PROPERTY

Volume 8, Number 1, January 2005

Reconciling Property Rights in Plants
Jeremy deBeer

Intellectual Property Rights and the Doha Round
Dilip K. Das

The Road from TRIPS-Minus, to TRIPS-Plus — Implications of IPRs for the Arab World
Mohammed El-Said

Intertwining Regimes: Trade, Intellectual Property and Regulatory Requirements for Pharmaceuticals
Karin Timmermans

Biotechnology, Intellectual Property Rights and the Rights of Farmers in Developing Countries
Emmanuel Opoku Awuku

Third-Party Trade Marks as a Violation of Indigenous Cultural Property — A New Statutory Safeguard
Susy Frankel

JOURNAL OF WORLD INTELLECTUAL PROPERTY

Volume 8, Number 2, March 2005

A New EC Initiative to Allow Export of Medicines under Compulsory Licences to Poor Countries
Paul Vandoren and Patrick Ravillard

Implementation of Test Data Protection According to Article 39.3 Trips — The Search for a Fair Interpretation of the Term "Unfair Commercial Use"
Ingo Meitinger

The Relevance of Genetic Resources to the Pharmaceutical Industry — The Industry Viewpoint
Susan Finston

Bohimír Pazderka and Klaus Stegemann

Effects of Foreign Intellectual Property Rights on U.S. Bilateral Exports of Biotechnology-Related Agricultural Inputs
Suzanne L.W. Wisniewski

Asian Perspectives on Post-TRIPS Issues in Intellectual Property
Assafa Endeshaw
LEGAL ISSUES OF ECONOMIC INTEGRATION

Volume 31, Issue 4, 2004

The Rule of Law and Stability in the Eurozone?

Re-Configuring the Spaghetti Bowl: Reflections on the Issue of Multi-Memberships in Regional Trade Agreements in Eastern and Southern Africa
Charles J. Mwebeihha

Enhanced Relations between the European Union and the State of Israel under the European Neighbourhood Policy: Some Legal and Economic Implications
Guy Harpaz

Funding the Life of Brian: Jobseekers, Welfare Shopping and the Frontiers of European Citizenship
Jochen Meulman, Henri de Waele

Benign Discrimination and the General System of Preferences (GSP)
James H. Mathis

The European Convention and the Future of European Environmental Law, Jan H. Jans (ed.)
Pål Wennerås

LEGAL ISSUES OF ECONOMIC INTEGRATION

Volume 32, Issue 1, 2005

Back to the Future

The Logic of North-South Economic Integration: Integration Theories and Legal Mechanisms across the North-South Divide
Moshe Hirsch

Preferential Rules of Origin and WTO Disciplines with Specific Reference to the US Practice in the Textiles and Apparel Sectors
Roman Grynberg, Asif H. Qureshi

On the Boundary Clash between EC Commercial Law and WTO Law
Maria O Neill

The FENIN Judgment: The Notion of Undertaking and Purchasing Activity; Case T-319/99, Federación Nacional de Empresas de Instrumentación Científica, Médica, Técnica y Dental v. Commission
Victoria Louri

An Introduction to International Institutional Law, Prof. Jan Klabbers
Dr. N. Lavranos
LEIDEN JOURNAL OF INTERNATIONAL LAW

Volume 18, Issue 1, 2005

Articles

Challenging the Role of Judges in Slaughter’s Liberal Theory of International Law
Alex Mills and Tim Stephens

Hague International Tribunals

International Court of Justice

Judicial Competence and Judicial Remedies in the Avena Case
Alexander Orakhelashvili

Case Concerning Mexican Nationals
Annemarieke Künzli

International Criminal Tribunal for the Former Yugoslavia

The Judgement of the International Criminal Tribunal for the former Yugoslavia in the Brđanin Case
Tilman Blumenstock

What’s In a Name? Labels and ICTY’s Statute
Charles Lister

International Criminal Court

Bilateral Agreements between the United States and States Parties to the Rome Statute: Are They Compatible with the Object and Purpose of the Statute?
Harmen van der Wilt

Current Legal Developments

The New African Court on Human and Peoples’ Rights: Towards an Effective Human Rights Protection Mechanism for Africa?
Anne Pieter van der Mei

The Telders International Law Moot Court Competition

Introduction

The Telders International Law Moot Court Case 2005: The ‘Failed State’ of Loe Dispute (Loe v. Western Kingdom)

Bibliography

Books and Articles in the Field of the Prevention and Peaceful Settlement of International Disputes (Autumn 2004)
Compiled by Ingrid Kost
Book Reviews

Liesbeth Zegveld, *The Accountability of Armed Opposition Groups in International Law*
Elies van Sliedregt

Phillip Allot, *The Health of Nations, Society and Law beyond the State*
Andreas Paulus

Lyn Boyd-Judson

LOYOLA OF LOS ANGELES LAW REVIEW

Volume 37, Number 3, Winter 2004

Symposium: Happy (?) Birthday Rule 11

Foreword
Georgene M. Vairo

A Reflection on Rulemaking: The Rule 11 Experience
Paul D. Carrington and Andrew Wasson

Rule 11 and Rule Revision
Margaret L. Sanner and Carl Tobias

Hindsight, Regret, and Safe Harbors in Rule 11 Litigation
Charles Yablon

And the Chill Goes On — Federal Civil Rights Plaintiffs Beware: Rule 11 vis-à-vis 28 U.S.C. § 1927 and the Court's Inherent Power
Danielle Kie Hart

The Reality of “A Last Victim” and Abuse of the Sanctioning Power
George Cochran

Sanctions under Rule 11: A Cross-Circuit Comparison
Jerold S. Solovy, Norman M. Hirsch, Margaret J. Simpson, and Christina T. Tomaras

The Relationship between Civil Rule 11 and Lawyer Discipline: An Empirical Analysis Suggesting Institutional Choices in the Regulation of Lawyers
Peter A. Joy

Integrating Legal Ethics & Professional Responsibility with Federal Rule of Civil Procedure 11
Richard G. Johnson
LOYOLA OF LOS ANGELES LAW REVIEW

Volume 37, Number 4, Spring 2004

Symposium: Social Justice in the 21st Century

Drum Majors for Justice – Leading the March toward Social Justice
Gary Williams

Gangs, Schools and Stereotypes
Linda S. Beres and Thomas D. Griffith

A New Perspective on the "War on Drugs": Comparing the Consequences of Sentencing Policies in the United States and England
MaryBeth Lipp

Toward Providing a Welcoming Home for All: Enacting A New Approach to Address the Longstanding Problems Lesbian, Gay, Bisexual and Transgender Youth Face in the Foster Care System
James W. Gilliam, Jr.

In the Meantime: State Protection of Disability Civil Rights
Sande L. Buhai

“Chasing the Wind”: Pursuing Social Justice, Overcoming Legal Mis-Education, and Engaging in Professional Re-Socialization
John O. Calmore

Fides Quaerens Iustitiam Socialem: A Jesuit Law School Perspective
Robert W. Scholla, S.J.

A Pro Bono Requirement for Faculty Members
Erwin Chemerinsky

Notes & Comments

Rematch in the Ring: Giving Death Row Inmates another Chance to Challenge their Sentences in Summerlin v. Stewart
Sara N. Williams

Fine Tuning California's Approach to Injured Participants in Active Sports
Glenn Anaiscourt

The Prisoner's Dilemma: Reassessment of Borrero v. Aljets and the Indefinite Detention of Inadmissible Aliens
John W. Lam

In-Court Racial Voice Identifications: They Don't All Sound the Same
John K. Son

Military Discrimination on the Basis of Sexual Orientation: "Don't Ask, Don't Tell" and the Solomon Amendment
Lindsay Gayle Stevenson

A Sympathetic Vehicle: Michigan v. Katt and Setting Dangerous Precedent
Ann K. Triplett
LOYOLA OF LOS ANGELES LAW REVIEW

Volume 37, Number 5, Summer 2004

Developments in the Law: Federal Jurisdiction and Forum Selection

Foreword
Georgene Vairo

Developments in Diversity Jurisdiction
Amy L. Levinson

Federal Question Jurisdiction
Brianna J. Fuller

Supplemental Jurisdiction
Annette B. Greitzer

Removal and Remand
Heather R. Barber

The Anti-Injunction and All Writs Acts in Complex Litigation
Joshua J. Wes

Forum Non Conveniens
Helen E. Mardirosian

Notes & Comments

In the Wake of Hurricane Asmus: A Lost Opportunity in Our Struggle with Employment Handbooks
John Giovannone

Demore v. Kim: Is the Supreme Court Decreasing the Rights of Lawful Permanent Residents?
Yoh Nago

Making a Case for Wealth-Calibrated Punitive Damages
Leila C. Orr

“Silence is a Fence around Wisdom”: How Conant v. Walters Broke Down the Fence by Securing Physicians' First Amendment Right to Recommend Medical Marijuana to Their Patients
Kathy S. Pomerantz

Why California Shopping Centers Can't Protect Mickey Mouse from Union Handbilling: A Comment on Glendale Associates v. NLRB
Gena M. Stinnett

Taking a Step Back: The United States Supreme Court's Ruling in Overton v. Bazzetta
Marsha M. Yasuda
MELBOURNE JOURNAL OF INTERNATIONAL LAW

Volume 4, Number 2, October 2003

Articles

The International Crime of Gender-Based Persecution and the Taliban
A. Widney Brown and Laura Grenfell

The Common Heritage of Mankind: An Adequate Regime for Managing the Deep Seabed?
Edward Guntrip

War on the Enemy: Self-Defence and State-Sponsored Terrorism
Jackson Nyamuya Maogotol

Leanne McKay

Land Rights of Indigenous Peoples in South-East Asia
Alexandra Xanthaki

Feature — Legality of the Use of Force against Iraq

International Law and the War with Iraq
Alex J Bellamy

Operation Iraqi Freedom: United States v Iraq — The Legality of the War
Ronli Sifris

Case Note

Al-Adsani v United Kingdom: State Immunity and Denial of Justice with Respect to Violations of Fundamental Human Rights
Leandro de Oliveira Moll

Commentaries

Strengthening the International Regime for the Prevention of the Illicit Trade in Cultural Heritage
Craig Forrest

Twenty Years On: An Evaluation of the Court of Arbitration for Sport
Darren Kane

Book Reviews

The Practical Guide to Humanitarian Law by Françoise Bouchet-Saulnier, edited and translated by Laura Brav
Bruce Oswald
Towards an International Criminal Procedure by Christoph Safferling
Christian J Tams

New Publications in International Law
MELBOURNE JOURNAL OF INTERNATIONAL LAW

Volume 5, Number 1, May 2004

Articles

The Doctrine of State Responsibility as a Potential Means of Holding Private Actors Accountable for Human Rights
Danwood Mzikenge Chirwa

Acting Extraterritorially to Tame Multinational Corporations for Human Rights Violations: Who Should 'Bell the Cat'?
Surya Deva

A Broad Framework for the Exploration of South China Sea Hydrocarbon Deposits in the Context of the Trans-ASEAN Gas Pipeline
Christopher M Flynn

Judicial Discretion and Human Rights: Expanding the Role of International Law in the Domestic Sphere
Wendy Lacey

Privatising Human Rights: What Happens to the State's Human Rights Duties when Services are Privatised?
Adam McBeth

Incompatible Reservations to Human Rights Treaties: Severability and the Problem of State Consent
Roslyn Moloney

Testing the Ratcheting Labour Standards Proposal: Indonesia and the Shangri-La Workers
Alexandra Owens

Removing the Distinction between International and Non-International Armed Conflict in the Rome Statute of the International Criminal Court
Deidre Willmott

Feature

Chief Justice Nicholson, Australian Family Law and International Human Rights
The Hon Justice Michael Kirby AC CMG

Case Notes

Case Concerning Oil Platforms (Islamic Republic of Iran v United States of America): Did the ICJ Miss the Boat on the Use of Force?
Andrew Garwood-Gowers

B & B and Minister for Immigration and Multicultural and Indigenous Affairs: Can International Treaties Release Children from Immigration Detention Centres?
Lara Ruddle and Sally Nicholes

Commentary

Developing Countries and the Engagement in the World Trade Organization: An Assessment of the Cancún Ministerial
Jürgen Kurtz
MELBOURNE JOURNAL OF INTERNATIONAL LAW

Volume 5, Number 2, October 2004

Articles

Illegal, Unreported and Unregulated Fishing: An Analysis of the Legal, Economic and Historical Factors relevant to Its Development and Persistence
Rachel Baird

The Race to Patent the SARS Virus: The TRIPS Agreement and Access to Essential Medicines
Matthew Rimmer

Globalisation of Competition Law and Policy: Some Aspects of the Interface between Trade and Competition
Brendan Sweeney

Case Notes

Prosecutor v Radislav Kristic: ICTY Authenticates Genocide at Srebrenica and Convicts for Aiding and Abetting
Mark Drumbl

Avena and Other Mexican Nationals (Mexico v United States of America): Must Courts Block Executions because of a Treaty
John Quigley

Commentary

The Cambodian Khmer Rouge Tribunal: The Promise of a Hybrid Tribunal
Helen Horsington

Precaution - A Matter of Principle, Approach or Process?
Jacqueline Peel

Book Reviews

Shares and other Securities in the Conflict of Laws by Maisie Ooi
Martin Davies

The Dark Sides of Virtue: Reassessing International Humanitarianism by David Kennedy
Rosalind Dixon and Dale Stephens

Universalising International Law by Christopher Weeramantry
John Strawson

New Publications in International Law
MINNESOTA JOURNAL OF GLOBAL TRADE

Volume 9, Number 2, Summer 2000

Address

Trade Policy and the Rule of Law
Ambassador Charlene Barshefsky

Articles

The People’s Republic of China and the World Trade Organization: Anticipating a United States Congressional Dilemma
Brad L. Bacon

Trade and Cattle: How the System Is Failing an Industry in Crisis
Terence P. Stewart, James R. Cannon, Jr., Eric P. Salonen, Dennis R. Nuxoll

Replies to Jim Chen, “Globalization and Its Losers”: Democracy Should Not Have Losers
Elisabeth Lasch-Quinn

Globalization and Its Metaphors
John Miller

Globalization, Losers and Property Rights
Paul B. Thompson

The Regionalist Answer
Robert Wolf

Book Reviews

John W. Dower, Embracing Defeat: Japan in the Wake of World War II (New York, W.W. Norton, 1999)
Jerry Sweeney

Sudipta Sen, Empire of Free Trade (Philadelphia, University of Pennsylvania Press, 1998)
Santhi Hejeebu

Andre Lambelet

Lawrence Gelfand

David R. McMahon
Notes

Raising or Razing the E-Curtain?: The EU Directive on the Protection of Personal Data
Kevin Bloss

Made in the USA Foundation v. United States: NAFTA. The Treaty Clause, and Constitutional Obsolescence
Rachel S. Brass

Slicing the Rent-Seeking Onion: Why Differential Rent-Seeking Explains the Competitive Disadvantage of United States Sports Franchises in Canada
Ethan Glass

Moving Towards a Competitive Electricity Market? The Dilemma of Project Finance in the Wake of the Asian Financial Crisis
Nan Zhang

MINNESOTA JOURNAL OF GLOBAL TRADE

Volume 10, Number 1, Winter 2001

Articles

Rejoinder by Jim Chen, "Globalization and its Losers" Epiphytic Economics and the Politics of Place
Jim Chen

International Free Trade Agreements and Human Rights: Reinterpreting Article XX of the GATT
Salman Bal

Notes

Water Wars: Canada’s Upstream Battle to Ban Bulk Water Export
Cynthia Baumann

Bananas, Beef, and Compliance in the World Trade Organization: The Inability of the WTO Dispute Settlement Process to Achieve Compliance from Superpower Nations
Benjamin L. Brimeyer

Harmonizing TRIPs and the CBD: A Proposal from India
Muria Kruger
MINNESOTA JOURNAL OF GLOBAL TRADE

Volume 10, Number 2, Summer 2001

Articles

The North American Free Trade Agreement and the Environment: The Lessons of *Metalclad Corporation v. United Mexican States*
Lucien J. Dhooge

The WTO Ruling on Foreign Sales Corporations: Costliest Battle yet in an Escalating Trade War between the United States and the European Union?
Hunter R. Clark, Amy Bogran, Hayley Hanson

India’s Wayward Children: Do Affirmative Action Laws Designed to Compensate India’s Historically Disadvantaged Castes Explain Low Foreign Direct Investment by the Indian Diaspora?
Ilyana Kuziemko, Geoffrey Rapp

Commentary

Korean Hostile Takeovers and the Friendly Internationalization of the Securities Market: An Investor Protection Perspective
Kwang-Rok Kim

Notes

A Proposal for Removing Road Blocks from the Information Superhighway by Using an Integrated International Approach to Internet Jurisdiction
Catherine P. Heaven

Preserving Free Speech in a Global Courtroom: The Proposed Hague Convention and the First Amendment
Sarah Hudleston

Looking to the North While Playing Doctor: Solving the H-1B Visa Problem by Following Canada’s Lead
Sarah Jain

Will Fox Change Chiapas? Not Unless Trade Partners Understand the Real Issues
Kimberly Olson

MINNESOTA JOURNAL OF GLOBAL TRADE

Volume 11, Number 1, Winter 2002

Articles

Catching Flies with Chopsticks: China’s Strategic Leap into Wireless Telecommunications
Rachael Abramson

Laura Yavitz
Commentary

German Corporate Culture in the Twenty-First Century: The Interrelation between the End of Germany, Inc. and Germany’s Corporate Capital Gains Tax Reform
Benjamin W. Johnson

Notes

Scratching the Corporate Back: Why Corporations Have No Incentive to Define Human Rights
Erin Elizabeth Macek

The International Drug Industry: What the Future Holds for South Africa’s HIV/AIDS Patients
Rosalyn S. Park

Dubious Partnership: The Legal, Political, and Economic Implications of Adding the United Kingdom to the North American Free Trade Agreement
Daniel S. Potts

MINNESOTA JOURNAL OF GLOBAL TRADE

Volume 11, Number 2, Summer 2002

Articles

Metalclad v. United Mexican States Revisited: Judicial Oversight of NAFTA’s Chapter Eleven Investor-State Claim Process
Chris Tollefson

The NAFTA Trucking Dispute: Pretexts for Noncompliance and Policy Justifications for U.S. Facilitation of Cross-Border Services
Hale E. Sheppard

Update: Department of Transportation and Related Agencies Appropriations Act of 2002
C. Jeffrey Price

Food Fight: An Appraisal of the Fruit and Vegetable Dispute Resolution Corporation
Tammy Smith

Notes

G8’s Dotforce Initiative: Bridging the Digital Divide or Widening It?
Nate Brennaman

Perking Up the Coffee Industry through Fair Trade
Jill Draeger

The Right of Innocent Passage: A Case Study on Two Koreas
Stephen Kong

Beating Them at Their Own Game: A Solution to the U.S. Foreign Sales Corporation Crisis
John Seiner
MINNESOTA JOURNAL OF GLOBAL TRADE

Volume 12, Number 1, Winter 2003

Articles

The Kimberley Process: Conflict Diamonds, WTO Obligations, and the Universality Debate
Tracey Michelle Price

Regional Jet Trade Wars: Politics and Compliance in WTO Dispute Resolution
Helena D. Sullivan

Russia's New Land Code: A Two Percent Solution
William P. Kratzke

Notes

Special Protection Is Not the Solution to Save Domestic Steel: A Critique of the Bush Steel Initiative
Matthew J.S. Graham

The Canadian Middle Road: Balancing Efficiency and Sovereignty in the Age of Multijurisdictional Merger Review
Ryan Marth

--

MINNESOTA JOURNAL OF GLOBAL TRADE

Volume 12, Number 2, Summer 2003

Articles

Charles W. Smitherman

Comparative Essay

The Internal Division of Powers in Corporate Governance: A Comparative Approach to the South Korean Statutory Scheme
Jae Yeol Kwon

Commentary

Triptych: Three Meditations on How Law Rules After Globalization
David A. Westbrook

Notes

Argentina’s Mystery of Capital: Why the International Monetary Fund Needs Hernando de Soto
David Asp

Engineering Akerlof Lemons: Information Asymmetry, Externalities, and Market Intervention in the Genetically Modified Food Market
Kim JoDene Donat
Raw Deal: Trade Implications of the U.S. Food and Drug Administration’s Pending Review of Unpasteurized Cheeses
Martha Ingram

MINNESOTA JOURNAL OF GLOBAL TRADE

Volume 13, Number 1, Winter 2004

Articles

Should Japan Adopt a Plain Language Rule?
Susumu Miyazaki

Harmonizing Risk and Religion: The Utility of Shari'a-Compliant Transaction Structuring in Commercial Aircraft Finance
Angelo Luigi Rosa

Notes

The Case for Coca and Cocaine: Bolivia's March to Economic Freedom
Daniel Tyler Cook

Stealing Signs: Is Professional Baseball's United States-Japanese Player Contract Agreement Enough to Avoid Another "Baseball War"?
Casey Duncan

The Container Security Initiative: Balancing U.S. Security Interests with the European Union's Legal and Economic Concerns
Sung Y. Lee

MINNESOTA JOURNAL OF GLOBAL TRADE

Volume 13, Number 2, Summer 2004

A Tribute to Robert E. Hudec

The Reliance Interest in Trade Law
Daniel A. Farber

Bob Hudec: A Friend and Colleague
Daniel J. Gifford

A Wealth of Knowledge That Enriched Us All
Daniel L. M. Kennedy

An Original Approach and Original Insights
Robert Kudrle

Robert Hudec: Scholar, Internationalist, Mentor, Teacher, and Friend
Fred L. Morrison
Global Trade Law: Present at the Creation
E. Thomas Sullivan

Portraits of the Scholar as a Young Clerk
Jim Chen

Bob Hudec: Our Days at the Court
Thomas E. Kauper

Tribute to Professor Robert Hudec
Robert M. O'Neil

Memories of the Supreme Court in the 1961 Term
Peter D. Ehrenhaft

Mini-memories of the Supreme Court, 1961 Term
Roy A. Schotland

Articles

Going Global, Regional, or Both? Dispute Settlement in the Southern African Development Community (SADC) and Overlaps with the WTO and Other Jurisdictions
Joost Pauwelyn

Problems of WTO Harmonization and the Virtues of Shields over Swords
Daniel Kalderimis

The Immunity of Foreign Subsidiaries under the Foreign Sovereign Immunities Act
Melissa Lang, Richard Bales

Notes

The Internationalization of Chilean Agriculture: Implications of the United States-Chile Free Trade Agreement
Lindsay M. Fainé

The European Union TRIPS Over the U.S. Constitution: Can the First Amendment Save the Bologna That Has a First Name?
Harry N. Niska

The TRIPS Council’s Solution to the Paragraph 6 Problem: Toward Compulsory Licensing Viability for Developing Countries
Jennifer May Rogers

NETHERLANDS INTERNATIONAL LAW REVIEW

Volume 50, Issue 3, 2004

'Fifty Years NILR 1953-2003: As Time Goes By -- Tempora Mutantur' - Foreword
P. Vlas

Limping Treaties: Lessons from Multilateral Treaty-Making
A. Aust
International Legal Histories: The Declining Importance of Travaux Préparatoires in Treaty Interpretation?  
J. Klabbers

The World of Atonement: Reparations for Historical Injustices  
D. Shelton

State Responsibility for Injurious Transboundary Activity in Retrospect  
N. L. J. T. Horbach, P. H. F. Bekker

Public Policy in Private International Law and Its Evolution in Time  
J. Blom

Tort and Contract Jurisdiction via the Internet: The 'Minimum Contacts' Test and the Brussels Regulation Compared  
P. J. Borchers

Family Unions in Private International Law  
K. Siehr

Impact of Time in the Recent EC Regulations on International Civil Procedure  
P. Meijknecht

Contents of Volume L

---

**NETHERLANDS INTERNATIONAL LAW REVIEW**

**Volume 51, Issue 1, 2004**

New Frontiers, Old Problems: The War on Terror and the Notion of Anticipating the Enemy  
J. N. Maogoto

Countermeasures and High Seas Fisheries Enforcement  
R. Rayfuse

Rule of Law Put to the Test: The Case of Judicial Rule-Making by Agreement  
F. M. Köhne

Book Reviews - Anti-Discrimination Law and the European Union  
M. Bell, K. Henrard

Book Reviews - Netherlands Insolvency Law: The Netherlands Bankruptcy Act and the Most Important Legal Concepts  
P. J. M. Declerq, T. M. Bos

Book Reviews - Terrorism and the Military: International Legal Implications  
W. P. Heere, D. Fleck

Book Reviews - German Constitutional Law: The Protection of Civil Liberties  
S. Michalowski, L. Woods, A. W. Heringa

Book Reviews - Digital Anonymity and the Law  
C. Nicoll, J. E. J. Prins, M. J. M. van Dellen, T. Tetzlaff
Book Reviews - Hierarchy in International Law: The Human Rights Dimension
I. D. Seideman, M. W. Janis

Book Reviews - The Nature of the Obligations under the International Covenant on Economic, Social and Cultural Rights
M. Sepúlveda, B. Toebes

Hague Case Law -- Latest Developments
K. Henrard

Books Received and Available for Review

NETHERLANDS INTERNATIONAL LAW REVIEW

Volume 51, Issue 2, 2004

In Memoriam Professor Maarten Bos (1916-2004)
Paul Vlas

Intensity of Judicial Review in Equal Treatment Cases
Janneke H., Gerards

Note: Is an Obligation Assumed by Two Different States in Two Different Treaties Binding Between Them?
Robert Kolb

Fast-Tracking African Unity or Making Haste Slowly? A Note on the Amendments to the Constitutive Act of the African Union
Tiyanjana Maluwa

Yoshifumi Tanaka

Information Concerning the Hague Conventions on Private International Law: Situation as of 13 July 2004

A. V. M. Struycken

Yoshifumi Tanaka

Snezana Trifunovska
Alex G. Oude Elferink

Snezana Trifunovska

Hague Case Law - Latest Developments
K. Henrard

Books Received and Available for Review

---

NETHERLANDS INTERNATIONAL LAW REVIEW

Volume 51, Issue 3, 2004

The Draft Hague Judgments Convention: Some Perspectives from Arbitration
T. T. Arvind

Slouching towards New 'Just' Wars: International Law and the Use of Force after September 11th
J. Brunnée, S. J. Toope

Optional (Facultative) Choice of Law? Reflections from a Dutch Perspective
P. M. M. Mostermans

R. Lavalle, A. Novel

Netherlands Judicial Decisions Involving Questions of International Law - Rotterdam District Court, 7 April 2004, Sebastien N.
M. T. Kamminga

Book Reviews - Compétence et exécution des jugements en Europe, Règlement no 44/2001, Conventions de Bruxelles et de Lugano
H. Gaudemet-Tallon, P. Vlas

Book Reviews - Europäisches Zivilprozessrecht, Kommentar
T. Rauscher, P. Vlas

Book Reviews - International Monetary Fund, Legal Department, Suppressing the Financing of Terrorism, A Handbook for Legislative Drafting
T. Tetzlaff

Book Reviews - New Challenges for Migration Policy in Central and Eastern Europe
F. Laczko, I. Stacher, A. Koppenfels, von Klekowski, T. King

Book Reviews - Die Bedeutung des Internationalen Privatrechts im Zeitalter der neuen Medien
S. Leible, S van der Hof

U. Magnus, P. Vlas
Book Reviews - European Law of Obligations: Regulations and Directives
U. Magnus, P. Vlas

Hague Case Law -- Latest Developments
K. Henrard

The Hague Prize for International Law 2004 Awarded to Professor Shabtai Rosenne
A. V. M. Struycken

Books Received and Available for Review

Contents of Volume LI

NORTHERN JOURNAL OF INTERNATIONAL LAW AND BUSINESS

Volume 25, Number 2, Spring 2005

Meaning, Ambiguity and Legitimacy: Judicial (Re-) Construction of NAFTA Chapter 11
Ari Afilalo

A Dual Catastrophe of Protectionism
Sungjoon Cho

General Exclusion Orders under Section 337
Gary M. Hnath

Comparative Advertising in the United States and in France
Charlotte J. Romano

The $4 Billion Question: An Analysis of Congressional Responses to the FSC/ETI Dispute under WTO Export Subsidy Standards
William Chou

‘Shock Therapy’ for Aktiengesellschaften: Can the Sarbanes-Oxley Certification Requirements Transform German Corporate Culture, Practice and Prospects?
Hudson T. Hollister

Why Tobacco Litigation Has Not Been Successful in the United Kingdom: A Comparative Analysis of Tobacco Litigation in the United States and the United Kingdom
Andrei Sirabionian
THE SWISS REVIEW OF INTERNATIONAL ECONOMIC RELATIONS

Issue IV, 2004

Betrachtungen zur Aussenwirtschaftspolitik - International Economic Relations: Notes & Comments

The Sequencing of Regional Integration
Simon J. Evenett

Artikel - Articles

Inflationsdifferenzen im Euroraum - eine Bestandsaufnahme
Jochen Michaelis, Heike Minich

Low Cost Carrier: Hintergründe und Problematik des Billigflugtrends im europäischen Luftverkehr
Maria-Anna Fernández, Michael Kropac

Auszirkungen von Outputschocks auf die Salden der Ertragsbilanz - Eine empirische Analyse für die Schweiz
Kersten Kellermann, Carsten-Hennig Schlag

THE SWISS REVIEW OF INTERNATIONAL ECONOMIC RELATIONS

Issue I, 2005

Betrachtungen zur Aussenwirtschaftspolitik - International Economic Relations: Notes & Comments

Genetically Modified Organisms and WTO Trade Rules
Joanna K. Gaines, Katherine V. Palmer

Artikel - Articles

WTO Dispute Settlement at Ten: Evolution, Experiences, and Evaluation
Thomas A. Zimmermann

Option für die Armen: Eine ökonomische Perspektive
Gebhard Kirchgässner

Die Gemeinsame Handelspolitik der Europäischen Union im EU-Verfassungsvertrag: Fortschritte mit einigen neuen Fragezeichen
Jörg Monar
TRANSNATIONAL DISPUTE MANAGEMENT

Volume 2, Issue 1, January 2005

Editorial

Editorial Vol. II, issue #01 - January 2005
T.W. Wälde, CEPMLP, University of Dundee

Discussion

ICSID Annulment
A.C. Sinclair, Allen & Overy LLP

The Requirement to Provide a Bank Guarantee, in Return for a Continuation of the Provisional Stay of Enforcement of the Award Under Article 52(5) of the ICSID Convention - Can This Be Justified?
A.F.T. Fernando, Attorney-General of Seychelles

Comment: Jurisdiction and Admissibility in International Arbitration
C. Brown, Clifford Chance LLP

Are/Should Sovereign Loans/Debt Be Covered by BITs?
M. Kantor, Mark Kantor

Arbitrator-Counsel Conflicts - Role of Transparency
M. Kantor, Mark Kantor

Bilateral Trade Deals with Poorer Nations Fail to Live Up to the Hype
L.E. Peterson, International Institute for Sustainable Development

Comment on Luke Peterson's Letter to the FT "Bilateral Trade Deals with Poorer Nations Fail to Live Up to the Hype"
T. Weiler, NAFTAClaims.com

Are BITs too "Development Friendly"?
R.L. Pritchard, ResourcesLaw International

Investment Promotion Effects of Investment Treaties
S. Picciotto, Lancaster University Law School

Re: Investment Promotion Effects of Investment Treaties
K.P. Sauvant, UNCTAD

Appeals to ICSID Awards Plus Judge Schwebel on BITs - Customary Law (OGEMID Discussion)

Arbitration Based on Islamic Law in Canada - (OGEMID Discussion)

Infrastructure Investment & Dispute Management

Stabilisation Clauses in Infrastructure Investment
M. Kantor, Mark Kantor
Context & Culture

Intercultural Cooperation Problems Occurring in Organisations between Western Expatriates and Natives in Foreign Countries - Examples: Poland and India (M. Deshpande)
D. Flader, Free University of Berlin

Value beyond Time: Debating what Keeps Lawyers Awake at Night
F. Blase, Michaelis Pfeifer Koenig

Partnerships for Sustainable Development and Human Rights: A Plea for Research
A.C. Carpenter, George Mason University School of Law

World FDI Flows Grew an Estimated 6% in 2004, Ending Downturn

Occasional Note - International Investment Disputes on the Rise

Arbitration - General Issues

Arbitrators and Barristers in the Same Chambers - A Unsuccessful Challenge
M. Hwang, Michael Hwang S.C.

Confidentiality In International Arbitration: A Recent Decision of the Privy Council
J. Gaffney, O'Flynn Exhams & Partners

Constructing the Rules of the Game
C.R. Reetz, Greenberg Traurig

Arbitration (Scotland) Bill 2002 (Draft)
International Dispute Resolution Newsletter, December 2004
White & Case, www.whitecase.com

International Commercial Arbitration

Arbitration under the Shari'a with Case Study of Saudi Arabia
M.H. Siddiqui

Arbitrability of Disputes Regarding Petroleum Investments in Russia and the Validity of an International Arbitral Award
G.C. Moss, University of Oslo

Statement of Argentine Defenses against BIT claims
State Responsibility before International Arbitration Tribunals
Dispute Settlement under the Energy Charter Treaty
R. Happ, Luther Menold Rechtsanwaltsgeellschaft mbH

Investor-State Dispute Resolution under the Energy Charter Treaty: An Asian Perspective
A.F.M. Maniruzzaman, University of Portsmouth

Herbert Smith, www.herbertsmith.com
International Commercial Law

Lectures on Comparative Law of Contracts
G.C. Moss, University of Oslo

Treaty between the United States of America and the Republic of Uruguay Concerning the Encouragement and Reciprocal Protection of Investment

Investor-State Disputes - International Investment LAW

Canada's New Model Foreign Investment Protection Agreement
A. Newcombe, University of Victoria Faculty of Law

Enforcement of Arbitral Awards against the State in Foreign Investment Disputes
M. Barra, Studio Legale Varrenti Bassan Lenzi e Associati

Remedies to Default on International Lending: Any Improvement from Bilateral Investment Treaties?
M. Barra, Studio Legale Varrenti Bassan Lenzi e Associati

New U.S.-Uruguay BIT - Comparison with US Model BIT
M. Kantor, Mark Kantor

International Commercial Arbitration and Enforcement of Foreign Awards under Arbitration Conciliation Act, 1996
V. Nageswara Rao, Icfai Law Academics

State Responsibility in Investment Arbitration: To What Extent Is the State Responsible for Contracts Concluded By State Enterprises and Sub-National Authorities?
G.I. Malumfashi

Issues Related to International Arrangements - Investor-State Disputes and Policy Implications
US Embarks on a New Phase of Bilateral Investment Treaties
Herbert Smith, www.herbertsmith.com

Last Investment Arbitration Awards of 2004
O.E. Garcia-Bolivar, BG Consulting, Inc

Some Implications of an Investment Arbitration Appeals Facility
T.W. Wälde, CEPMLP, University of Dundee

T.W. Wälde, CEPMLP, University of Dundee

Les Cahiers de L'Arbitrage - No 2004/2
International Arbitration & NGOs
C.J. Osorio, Barros, Court & Correa

Experts

The Widening Role of Experts in the Changing Fields of Arbitration and ADR
E. Birch, 3 Verulam Buildings
Cases & Awards and Comment

The First Investor-State Arbitration Award Under the 1994 Energy Charter Treaty Nykomb Synergetics Technology Holding Ab, Sweden ("Nykomb") Vs. The Republic of Latvia - A Case Comment
J. Wetterfors, Hellstrom & Partners

Arbitral Award Nykomb Synergetics Technology Holding AB, Stockholm vs. The Republic of Latvia, Riga
Case Summary - Salini Costruttori S.p.A. and Italstrade S.p.A.-v- The Hashemite Kingdom of Jordan (ICSID Case No. ARB/02/13)
J. Gaffney, O'Flynn Exhams & Partners

The Republic of Ghana vs. Telekom Malaysia Berhad
The Emperor's Clothes Come Off: A Comment on Republic of Ghana v. Telekom Malaysia Berhad, and the Problem of Arbitrator Conflict of Interest.
H. Mann, International Sustainable Development Law - ISDLaw

The decision of the State Council Avoided the Worst
C. Khouzami, UNDP project at the Ministry of Finance of Lebanon

GAMI Comment
T. Weiler, NAFTAClaims.com

Case Comment - Arbitrator Bias through Acting as Advocate
M.J. Beeley, Vinson & Elkins

Petition to Vacate Loewen Award
The Paris Court of Appeal Looks At a Request for the Annulment of an Award for Breach of EC Competition Law - A First Application in France of the Principles Laid Down by the ECJ in Eco Swiss
T. Tomasi, Denton Wilde Sapte

Great Britain vs. the Tineco Government of Costa Rica, 18 October, 1923

Mediation & ADR

Prospects for Commercial Mediation in the CIS: Russia and Ukraine
I. Paliashvili, Russian-Ukrainian Legal Group, P.A.


WTO/TRADE Law Disputes

A Framework for Negotiations on a New Multilateral Agreement on Investment: Focusing on Disciplines Related to FDI Incentives
A. Nov, The Hebrew University of Jerusalem
Book Reviews

Book review: Arbitrating Foreign Investment Disputes: Procedural and Substantive Legal Aspects, Norbert Horn (ed.)
R. Happ, Luther Menold Rechtsanwaltschaft mbH

The EU Mediation Atlas: Practice and Regulation
CMS Cameron McKenna, www.law-now.com

Professional News

Decision in Dispute over the Common Area
Letter to the Dutch Second Chamber of Parliament Regarding Arbitration Proceedings on the State's Dispute with NAM, Shell and ExxonMobil over the Common Area

Selected News

Request for Research Paper Proposals by AIPN

Conferences & Seminars

Bibliography

A Short Bibliography on Comparative Procedural and Administrative Law
D. Krishan, Vinson & Elkins RLLP and H.E. Kjos, Amsterdam Center for International Law, University of Amsterdam

Table of Contents - Volume 2, issue #05, published December 2004 (updated January 2005)

VANDERBILT JOURNAL OF TRANSNATIONAL LAW

Volume 37, Number 5, November 2004

Articles

Defamation Law and Free Speech: Reynolds v. Times Newspapers and the English Media
Russell L. Weaver, Andrew T. Kenyon, David F. Partlett, Clive P. Walker

Jurisdiction Theory "Made in Japan": Convergence of U.S. and Continental European Approaches
Akihiro Hironaka

The Lives of Animals, the Lives of Prisoners, and the Revelations of Abu Ghraib
Charles H. Brower II

Notes

A Winning Hand: A Proposal for an International Regulatory Schema with Respect to the Growing Online Gambling Dilemma in the United States
John D. Andrle

Not as Easy as Black and White: The Implications of the University of Rio de Janeiro's Quota-Based Admissions Policy on Affirmative Action Law in Brazil
Ricardo Rochetti
AIDS in Risky Business: Examining the Effect of the AIDS Crisis on Publicly Traded Companies in South Africa and the Implications for Both South African and U.S. Investors
Martha L. Salomon

Index

VANDERBILT JOURNAL OF TRANSNATIONAL LAW

Volume 38, Number 1, January 2005

Articles

Interim Measures in International Human Rights: Evolution and Harmonization
Jo M. Pasqualucci

A New Approach to Corporate Choice of Law
Jens Dammann

Law and Development as Democratic Practice
Thomas F. McInerney

The International Law of Environmental Warfare: Active and Passive Damage During Armed Conflict
Eric Talbot Jensen

Essay

Improving the Appellate Process Worldwide Through Maximizing Judicial Resources
Honorable J. Clifford Wallace

Note

Dangerous Criminals or Dangerous Courts: Foreign Felonies as Predicate Offenses Under Section 922(g)(1) of the Gun Control Act of 1968
Aron J. Estaver

VIRGINIA JOURNAL OF INTERNATIONAL LAW

Volume 45, Number 1, Fall 2004

Food Fears: Health and Safety at the WTO
Andrew T. Guzman

Legal Mechanisms of the International Community and the United States Concerning State Sponsorship of Terrorism
Alison Elizabeth Chase

“A War of Media, Words, Newspapers, and Radio Stations”: The ICTR Media Trial Verdict and a New Chapter in the International Law of Hate Speech
Gregory S. Gordon
Essay

The Creeping Codification of Transnational Commercial Law: An Arbitrator’s Perspective
Charles N. Brower & Jeremy K. Sharpe

Note

Enhancing the Proliferation Security Initiative: The Case for a Decentralized Nonproliferation Architecture
Thomas D. Lehrman

WORLD COMPETITION

Volume 28, Issue 1, 2005

Editor’s Note
José Rivas

Passing-On Damages and Community Antitrust Policy – An Economic Background
Foad Hoseinian

The Case of Unilateral Patent Ambush under EC Competition Rules
Eliza G. Petritsi

Who’s Afraid of Conglomerate Mergers? A Comparison of the US and EC Approaches
Richard Burnley

Innovation, Leveraging and Essential Facilities: Interoperability Licensing in the EU Microsoft Case
François Lévêque

How Economists Can Help Courts Design Competition Rules: An EU and US Perspective
David S. Evans

Book Reviews

Index to Volume 27

WORLD TRADE AND ARBITRATION MATERIALS

Volume 17, Issue 1, 2005

WTO Trade Policy Review: Rwanda

WTO Trade Policy Review: Norway

WTO Trade Policy Review: European Communities

European Communities – Conditions for the Granting of Tariff Preferences to Developing Countries

ICSID, Hussein Nuaman Soufraki vs. The United Arab Emirates
WORLD TRADE AND ARBITRATION MATERIALS

Volume 17, Issue 2, 2005

(WTO) Trade Policy Review: Switzerland and Liechtenstein

(WTO) Trade Policy Review: Brazil

Rules for Expedited Arbitration of the Arbitration Institute of the Central Chamber of Commerce of Finland

Chartered Institute of Arbitrators: Guidelines for Arbitrators Dealing with Jurisdictional Problems in International Cases

(NAFTA) Arbitral Tribunal constituted under Chapter Eleven *GAMI Investments Inc. v. United Mexican States*, Final Award

*Luzon Hydro Corp. v. Transfield Philippines Inc.*

*Raytheon Company v. Ashborn Agencies, Ltd.*

YALE JOURNAL OF INTERNATIONAL LAW

Volume 29, Number 1, Winter 2004

Article Abstracts

Regime Shifting: The TRIPs Agreement and New Dynamics of International Intellectual Property Lawmaking Laurence R. Helfer

A Theory of Crimes against Humanity David Luban

Nonprofit Organizations as Investor Protection: Economic Theory and Evidence from East Asia Curtis J. Milhaupt

Smokescreens and State Responsibility: Using Human Rights Strategies to Promote Global Tobacco Control Melissa E. Crow
YALE JOURNAL OF INTERNATIONAL LAW

Volume 29, Number 2, Summer 2004

Article Abstracts

Law versus Power on the High Frontier: The Case for a Rule-Based Regime for Outer Space
Nina Tannenwald

Contemplating Failure and Creating Alternatives in the Balkans: Bosnia’s Peoples, Democracy, and the Shape of Self-Determination
Timothy William Waters

Freedom of Choice in European Corporate Law
Jens C. Dammann

YALE JOURNAL OF INTERNATIONAL LAW

Volume 30, Number 1, Winter 2005

Article Abstracts

Roadblocks to the Road Map: A Negotiation Theory Perspective on the Israeli-Palestinian Conflict after Yasser Arafat
Russell Korobkin, Jonathan Zasloff

Adjudicating the GM Food Wars: Science, Risk, and Democracy in World Trade Law
David Winickoff, Sheila Jasanoff, Lawrence Busch, Robin Grove-White, Brian Wynne

A Bottom-Up Approach to International Lawmaking: The Tale of Three Trade Finance Instruments
Janet Koven Levit

Human Rights Law Meets Private Law Harmonization: The Coming Conflict
Paul R. Dubinsky