

American Journal of International Law

VOL. 105, NO. 3, July 2011

Exchange Rate Misalignment and International Law

Claus D. Zimmermann

Current Developments

The 2010 Judicial Activity of the International Court of Justice

Jacob Katz Cogan

China's FTAs: Legal Characteristics and Implications

Guiguo Wang

A Historic Breakthrough on the Crime of Aggression

Stefan Barriga and Leena Grover

International Decisions

Edited by David J. Bederman

Ahmadou Sadio Diallo (Republic of Guinea v. Democratic Republic of the Congo)

Eirik Bjorge

Situation in the Republic of Kenya

Charles Chernor Jalloh

Sempra Energy International v. Argentine Republic

Bart M. J. Szewczyk

Compañía de Aguas del Aconquija S.A. & Vivendi Universal S.A. v. Argentine Republic

Susan L. Karamanian

Western European Union v. Siedler; General Secretariat of the ACP Group v. Lutchmaya;
General Secretariat of the ACP Group v. B.D.

Jan Wouters, Cedric Ryngaert and Pierre Schmitt

Contemporary Practice of the United States Relating to International Law

Edited by John R. Crook

United States Joins in Strong Measures Against Libya, Including UN-Sanctioned Use of Force

U.S. Military Actions in Libya Raise Questions of Domestic Legal Authority; House Resolution Rebukes President for Noncompliance with War Powers Resolution

D.C. Circuit Finds Foreign Sovereign Immunities Act Does Not Preclude Contempt Sanctions on Foreign State for Noncompliance with Discovery Orders

United States and Other Arctic Nations Conclude First International Agreement Under Arctic Council Auspices

U.S. Justice Department and Securities and Exchange Commission Intensify Anti-bribery Enforcement

U.S. Open Skies Agreements Number More Than One Hundred

United States Eases Controls on Travel and Transfers to Cuba to Facilitate Human Contacts

Senior State Department Official Describes Shift in U.S. Policy Regarding Economic, Social, and Cultural Rights

State Department Hails U.S. Accomplishments in UN Human Rights Council; United States to Seek Election to Another Council Term

U.S. Administration Urges Senate Approval of Protocol II to the Geneva Conventions; United States Views Norms of Article 75 of Protocol I as Legally Binding

Military Commission Proceedings Resume; Capital Charges Against Abd al-Rahim al-Nashiri

New Executive Order Prescribes Standard for Indefinite Detentions, Mandates Periodic

Reviews of Individual Cases

Federal Jury Finds Alleged Anti-Castro Terrorist Not Guilty of Perjury Charges

U.S. Special Operations Personnel Raid Compound in Pakistan, Kill Osama bin Laden

Department of State Legal Adviser Discusses International Law Basis for U.S. Military Operations in Libya

Brief Notes

Recent Books on International Law

Edited by Richard B. Bilder

Book Reviews

Brown, Chester. *A Common Law of International Adjudication*
Joan E. Donoghue

Bederman, David J. *Globalization and International Law*
Steve Charnovitz

Zacklin, Ralph. *The United Nations Secretariat and the Use of Force in a Unipolar World: Power v. Principle*
Frederic L. Kirgis

Conze, Eckart, Norbert Frei, Peter Hayes, and Moshe Zimmermann. Das Amt und die Vergangenheit: Deutsche Diplomaten im Dritten Reich und in der Bundesrepublik
Detlev F. Vagts

Kattan, Victor. From Coexistence to Conquest: International Law and the Origins of the Arab-Israeli Conflict, 1891–1949
Geoffrey R. Watson

Buss, Doris, and Ambreena Manji (eds.). International Law: Modern Feminist Approaches
Berta Esperanza Hernáandez-Truyol

Guilfoyle, Douglas. Shipping Interdiction and the Law of the Sea
James Kraska

Briefer Notice

Buergenthal, Thomas, and Daniel Thürer. Menschenrechte: Ideale, Instrumente, Institutionen
Gerald L. Neuman

Books Received

VOL. 105 October 2011 NO. 4

CONTENTS PAGE

The Road Not Taken: The European Union as a Global Human Rights Actor
Graíne de Buíca

A New International Law of Citizenship
Peter J. Spiro

International Decisions
Edited by David J. Bederman

Application of the International Convention on the Elimination of All Forms of Racial Discrimination (Georgia v. Russian Federation)
Bart M. J. Szewczyk

Responsibilities and Obligations of States Sponsoring Persons and Entities with Respect to Activities in the Area
David Freestone

United States—Definitive Anti-dumping and Countervailing Duties on Certain Products from China
Dukgeun Ahn

“Preventive Detention,” No. 2 BvR 2365/09
Mads Andenas and Eirik Bjorge

Contemporary Practice of the United States Relating to International Law

Edited by John R. Crook

U.S. Measures Related to Libyan Conflict Raise Multiple Legal Issues

U.S. Supreme Court Allows Challenge to Constitutional Basis for Chemical Weapons
Convention Implementing Legislation—*Missouri v. Holland* Potentially at Issue?

U.S. Supreme Court Denies Stay for Condemned Mexican Denied Consular Notification;
Execution Follows

U.S. Ambassador Visits Troubled Syrian City; Syria Retaliates

U.S. Supreme Court Rules No Jurisdiction over Claims Against U.S. Corporation's Foreign
Subsidiaries for Accident in France

Executive Order Imposes Financial Sanctions on Transnational Organized Crime Groups

United States Endorses Ruggie Principles on Responsibility of Businesses and Transnational
Corporations to Respect Human Rights

White House and Department of Defense Announce Strategies to Promote Cybersecurity,
Including Strengthening Norms Affecting Internet Security

United States Endorses OECD Principles on Internet Policy Making

U.S. Courts of Appeals Uphold Corporate Alien Tort Statute Liability

U.S. Presidential Initiative Aimed at Preventing Mass Atrocities, Sanctioning Perpetrators

Attorney General Announces Results of Inquiry into C.I.A. Detainee Interrogations; Criminal
Investigation Launched in Two Cases

United States and Iraq Settle First Gulf War and USS *Stark* Injury Claims

United States, Mexico Settle NAFTA Trucking Dispute

United States Initiates CAFTA-DR Labor Law Arbitration Against Guatemala

Brief Notes

Recent Books on International Law

Edited by Richard B. Bilder

Review Essay

French Studies in International Law

Sur, Serge. International Law, Power, Security and Justice: Essays on International Law and
Relations; Leben, Charles. The Advancement of International Law; Corten, Olivier. The Law

Against War: The Prohibition on the Use of Force in Contemporary International Law
Martin A. Rogoff

Book Reviews

Lauterpacht, Elihu. The Life of Hersch Lauterpacht
Rosalyn Higgins

Onuma, Yasuaki. A Transcivilizational Perspective on International Law
Richard A. Falk

Gentili, Alberico. The Wars of the Romans: A Critical Edition and Translation of *De armis Romanis*; Kingsbury, Benedict, and Benjamin Straumann (eds.). The Roman Foundations of the Law of Nations: Alberico Gentili and the Justice of Empire
David J. Bederman

Diehl, Paul F., and Charlotte Ku. The Dynamics of International Law
Jacob Katz Cogan

Combs, Nancy A. Fact-Finding Without Facts: The Uncertain Evidentiary Foundations of International Criminal Convictions
Linda A. Malone

May, Larry. Genocide: A Normative Account
Alexander K. A. Greenawalt

Briefer Notice

Benedettelli, Massimo V., Claudio Consolo, and Luca G. Radicati di Brozolo. Commentario breve al diritto dell'arbitrato nazionale ed internazionale
Loretta Malintoppi

Books Received

International Legal Materials.

American University International Law Review

Volume 26, No. 2

Editors & Staff

Articles

A Permanent Hybrid Court for Terrorism
Erin Creegan

Moment of Truth: Development in Sub-Saharan Africa and Critical Alterations Needed in Application of the Foreign Corrupt Practices Act and Other Anti-corruption Initiatives
Reagan R. Demas

Comparative Efficiency in International Sales Law
Larry A. DiMatteo & Daniel T. Ostas

Decent Work for All: A Holistic Human Rights Approach
Gillian MacNaughton & Diane F. Frey

Comments

Collective v. Individual Human Rights in Membership Governance for Indigenous Peoples
Austin Badger

Losing Flavor: Indonesia's WTO Complaint Against the U.S. Ban on Clove Cigarettes
Lucas Ballet

Volume 26, No. 3

Editors & Staff

Focus Issue: Intellectual Property Law Enforcement and The Anti-Counterfeiting Trade Agreement (ACTA)

Introduction

ACTA's State of Play: Looking Beyond Transparency
Michael Geist

Articles

ACTA and the Specter of Graduated Response
Annemarie Bridy

ACTA - Risks of Third-Party Enforcement for Access to Medicines
Brook K. Baker

Enforcing Intellectual Property Rights by Diminishing Privacy: How the Anti-Counterfeiting Trade Agreement Jeopardizes the Right to Privacy
Alberto J. Cerda Silva

A Trade Agreement Creating Barriers to International Trade?: ACTA Border Measures and Goods in Transit
Henning Grosse Ruse - Khan

TRIPS Enforcement and Developing Countries
Peter K. Yu

Collateral Damage: The Impact of ACTA and the Enforcement Agenda on the World's Poorest People
Andrew Rens

Transparency Soup: The ACTA Negotiating Process and "Black Box" Lawmaking
David S. Levine

ACTA as a New Kind of International IP Lawmaking
Kimberlee Weatherall

ACTA's Constitutional Problem: The Treaty Is Not a Treaty
Sean Flynn

Arbitration International

Volume 27 (2011) Issue 2

Ten Steps to Salvage Arbitration in India: The First LCIA-India Arbitration Lecture
Nariman

Interpreting Consent to Arbitration as a Unilateral Act of State: A Case Against Conventions
Andreeva

The Interpretation of Consent to ICSID Arbitration Contained in Domestic Investment Laws
Potestà

Arbitration, Anti-suit Injunctions and *Lis Pendens* under the European Jurisdiction Regulation and the New York Convention — *Notes on West Tankers, the Revision of the Regulation and Perhaps of the Convention*
Carducci

A Window of Opportunity? Building a Short Period of Time into Arbitral Rules in Order for Parties to Explore Settlement
Greenwood

Looking Out and Looking In: Reconciling Domestic and Internationalist Considerations in the Enforcement and Review of Arbitration Awards in Canada
Kotrly, Sexton

The Limits of Arbitrators' Powers to Adjudicate Fees and Expenses — *Commentary on the Swiss Supreme Court Decision 136 III 597 of 10 November 2010*
Koch

GEA v. Ukraine and the Battle of Treaty Interpretation Principles Over the *Salini* Test
Fellenbaum

Book Review
González

Book Note
Carolis

Books Received

Arizona Journal of International and Comparative Law

VOLUME 27 - NUMBER 1

ARTICLES

Clear Rules Still Produce Fuzzy Results: Impossibility in Indian Contract Law
C. Scott Pryor

NAFTA Chapter 11, Regulatory Expropriation, and Domestic Counter-Advertising Law
Alberto R. Salazar V.

WTO CASE REVIEW INTRODUCTION
Lawrence Ponoroff

2010 WTO CASE REVIEW
David Gantz & Raj Bhala

Historical Context and the Survival of the Jay Treaty Free
Passage Right: A Response to Marcia Yablon-Zug
Dan Lewerenz

NOTES

Homeschooling in Germany and the United States
Aaron T. Martin

Roma Integration in Europe: Why Minority Rights are Failing
Iskra Uzunova

Asian Journal of International Law

VOLUME 1 - ISSUE 02

What Is Public International Law? The Need for Clarity about Sources
Michael WOOD

Asia and International Law—Common Ground and Regional Diversity
Christian TOMUSCHAT

Chinese Philosophy and International Law
Junwu PAN

Definitional Challenges of Dealing with Sovereign Wealth Funds
Andrew ROZANOV

Sovereign Wealth Funds and the Existing Structure of the Regulation of Investments
M. SORNARAJAH

Sovereignty, Accountability, and the Wealth Fund Governance Conundrum
Anna GELPERN

Temptation and the Virtues of Long-Term Commitment: The Governance of Sovereign
Wealth Fund Investment
Gordon L. CLARK and Eric R.W. KNIGHT

Global Standards for Sovereign Wealth Funds: The Quest for Transparency
Maurizia DE BELLIS

Developing Asia's Sovereign Wealth Funds: The Santiago Principles and the Case for Self
Regulation
Donghyun PARK and Gemma Esther ESTRADA

Depoliticization and Regulation of Sovereign Wealth Funds: A Chinese Perspective
Hong LI

Human Rights Autonomy and Protection of Fundamental Rights in the Hong Kong Special
Administrative Region, by Yun-Bor WONG. Hong Kong: LexisNexis, 2007. xxvi + 394 pp.
Softcover: HK\$550.
P. Ernest CALDWELL

International Economic Law China and the WTO: A Long March Towards the Rule of Law,
by Esther LAM. Alpen aan den Rijn: Kluwer Law International, 2009. xxii + 264 pp.
Hardcover: £104.
Jiangyu WANG

Chinese Investment Treaties: Policies and Practice, by Norah GALLAGHER and Wenhua
SHAN. Oxford: Oxford International Arbitration Series, Oxford University Press, 2009. lix +
592 pp. Hardcover: £145.
Abhinav MAKER

Berkeley Journal of International Law

Volume 29, Issue 2

Articles:

Toward an International Law of Piracy Sui Generis: How the Dual Nature of Maritime Piracy
Law Enables Piracy to Flourish
Lucas Bento

Think Globally, Sue Locally: Trends and Out-of-Court Tactics in Transnational Tort Actions
Jonathan C. Drimmer and Sarah R. Lamoree

The United States and the international Criminal Court Post-Bush: A Beautiful Courtship but an Unlikely Marriage

Megan A. Fairlie

The Past Decade of Regulatory Change in the U.S. and EU Capital Market Regimes: An Evolution from National Interests toward International Harmonization with Emerging G-20 Leadership

Clyde Stoltenberg, Barbara Crutchfield George, Kathleen A. Lacey, and Michael Cuthbert

Notes:

The Board of Immigration Appeals's New "Social Visibility" Test for Determining "Membership of a Particular Social Group" in Asylum Claims and its Legal and Policy Implications

Kristin A. Bresnahan

European Union Lobbying Post-Lisbon: An Economic Analysis

Henry Hauser

Book Reviews:

Reviewing Tom Bingham, *Widening Horizons: The Influence of Comparative Law and International Law on Domestic Law*

Brian Cochran

Reviewing Sharon Waxman, *Loot: The Battle Over the Stolen Treasures of the Ancient World*

Sonia Fleury

Reviewing John Quigley, *The Statehood of Palestine: International Law in the Middle East Conflict*

Cora Lea Rose

Reviewing Michael P. Scharf & Paul R. Williams, *Shaping Foreign Policy in Times of Crisis: The Role of International Law and the State Department Legal Adviser*

Alejandro Sueldo

Reviewing Guy S. Goodwin-Gill & Hélène Lambert, Eds., *The Limits of Transnational Law: Refugee Law, Policy Harmonization, and Judicial Dialogue in the European Union*

Katie Yablonka

Brooklyn Journal of International Law

Volume 36, Issue 2, 2011

Articles:

Comparative International Law

Boris N. Mamlyuk & Ugo Mattei

Human Rights and Remedial Equilibration: Equilibrating Socio-Economic Rights
Margaux J. Hall & David C. Weiss

Anglo-American Choice of Law and the Recognition of Foreign Same-Sex Marriage in
Israel—On Religious Norms and Secular Reform
Yuval Merin

Normative Modeling for Global Economic Governance: The Case of the United Nations
Commission on International Trade Law (UNCITRAL)
Edward S. Cohen

Leveling the Playing Field: A Separate Tax Regime for International Athletes
Andrew D. Appleby

Notes:

Defining Aggression: An Opportunity to Curtail the Criminal Activities of Non-State Actors
Steve Beytenbrod

Call a Spade a Spade: Barriers to Harmonization and Conflicting Messages in European
Union Internet Gambling Policy
Priscilla T. Cheng

Enforcing Intellectual Property Rights via EU Border Regulations: Inhibiting Access to
Medicine or Preventing Counterfeit Medicine?
Catherine Dounis

The Need for Uniform Legal Protection Against Cultural Property Theft: A Final Cry for the
1995 UNIDROIT Convention
Alexandra Love Levine

Crossing Borders: A TRIPS-Like Treaty on Quarantines and Human Rights
Courtney MacCarone

Volume 36, Issue 3, 2011

Articles:

Introduction: Governing Civil Society
Dana Brakman Reiser & Claire R. Kelly

The Impact of NGOs on International Organizations: Complexities and Considerations
Dr. Shamima Ahmed

“Accountability” as “Legitimacy”: Global Governance, Global Civil Society and the United
Nations
Kenneth Anderson

The Illegitimacy of Preventing NGO Participation

Steve Charnovitz

NGO Standing and Influence in Regional Human Rights Courts and Commissions
Lloyd Hitoshi Mayer

Through the Looking Glass: European Perspectives on Non-Profit Vulnerability, Legitimacy
and Regulation
Dr. Oonagh B. Breen

Wait! That's Not What We Meant by Civil Society!: Questioning the NGO Orthodoxy in
West Africa
Thomas Kelley

Linking NGO Accountability and the Legitimacy of Global Governance
Dana Brakman Reiser & Claire R. Kelly

Notes:

The Gray (Goods) Elephant in the Room: China's Troubling Attitude Toward IP Protection of
Gray Market Goods
Amy E. Conroy

Hosting the Games For All and By All: The Right to Adequate Housing in Olympic Host
Cities
Elizabeth Hart Dahill

Cyberattack Attribution Matters under Article 51 of the U.N. Charter
Levi Grosswald

The Most Dangerous Game: U.S. Opposition to the Cultural Exception
Kevin Scully

Chicago-Kent Journal of International and Comparative Law

Volume 11, 2011

Doing Business under the Hot Sun: How Small Firms Do Business and Process Conflicts in
Kenya
Elin Cohen

Nottebohm's Nightmare: Have We Exorcised the Ghosts of WWII Detention Programs or Do
They Still Haunt Guantanamo?
Cindy G. Buys

Student Notes

The New American Approach to Cultural Heritage Protection: Granting Foreign Aid for Iraqi Cultural Heritage
Priscilla Singer

Former-Citizenship Restitution: A Proposal for an Equitable Resolution of Confiscated Lithuanian Property
Cheryl E. Stovall

Culture Wars: Protection of Cultural Monuments in a Human Rights Context
Kruti J. Patel

Chilean Competition Law and Policy: The Extraterritorial Transplantation of American Antitrust Law and Chicago School of Economics in the Chilean Context
Michael Bauer

We Could Tell You, But Then We'd Have to Kill You: How Indigenous Cultural Secrecy Impedes the Protection of Natural Cultural Heritage in the United States
Audrey Mense

Columbia Journal of International Affairs

Vol. 64, No. 2, Spring/Summer 2011

Editor's Foreword

The Breakout of China-India Strategic Rivalry in Asia and the Indian Ocean
Francine R. Frankel

Assessing the Sino-Indian Water Dispute
Jonathan Holslag

Beijing's Balancing Act: Courting New Dehli, Reassuring Islamabad
Jingdong Yuan

The Tibet Factor in China-India relations
Rajiv Sikri

China and India: More Cooperation than competition in Energy and Climate Change
Tofiq Siddiqi

Chinese and Indian Engagement in Africa: Competitive or Mutually Reinforcing Strategies?
Fantu Cheru and Cyril Obi

The Myth of Economic Complementarity in Sino-Indian Relations
Yasheng Huang

Technology Trade in India-China Relations: Divergent Dynamics and Implications
Varaprasad S. Dolla

Cities as the New Engine for Sino-Indian Cooperation
Pengfei Ni

Paradigm Shift in India-China Relations: From Bilateralism to Multilateralism
Swaran Singh

Divergence, Similarity and Symmetry in Sino-Indian Threat Perceptions
Lora Saalman

Interviews

India: A Global Economic Power? Revisiting the Past and Contemplating the Future
Arvind Panagariya

Reflections from China
Cheng Ruisheng

The Not-So-Surprising Rise of India and China
Kishore Mahbubani

Mediating from Middle Ground: ASEAN, China and India
Surin Pitsuwan

U.S. Interest in Sino-Indian Cooperation
Strobe Talbott

Andrew Wellington Cordier Essay

Blind Men and an Elephant: How the Indian and Chinese Press Cover Myanmar
Paul Fraioli

GPPN Essay

India, China: Brothers, Brothers
Shirish Jain and Yan Shufen

Review Essays

Beyond Rhetoric: Sino-Indian Relations in an Era of Interdependence | Asian Knowledge-Based Economics: Complex and Convolutd
Aditi Malik, Maria Y. Wang

Columbia Journal of Transnational Law

Volume 49, Issue 3

Articles

Negotiating at the Interface of Power and Law: The Crime of Aggression
Beth Van Schaack

Arctic Dreams and Geoengineering Wishes: The Collateral Damage of Climate Change
CINNAMON P. CARLARNE

Exception Provisions as a Gateway to Incorporating Human Rights Issues into International
Investment Agreements
BARNALI CHOUDHURY

Notes

Of “Females and Minors”: A Gendered Analysis of the Republic of Korea’s Labor Standards
Act and Reforming Labor Market Dualism
JENNY MA

Free Exercise, Establishment and Statutory Provisions at Guantánamo
MICHAEL S. ANDERSON

Common Market Law Review

Volume 48, Issue 4

Editorial comments: *Delivering justice: Small and bigger steps at the ECJ*

The accession of the European Union to the European Convention on Human Rights and
Fundamental Freedoms

Walking on a tightrope: The draft ECHR accession agreement and the autonomy of the EU
legal order
Lock

EU agencies between *Meroni* and *Romano* or the devil and the deep blue sea
Chamon

Towards a revision of the consumer *acquis*
Eidenmüller, Faust, Jansen, Wagner, Zimmermann

Effective collective redress in antitrust and consumer protection matters: A panacea or a
chimera?
Tzakas

“Money for nothing”: The case law of the EU Court of Justice on the regulation of gambling
Bogaert, Cuyvers

Just a little sunshine in the rain: The 2010 case law of the European Court of Justice on access
to documents
Leino

Case C-34/09, *Gerardo Ruiz Zambrano v. Office national de l’emploi (ONEm)*, Judgment of
the Court of Justice (Grand Chamber) of 8 March 2011
Hailbronner, Thym

Case C-166/07, *European Parliament v. Council of the European Union*, Judgment of the Court of Justice (Grand Chamber) of 3 September 2009
Corthaut

Case C-512/08, *Commission v. France*, Judgment of the European Court of Justice (Grand Chamber) of 5 October 2010; Case C-173/09, *Georgi Ivanov Elchinov v. Natsionalna zdravnoosiguritelna kasa*, Judgment of the Court of Justice (Grand Chamber) of 5 October 2010
Mei

Case C-540/08, *Mediaprint Zeitungs- und Zeitschriftenverlag GmbH & Co. KG v. Österreich-Zeitungsverlag GmbH*, Judgment of the Court of Justice (Grand Chamber) of 9 November 2010
Anagnostaras, Pliakos

Case C-79/09, *Gowan Comércio Internacional e Serviços Lda v. Ministero della Salute*, Judgment of the Court of Justice (Second Chamber) of 22 December 2010
Alemanno

Book reviews

Survey of Literature

Volume 48 (2011), 5

Editorial comments, *Towards a more judicial approach? EU antitrust fines under the scrutiny of fundamental rights*

Overcoming absolute primacy: Respect for national identity under the Lisbon Treaty
Bogdandy, Schill

Online service providers and liability: A plea for a balanced approach
Eecke

Exploring the boundaries of positive action under EU law: A search for conceptual clarity
Bell, Waddington

Just a little *bit* of “mixity”? The EU’s role in the field of international investment protection law
Bischoff

Just what is the scope of the essential facilities doctrine in the energy sector?: Third party access-friendly interpretation in the EU v. contractual freedom in the US
Talus

Case law of the European Court of Justice on sex discrimination 2006-2011
Koldinská

Case C-246/07, *Commission v. Sweden (PFOS)*, Judgment of the Court of Justice (Grand Chamber) of 20 April 2010
Cremona

Case C-386/08, *Brita GmbH v. Hauptzollamt Hamburg-Hafen*, Judgment of the Court of Justice (Fourth Chamber) of 25 February 2010
Holdgaard, Spiermann

Case C-261/09, *Criminal proceedings against Gaetano Mantello*, Judgment of the Court of Justice (Grand Chamber) of 16 November 2010
Ouwerkerk

Case C-285/09, *Criminal proceedings against R, in the presence of the Generalbundesanwalt beim Bundesgerichtshof and the Finanzamt Karlsruhe-Durlach*, Judgment of the Court of Justice (Grand Chamber) of 7 December 2010
Lenaerts

Joined Cases C-436 & 437/08, *Haribo Lakritzen Hans Riegel BetriebsgmbH and Österreichische Salinen AG v. Finanzamt Linz*, Judgment of the Court of Justice (Third Chamber) of 10 February 2011
Fredriksen, Mathisen

Book reviews

Volume 48 (2011), 6

The Greek sovereign debt tragedy: Approaching the final act?

The European debt crisis and European Union law
Ruffert

What are we to make of the citizens' initiative?
Dougan

Participation and the role of law after Lisbon: A legal view on Article 11 TEU
Mendes

The European Securities and Markets Authority: Lifting the veil on the allocation of powers
Schammo

The European Union Act 2011: Locks, limits and legality
Craig

The reception of European Union law in Hungary: The Constitutional Court and the Hungarian judiciary
Fazekas, Varju

Case C-409/06, *Winner Wetten GmbH v. Bürgermeisterin der Stadt Bergheim*, Judgment of the Court (Grand Chamber) of 8 September 2010
Beukers

Joined Cases C-92 & 93/09, *Volker und Markus Schecke GbR and Hartmut Eifert*, Judgment of the Court of Justice (Grand Chamber) of 9 November 2010
Bobek

Case C-279/09, *DEB v. Germany*, Judgment of the European Court of Justice (Second Chamber) of 22 December 2010
Oliver

Case C-236/09, *Association belge des Consommateurs Test-Achats ASBL, Yann van Vugt, Charles Basselier v. Conseil des ministres*, Judgment of the Court of Justice (Grand Chamber) of 1 March 2011
Tobler

Case C-97/09, *Ingrid Schmelz v. Finanzamt Waldviertel*, Judgment of the Court (Grand Chamber) of 26 October 2010; Case C-72/09, *Établissements Rimbaud SA v. Directeur general des impôts, Directeur des services fiscaux d 'Aix-en-Provence*, Judgment of the Court (Third Chamber) of 28 October 2010
Kingston

Case C-521/06 P, *Athinaiki Techniki v. Commission*, Judgment of the Court of Justice (Fourth Chamber) of 17 July 2008, [2008] ECR I-5829; Case C-322/09 P, *NDSHT v. Commission*, Judgment of the Court of Justice (Third Chamber) of 18 November 2010; Case C-362/09 P, *AthinaikiTechniki v. Commission*, Judgment of the Court of Justice (Third Chamber) of 16 December 2010
Gambaro, Mazzocchi

Book reviews

Contemporary Asia Arbitration Journal

Volume 4, May 2011, No. 1

Articles

Cross-Border Online Consumer Disput Resolution
Mary E. Hiscock

Introducing International Commercial Arbitration and Its Lawlessness, by Way of the Dissenting Opinion
Ilhyung Lee

Seals, Stamps, and Signatures in International Arbitration Agreements
Stephan Wilske & Christina Scheidle

Regularity Through Reason: A Foundation of Virtue for International Arbitration
James D. Fry

Positing for Balancing: Investment Treaty Rights and the Rights of Citizens
Ahmad Ali Ghouri

Cornell International Law Journal

Volume 44 Number 2 Spring 2011

Articles

The Primacy of Society and the Failures of Law and Development
Brian Z. Tamanaha

From Control to Communication: Science, Philosophy, and World Trade Law
Sungjoon Cho

Impairment, Discrimination, and the Legal Construction of Disability in the European Union
and the United States
Vlad Perju

Essay

Water Pollution and Regulatory Cooperation in China
Hong, Lan, Michael A. Livermore & Craig A. Wenner

Notes

Fast Track Authority and Its Implication for Labor Protection in Free Trade Agreements
Eli J. Kirschner

A South American Energy Treaty: How the Region Might Attract Foreign Investments in a
Wake of Resource Nationalism
Jason Pierce

Duke Journal of Comparative and International Law

Volume 21, Spring 2011, Number 3

Articles

Do unto Others: The Importance of Better Compliance with Consular Notification Rights
Cindy Galway Buys, Scott D. Pollock, Ioana Navarette Pellicer

Losing the War Against Dirty Money: Rethinking Global Standards on Preventing Money
Laundering and Terrorism Financing
Richard K. Gordon

Are Muslims the New Catholics? Europe's Headscarf Laws in Comparative Historical
Perspective
Robert A. Kahn

Siting Foreign Law: How Derrida Can Help
Pierre Legrand

From Divergence to Convergence? A Comparative and International Law Analysis of Lgbti Rights in the Context of Race and Post-Colonialism
James D. Wilets

Emory International Law Review

Volume 25, Issue 1 (2011)

INTRODUCTION

25 Years of Student Scholarship and Editorship for the Emory International Law Review
David J. Bederman

SYMPOSIUM IN MINIATURE: RELIGIOUS SYMBOLS ON GOVERNMENT PROPERTY

Lift High the Cross?: Contrasting the New European and American Cases on Religious Symbols on Government Property
John Witte, Jr. & Nina-Louisa Arold

How *Salazar v. Buono* Synthesizes the Supreme Court's Establishment Clause Precedent into a Single Test
Adam Linkner

Public Schools, the Italian Crucifix, and the European Court of Human Rights: The Italian Separation of Church and State
Andrea Pin

ARTICLES

Making WTO Remedies Work for Developing Nations: The Need for Class Actions
Phoenix X.F. Cai

The Use of International Law in U.S. Constitutional Adjudication
Rex D. Glensy

Hugo Grotius in the Contemporary Memory of International Law: Secularism, Liberalism, and the Politics of Restatement and Denial
John D. Haskell

Theorizing and Tracing the Legal Dimensions of a Control Framework: Law and the Arab-Palestinian Minority in Israel's First Three Decades (1948–1978)
Ilan Saban

Requiem for a Pipedream: Oil, The World Bank, and the Need for Human Rights Assessments
Dustin N. Sharp

Playing Catch-up: Proposing the Creation of Status-Based Regulations to Bring Private Military Contractor Firms Within the Purview of International and Domestic Law
Huma T. Yasin

COMMENTS

It Was the First Strike of Bloggers Ever: An Examination of Article 10 of the European Convention on Human Rights as Italian Bloggers Take a Stand Against the Alfano Decree
Janelle L. Cornwall

FIFA Transfer Regulations and UEFA Player Eligibility Rules: Major Changes in European Football and the Negative Effect on Minors
Christina Lembo

Reformasi and Public Corruption: Why Indonesia's Anti-corruption Agency Strategy Should Be Reformed to Effectively Combat Public Corruption
Joanna MacMillan

The Cuban Conundrum: Proposing an International Trademark Registry for Well-Known Foreign Marks
Mindy Pava

"But the Americans Made Me Do It!": How United States v. UBS Makes the Case for Executive Exhaustion
Anand Sithian

The Enforcement Loophole: Judgment-Recognition Defenses as a Loophole to Corporate Accountability for Conduct Abroad
Christina Weston

BOOK REVIEW

Principles of Counter-Terrorism Law
Laurie R. Blank

Fletcher Forum of World Affairs

Volume 35, Issue 2, Summer 2011-11-30

Qadhafi, Libya, and the Politics of Change in the Middle East:
A Conversation with Ambassador David Mack .
David Mack

Unplugging a Nation:
State Media Strategy During Egypt's January 25 Uprising.
Alexandra Dunn

Principals and Agents:
Syria and the Dilemma of Its Armed Group Allies .

Ethan Corbin

Stuck in the Roundabout:
The Perils of American Policy on the Israeli-Palestinian Conflict .
Dylan Williams

Sports: A Powerful Strategy to Advance Women's Rights.
Astrid Aafjes

China in Africa: Symbiosis or Exploitation? .
David Haroz

Croatia's European Future:
A Conversation with President Ivo Josipović .
Ivo Josipovic

“Passed Beyond Our Aid:”
U.S. Deportation, Integrity, and the Rule of Law.
Daniel Kanstroom

Why Policymakers Are Confused About Victory .
William C. Martel

Fordham International Law Journal

Volume 34, Issue 1

Assessing the Applicability of the Business Judgment Rule and the “Defensive” Business Judgment Rule in the Chinese Judiciary: A Perspective on Takeover Dispute Adjudication
Charlie Xiao-chuan Weng

Working Toward a Legally Enforceable Nuclear Non-Proliferation Regime
Ronald J. Sievert

Casting a Cold Eye on the Origins and Development of an All-Island Charter of Rights
Suzanne Egan, Rachel Murray

Criteria Developed by the European Court of Human Rights on the Dissolution of Political Parties
Olgun Akbulut

Peacekeepers: Will They Advance Any Prospective Arab-Israeli Peace Agreement?
Justus Reid Weiner, Avinoam Sharon, Michelle Morrison

Volume 34, Issue 2

Head-of-State and Foreign Official Immunity in the United States After Samantar: A Suggested Approach
Christopher D. Totten

Formalization of Plea Bargaining in Germany: Will the New Legislation be Able to Square the Circle?

Regina E. Rauxloh

Pirates and Impunity: Is the Threat of Asylum Claims a Reason to Allow Pirates to Escape Justice?

Yvonne M. Dutton

The Complementary Faces of Legitimacy in International Law: The Legitimacy of Origin and the Legitimacy of Exercise

Jean d'Aspremont, Eric De Brabandere

Characterizing US Operations in Pakistan: Is the United States Engaged in an Armed Conflict?

Laurie R. Blank, Benjamin R. Farley

Volume 34, Issue 3

Accountability in International Project Finance: The Equator Principles and the Creation of Third-Party-Beneficiary Status for Project-Affected Communities

Marissa Marco

Awakening the Sleeping Dragon: The Ever Evolving China Patent Law System and its Implications for Pharmaceutical Patents

Rachel Wu

After Guantánamo: Legal Rights of Foreign Detainees Held in the United States

Ashley Pope

Cartels in the European Union: Procedural Fairness for Defendants and Claimants

David Anderson, Rachel Cuff

Shareholder Liability for Joint Venture Infringements in the European Union

Jolling K. de Pree, Stefan C.H. Molin

Volume 34, Issue 4

“Land is Life, Land is Power”: Landlessness, Exclusion, and Deprivation in Nepal

Elisabeth Wickeri

A Home in the City: Women's Struggle to Secure Adequate Housing in Urban Tanzania

Katherine Hughes, Elisabeth Wickeri

The International Legal Right to Individual Compensation in Nepal and the Transitional Justice Context

Matthew F. Putorti

Mediation to Resolve the Bedouin-Israeli Government Dispute for the Negev Desert

Sarah S. Matari

The Mexican Drug War: The Case for a Non-International Armed Conflict Classification
Carina Bergal

Nonproliferation and the Comprehensive Test Ban Treaty
Jenifer Mackby

Taking the Law Seriously: The Imperative Need for a Nuclear Weapons Convention
Peter Weiss

Obama's Nuclear Posture Review: An Ambitious Program for Nuclear Arms Control But a Retreat from the Objective of Nuclear Disarmament
Charles Moxley, Jr.

Nuclear Weapons Compliance with International Humanitarian Law and the Nuclear Non-Proliferation Treaty
Charles Moxley, Jr., John Burroughs, Jonathan Granoff

Volume 34, Issue 5

A Tribute to Jean-Claude Piris, Director-General of the Legal Service of the Council of the European Union
Roger J. Goebel

The European Council After the Treaty of Lisbon
Roger J. Goebel

J.McB v. L.E.: The Intersection of European Union Law and Private International Law in Intra-European Union Child Abduction
Claire Dekar

Over Before It Ever Began: Mohamed v. Jeppesen Dataplan and the Use of the State Secrets Privilege in Extraordinary Rendition Cases
Benjamin Bernstein

Can Europe be Democratic? Is it Feasible? Is it Necessary? Is the Present Situation Sustainable?
Yves Mény

The Contradictory Overlapping of National, EU, Bilateral, and Multilateral Rules on Foreign Direct Investment: Who is Guilty of Such a Mess?
Ramon Torrent

The Status in EU Law of International Agreements Concluded by EU Member States
Allan Rosas

Can the Enlarged European Union Continue to be That United
Giorgio Maganza

The Treaty of Lisbon: A Story in History or the Making of a Treaty

Thérèse Blanchet

UK v. EU: A Continuous Test Match
Julian J.E. Schutte

Volume 34, Issue 6

Stateless Roma in the European Union: Reconciling the Doctrine of Sovereignty Concerning
Nationality Laws with International Agreements to Reduce and Avoid Statelessness
Jessica Parra

Protecting Non-US Citizens From Removal Terminating HIV/AIDS Treatment
Valerie K. Mitchell

The International Criminal Court's Ineffective Enforcement Mechanisms: The Indictment of
President Omar Al Bashir
Gwen P. Barnes

The Extraterritorial Reach of Section 10(b): Revisiting Morrison in Light of Dodd-Frank
Kara Baquizal

The Compliance with the Law Requirement in International Investment Law
Rahim Mooloo and Alex Khachaturian

The Alien Tort Claims Act and Corporate Liability: A Threat to the United States'
International Relations
Theresa (Maxi) Adamski

Foreign Affairs

Volume 90, Issue 4 (July/August 2011)

NATO After Libya
Anders Fogh Rasmussen

The Secrets of Germany's Success
Steven Rattner

Washington's Phantom War
Peter Bergen and Katherine Tiedemann

Are U.S. Borders Secure?
Edward Alden and Bryan Roberts

Globalization and Unemployment
Michael Spence

How Health Care Can Save or Sink America

Peter R. Orszag

Does Obama Have a Grand Strategy?

Daniel W. Drezner

On Humanitarianism

Michael Walzer

Why Middle East Studies Missed the Arab Spring

F. Gregory Gause III

The Financial Rebalancing Act

Alan M. Taylor

A Crude Predicament

Robert McNally and Michael Levi

The Crisis in Clean Energy

David G. Victor and Kassia Yanosek

South Africa's Land Reform Crisis

Bernadette Atuahene

Defending Democracy in Côte d'Ivoire

Thomas J. Bassett and Scott Straus

Volume 90, No. 5 (September/October 2011)

Will Oil Drown the Arab Spring?.

Michael L. Ross

Europe's Palestine

Rory Miller

A New Kind of Korea

Park Geun-hye

Al Qaeda's Challenge

William McCants

Leaving Afghanistan to the Afghans

David M. Rodriguez

Afghanistan's Ethnic Puzzle

Thomas Barfield

The Inevitable Superpower

Arvind Subramanian

The Middling Kingdom

Salvatore Babones

Surgical Strikes in the Drug Wars
Mark Kleiman

Palestine Goes to the UN
Khaled Elgindy

The Unbreakable Muslim Brotherhood
Eric Trager

Commanding Democracy in Egypt
Jeff Martini and Julie Taylor

Tokyo's Transformation
Eric Heginbotham, Ely Ratner, and Richard J. Samuels

Haiti's Rise From the Rubble
Paul Collier

Invading Afghanistan, Then and Now
Jonah Blank

Groundhog War
Bing West

Volume 90, No. 6 (November/December 2011)

The Problem Is Palestinian Rejectionism
Yosef Kuperwasser and Shalom Lipner

Israel's Bunker Mentality
Ronald R. Krebs

The Broken Contract
George Packer

The Wisdom of Retrenchment
Joseph M. Parent and Paul K. MacDonald

Humanitarian Intervention Comes of Age
Jon Western and Joshua S. Goldstein

The True Costs of Humanitarian Intervention
Benjamin A. Valentino

Can Europe's Divided House Stand?
Hugo Dixon

Why We Still Need Nuclear Power

Ernest Moniz

The Dying Bear
Nicholas Eberstadt

Is Indonesia Bound for the BRICs?
Karen Brooks

The Sick Man of Asia
Yanzhong Huang

Counterrevolution in Kiev
Rajan Menon and Alexander J. Motyl

The Leadership Secrets of Bismarck
Michael Bernhard

Africa Unleashed
Edward Miguel

How Central Is Land for Peace?
Oded Naaman and Mikhael Manekin; Elliott Abrams

Manufacturing Globalization
Richard Katz; Robert Z. Lawrence; Michael Spence

Point of Order
Amitai Etzioni; G. John Ikenberry

Harvard International Law Journal

Volume 52, Issue 2, Summer 2011

Articles:

The Regulatory Turn in International Law
Jacob Katz Cogan

An e-SOS for Cyberspace
Duncan B. Hollis

The Recognition in England and Wales of United States Judgments in Class Actions
Mark Stiggelbout

The Green Rush: The Global Race for Farmland and the Rights of Land Users
Olivier De Schutter

Hobbling the Monitors: Should U.N. Human Rights Monitors be Accountable
Philip Alston

Hastings International and Comparative Law Review

Current Issue: VOL. 33, NO. 1

ARTICLES

The Environment and Trade Agreements: Should the WTO Become More Actively Involved?
Mark S. Blodgett and Richard J. Hunter, Jr.

Approaching Visible Justice: Procedural Safeguards for Mental Examinations in China's
Capital Cases
Zhiyuan Guo

The Law at War: Counterinsurgency Operations and the Use of Indigenous Legal Institutions
Richard Morgan

Constitutionalizing Communications: The German Constitutional Court's Jurisprudence of
Communications Freedom
Christopher Witteman

NOTES

War of Words of a Regional Disaster? The (II) Legality of Israeli and Iranian Military Options
Behnam Gharagozli

Operation 'Denucleunification': A Proposal for the Reunification and Denuclearization of the
Korean Peninsula
Eunice Lee

Dolphins, Whales, and the Future of the International Whaling Commission
Yui Nishi

Houston Journal of International Law

Volume 33, Number 3: Summer 2011

ARTICLES

Jay Martin, and Charlotte Simon, Plan Now or Pay Later: The Role of Compliance in
Criminal Cases
Ryan D. McConnell

An ICSID Tribunal Denies Jurisdiction for Failure to Satisfy BIT's "Cooling-Off" Period:
Further Evidence of a Sea Change in Investor-State Arbitration or a Meaningless Riddle?
Richard Deutsch

The Precautionary Approach and the International Control of Toxic Chemicals: Beacon of
Hope, Sea of Confusion and Dilution
David L. VanderZwaag

Exiting China: Procedures to Ensure the Orderly Liquidation of a Business
Brad Richards and Peter Ruggero

COMMENTS

Continental Joins the (All)Star Alliance: Antitrust Concerns with Airline Alliances and Open-Skies Treaties
W. Robert Hand

When Culture Hurts: Dispelling the Myth of Cultural Justification for Gender-Based Human Rights Violations
Katie L. Zaunbrecher

Iowa Journal of Transnational Law and Contemporary Problems

Volume 20, Number 2 (Summer 2011)

A Critical Juncture: Human Rights & U.S. Standing Under the Obama Administration

Introduction to A Critical Juncture: Human Rights & U.S. Standing in the World Under the Obama Administration
Board of Editors

The U.N. Convention on the Rights of the Child and the Forgotten History of the White House Children's Conferences, 1909–1971
Maria Grahn-Farley

A Portfolio Theory of Foreign Affairs: U.S. Relations with the Muslim World
Liaquat Ali Khan

Paris 1919 and Rome 1998: Different Treaties, Different Presidents, Different Senates, and the Same Dilemma
Harry M. Rhea

Women's Rights in the Muslim World and the Age of Obama
Adrien K. Wing & Peter P. Nadimi

Broken Promises or Unrealistic Expectations?: Comparing the Bush and Obama Administrations on Counterterrorism
Tung Yin

Student Notes

Jaws of Life: Developing International Shark Finning Regulations Through Lessons Learned from the International Whaling Commission
Ingrid M. Gronstal Anderson

Swiss Miss: The Future of Banking Secrecy Laws in Light of Recent Changes in the Swiss System and International Attitudes
Robert S. Ladd

Stirring the Waters: Whether The Pirate Bay Case and the Thomas-Rasset Case Will Impact File Sharing and Piracy in Sweden and the United States
Victoria R. McDonald

Jean Monnet Working Papers

No. 10/10

A Strasbourg Perspective on the Autonomous Development of Fundamental Rights in EU Law: Trends and Implications
Camille Dautricourt

No. 11/10

«Italian Hours»: The Globalization of Cultural Property Law
Lorenzo Casini

No. 12/10

The Administrative Law of the Roman Catholic Church. A Comparative Inquiry
Edoardo Chiti

No. 13/10

From Judicial Comity to Legal Comity: a Judicial Solution to Global Disorder?
Elisa D'Alterio

No. 14/10

The Proliferation of Independent Accountability Mechanisms in the Field of Development Finance
Elena Mitzman

No. 15/10

The European Multilevel System for the Protection of Fundamental Rights: A 'Neo-Federalist' Perspective
Federico Fabbrini

No. 16/10

The Two Ways Of Global Governance After The Financial Crisis Multilateralism vs. Cooperation Among Governments
Giulio Napolitano

No. 17/10

Public Law and Private Regulators in the Global Legal Space
Maurizia De Bellis

No. 18/10

The Procedural Side of Legal Globalization: The Case of the World Heritage Convention

Stefano Battini

Journal of International Arbitration

Volume 28 (2011), Issue 3

Arbitration Agreements and Anational Law: A Question of Intent?
Hook

Impartiality and the Issue of Repeat Arbitrators — *A Reply to Slaoui*
Dharmananda, Vietri

International Arbitration and the Duty to Know the Law
Waincymer

Nurdin Jivraj v. Sadruddin Hashwani: The English Court of Appeal Erects a Regulatory
Barrier to Appointment of Arbitrators in the Name of Anti-Discrimination
Yang

International Arbitration and Shari'a Law: Context, Scope, and Intersections
Alkhamees

Polimaster Ltd. v. RAE Systems, Inc.: My Place or Yours? But Not Both
Stein

Are Arbitrators Not Human? Are They from Mars? Why Should Arbitrators be a Separate
Species?
Zaiwalla

The Mediated Settlement Agreement — The Ecuadorian Experience
Vásconez

International Arbitration Events Calendar

Volume 28 (2011), Issue 4

Language, Truth, and Arbitral Accuracy
Ulmer

Who is Afraid of *Nottebohm*? — *Reconciling the ICSID Nationality Requirement for Natural
Persons with Nottebohm's "Effective Nationality" Test*
Marian

Using an Event Study Methodology to Compute Damages in International Arbitration Cases
Abrantes-Metz, Dellepiane

Prospects of Foreign Arbitration Institutions Administering Arbitration in China
Kun

Confidentially Speaking: Commercial Arbitration in Canada's Open Courts
Pengelley

The New French Law on International Arbitration
Castellane

Clues to Construing the New French Arbitration Law — An ICC Perspective on Procedural
Efficiency, Good Faith, and Independence
Darwazeh, Rigau

Witness Preparation: Memory and Storytelling
Kirby

Dallah : Conflicting Judgments from the U.K. Supreme Court and the Paris Cour d'Appel
Grierson, Taok

International Arbitration Events' Calendar

Volume 28 (2011), Issue 5

Shifting the Burden of Proof in the Practice of the Iran–United States Claims Tribunal
Marossi

Harmonization and Delocalization of International Commercial Arbitration
Brazil-David

Negotiating and Drafting Arbitration Agreements with Chinese Parties — *Special
Considerations of Chinese Law and Practice*
Friedland, Yan

The Three Mediations (Light and Shadow of the Italian Example)
Rubino-Sammartano

Party Autonomy and the Constitutionality of Nigerian Arbitration and Conciliation Act 1988,
Sections 7(4) and 34 — *Commentary on Agip Oil Co. Ltd. v. Kremmer and others, Chief
Felix Ogunwale v. Syrian Arab Republic, and Bendex Engineering Ltd. v. Efficient Petroleum
(Nigeria) Ltd.*
Ibe

The Expanded Role of the Appointing Authority under the UNCITRAL Arbitration Rules
2010
Grimmer

The New AFA Arbitration Rules
Kühner

International Arbitration Events' Calendar

Journal of International Economic Law (Oxford University Press)

Volume 14 Number 2 June 2011

Protecting Public Morals in a Digital Age: Revisiting the WTO Rulings on US – Gambling and China – Publications and Audiovisual Products
Panagiotis Delimatsis

Of Facts and Phantoms: Economics, Epistemic Legitimacy, and WTO Dispute Settlement
CA Thomas

Countervailing Duty against China: Opening a Pandora's Box in the WTO System?
Dukgeun Ahn and Jieun Lee

A Framework for Thinking about the 'Discretion' in the Mandatory/Discretionary Distinction
Simon Lester

The Limits of WTO Adjudication: Is Compliance the Problem?
Juscelino F. Colares

Preventing Opportunistic Noncompliance by WTO Members
David J. Townsend and Steve Charnovitz

Antinomies of Public and Private at the Foundations of International Investment Law and Arbitration
Alex Mills

Douglas A. Irwin, Peddling Protectionism: Smoot-Hawley and the Great Depression
Niall Meagher

Volume 14, Number 3, September 2011

Time to Quit? Assessing International Investment Claims against Plain Tobacco Packaging in Australia
Tania Voon and Andrew Mitchell

Fair in Form, But Discriminatory in Operation—WTO Law's Discriminatory Effects on Human Rights in Developing Countries
Gillian Moon

Fashioning a New Regime for Agricultural Trade: New Issues and the Global Food Crisis
Thomas J. Schoenbaum

The Role of Rules of Origin to Provide Discipline to the GATT
Article XXIV Exception
Jong Bum Kim and Joongi Kim

The Rise of National Regulatory Autonomy in the GATT/WTO
Regime
Michael Ming Du

A Glimpse at the Democratic Legitimacy of Private Standards:
Assessing the Public Accountability of GlobalG.A.P.
Nicolas Hachez and Jan Wouters

BOOK REVIEWS

Gregory C. Shaffer and Ricardo Mele´ndez-Ortiz (eds), *Dispute Settlement
at the WTO: The Developing Country Experience*
Ernst Ulrich Petersmann

Santiago Montt, *State Liability in Investment Treaty Arbitration – Global
Constitutional and Administrative Law in the BIT Generation*
Valentina S. Vadi

Journal of International Economic Law (University of Pennsylvania Law School)

**Volume 32, Issue 5 - Rule of Law Special Issue - Published as University of Pennsylvania
Journal of International Law**

Notes in Defense of the Iraq Constitution
Haider Ala Hamoudi

The Jag Corps and Rule of Law Reform: An Interview With Brigadier General
Thomas Ayres

State and Non-State Justice Systems in Afghanistan: the Need for Synergy
Ali Wardak

Cabbages and Kings: Bridging the Gap for More Effective Capacity-Building
Charles E. Tucker, Jr.

Journal of World Trade

Volume 45 (2011), Issue 4

Climate Change and the WTO: Cap and Trade versus Carbon Tax?
Maruyama

China's WTO Compliance-Plus Anti-dumping Policy
Harpaz

The Offensive Power of Regional Trade Agreements
Jacobs

Market Access for Small versus Large Service Enterprises: The Preferential and Multilateral Trade Liberalization Tracks Compared
Persin

Principles of EU Imports, Tariffs, and Tariff Regimes
Nilsson

Emerging Sovereign Wealth Funds in the Making: Assessing the Economic Feasibility and Regulatory Strategies
Chaisse, Chakraborty, Mukherjee

Threat of Injury in Anti-dumping Investigations: Some Comments on the Current Practice at EU and WTO Level
Dascalescu

Volume 45 (2011), Issue 5

Preferential Tariff Formation: The Case of the European Union
Joshi

Reflections on the Preferential Liberalization of Services Trade
Sauvé, Shingal

Firm Lobbying and EU Trade Policymaking: Reflections on the Anti-Dumping Case against Chinese and Vietnamese Shoes (2005–2011)
Eckhardt

Rethinking Trade in Education Services: A Wake-Up Call for Trade Negotiators
Lim, Saner

China's New-Found Love: The GMS
Banik

Rethinking the Right to Initiate WTO Dispute Settlement Proceedings
Zimmermann

Cost of Production Adjustments in Anti-dumping Proceedings: Challenging Raw Material Inputs Dual Pricing Systems in EU Anti-dumping Law and Practice
Franke, Kluttig, Tietje

Book Review
Ji

Volume 45 (2011), Issue 6

The WTO Dispute Settlement System 1995–2010: Some Descriptive Statistics
Horn, Johannesson, Mavroidis

Export Restrictions and the WTO Law: How to Reform the ‘Regulatory Deficiency’
Karapinar

Democracy and the Political Economy of Multilateral Commitments on Trade in Services
Roy

The Role of Preferential Trade Agreements (PTAs) in Facilitating Global Production
Networks
Hayakawa, Yamashita

The Interpretation of the GATS Footnotes: Between a Rock (Form) and a Hard Place
(Substance)
Munin

Do Developed Countries ‘Lawyer up’ Faster than Developing Countries? Evaluating the
Speed and Momentum of Trade Litigation at the World Trade Organization
Froese

Free Trade and Cultural Policies: Evidence from Three US Agreements
Gagné

Book Review
Michael Finger

Journal of World Investment and Trade

Volume 12, June 2011, Number 3

"Enforcement/Execution" of ICSID Awards against Reluctant States
*J Martin Hunter and
Javier G. Olmedo*

Looking for Legitimate Claims: Scope of NAFTA Chapter 11 and Limitation of
Responsibility of Host States
Charles-Emmanuel Côté

Japan's Foreign Direct Investment in Services in ASEAN: The Implications of Services and
Investment Agreements
Shintaro Hamanaka

The Interaction of Trade and Competition Policy in the Globalization Process: A Survey of
"Consumer Interest" in Chinese Antidumping Context
BI Ying

What to do with the Dilemma facing the State of Necessity Defense under the Investment
Treaties and How to Interpret the NPM Clause?

*Youngjin Jung and
Sangwook Daniel Han*

The 15th Geneva Global Arbitration Forum: Ahead of the Curve
Another way to settle disputes - can the success story of
Dispute Boards be extended beyond construction to other fields?

*Pierre Genton
Paul Gelinas
Christopher Koch
Wolfgang Peter*

Preventing a backlash against investment arbitration: could the WTO be the solution?

*Petros C. Mavroidis
Charles C. Adams
Christoph Schreuer
Guiguo Wang*

Volume 12, August 2011, Number 4

Right Back Where We Started From (or Are We?)

Petros C. Mavroidis

FDI in China and the Role of Law: An Empirical Approach

Wenhua Shan and Sheng Zhang

Foreign Direct Investment, Information Spillover, and Export Decision: Evidence from
Hungarian Firm-Level Data

Ichiro Iwasaki, Péter Csizmadia, Miklós Illéssy, Csaba Makó, and Miklós Szanyi

Liberalisation of Sewerage and Waste Management Services and the GATS: Implications and
Challenges for Developing Countries

Sharmin Jahan Tania and Shawkat Alam

Internationalization of Indian Firms: Overseas Investment A Key Strategy

Anil Kumar Kanungo

Dispute Settlement under Free Trade Agreements: The Proposed Australia-China Free Trade
Agreement Razeen Sappideen and

Ling Ling He

Jurisdictional Requirements under Article 25 of the ICSID Convention: Literature Review

Peyman Ghaffari

Volume 12, October 2011, Number 5

Addressing the Global Climate Change Problem in GATT/WTO Law: The Vision of a New
International Climate Law Based on International Distributive Justice

Ahmad S.A.S. Al-Tayer and A F M Maniruzzaman

The Expansion of Jurisdiction by ICSID Tribunal: Approaches, Reasons and Damages
CHEN Huiping

RSM and Millicom: Two African Cases Illustrate the Continued Vitality of Contractual
Arbitration Clauses within ICSID
Timothy G. Nelson

Political Strategies of TNCs for Corporate Interest in Indonesian Public Interest Litigation:
Lessons for Developing Countries Hosting FDIs
M Rafiqul Islam and Iman Prihandono

The Promotion of Transfer-of-Funds Liberalisation across International Economic Law
Claus D. Zimmermann

Globalisation and Competition Asymmetry in International Trade And Development-
Challenges And Opportunity
Neeti Shikha

When an Investment is not an Investment: Anderson et al and The Republic of Costa Rica
C Chatterjee and Anna Lefcovitch

Book review of Reports of Overseas Private Investment Corporation Determinations
Alberto Tita

Volume 12, October 2011, Number 5

International Investment Disputes: Ideological Fault Lines and an Evolving Zeitgeist
Locknie Hsu

Between Fair and Equitable Treatment and Stabilization Clause: Stable Legal Environment
and Regulatory Change in International Investment Law
Moshe Hirsch

Investment Treaty Arbitration and Development: A Re-Appraisal
Kevin P. Gallagher and Elen Shrestha

The U.S. Policy on the Protection of Foreign Investment: From the NAFTA to the U.S.-Korea
FTA
Gilbert Gagné

Internationalization, Investment Opportunities, Expansion Strategies, and the Changing
Telecom Industry in the MENA Region
Syed Tariq Anwar

Investing in Mitigating the Effects of Aircraft Engine Emissions
Ruwantissa Abeyratne

Journal of World Intellectual Property

Volume 14, Issue 3-4

The FRANCIS GURRY Lectures on Intellectual Property

Daniel Gervais

“Not Seeing the Woods for the Trees”: Is the Patent System Still Fit for Purpose?

Alison Brimelow

Intellectual Property and Economic Development in Sub-Saharan Africa

Michael Blakeney and Getachew Mengistie

Bargaining Power in Multilateral Negotiations on Intellectual Property Rules: Paradox of Weakness

Milana Karayanidi

Politics, Piracy and Punishment: Copyright Protection in the Arabian Gulf

David Price

Plant Variety Protection in Sri Lanka and its Impact on Sri Lanka's Agricultural Economy: A Critical Analysis

Asanka Perera

Patent Law and Public Health under the TRIPS Agreement Standards: How Does Vietnam Benefit from the WTO Membership?

Anh L. T. Tran

Volume 14, Issue 5

Are Geographical Indications a Wise Strategy for Developing Country Farmers? Greenfields, Clawbacks and Monopoly Rents

May T. Yeung and William A. Kerr

Survival Analysis of Patents in Canada

Rashid Nikzad

Implementing the Nagoya Protocol on ABS: A Hypothetical Case Study on Enforcing Benefit Sharing in Norway

Morten W. Tvedt and Ole K. Fauchald

The Protection of Folklore in the Swakopmund Protocol Adopted by the ARIPO (African Regional Intellectual Property Organization)

Laurier Y. Ngombe

Volume 14, Issue 6

Articles 7 and 8 of the TRIPS Agreement: A Force for Convergence within the International IP System

Alison Slade

Can Shari'a be a Deterrent for Intellectual Property Piracy in Islamic Countries?
Nora El-Bialy and Moamen Gouda

The Protection of Geographical Indications in Pakistan: Implementation of the TRIPS
Agreement
Muhammad Hamid Ali

Legal Issues of Economic Integration

Volume 38 (2011), Issue 3

Two Steps Forward and One Step Back: Harmonizing the Unharmonizable

Taking the Temperature: EU Competition Law and Health Care
Gronden, Sauter

A New Chapter in the European Court of Justice Gambling Saga: A Stacked Deck?
Mulder

Shifting the Boundaries? European Union Citizenship and the Scope of Application of EU
Law — Case No. C-34/09, *Gerardo Ruiz Zambrano v. Office national de l'emploi*
Elsuwege

Standard of Review in SPS after *Continued Suspension*: The Appellate Body's Application in
Australia – Apples
Yankov

Rafael Leal-Arcas, *Theory and Practice of EC External Trade Law and Policy* (London:
Cameron & May, 2008), ISBN 10:1-905017-650, 606, Hardcover EUR 130.00/USD 208.00;
Idem, International Trade Law and Investment Law: Multilateral, Regional, and Bilateral
Governance (Cheltenham: Edward Elgars Publishing, 2010), ISBN 978-1-84980-319-9, 345,
Hardcover EUR 80.00, Paperback EUR 30.00
Lavranos

Volume 38 (2011), Issue 4

Preferential Trade Agreements: The WTO Speaks . . . Again

National Courts as 'Guardians' and 'Ordinary Courts' of EU Law: Opinion 1/09 of the ECJ
Baratta

Liberalization of Legal Services under the CEPA Framework between Mainland China and
Hong Kong
Zhao

Comparative Analysis of Technical Assistance Obligations under WTO and FTAs: The
Missing Perspective of the Regionalism-Multilateralism Debate
Hamanaka

Soft Drugs under Scrutiny: How 'Easy Going' Is the Court?
Haasbeek

Public Procurement and the EU Competition Rules by Albert Sánchez Graells
Dawar

Leiden Journal of International Law

Volume 24, Issue 3

Security Council Legislation, Article 2(7) of the UN Charter, and the Principle of Subsidiarity
NICHOLAS TSAGOURIAS

Turkey: Successor or Continuing State of the Ottoman Empire?
EMRE ÖKTEM

Donors' Justice: Recasting International Criminal Accountability
SARA KENDALL

The Subject Matters: The ICJ and Human Rights, Rights of Shareholders, and the Diallo Case
ANNEMARIEKE VERMEER-KÜNZLI

Aggressors' Rights: The Doctrine of 'Equality between Belligerents' and the Legacy of
Nuremberg
MICHAEL MANDEL

Introduction: The STL Interlocutory Decision on the Definition of Terrorism – Judicial
Ingenuity or Radicalism?
ELIES VAN SLIEDREGT and LARISSA VAN DEN HERIK

Judicial Creativity at the Special Tribunal for Lebanon: Is There a Crime of Terrorism under
International Law?
KAI AMBOS

Legislating from a Radical Hague: The United Nations Special Tribunal for Lebanon Invents
an International Crime of Transnational Terrorism
BEN SAUL

High Hopes, Scant Resources: A Word of Scepticism about the Anti-Fragmentation Function
of Article 31(3)(c) of the Vienna Convention on the Law
of Treaties
MÉLANIE SAMSON

The Application of Human Rights Law to Private Sector Complicity in Governmental
Corruption
CECILY ROSE

The Law against War or Jus contra Bellum: A New Terminology for a Conservative View on
the Use of Force?

RAPHAËL VAN STEENBERGHE

Ruth Mackenzie, Kate Malleson, Penny Martin, and Philippe Sands QC (eds.), *Selecting International Judges: Principle, Process, and Politics*, Oxford University Press, 2010, 300pp., ISBN 978-0-19-958056-9, £60.00.

Mia Swart

Makane Moïse Mbengue, *Essai sur une théorie du risque en droit international public: L'anticipation du risque environnemental et sanitaire*, Paris, Pedone, 2009, 373pp., ISBN 978-2-233-00557-1, €44.00.

René Urueña

Volume 24, Issue 4

The League of Nations and the Construction of the Periphery Introduction
FLEUR JOHNS and THOMAS SKOUTERIS and WOUTER WERNER

Creating and Recreating Iraq: Legacies of the Mandate System in Contemporary Understandings of Third World Sovereignty
USHA NATARAJAN

Fabricating Fidelity: Nation-Building, International Law, and the Greek–Turkish Population Exchange
UMUT ÖZSU

Empire des Nègres Blancs: The Hybridity of International Personality and the Abyssinia Crisis of 1935–36
ROSE PARFITT

Transforming (Private) Rights through (Public) International Law: Readings on a ‘Strange and Painful Odyssey’ in the PCIJ Mavrommatis Case
MICHELLE BURGIS

The 1937 International Sugar Agreement: Neo-Colonial Cuba and Economic Aspects of the League of Nations
MICHAEL FAKHRI

Common Civility: The Culture of Alegality in International Criminal Law
MARKUS D. DUBBER

Testifying about ‘Uncivilized Events’: Problematic Representations of Africa in the Trial against Charles Taylor
GERHARD ANDERS

Israeli Civilians versus Palestinian Combatants? Reading the Goldstone Report in Light of the Israeli Conception of the Principle of Distinction
JEAN-PHILIPPE KOT

Moving towards Complicity as a Criterion of Attribution of Private Conducts: Imputation to States of Corporate Abuses in the US Case Law

DANIELE AMOROSO

The Normative Erosion of International Refugee Protection through UN Security Council Practice

CHRISTIANE AHLBORN

The Holy Trinity of International Legal Debate

CHRISTINE E. J. SCHWÖBEL

Roland Portmann, *Legal Personality in International Law*, Cambridge, Cambridge University Press, 2010, 382pp., ISBN 9780521768450, £65.00.

Veronika Bílková

Noam Lubell, *Extraterritorial Use of Force against Non-State Actors*, Oxford, Oxford University Press, 2010, xxi + 288pp., ISBN 978-0-19-958484-0, £70.00.

Nicholas Tsagourias

Melbourne Journal of International Law

Volume 12, November 2011, Issue 2

Articles

To Ratify or Not to Ratify? An Assessment of the Case for Ratification of International Human Rights Treaties in the Pacific

Natalie Baird

The Emergence of the Human Right to Water in International Human Rights Law: Invention or Discovery?

Takele Soboka Bulto

Improving the Performance of Sport's Ultimate Umpire: Reforming the Governance of the Court of Arbitration for Sport

Rachelle Downie

The Problem of Subsidies as a Means of Protectionism: Lessons from the WTO EC — Aircraft Case

Simon Lester

Case Note

Minerals and Mechanisms: The Legal Significance of the Notion of the 'Common Heritage of Mankind' in the Advisory Opinion of the Seabed Disputes Chamber

Peter Holcombe Henley

Commentary

Oils Ain't Oils: Product Labelling, Palm Oil and the WTO
Elizabeth Sheargold and Andrew D Mitchell

Review Essay

The Elusive Promise of Indigenous Development: Rights, Culture, Strategy by Karen Engle
Kirsty Gover

New Publications in International Law

Minnesota Journal of Global Trade

Volume 20, Issue 2

Introduction: International Economic Law in a Time of Change
Gregory C. Shaffer i

The Empirical Turn in International Economic Law
Beth A. Simmons and Andrew B. Breidenbach

Return of the State
José E. Alvarez

Professor Hudec and the Appellate Body
Ricardo Ramirez

The International Competition Network: Its Past, Current and Future Role
Hugh M. Hollman & William E. Kovacic

Proposals for WTO Reform: A Synthesis and Assessment
Bernard Hoekman

Developing Countries and GATT/WTO Rules: Dynamic Transformations in Trade Policy
Behavior and Performance
Chiedu Osakwe

Hudec's Methods—and Ours
Jeffrey L. Dunoff

Consultation and Legitimacy in Transnational Standard-Setting
Caroline Bradley

South-South Trade and Investment: The Good, The Bad and The Ugly—African Perspectives
Uché U. Ewelukwa

Updating the International Monetary System to Respond to Current Global Challenges: Can It
Happen Within the Existing Legal Framework?

Aldo Caliani

Reconciling the Right to Food and Trade Liberalization: Developing Country Opportunities
Lily Endean Nierenberg

Ill-Gotten Gains: The Case for International Corporate Criminal Liability
Jordan Sundell

North Carolina Journal of International Law and Commercial Regulation

Volume 37, Issue 1

Multicultural Families in South Korea: A Legal & Societal Approach
Hyunah Yang

Substantive Equality in International Human Rights Law and Its Relevance for the Resolution
of Tibetan Autonomy Claims
Kelley Loper

Application of Law in China in Foreign Civil Cases: Codification of Choice of Law Rules and
Development of Conflict of Laws Regime
Mo Zhang

State Practice and the (Purported) Obligation Under Customary International Law to Provide
Compensation for Regulatory Expropriations
Matthew Porterfield

The Uneasy Reality: Undocumented Workers in the United States and Rural Peasant Workers
in China
Alice C. Anderson

China Cannot Have Its Cake and Eat It Too
Charles Archie

Volume 37, Issue 2

EU Criminal Justice: The Challenge of Due Process Rights within a Framework of Mutual
Recognition
Jacqueline Hodgson

Comparative Empiricism and Police Investigative Practices
Christopher Slobogin

On Reach and Grasp in Criminal Procedure: Crawford in California
Donald A. Dripps

Adversarial Counsel in an Inquisitorial System

Richard E. Myers

EU Policy to Guarantee Procedural Rights in Criminal Proceedings: "Step by Step"
T.N.B.M. Spronken & D.L.F. de Vocht

Harmonizing Procedural Rights Indirectly: The Framework Decision on Trials in Absentia
Martin Bose

The Applicability of International Law in American Detention Policy: Why Al Maqaleh May
Be Stuck
Paul Morgan Bumbarger

Staying Afloat in the Stream of Commerce: Goodyear, McIntyre, and the Ship of Personal
Jurisdiction
S. Wilson Quick

Northwestern Journal of International Law and Business

Volume 31, Issue 2, Winter 2011

Efficient Contracting between Foreign Investors and Host States: Evidence from Stabilization
Clauses
Sam Foster Halabi

Is Latin American Taxation Policy Appropriate for Promoting Foreign Direct Investment in
the Region?
Huge A. Hurtado

Why Does the Complainant Always Win at the WTO?: A Reputation-Based Theory of
Litigation at the World Trade Organization
Matthew C. Turk

Making WTO SPS Dispute Settlement Work: Challenges and Practical Solutions
Eric Gillman

The Revolving Door of Emigration: The Economic Influences of Remittances in Developing
Countries
Laura L. Norris

Toward a Regulatory Model of Internet Intermediary Liability: File-sharing and Copyright
Enforcement
Christopher M. Swartout

NYU Journal of International Law and Politics

Volume 43, Number 1

The Normalization of International Adjudication: Convergence and Divergencies

Georges Abi-Saab

Anti-Ashwander: Constitutional Litigation as a First Resort in France
Gerald L. Neuman

A Unified Theory of Fair and Equitable Treatment
Kenneth J. Vandavelde

A Greener Revolution: Using the Right to Food as a Political Weapon Against Climate
Change
Graham Frederick Dumas

The ASEAN Charter: ASEAN Failure or Member Failure?
Lee Leviter

Volume 43, Number 2

Global Administrative Law Meets "Soft" Powers: The Uncomfortable Case of Interpol Red
Notices
Mario Savino

Leveraging International Economic Tools to Confront Child Soldiering
Diane A. Desierto

Disasters, Relief, and Neglect: The Duty to Accept Humanitarian Assistance and the Work of
the International Law Commission
J. Benton Heath

ECHR, Russia, and Chechnya: Two Is Not Company and Three Is Definitely a Crowd
Julia Lapitskaya

Volume 43, Number 3

Jerome A. Cohen Prize Essay in International Law and East Asia: An Exchange with
Margaret K. Lewis on China's Exclusionary Rule

Introduction to the Jerome A. Cohen Prize in International Law and East Asia
J. Benton Heath

A Tribute to Jerome Alan Cohen on His Eightieth Birthday
Frank K. Upham

Controlling Abuse to Maintain Control: The Exclusionary Rule in China
Margaret K. Lewis

Tortuous Progress: Early Cases Under China's New Procedures for Excluding Evidence in
Criminal Cases
Jeremy Daum

One Problem, Two Paths: A Taiwanese Perspective on the Exclusionary Rule in China

Yu-Jie Chen

The Exclusionary Rule in China and a Closer Look at the Dynamics of Reform
Hyeon-Ju Rho

Translation of China's New Rules on Evidence in Criminal Trials
Dui Hua

The Power of the Borrower: IMF Responsiveness to Emerging Market Economies
Aaron Bloom,

Volume 43, Number 4

Indicators in Crisis: Rights-Based Humanitarian Indicators in Post-Earthquake Haiti
Margaret L. Satterthwaite

The Nature of the Nazi State and the Question of International Criminal Responsibility of
Corporate Officials at Nuremberg: Revisiting Franz Neumann's Concept of Behemoth at the
Industrialist Trials
Doreen Lustig

The Gender Dimension of Transitional Justice Mechanisms
Laura C. Turano

Pace International Law Review

Volume 23, Issue 1 (2011) Winter 2011

Penalty Clauses: Are They Governed by the CISG?
Bruno Zeller

The Ripple Effect: Guantánamo Bay in the United Kingdom's Courts
Colin R.G. Murray

Corporate Restructuring Through Spin-Off Reorganization Plan: A Korean Case Study
Jongho Kim

The Laws of Lerotholi: Role and Status of Codified Rules of Custom in the Kingdom of
Lesotho
Laurence Juma

Opening Doors to Muslim Minorities in the Workplace? From India's Employment Quota to
EU and Belgian Anti-Discrimination Legislation
Katayoun Alidadi

Intersexuality and Gender Verification Tests: The Need to Assure Human Rights and Privacy
Stacy Larson

An Argument for the Deletion of the Crime of Aggression from the Rome Statute of the
International Criminal Court
Steven Nicholas Haskos

Southwestern Journal of Law and Trade in the Americas

VOLUME 17, NUMBER 2, SPRING 2011

NOTES AND COMMENTS

Capital Punishment: A Struggle to Satisfy Evolving Standards of Decency - Reviewing the
Debate in the United States and Canada
Jennifer Carter

Cracking Hacking: Expanding Insider Trading Liability in the Digital Age
Hagar Cohen

Promoting International Human Rights: A States Interest to Finding Jurisdiction for
Transnational Corporations on the Basis of Resolving Common Procedural Issues in ATCA
and TVPA Litigation
Esther E. Garcia

Child Soldier Testimony Used in Prosecuting War Crimes in the International Criminal Court:
Preventing Further Victimization
Crystal E. Lara

Transnational Dispute Management

TDM 3 (2011)

Intersections: Dissemblance or Convergence between International Trade and Investment Law
Editorial

TDM Special "Intersections: Dissemblance or Convergence between International Trade and
Investment Law"

Intersections: Dissemblance or Convergence between International Trade and Investment Law

The Relationship Between International Investment Agreements and the WTO Legal System -
Conflicts and Sustainable Development
C.G. Chaparro Rincon

The Use and Abuse of WTO Law in Investor - State Arbitration: Competition and its
Discontents
J. Kurtz

Energy Challenges for International Trade Rules
Y. Selivanova

Running on Empty: Why Developing Countries Don't Join the GPA But Sign BITs?
R. Rodriguez-Merencio

World Trade Organization Law and Investment Relationship: Jordan Perspective
A. Nawafleh

The Legal and Economic Implications of World Trade Organisation Ascension By the Gulf Arab States
M.B. Ayad

MFN and Procedural Rights: Solutions from WTO Experience?
W. Ben Hamida

Most-Favoured-Nation Treatment in International Trade and Investment Law - Comparing Apples with Oranges?
L. Sabanogullari

Applying Provisions of Outside Trade Agreements in Investor-State Arbitration through the MFN-clause
B. Ancery

Reviewing the Administration of Domestic Regulation in WTO and Investment Protection Law: The International Minimum Standard of Treatment of Aliens as "One Standard to Rule Them All"?
A. Gourgourinis

Prudence or Discrimination? Emergency Measures, the Global Financial Crisis and International Economic Law
A. van Aaken
J. Kurtz

Comparative Analysis of NAFTA's Chapter 20 and the WTO's Dispute Settlement Understanding
R. Leal-Arcas

The Dispute Settlement Architecture of the Softwood Lumber Agreement 2006: The Interplay of Dispute Resolution Mechanisms in the Late Phases of Softwood Lumber Controversy
L. Guglya

The TRIMs Agreement - A Comment
D.T.A. Beckers-Schwarz

Trims Agreement: A Comment
J.P. Domingos

International Trade and Investment Law: Multilateral, Regional and Bilateral Governance by Rafael Leal-Arcas - Book review

T.R. Posner

Evidence, Proof, and Fact-Finding in WTO Dispute Settlement by Michelle Grando - Book review

J.R. Crook

The Use of Non-pecuniary Remedies in WTO Dispute Settlement: Lessons for Arbitral Practitioners

B.E. Allen

Investment and Trade: the "Lottie and Lisa" of International Economic Law?

T. Broude

TDM 4 (2011)

Contingent Fees and Third Party Funding in Investment Arbitration Disputes

TDM Special Issue: Contingent Fees and Third Party Funding in Investment Arbitration Disputes

J.M. Matthews

M. Steinitz

Contingent Fees and Third Party Funding in Investment Arbitration Disputes

Third Party Litigation Funding: Investing in Arbitration

B.M. Cremades, Jr.

Whose Claim is This Anyway? Third Party Litigation Funding

M. Steinitz

Should the Real Parties in Interest Have to Stand Up? - Thoughts About A Disclosure Regime for Third-Party Funding in International Arbitration

M.J. Goldstein

Privilege and Confidentiality in Third Party Funder Due Diligence: The Positions in the United States and Switzerland and the Resulting Expectations Gap in International Arbitration

A. Frischknecht

V. Schmidt

Third party funding in international commercial and treaty arbitration - a panacea or a plague? A discussion of the risks and benefits of third party funding C. Bowman, IMF (Australia) Ltd

K. Hurford

S. Khouri

Vanderbilt Journal of Transnational Law

Volume 44, Number 4: October 2011

The Dog that Caught the Car: Observations on the Past, Present, and Future Approaches of the Office of the Legal Adviser to Official Acts Immunities
John B. Bellinger III

Foreign Official Immunity After *Samantar*
Chimene I. Keitner

The "Common-Law Regime" of Foreign Sovereign Immunity: The Actual Possession Rule in Admiralty
David J. Bederman

Samantar and Executive Power
Peter B. Rutledge

Head of State Immunity as Sole Executive Lawmaking
Lewis S. Yelin

State Immunity and Human Rights: Heads and Walls, Hearts and Minds
Roger O'Keefe

The Immunity of State Officials Under the UN Convention on Jurisdictional Immunities of States and Their Property
David P. Stewart

The Political Economy of *Jus Cogens*
Paul B. Stephan

The International Law of State Immunity and Its Development by National Institutions
Christian Tomuschat

Virginia Journal of International Law

Volume 52, No. 1

Medical Tourism, Access to Health Care, and Global Justice
I. Glenn Cohen

Enhancing International Investment Law's Legitimacy: Conceptual and Methodological Foundations of a New Public Law Approach
Stephan W. Schill

Interpretation and Institutional Choice at the WTO
Gregory Shaffer & Joel Trachtman

Divergent Approaches to File-Sharing Enforcement in the United States and Japan
Christopher Siebens

"Leave Now": A Proposal to Reconcile Justice and Pragmatism in Democratically Transitioning Countries

Andrew Winerman

World Competition

Volume 34 (2011), Issue 2

Editor's Note

Rivas

EU Anti-trust Enforcement Powers and Procedural Rights and Guarantees: The Interplay between EU Law, National Law, the Charter of Fundamental Rights of the EU and the European Convention On Human Rights

Wils

From Mobile Phones to Cattle: How the Court of Justice Is Reframing the Approach to Article 101 (Formerly 81 EC Treaty) of the EU Treaty

Andreangeli

Astrazeneca's Abuse of IPR-Related Procedures: A Hypothesis of Anti-Trust Offence, Abuse of Rights, and IPR Misuse

Maggiolino, Montagnani

A New Approach to Resolving Refusal to License Intellectual Property Rights Disputes

Kwok

Creative Competition' with a Pan-European Licensing Body: Reconsidering the European Commission's Approach to Collecting Societies

Yow

Should Cable Be Included in the Wholesale Broadband Access Market Definition? A Critique of the European Commission Test

Baistrocchi

Merger Remedies Imposed by the Competition Authorities of the Emerging Economies

Botta

The International Handbook on Private Enforcement of Competition Law, edited by Albert A. Foer & Jonathan W. Cuneo. (2010)

Waller

The Master Switch: The Rise and Fall of Information Empires, edited by Tim Wu. (2010)

Waller

Competition Law and the Enforcement of Article 102, edited by Federico Etro & Ioannis Kokkoris.

Korah

Turner, Intellectual Property and EU Competition Law, by Jonathan D.C. (OUP, 2010)

Korah

Private Labels, Brands, and Competition Policy: The Changing Landscape of Retail Competition, edited by Ariel Ezrachi and Ulf Bernitz. (OUP, 2009)

International and Comparative Competition Law, by Book Review of Maher Dabbah. (Cambridge University Press, 2010)
Gal

Series: Advances in Regulation, edited by Review of Competition and Regulation in the Postal and Delivery Sector by Michael Crew and Paul Kleindorfer. (Edward Elgar, 2008)
Mateus

Volume 34 (2011), Issue 3

Editor's Note
Rivas

Discretion and Prioritisation in Public Antitrust Enforcement, in Particular EU Antitrust Enforcement
Wils

European Competition Enforcement Policy: Integrating Restitution and Behaviour Control
Hodges

Fines and Damages under EU Competition Law: Implications of the Accumulation of Liability
Frese

Antitrust Law and Administrability: Consumer versus Total Welfare
Harker

Energy Liberalization in Antitrust Straitjacket: A Plant Too Far?
Sadowska

An Assessment of the Reform of the Spanish Competition Framework
De Cos, Mora-Sanguinetti

A Dual Language in Modern Competition Law? *Efficiency Approach* versus *Development Approach* and Implications for Developing Countries
Bakhoun

A Principled Approach to Abuse of Dominance in European Competition Law, by Liza Lovdahl Gormsen. (Cambridge University Press, 2010); Rethinking Exclusionary Abuses in EU Competition Law, by Ekaterina Rousseva. (Hart Publishing, 2010)
Lianos

EU Distribution Law, by Joanna Goyder. (5th edn, Hart Publishing 2011)
Papp

Association with the Portuguese Competition Authority, Competition Law and Economics: Advances in Competition in EU and North America, edited by Abel Mateus and Teresa

Moreira
Korah

The Governance of Global Competition: Competence Allocation in International Competition Policy, by Oliver Budzinski. (Edward Elgar, 2008)
Papp

Global Competition: Law, Markets and Globalization, by David Gerber. (Oxford University Press, 2010)
Gal

Trustbusters: Competition Policy Authorities Speak Out, edited by David S. Evans & Frédéric Jenny. (Competition Policy International, 2009)
Papp

Merger Control in Post-communist Countries; EC Merger Regulation in Small Market Economies, by Jurgita Malinauskaite. (Routledge Research in Competition Law)
Sikora

World Trade and Arbitration Materials

Volume 23 (2011), Issue 3

United States – Definitive Anti-dumping and Countervailing Duties on Certain Products from China

ATA Construction, Industrial and Trading Company v. The Hashemite Kingdom of Jordan
Decision on Interpretation and on the Request for Provisional Measures

Volume 23 (2011), Issue 4

United States – Anti-dumping Administrative Reviews and Other Measures Related to Imports of Certain Orange Juice from Brazil

GEA Group Aktiengesellschaft v. Ukraine

Joseph Charles Lemire v. Ukraine

Volume 23 (2011), Issue 5

European Communities – Definitive Anti-dumping Measures on Certain Iron or Steel Fasteners from China Report of the Appellate Body

OPIC Karimum Corporation v. The Bolivarian Republic of Venezuela Award Decision on the Proposal to Disqualify Professor Philippe Sands, Arbitrator

Volume 23 (2011), Issue 6

Philippines – Taxes on Distilled Spirits Report of the Panel

Forschungsstelle für transnationales
Wirtschaftsrecht (TELC)
Martin-Luther-Universität Halle-Wittenberg

Zeitschriftenübersicht 6/2011-12/2011

Chevron Corporation (USA) and Texaco Petroleum Company (USA) v. The Republic of
Ecuador

Annual Index