

AMERICAN JOURNAL OF INTERNATIONAL LAW

VOL. 103, October 2009 NO. 4

Why Culture Matters in International Institutions: The Marginality of Human Rights at the World Bank

Galit A. Sarfaty

Editorial Comment

The Financial Meltdown and Its International Implications

Detlev F. Vagts

Notes and Comments

Caelum Liberum: Air Defense Identification Zones Outside Sovereign Airspace

Peter A. Dutton

International Decisions

Edited by David J. Bederman

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

Tania Voon

Commission v. Austria; Commission v. Sweden

Nikolaos Lavranos

National Grid P.L.C. v. Argentine Republic

Nick Gallus

Ministry of Defense and Support for the Armed Forces of the Islamic Republic of Iran v. Elahi

Ariel Meyerstein

Contemporary Practice of the United States Relating to International Law

Edited by *John R. Crook*

United States Accedes to ASEAN Amity Treaty as Sole Executive Agreement

Federal Courts Overturn State Actions Conflicting with National Foreign Policy

D.C. Circuit Finds Preemption of Suits Against Civilian Contractors at Abu Ghraib

United States and Switzerland Agree on Access to Swiss Bank Information

United States Participation in International Efforts to Combat Piracy

U.S. Criminal Sanctions for High Seas Pollution by Foreign Vessels Entering U.S. Ports

Efforts to End Guantánamo Bay Detentions Continue

Obstacles Abound U.S. Task Force Report on Interrogations and Transfers

Fourth Circuit Affirms Conviction of CIA Contractor for Detainee Death

United States Denounces Scotland's Release of Abdel Basset Mohamed al-Megrahi

Prosecutions in U.S. Courts for Terrorism-Related Offenses in Afghanistan and Iraq

New Investment and Dispute Settlement Provisions in U.S.-Peru Trade Agreement

Recent Books on International Law

Edited by Richard B. Bilder

Review Essays

Recent Scholarship on NGOs

NGOs in International Law: Efficiency in Flexibility?

Dupuy, Pierre-Marie, and Luisa Vierucci (eds.).

Global Stakeholder Democracy: Power and Representation Beyond Liberal States

Macdonald, Terry

NGO Involvement in International Organizations: A Legal Analysis

Ripinsky, Sergey, and Peter van den Bossche

Civil Society Participation in European and Global Governance: A Cure for the Democratic Deficit?

Steffek, Jens, Claudia Kissling, and Patrizia Nanz (eds.)

NGO Involvement in International Governance and Policy: Sources of Legitimacy

Vedder, Anton (eds.)

Socioeconomic Rights and Refugee Status: Deepening the Dialogue Between Human Rights and Refugee Law

Steve Charnovitz

International Refugee Law and Socio-economic Rights: Refuge from Deprivation (Fatma E. Marouf and Deborah Anker) *Foster, Michelle*

Book Reviews

Confronting Global Terrorism and American Neo-conservatism: The Framework of a Liberal Grand Strategy (Russell A. Miller)

Farer, Tom

Wirtschaftsrecht (TELC)

Martin-Luther-Universität Halle-Wittenberg

4

The Law of Command Responsibility (Detlev F. Vagts)

Mettraux, Guénael

Islands of Agreement: Managing Enduring Armed Rivalries (Geoffrey R. Watson)

Blum, Gabriella

Law and the Long War: The Future of Justice in the Age of Terror; Eminent Jurists Panel on Terrorism, Counter-terrorism and Human Rights. Assessing Damage, Urging Action (Mark R. Shulman)

Wittes, Benjamin

Targeted Killing in International Law (Michael N. Schmitt)

Melzer, Nils

AMERICAN UNIVERSITY INTERNATIONAL LAW REVIEW

Volume 24, No. 5

Editors & Staff

Contemporary International Law: An 'Empire of Law' or the 'Law of Empire'

José E. Alvarez

A Rights-Based Approach: Using CEDAW to Protect the Human Rights of Migrant Workers

Jennifer S. Hainfurther

Comments

Holding an Arsonist's Feet to the Fire? - The Legality and Enforceability of the ICC's Arrest Warrant for Sudanese President Omar Al-Bashir

Lucas Buzzard

Playing Chicken with Bird Flu: "Viral Sovereignty," the Right to Exploit Natural Genetic Resources, and the Potential Human Rights Ramifications

Kenan Mullis

ARBITRATION INTERNATIONAL

Volume 26 (2010) Issue 1

Agora – Asymmetry and Equality of Arms

Kjos

Procedural Challenges in Investment Arbitration under the Shadow of the Dual Role of the State—Asymmetries and Tribunals’ Duty to Ensure, Pro-actively, the Equality of Arms

Wälde

Witness Intimidation, Tampering and Other Related Abuses of process in Investment Arbitration: Possible Remedies Available to the Arbitral Tribunal

Kolo

„Something So Un-English“: Mediation and Arbitration in Hong Kong, 1841-1865

Munn, Roebuck

Can a World Exist Where Expedited Arbitration Becomes the Default Procedure?

Morton

Enforcement of Arbitral Awards in Sub-Saharan Africa

Onyema

Summary Arbitration Proceedings: A Comparison Between the English and Dutch Regimes

Beale, Nieuwveld, Nieuwveld

Agora: Gary Born on International Commercial Arbitration

Carter, Girsberger, McLachlan, Neuhaus, Walsh

The Future of Investment Arbitration by Catherine A. Rogers and Roger P. Alford. (Published by ITA-ASIL and Oxford University Press, 2009)

Teitelbaum

ARIZONA JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW

Volume 26 (2009) No. 3

Articles

Twenty-First Century Self-Determination: Implications of the Kosovo Status Settlement for Tibet

Rob Dickinson

Judicial Activism and Religion-Based Tensions in India and Israel

Ofrit Liviatan

Far from Infinite Justice: Just War Theory and Operation Enduring Freedom

Stephen R. Shalom

Notes

Suffocation Inside a Cold Storage Truck and Other Problems with Trafficking as "Exploitation" and Smuggling as "Choice" along the Thai-Burmese Border

Erick T. Gjerdingen

The Materialization of Legal Pluralism in Britain: Why Shari'a Council Decisions Should Be Non-Binding

Maria C. Reiss

Procedural Fairness: Ensuring Tribal Civil Jurisdiction After Plains Commerce Bank

Jesse Sixkiller

ASIAN INTERNATIONAL ARBITRATION JOURNAL

Volume 5 (2009) Issue 2

Table of contents

The Hong Kong Arbitration Ordinance — Proposed Changes

Lewis

Is It Time For Change? A Comparative Study of Chinese Arbitration Law and the 2006
Revision of UNCITRAL Model Law

Manjiao

The New ASEAN Comprehensive Investment Agreement

Maxwell, Wegner

Dismissal of Arbitration Proceedings for Want of Prosecution

Smith

New Developments in Arbitration in Singapore

Hwang, Tan

Arbitrability: International and Comparative Perspectives, by Loukas A Mistelis and Stavros
L Brekoulakis. (Kluwer Law International, 2009)

Dharmananda

BERKLEY JOURNAL OF INTERNATIONAL LAW

Volume 27, Issue 2

Articles

The Trust in Indicators: Measuring Human Rights

AnnJanette Rosga & Margaret L. Satterthwaite

Whether Foreigner or Alien: A New Look at the Original Language of the Alien Tort Statute

M. Anderson Berry

Second Wives' Club: Mapping the Impact of Polygamy in U.S. Immigration Law

Claire A. Smearman

Has the CISG Advisory Council Come of Age?

Joshua D. H. Karton & Lorraine de Germiny

Multilateralizing Investment Treaties Through Most-Favored-Nation Clauses

Stephan W. Schill

The Community Referendum: Participatory Democracy and the Right to Free, Prior and Informed Consent to Development

Brant McGee

Can International Law Work? A Constructivist Expansion

Harlan Grant Cohen

BOSTON UNIVERSITY LAW JOURNAL

VOLUME 28, SPRING 2010 ISSUE 1

Articles

Hybrid Courts: Examining Hybridity Through a Post-Colonial Lens

Elizabeth M. Bruch

Requirements of Military Necessity in International Humanitarian Law and International
Criminal Law

Nobuo Hayashi

Exporting Class Actions to the European Union

Tiana Leia Russell

Notes

Going to War with the Army You Can Afford: The United States, International Law, and the
Private Military Industry

Adam Ebrahim

The Russo-Georgian War of 2008: Developing the Law of Unauthorized Humanitarian
Intervention After Kosovo

Gregory Hafkin

BROOKLYN JOURNAL OF INTERNATIONAL LAW

VOLUME XXXV NUMBER 1 2010

Articles

The Rise of Equality in International Law and Its Pitfalls: Learning from Comparative Constitutional Law

Anja Seibert-Fohr

Global Corporate Governance: Soft Law and Reputational Accountability

Kevin Jackson

Should States Have a Legal Right to Reputation? Applying the Rationales of Defamation Law to the International Arena

Elad Peled

In Search of Alternative Solutions: Can the State of Origin Be Held Internationally Responsible for Investors' Human Rights Abuses That Are Not Attributable to It?

Vassilis Tzevelekos

NOTES

Recognizing Civil RICO in Foreign Courts: Since They Came, Should We Build It?

Boris Brownstein

Safe at Home? Assessing U.S. Efforts to Protect Youths from the Effects of Performance-Enhancing Drugs in Sports

Steve Silverberg

CALIFORNIA WESTERN INTERNATIONAL LAW JOURNAL

Volume 39, Spring 2009 Number 2

The Unintended Revolution: U.S. Anti-Drug Policy and the mSocialist Movement in Bolivia
Will Reisinger

Compassionate Consumerism Within the GATT Regime: Can Belgium's Ban on Seal Product Imports Be Justified Under Article XX?
Robert Galantucci

Extraordinary Rendition: A Challenge to Canadian and United States Legal Obligations Under the Convention Against Torture
Mario Silva

Speeches

California Western School of Law: California Heritage Professorships

Louis and Hermione Brown Professor Thomas D. Barton

Earl Warren Professor Michal R. Belknap

Clara Shortridge Foltz Professor Barbara J. Cox

E. Donald Shapiro Professor Bryan A. Liang

Roger J. Traynor Professor John E. Noyes

Comment

Consuming for the Environment: A Proposal for Carbon Labels in the United States
Stacey R. O'Neill

CASE WESTERN RESERVE JOURNAL OF INTERNATIONAL LAW

Vol. 42, No. 1 & 2 (2009)

AFTER GUANTÁNAMO

Foreword: After Guantánamo

Michael P. Scharf & Sonia Vohra

THE BUSH ADMINISTRATION'S WAR ON TERROR

Just Three Mistakes!

Major General John D. Altenburg, Jr.

The Consequences of Unlawful Preemption and the Legal Duty to Protect the Human Rights
of Its Victims

Johannes van Aggelen

A RETROSPECTIVE ON THE MILITARY COMMISSIONS

Magna Carta, the Interstices of Procedure, and Guantánamo

Larry May

Historical Perspective on Guantánamo Bay: The Arrival of the High Value Detainees

Morris D. Davis

Organizational Culture, Professional Ethics and Guantánamo

Gregory S. McNeal

Some Observations on the Future of U.S. Military Commissions

Michael A. Newton

Keith A. Petty

DISMANTLING GUANTÁNAMO: FACING THE CHALLENGES OF CONTINUED DETENTION AND REPATRIATION

The Cost of Indefinitely Kicking the Can: Why Continued "Prolonged" Detention is No
Solution to Guantánamo

Devon Chaffee

Guantánamo Habeas Review: Are the D.C. District Court's Decisions Consistent with IHL
Internment Standards?

Laura M. Olson

Guantánamo, Habeas Corpus, and Standards of Proof: Viewing the Law Through Multiple
Lenses

Matthew C. Waxman

THE APPROPRIATE VENUE FOR TRYING TERRORIST CASES

In Pursuit of Justice: Prosecuting Terrorism Cases in the Federal Courts 2009 Update and
Recent Developments

James J. Benjamin, Jr.

Not "By All Means Necessary": A Comparative Framework for Post-9/11 Approaches to
Counterterrorism

Amos N. Guiora

Prosecuting Alleged Terrorists by Military Commission: A Prudent Option

Scott L. Silliman

A Hybrid Court for a Hybrid War

Glenn M. Sulmasy & Andrea K. Logman

ACCOUNTABILITY FOR THE TORTURE MEMOS

International Law and the Torture Memos

Michael P. Scharf

Civil Liability of Bush, Cheney, et al. for Torture, Cruel, Inhuman, and Degrading Treatment and Forced Disappearance

Jordan J. Paust

Beyond the Torture Memos: Perceptual Filters, Cultural Commitments, and Partisan Identity

Cassandra Burke Robertson

Prosecuting Guantánamo in Europe: Can and Shall the Masterminds of the "Torture Memos" Be Held Criminally Responsible on the Basis of Universal Jurisdiction?

Kai Ambos

The Wrongheaded and Dangerous Campaign to Criminalize Good Faith Legal Advice

Julian Ku

**THE FREDERICK K. COX INTERNATIONAL LAW CENTER LECTURE IN
GLOBAL LEGAL REFORM**

Sexual Violence: Standing by the Victim

Navanethem Pillay, U.N. High Commissioner

STUDENT NOTES

Ending Corporate Impunity: How to Really Curb the Pillaging of Natural Resources

Michael A. McGregor

Perfect Pitch: How U.S. Sports Financing and Recruiting Models Can Restore Harmony between FIFA and the EU

Christine Snyder

ADDENDUM TO THE AGRESSION ISSUE

Bringing the Crime of Aggression within the Active Jurisdiction of the ICC

Donald M. Ferencz

CHICAGO JOURNAL OF INTERNATIONAL LAW

Volume 10 (Summer 2009) No. 1

Articles

Symposium: GREAT POWER POLITICS

The Language of Law and the Practice of Politics: Great Powers and the Rhetoric of Self-Determination in the Cases of Kosovo and South Ossetia

Christopher J. Borgen

Great Power Security

Robert J. Delahunty and John Yoo

United Nations Collective Security and the United States Security Guarantee in an Age of Rising Multipolarity: The Security Council as the Talking Shop of the Nations

Kenneth Anderson

Symmetry and Selectivity: What Happens in International Law When the World Changes

Paul B. Stephan

International Common Law: The Soft Law of International Tribunals

Andrew T. Guzman and Timothy L. Meyer

Great Power Politics and the Structure of Foreign Relations Law

Daniel Abebe

Symposium: ANTI-COMPETITIVE BEHAVIOR AND INTERNATIONAL LAW

Substance, Procedure, and Institutions in the International Harmonization of Competition Policy

Daniel A. Crane

Why Different Jurisdictions Do Not (and Should Not) Adopt the Same Antitrust Rules

David S. Evans

The Perils of Antitrust Proliferation: The Globalization of Antitrust and the Risks of Overregulation of Competitive Behavior

Damien Geradin

Cartels as Two-Stage Mechanisms: Implications for the Analysis of Dominant-Firm Conduct

Randal D. Heeb, Willaim E. Kovacic, Robert C. Marshall, and Leslie M. Marx

Can You Hear Me Now? The Case for Extending the International Judicial Network

Cesare P.R. Romano

The Normative Cycle of Shaping Judicial Independence in Domestic and International Law: The Mutual Impact of National and International Jurisprudence and Contemporary Practical and Conceptual Challenges

Shimon Shetreet

If Not EEA State Liability, Then What? Reflections Ten Years after the EFTA Court's Sveinbjörnsdóttir Ruling

Carl Baudenbacher

Comments

Green Taxes and the WTO: Creating Certainty for the Future

Mark Liang

Accomplice to Genocide Liability: The Case for a Purpose Mens Rea Standard

Paul Mysliwicz

CHICAGO-KENT JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW

Volume 9, 2009

Articles

Unlikely Bedfellows: Feminist Theory and the War on Terror

Rachael Lorna Johnstone

From Acquired Rights to Reverse Tupe: Employment Law Issues in Global Outsourcing
Transactions

Carole A. Spink & Ute Krudewagen

The Guatemala Genocide Cases: Universal Jurisdiction and Its Limits

Paul "Woody" Scott

Problems of Developing Country Access to WTO Dispute Settlement

Kristin Bohl

How the Development of the Palestinian State Can Be Effectively Initiated: Implementing a
Plan for a Two-State Solution While Fostering Palestinian Growth and Maintaining a Viable
Peace

David F. Pustilnik

COLUMBIA JOURNAL OF INTERNATIONAL AFFAIRS

Volume 63 (Fall/Winter 2009) No. 1

PAKISTAN & AFGHANISTAN

Domestic Pressures and Regional Threats

The Role of Politics in Pakistan's Economy

Ishrat Husain

Politics of Civil Service Reform in Pakistan

Andrew WilderThe

Pakistan's Own War on Terror: What the Pakistani Public Thinks

C. Christine Fair

Jihadism in Pakistan: The Expanding Frontier

Ayesha Siddiq

Countering Insurgency and Terrorism in Pakistan

Marvin G. Weinbaum

Militancy, Transition to Democracy and Future U.S Relations

Saeed Shafqat - Pakistan

The Mumbai Massacre and its Implications for America and South Asia

Bruce Riedel

India-Pakistan Rivalry in Afghanistan

Sumit Ganguly & Nicholas Howenstein

Pakistan's Strategic Interests, Afghanistan and the Fluctuating U.S. Strategy

Syed Hasnat

The Danger of Tribal Militias in Afghanistan

Kimberly Marten

Cordier Essay

How Afghan Opium Underpins Local Power

Justin Mankin

COLUMBIA JOURNAL OF TRANSNATIONAL LAW

Volume 47, 2009 No. 2

FRIEDMANN AWARD ADDRESS

The Human Person and International Justice

ANTÔNIO AUGUSTO CANÇADO TRINDADE

ARTICLES

Upping the Ante: Collective Litigation in Latin America

ÁNGEL R. OQUENDO

Human Shields in International Humanitarian Law

MICHAEL N. SCHMITT

Scholar's Statement of Principles for the New President on U.S. Detention Policy: An Agenda
for Change

What's Wrong with Volunteering? The Futility of the WTO's Ban on Voluntary Export
Restraints

DENNIS KITT

Assessing the Potential for Shari'ah-Compliant Project Finance in India

NATHAN PIPER

COMMON MARKET LAW REVIEW

Volume 47 (2010) Issue 1

The Coming of Age of Infringement Proceedings

Prete, Smulders

The EU Patent: Cui Bono et Quo Vadit?

Jaeger

One Step Beyond? From Sodemare to Docmorris: The EU's Freedom of Establishment Case Law Concerning Healthcare

Hancher, Sauter

The Unfair Commercial Practices Directive in Context: From Legal Disparity to Legal Complexity?

Anagnostaras

The Impact of the Definition of the Precautionary Principle in EU Food Law

Szajakowska

Case C-161/07, *Commission v. Austria*, Judgment of the Court (First Chamber) of 22 December 2008

Currie

Wirtschaftsrecht (TELC)

Martin-Luther-Universität Halle-Wittenberg

21

Case C-73/07, *Tietosuojavaltuutettu v. Satakunnan Markkinapörssi Oy and Satamedia Oy*,

judgment of the Grand Chamber of 16 December 2008

Hins

Case C-523/07, *A*, Judgment of the Court (Third Chamber) of 2 April 2009

Lamont

Case C-326/07, *Commission of the European Communities v. Italian Republic*, Judgment of the Court of Justice (Third Chamber) of 26 March 2009

O'Brien

CONTEMPORARY ASIA ARBITRATION JOURNAL

Volume 2 (November 2009) Number 2

SPEECHES AND SHORT ARTICLES

Articles

Investor-State Arbitration and Chinese Investors: Recent Developments in Light of the Decision on Jurisdiction in the Case *Mr. Tza Yap Shum v. The Republic of Peru*

NILS ELIASSON

Judicial Interference and Arbitral Autonomy: An Overview of Indian Arbitration Law

MANAV KAPUR

Refusing Enforcement of Foreign Arbitral Awards Under Article V(2)(b) of New York Convention: The Indonesian Perspective

FIFI JUNITA

Harmonising Judicial Approaches to Determining the Enforceability of Foreign Annulled Awards

WINNIE (JO-MEI) MA

Arbitrating in the Financial Crisis: Insolvency and Public Policy Versus Arbitration and Party
Autonomy – Which Law Governs?

LARS MARKERT

Crisis? What Crisis? – The Development of International Arbitration in Tougher Times –

STEPHAN WILSKE

CORNEL INTERNATIONAL LAW JOURNAL

Volume 42 (Fall 2009) Number 3

ARTICLES

A Simple Theory of Takeover Regulation in the United States and Europe

Guido Ferrarini & Geoffrey P. Miller

The Paradox of Commercial Real Estate Debt

Georgette Chapman Phillips

“Death is Different” and a Refugee’s Right to Counsel

John R. Mills, Kristen M. Echemendia & Stephen Yale-Loehr

Accountability and the Commission on the Limits of the Continental Shelf: Deciding Who
Owns the Ocean Floor

Anna Cavnar

NOTES

Sino-Japanese Cooperation in the East China Sea: A Lasting Arrangement?

Alexander M. Peterson

DENVER JOURNAL OF INTERNATIONAL LAW AND POLICY

Volume 37 (Summer 2009) No. 3

A Woman's Worth: Accounting for Women in the Global Market

Megan Berry

Hawala, Money Laundering, and Terrorism Finance: Micro-Lending as an End to Illicit Remittance

Charles B. Bowers

Victims' Participation Rights Within the International Criminal Court: A Critical Overview,

Miriam Cohen

Combating Child Sex Tourism in Southeast Asia

Kelly M. Cotter

Nuclear Weapons, Human Security, and International Law

Ved P. Nanda

Sacrificial Lambs of Globalization: Child Labor in the Twenty-First Century

Dr. Ranee Khooshie Lal Panjabi

DUKE JOURNAL OF COMPARATIVE AND INTERNATIONAL LAW

Volume 20 (Fall 2009) Number 1

Articles

Conceptualizing Aggression

Noah Weisbord

Marko Milanovic

Notes

Does Gender Specificity in Constitutions Matter?

Laura E. Lucas

EMORY INTERNATIONAL LAW REVIEW

Volume 23 (2009) Issue 1

ADVANCING THE CONSENSUS: 60 YEARS OF THE UNIVERSAL DECLARATION OF HUMAN RIGHTS

The Emory Declaration on the Universal Declaration of Human Rights

Opening Remarks

President Jimmy Carter

Keynote Address: Islam, Human Rights, and Iran

Shirin Ebadi

Keynote Address: Does Life Indeed Begin At Sixty? Revisiting the UDHR as a "Single
Garment of Destiny" in a Hyperglobalizing World

Upendra Baxi

Human Rights, American Exceptionalism, and the Stories We Tell

Natsu Taylor Saito

Defamation of Religions: The End of Pluralism?

L. Bennett Graham

Wirtschaftsrecht (TELC)

Martin-Luther-Universität Halle-Wittenberg

25

The Environment: State Sovereignty, Human Rights, and Armed Conflict

Johan D. van der Vyver

Vulnerable Women: A Critical Reflection on Human Rights Discourse and Sexual Violence

Pamela Scully

Security Council Resolution 1820: On Militarism, Flashlights, Raincoats, and Rooms With Doors (A Political Perspective on Where It Came From and What It Adds)

Sam Cook

Access to International Criminal Justice For Victims of Violence Against Women Under International Family Law

Mohamed Y. Mattar

COMMENTS

Back to the Future: Redefining the Foreign Investment and National Security Act's Conception of National Security

James F.F. Carroll

[D]efective Control: Problems Arising From the Application of Non-Military Command Responsibility By the International Criminal Tribunal For Rwanda

Sean Libby

User Fee or Tax: Does Diplomatic Immunity From Taxation Extend to New York City's Proposed Congestion Charge?

Leslie A. Powell

The Foreign Corrupt Practices Act in the Private Equity Era: Extracting a Hidden Element

Sam Singer

An Evaluation of Russia's Impending Claim For Continental Shelf Expansion: Why Rule 5 Will Shelve Russia's Submission

Brian Spielman

FLETCHER FORUM OF WORLD AFFAIRS

Volume 33 (Fall 2009) No. 2

Negotiations: The United States and North Korea

STEPHEN W. BOSWORTH

Cuba's Brave New World

DANIEL P. ERIKSON AND PAUL J. WANDER

The Art of Negotiation

CHRISTO AND JEANNE-CLAUDE

When Islamists Go into Politics

AMR HAMZAWY AND MARINA OTTAWAY

Democracy's Development: Second Elections in Iraq and Afghanistan

LARRY DIAMOND, ASHRAF GHANI, AND REND AL RAHIM

Europe Deciphered: Ideas, Institutions, and Laws

ERIC ENGLE

Humanitarian Futures: Getting Elephants to Dance

PETER WALKER

A Conversation on National Security Law: The Future of Enemy Combatants, Guantánamo Bay, and Nuclear Terrorism

JACK GOLDSMITH

Securing Global Nuclear Stockpiles: The First Line in Preventing Nuclear Terrorism

ANDREW NEWMAN AND MATTHEW BUNN

STEPHEN B. YOUNG

Protecting Latin America's Gains through the Current Financial Crisis.

PAMELA COX

Disaster Risk and its Reduction: Who is Responsible?

MARGARETA WAHLSTRÖM

Reassessing the Traditional Skill-Transfer Paradigm: The Example of Rwanda

REID E. WHITLOCK

FORDHAM INTERNATIONAL LAW JOURNAL

Volume 33 (December 2009) No. 1

ARTICLES

Antitrust In A Globalized Economy: The Unique Enforcement Challenges Faced by Small and Developing Jurisdictions

Michal S. Gal

Notice Otherwise Given: Will In Absentia Trials at the Special Tribunal For Lebanon Violate Human Rights?

Chris Jenks

Striking Nafta Gold: Glamis Advances Investor-State Arbitration

Jordan C. Kahn

On Options Of Citizens And Moral Choices Of States: Gays And European Federalism

Dimitry Kochenov

The Legal Obstacles to Foreign Direct Investment's in Mexico's Oil Sector

Martin Miranda

FOREIGN AFFAIRS

Volume 89 (März/April 2010) Number 2

Comments

From the Sun King to Karzai

Sheri Berman

Empty Promises?

Kenneth Roth

Essays

Complexity and Collapse

Niall Ferguson

After Iran Gets the Bomb

James M. Lindsay and Ray Takeyh

Armistice Now

Ehud Yaari

Global Energy After the Crisis

Christof Rühl

India's Rise, America's Interest

Evan A. Feigenbaum

Forschungsstelle für Transnationales
Wirtschaftsrecht (TELC)
Martin-Luther-Universität Halle-Wittenberg
The United States-Japan Security Treaty at 50
George R. Packard

Zeitschriftenübersicht 03/2010

29

New Treaty, New Influence?
Anthony Luzzatto Gardner and Stuart E. Eizenstat

Enemies Into Friends
Charles A. Kupchan

Review Essay & Response

Frostbitten
Lawrence D. Freedman

Second Strike
*Jan Lodal; James M. Acton; Hans M. Kristensen, Matthew McKinzie, and Ivan Oelrich; and
Keir A. Lieber and Daryl G. Press*

HARVARD INTERNATIONAL LAW JOURNAL

Volume 50 (Winter 2009) Issue 2

Articles

Unpacking the State's Reputation
Rachel Brewster

International Law Limits on Investor Liability in Human Rights Litigation
Michael D. Ramsey

In International Criminal Prosecutions, Justice Delayed Can Be Justice Delivered
Alex Whiting

Reciprocity and the Law of War

Development and Outcomes of Investment Treaty Arbitration

Susan D. Franck

Note

Revisiting History: How the Past Matters for the Present Backlash Against the Foreign
Investment Regime

Asha Kaushal

HASTINGS INTERNATIONAL AND COMPARATIVE LAW REVIEW

Volume 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

INTERNATIONAL JOURNAL OF CONSTITUTIONAL LAW

Volume 7 (October 2009) Number 4

Time and the constitution

Lior Barshack

Managing linguistic nationalism through constitutional design: Lessons from South Asia

Sujit Choudhry

The structure of fundamental rights and the European Court of Human Rights

Janneke Gerards and Hanneke Senden

The judiciary and political change in Africa: Developing transitional jurisprudence in Nigeria

Hakeem O. Yusuf

Cutting the Gordian knot of legitimacy theory? An anatomy of Frank Michelman's presentist
critique of constitutional authorship

Ming-Sung Kuo

Reply to Ming-Sung Kuo

European Court of Justice: Broadening the scope of European nondiscrimination law
Andrea Eriksson

Switzerland: Freedom of creed and conscience, immigration, and public schools in the
postsecular state—compulsory coeducational swimming instruction revisited
Johannes Reich

JEAN MONNET WORKING PAPERS

No. 13/09

Could - and should - English win the "language war" in regional integration? NAFTA and EU
experience
Stephan Sberro

JOURNAL OF INTERNATIONAL ARBITRATION

Volume 27 (2010) Issue 1

In Memoriam Robert Briner
Hanotiau

The Proper Law of the Arbitration Clause: A Challenge to the Prevailing Orthodoxy
Bantekas

Ensuring Party Equality in the Process of Designating Arbitrators in Multiparty Arbitration:
An Update on the Governing Provisions
Bevilacqua, Ugarte

National Courts and International Arbitration: A Double-edged Sword?
Sattar

Kantaria

Multi-tiered Dispute Resolution Clauses: Enforcing Obligations to Negotiate in Good Faith

Chapman

JOURNAL OF INTERNATIONAL ECONOMIC LAW (Oxford University Press)

Volume 12 (Dezember 2009) Number 4

GENERAL ARTICLES

The Future of the WTO: The Case for Institutional Reform

Debra P. Steger

The WTO Single Undertaking as Negotiating Technique and Constitutive Metaphor

Robert Wolfe

Prudence or Discrimination? Emergency Measures, the Global Financial Crisis and International Economic Law

Anne van Aaken and Jürgen Kurtz

Climate Change and Unresolved Issues in WTO Law

Bradly J. Condon

Proportionality, Proximity and Environmental Labelling in WTO Law

Ilona Cheyne

The WTO and Regulatory Freedom: WTO Disciplines on Market Access, Non-Discrimination and Domestic Regulation Relating to Trade in Goods and Services

Erich Vranes

The New Text of the Agreement on Government Procurement: An Analysis and Assessment

Challenging Trips-Plus Agreements: The Potential Utility of Non-Violation Disputes
Susy Frankel

BOOK REVIEW

Fiona Smith, *Agriculture and the WTO: Towards A New Theory of International Agricultural Trade Regulation* 1067
Brian H. Bix

JOURNAL OF WORLD TRADE

Volume 44 (2010) Issue 1

No International Organization is an Island . . . the WTO's Relationship with the WIPO: A Model for the Governance of Trade Linkage Areas?
Hrabatá

Trade and Culture in International Law: Paths to (Re)conciliation
Burri-Nenova

Sprinting During a Marathon: Why the WTO Ministerial Failed in July 2008
Wolfe

The Challenge of Interpreting 'WTO-PLUS' Provisions
Ya Qin

Mexico in the WTO and NAFTA in a Nutshell: Litigating International Trade Disputes
Huerta-Goldman

Trade Policy and Gender – Unfolding the Links
Nicita, Zarrilli

Wirtschaftsrecht (TELC)

Martin-Luther-Universität Halle-Wittenberg

35

Economic Partnership Agreements: Tariff Cuts, Revenue Losses and Trade Diversion in Sub-Saharan Africa

Hallaert

The Doha Round and Market Access for LDCs: Scenarios for the EU and US Markets

Carrère, de Melo

JOURNAL OF WORLD INVESTMENT AND TRADE

Volume 11 (2010) Number 1

Shifting the Emphasis from Investment Protection to Liberalization and Development: The EU as a New Global Actor in the Field of Foreign Investment

Angelos Dimopoulos

Pushing the Boundaries vs Striking a Balance: The Scope and Interpretation of Stabilization Clauses in Light of the *Duke v. Peru* Award

Lorenzo Cotula

World Trade Organization: What is its Future?

Badar Alam Iqbal and

Theo Van Der Merwe

The Threat of Material Injury in Anti-Dumping Investigations: A Threat to Free Trade

Roberto Soprano

The Political Aspect of Foreign Direct Investment: The Case of the Hungarian Oil Firm MOL

Kálmán Kalotay

Financial Sector De-Regulation in Emerging Asia : Focus on Foreign Bank Entry

Sasidaran Gopalan and Ramkishan S. Rajan

The Legal Framework for Foreign Direct Investment in the Hashemite Kingdom of Jordan

Arbitral Chronicle V—David Ricardo and Adam Smith
Jacques Werner

JOURNAL OF WORLD INTELLECTUAL PROPERTY

Volume 13 (March 2010) Issue 2

Special Issue: The Law and Economics of Geographical Indications

Articles

The Law and Economics of Geographical Indications: Introduction to Special Issue of The
Journal of World Intellectual Property

Dwijen Rangnekar

Incentives for and Protection of Cultural Expression: Art, Trade and Geographical
Indications

Anselm Kamperman Sanders

Defining and Marketing "Local" Foods: Geographical Indications for US Products

Daniele Giovannucci, Elizabeth Barham, Richard Pirog

The Role of the State in the Protection of Geographical Indications: From Disengagement in
France/Europe to Significant Involvement in India

Delphine Marie-Vivien

Prospects and Challenges of Geographical Indications in India

Kasturi Das

Another Look at Basmati: Genericity and the Problems of a Transborder Geographical

Dwijen Rangnekar, Sanjay Kumar

Development from Within? The Potential for Geographical Indications in the Global South

Sarah Bowen

The French Wine "Appellations d'Origine Contrôlée" and the Virtues of Suspicion

Geneviève Teil

Geographical Indications and the TRIPS Agreement: What Protection is Provided to
Geographical Indications in WTO Members?

Irina Kireeva, Bernard O'Connor

The International Debate on Geographical Indications (GIs): The Point of View of the Global
Coalition of GI Producers—oriGIn

Massimo Vittori

LEGAL ISSUES OF ECONOMIC INTEGRATION

Volume 37 (2009) Issue 1

Ten Years of Modernized European Competition Law in Floris Vogelaar's Landmark Notes

The Merger Control Patchwork

Schroeder

Some Reflections on Resale Price Maintenance

Lugard

The 'Binary' Nature of the Economics of State Aid

Eleonora Rusu, Nicolaidis

Judicial Accountability and New Governance

A Corrupt Way to Handle Corruption? Thoughts on the Recent ICSID Case Law on
Corruption

Kulick, Wendler

Tightening the Grip on the Application of Article 81 EC Treaty: The European Court of
Justice Guards Its Province

Frese

LEIDEN JOURNAL OF INTERNATIONAL LAW

Volume 23 (2010) Issue 1

ARTICLES

Editors' Introduction: India and International Law in the Periphery Series

Fleur Johns, Thomas Skouteris, Wouter Werner

The Formation of International Organizations and India: A Historical Study

R.P. Anand

International Law Scholarship in Post-Colonial India: Coping with Dualism

B.S. Chimni

Indian Courts and International Law

V. G. Hegde

Indian International Law: From a Colonized Apologist to a Subaltern Protagonist

Prabhakar Singh

HAGUE INTERNATIONAL TRIBUNALS

International Criminal Court and Tribunals

Unravelling the Confusion Concerning Successor Superior Responsibility in the ICTY
Jurisprudence

Barrie J. Sander

Point of No Return: Joint Criminal Enterprise in Brđanin

Cliff Farhang

Reflections from Practice; Prosecuting the Crime of Attack on Peacekeepers: A Prosecutor's
Challenge

Mohamed A. Bangura

CURRENT LEGAL DEVELOPMENTS

Self-Defence in Response to Attacks by Non-state Actors in the Light of Recent State
Practice: A Step Forward?

Raphaël van Steenberghe

Multiparty Democracy: International and European Human Rights Law Perspectives

Jure Vidmar

Investor–State Arbitrations: Can the ‘Fair and Equitable Treatment’ Clause Consider
International Human Rights Obligations?

Annika Wythes

TELDERS INTERNATIONAL MOOT COURT COMPETITION

The Telders International Law Moot Court Case 2010: The Case of Pirates in the Treasured
Sea (Warangia v. Margarida)

BIBLIOGRAPHY

Books and Articles in the Field of the Prevention and Peaceful Settlement of International Disputes (Winter 2009)

Ingrid Kost

BOOK REVIEWS

Cornelius van Bynkershoek, A Treatise on the Law of War. Translated from the original Latin of Cornelius van Bynkershoek, being The First Book of his Quaestiones Juris Publici, with notes by Peter Stephen Du Ponceau, Clark, NJ, The Lawbook Exchange Ltd, 2008

John Dugard

Daniel Terris, Cesare P. R. Romano, and Leigh Swigart, The International Judge: An Introduction to the Men and Women Who Decide the World's Cases, Oxford, New York, and Hanover, NH, Oxford University Press and University Press of New England, 2007

Gleider I. Hernández

LOYOLA OF LOS ANGELES LAW REVIEW

Volume 43 | Issue 1 | Fall 2009

ARTICLES

RETHINKING PRIVATE ATTORNEY INVOLVEMENT THROUGH A “LOW BONO”
LENS

Luz E. Herrera

AN EMPIRICAL ANALYSIS OF REVERSAL RATES IN THE EIGHTH CIRCUIT
DURING 2008

Robert Steinbuch

Wirtschaftsrecht (TELC)

Martin-Luther-Universität Halle-Wittenberg

41

MONETARY DAMAGES FOR NONMONETARY LOSSES: AN INTEGRATED ANSWER TO THE PROBLEM OF THE MEANING, FUNCTION, AND CALCULATION OF NONECONOMIC DAMAGES

Harry Zavos

NOTES AND COMMENTS

A HEALTHY STATE OF MIND: THE ROLE OF INTENT IN HEALTH CARE SERVICE PLAN RESCISSIONS

Gerald S. Flanagan

CHANGE IS IN THE WIND: SELF-DETERMINATION AND WIND POWER THROUGH TRIBAL ENERGY RESOURCES AGREEMENTS

Kathleen R. Unger

THE RIGHT OF TERMINATION IN COPYRIGHT LAW: THE SECOND CIRCUIT'S DECISION IN PENGUIN GROUP (USA) INC. V. STEINBECK BODES WELL FOR AUTHORS

Michael A. DeLisa

MELBOURNE JOURNAL OF INTERNATIONAL LAW

Volume 10 (October 2009) Issue 2

**Symposium — Climate Justice and International Environmental Law:
Rethinking the North–South Divide**

Beyond a Politics of the Possible? South–North Relations and Climate Justice

Karin Mickelson

The Impossible Necessity of Climate Justice

Jeremy Baskin

Wirtschaftsrecht (TELC)

Martin-Luther-Universität Halle-Wittenberg

42

Risky Business: The Ups and Downs of Mixing Economics, Security and Climate Change

Cinnamon Carlarne

Biofuel Governance and International Legal Principles: Is It Equitable and Sustainable?

Mairon G Bastos Lima

Solidarity, Justice and Climate Change Law

Angela Williams

Climate Reparations

Maxine Burkett

Death, Desire, Modernity and Redemption: Climate Change and Public International Environmental Law

Lee Godden

From Economic Refugees to Climate Refugees? Review of International Refugee Law and Socio-Economic Rights: Refuge from Deprivation by Michelle Foster

Jane McAdam

Articles

The Right to Appeal a Judgment of the Extraordinary Chambers in the Courts of Cambodia

Lily O'Neill and Göran Sluiter

Commentaries

International Legal Implications of Climate Change for the Polar Regions: Too Much, Too Little, Too Late?

Duncan French and Karen Scott

Challenging Conventions: In Pursuit of Greater Legislative Compliance with CEDAW in the Pacific

Vedna Jivan and Christine Forster

Book Reviews

How International Law Works: A Rational Choice Theory by Andrew T Guzman

Anthony Carty

Universal Human Rights in a World of Difference by Brooke A Ackerly

Emma Henderson

Freshwater Access from a Human Rights Perspective: A Challenge to International Water and Human Rights Law by Knut Bourquain

Patricia Wouters and Hugo Tremblay

MICHIGAN JOURNAL OF INTERNATIONAL LAW

Volume 31 No. 1

Articles

The Use of Force Against States That Might Have Weapons of Mass Destruction

Matthew C. Waxman

The Pace of International Criminal Justice

Jean Galbraith

Prosecuting Torturers, Protecting "Child Molesters": Toward a Power Balance Model of Criminal Process for International Human Rights Law

Mykola Sorochinsky

The New International Law-Makers? Conferences of the Parties to Multilateral Environmental Agreements

Annecoos Wiersema

MINNESOTA JOURNAL OF INTERNATIONAL LAW

Volume XVIII (Winter 2009) Number 1

THE ROBERT E. HUDEC ARTICLE ON GLOBAL TRADE

Enabling Private Ordering: Function, Scope and Effect of Umbrella Clauses in International
Investment Treaties

Stephan W. Schill

ARTICLES

Sovereignty, Taxation and Social Contract

Allison Christians

International Bribery: The Moral Imperialism Critiques

Elizabeth Spahn

NOTES

Will Viral Hemorrhagic Septicemia (VHS) Be the Straw That Breaks the Camel's Back? The
Balkanization of Great Lakes Ballast Water Law

Brian D. Clark

UNCLOS: Securing the United States' Future in Offshore Wind Energy

Kieran Dwyer

NETHERLANDS INTERNATIONAL LAW REVIEW

Volume 56, Issue 3

Articles

THE PURPOSE OF UNIFORM CHOICE-OF-LAW RULES: THE ROME II
REGULATION

Th.M. de Boer

CORPORATE CRIMINAL LIABILITY AND THE ICC STATUTE: THE COMPARATIVE
LAW CHALLENGE

Joanna Kyriakakis

COMBATING PIRATES OFF THE COAST OF SOMALIA: CURRENT LEGAL
CHALLENGES

M.D. Fink and R.J. Galvin

REFLECTIONS ON MARITIME DELIMITATION IN THE ROMANIA/UKRAINE CASE
BEFORE THE INTERNATIONAL COURT OF JUSTICE

Yoshifumi Tanaka

SELF-DETERMINATION THROUGH THE LENS OF THE INTERNATIONAL COURT
OF JUSTICE

Gentian Zyberi

SELF-DETERMINATION, RECOGNITION AND THE PROBLEM OF KOSOVO

Gary Wilson

Book Reviews

Wirtschaftsrecht (TELC)

Martin-Luther-Universität Halle-Wittenberg

46

D.H. Joyner, *International Law and the Proliferation of Weapons of Mass Destruction*, Oxford

University Press, Oxford 2009

G.R. den Dekker

M. Schmitt; J. Pejic, eds., *International Law and Armed Conflict: Exploring the Faultlines. Essays in Honour of Yoram Dinstein*, Martinus Nijhoff Publishers, Leiden 2007

Dieter Fleck

Hague Case Law – Latest Developments

Erik V. Koppe

NORDIC JOURNAL OF INTERNATIONAL LAW

Volume 79 (2010) Number 1

Nordic Cooperation and the European Arrest Warrant: Intra-Nordic Extradition, the Nordic Arrest Warrant and Beyond

Mathisen, Gjermund

From 'International' to 'Transnational' Environmental Law?

A Legal Assessment of the Contribution of the 'Equator Principles' to International Environmental Law

Ong, David M.

'Fortress Europe' and FRONTEX: Within or Without International Law?

Papastavridis, Efthymios

United Nations Targeted Sanctions, the International Rule of Law and the European Court of Justice's Judgment in Kadi and al-Barakaat

Stenhammar, Fredrik

The Enforcement of EC Environmental Law

Pagh, Peter

**NORTH CAROLINA JOURNAL OF INTERNATIONAL LAW AND COMMERCIAL
REGULATION**

Volume 35 (Fall 2009) Number 1

Articles

Corporate Social and Environmental Disclosure in Emerging Securities Markets

Li-Wen Lin

The Multilateralization of International Investment Law

Rafael Leal-Arcas

Deterring "Double-Play" Manipulation in Financial Crisis: Increasing Transaction Costs as a
Regulatory Tool

Lynn Bai and Rujing Meng

Global Fund to Fight AIDS, Tuberculosis and Malaria: A New Legal and Conceptual
Framework for Providing International Development Aid

Anna Triponel

Notes

A Father Waits: *Medellin v. Texas* and the Application of World Court Decisions on U.S.
Domestic Law

Emily Culp

A Vindication of the Right to Consular Assistance: The Sixth Amendment in *Osagiede v. United States*

Angela Lee Velez

NORTHWESTERN JOURNAL OF INTERNATIONAL LAW AND BUSINESS

Volume 30 (Fall 2010) Issue 1

ARTICLES

Don't Tread On Me: Has the United States Government's Quest for Customer Records from UBS Sounded the Death Knell for Swiss Bank Secrecy Laws?

Bradley J. Bondi

Law Without Order in Chinese Corporate Governance Institutions

Donald C. Clarke

The Significance of South-South BITs For the International Investment Regime: A Quantitative Analysis

Lauge Skovgaard Poulsen

Rethinking the Foreign Direct Investment Process and Incentives In Post-Conflict Transition Countries

Kojo Yelapaala

NOTES & COMMENTS

Short Selling in a Financial Crisis: The Regulation of Short Sale in the United Kingdom and the United States

Katherine McGavin

Wirtschaftsrecht (TELC)

Martin-Luther-Universität Halle-Wittenberg

49

Private Commercialization of Space in an International Regime: A Proposal for a Space District

Zach Meyer

Proportional Pragmatism: A Defense of International Arbitration Agreements in the Face of Asymmetrical Paternalism

Rusty O’Kane

NYU JOURNAL OF INTERNATIONAL LAW AND POLITICS

Volume 42, Number 1

ARTICLES

Fourteenth Annual Herbert Rubin and Justice Rose Luttan Rubin International Law Symposium

A Special Tribute to Andreas Lowenfeld

Introduction: A Personal Note

Linda J. Silberman

Raising the Hoe: The New Clientage: Andy and Me at Vanderbilt Hall

Thomas M. Franck

A BIT on Custom

José E. Alvarez

The Reform of International Financial Architecture After the Global Crisis

Mario Giovanoli

Professor Lowenfeld and the Enforcement of Foreign Public Law

Lawrence Collins

Eleanor M. Fox

Restating the U.S. Law of International Commercial Arbitration

George A. Bermann

The Law Applicable to Secondary Liability in Intellectual Property Cases

Graeme B. Dinwoodie, Rochelle C. Dreyfuss & Annette Kur

Proposed Principles for United States Implementation of the New Hague Convention on
Choice of Court Agreements

Peter D. Trooboff

NOTE

'We Wouldn't Transfer Title to the Devil': Consequences of Congressional Politicization of
Foreign Direct Investment on National Security Grounds

Yiheng Feng

PACE INTERNATIONAL LAW REVIEW

Volume 21 (Winter 2009) Number 1

ARTICLES

Beyond the Four Corners of a Written Contract: A Global Challenge to U.S. Contract Law

Chunlin Leonhard

Res Judicata in the ICJ's Genocide Case: Implications for Other Courts and Tribunals?

Michael Ottolenghi & Peter Prows

Why Intellectual Property Rights Infringement Remains Entrenched in the Philippines

Andrew Jaynes

Rethinking the Legality of Colombia's Attack on the FARC in Ecuador: A New Paradigm for Balancing Territorial Integrity, Self-Defense and the Duties of Sovereignty

Frank Walsh

American, English and Japanese Warranty Law Compared: Should the U.S. Reconsider Her Article 95 Declaration to the CISG?

Asa Markel

Takeover Regulation in the United States and Europe: An Institutional Approach

William Magnuson

International Trade and World Health Policy: Helping People Reach Their Full Potential

Phillip Countryman

COMMENTS

The Pirate Party and the Pirate Bay: How the Pirate Bay Influences Sweden and International Copyright Relations

Miaoran Li

Claims of Political Asylum Based on Non-Physical Forms of Harm Such as Economic Sanctions and Deprivations

Dessi Mathew

Beyond Our Borders: The International Law Controversy Concerning the Writ of Habeas Corpus and Guantanamo Bay

Michael Palitz

UNHCR's Involvement in the Great Lakes Refugee Crisis

Kristen Wagner

TOURO INTERNATIONAL LAW REVIEW

Vol. 12 (2009) No. 1

DELIBERATIVE DEMOCRACY AND WEAK COURTS: CONSTITUTIONAL DESIGN
IN NASCENT DEMOCRACIES

Edsel F. Tupaz

THROWING ONE ARM AROUND THE WORLD: WHY THE FAILURE OF THE
WORLD TRADE ORGANIZATION TO INCLUDE ANTI-BRIBERY AND CORRUPTION
TARGETS WITHIN ITS AID FOR TRADE PROGRAM UNDERMINES THIS PROGRAM
AND HOW TO BRIDGE THESE ISSUES

Alexandra Harrington

TERMINATION OF A LEASE CONTRACT: GENERAL VIEW FROM CZECH AND
ILLINOIS LAW

Marketa Selucka

THE STATE OF THE MEDIA LAW IN THE RUSSIAN FEDERATION: A DIFFICULT
PAST, AN INTERESTING PRESENT, AN UNCERTAIN FUTURE

Yelena Sheftelevich

FAIR USE OF COPYRIGHTED IMAGES AFTER PERFECT 10 V. AMAZON.COM:
DIVERGING FROM CONSTITUTIONAL PRINCIPLES & UNITED STATES TREATY
OBLIGATIONS

James Bongiorno

MARITIME BORDER CONTROL AND THE PROTECTION OF ASYLUM-SEEKERS IN
THE EUROPEAN UNION

Seline Trevisanut

TRANSNATIONAL DISPUTE MANAGEMENT

Volume 6 (December 2009) Issue 04

Editorial TDM Latin America Special - December 2009

Herfried Wöss, Wöss & Partners, S.C.

TDM Special Latin America

Arbitration, Alternative Dispute Resolution and Public Procurement in Mexico - The 2009 reforms, analysis and their impact

Herfried Wöss, Wöss & Partners, S.C.

The Notion of Taxes on Products - Lessons from the Soft Drinks dispute

Edmond McGovern

Developments in Latin American Arbitration Law 2009

by Jonathan C. Hamilton, White & Case LLP

Michael A. Roche, White & Case LLP

Recent Investment Arbitrations Filed Against Latin American Countries: January 2006 - September 2009

Jorge Albites-Bedoya, Institute of International and European Law, University of Göttingen, Germany

Settlement of Disputes Under the Central America-Dominican Republic-United States Free Trade Agreement

David A. Gantz, The University of Arizona Rogers College of Law

The Americanization of Carlos Calvo

Michael J. Bond, Gardner Bond Trabolsi PLLC

Wirtschaftsrecht (TELC)

Martin-Luther-Universität Halle-Wittenberg

54

Outward Investment by Trans-latin Enterprises: Reasons for Optimism

Carlos Razo, UN Economic Commission for Latin America (ECLA)

Michael Mortimore

The Protection of Foreign Energy Investment in Latin American Countries: A Comparative Analysis

Pilar V. Cerón, EAFIT University, Management School. Department of International Business

El Incierto Futuro Del Arbitraje de Inversiones en Latinoamérica

Enrique Fernández Masiá, School of Law of Albacete, University of Castilla-La Mancha

La Autonomía del Arbitraje Comercial Internacional a la Hora de la Constitucionalización del Arbitraje en América Latina

Alfredo De Jesús O., Venezuelan Arbitration Committee

International Commercial Arbitration: Hurdles When Confirming a Foreign Arbitral Award in the United States

Daniel E. González, Hogan & Hartson LLP

Maria E. Ramirez, Hogan & Hartson LLP

Notes on the State Contracts Disputes Based on Arbitral Awards of ICSID and CONSUCODE

Rodolfo Guillermo Miranda Miranda, Intersur Concesiones S.A.

The Latin American Struggle With the International Law of Foreign Investment: Is It A Demand for A More Balanced System?

Omar E. Garcia-Bolivar, BG Consulting, Inc

Withdrawal of State' Consent to ICSID Arbitration, Perspectives from the Bolivian and Ecuadorian cases

Cristina Viteri Torres, International Labor Organization (ILO)

Wirtschaftsrecht (TELC)

Martin-Luther-Universität Halle-Wittenberg

55

Recognition and Enforcement of Foreign Arbitral Awards in Brazil: Legal and Practical Requirements

Pedro Alberto Costa Braga de Oliveira, Enel Brasil Participações Ltda.

Foreign Investment From A Brazilian Perspective

Luis F. Castillo Argañarás, University of Buenos Aires

The Growth of Brazil's Direct Investment Abroad and the Challenges it Faces

Luís Afonso Lima, Sociedade Brasileira de Estudos de Empresas Transnacionais e da Globalização Econômica (SOBEET)

Octavio de Barros, Bradesco

A Current Look at the Protection of Foreign Investment in Colombia

Andrea Saldarriaga, Consultant in Arbitration and Foreign Investment Law

Eduardo Zuleta, Gómez-Pinzón Zuleta Abogados S.A.

Arbitration and Intellectual Property

Ernesto Rengifo García, Garrido & Rengifo Abogados

Provisional Measures in Investment Arbitration: Recent Experiences in Oil Arbitrations Against the Republic of Ecuador

José Ángel Rueda-García, University of Alcalá de Henares

Ecuador's Withdrawal from ICSID Moving Towards a Regional Regime of Dispute Resolution

Rosa Amilli Guzmán Pérez, University of Paris 13-Nord

Introduction to the New Peruvian Arbitration Law

Carlos Alberto Matheus Lopéz, Universidad Católica del Perú

Las Asociaciones Público Privadas en El Perú Y Su Normativa

Rodolfo Guillermo Miranda Miranda, Intersur Concesiones S.A.

Wirtschaftsrecht (TELC)

Martin-Luther-Universität Halle-Wittenberg

56

La Solicitud de Arbitraje en El Marco del Mecanismo Complementario del Ciadi Implica Una Renuncia a Los Recursos Ante Los Tribunales Estatales? Reflexiones Sobre El Arbitraje Internacional En El Marco Del Mecanismo Complementario Del Ciadi, El TBI Canadá-Venezuela Y su Articulación Con El Derecho Positivo Venezolano

Alfredo De Jesús O., Venezuelan Arbitration Committee

The Enforcement of International Investment Arbitral Awards: Is There A Better Way?

Flávio Spaccaquerche Barbosa, Mattos Filho Veiga Filho Marrey Jr. e Quiroga Advogados

A First for Argentina: Metalpar, S.A. and Buen Aire, S.A. v. Argentina.

Ignacio Gomez-Palacio, Gomez-Palacio y Asociados

National Grid plc v Argentina (case comment)

Julia-Didon Cayre, Crowell & Moring LLP

TULANE JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW

VOLUME 18 (WINTER 2009) NO. 1

ARTICLES

THE EVOLUTION OF CHINESE MERGER NOTIFICATION GUIDELINES: A WORK IN PROGRESS INTEGRATING GLOBAL CONSENSUS AND DOMESTIC IMPERATIVES

Susan Beth Farmer

WHO IS INDIGENOUS?: INDIGENOUS RIGHTS GLOBALLY, IN AFRICA, AND AMONG THE SAN IN BOTSWANA

Amelia Cook, Jeremy Sarkin

BUYING COMMERCIAL LAW: CHOICE OF LAW, CHOICE OF FORUM, AND NETWORK EXTERNALITIES

Bryan Druzin

THE ROLE OF THE LEGAL ADVISER OF THE MINISTRY OF FOREIGN
AFFAIRS: THE DUTCH APPROACH AND EXPERIENCE

Johan G. Lammers

COMMENTS

A GROWING BODY OF LAW: OBESITY, DISABILITY, AND THE AIRLINE
INDUSTRY

Ryan Mylrea

SLAVERY IN INDIA AND THE FALSE HOPE OF UNIVERSAL JURISDICTION

Ashley V. Tomlinson

MISPLACED FEARS PUT TO REST: FINANCIAL CRISIS REVEALS THE TRUE
MOTIVES OF SOVEREIGN WEALTH FUNDS

Eric Langland

THE INTERNATIONAL AND COMPARATIVE TAX WAR: A STRATEGIC TAX CUT
RECOMMENDATION FOR THE OBAMA ADMINISTRATION

Richard T. Page

TB OR NOT TB: DRUG-RESISTANT TUBERCULOSIS IN SOUTH AFRICA AND THE
LEGAL IMPLICATIONS OF FORCED DETAINMENT

Lance Simon

VANDERBILT JOURNAL OF TRANSNATIONAL LAW

Volume 43 (January 2010) Number 1

Articles

Taking Prevention Seriously: Developing a Comprehensive Response to Child Trafficking and Sexual Exploitation

Jonathan Todres

Cyber-Apocalypse Now: Securing the Internet Against Cyberterrorism and Using Univesal Jurisdiction as a Deterrent

Kelly A. Gable

The Responsibility for Post-Conflict Reforms, A Critical Assessment of Jus Post Bellum as a Legal Concept

Dr. Eric De Brabandere

Notes

Greater Mutual Fund Transparency in India: Enhanced Disclosure Protection for India's Mutual Fund Unitholders in a Time of Market Volatility

Stephen P. Smith

A Chance for Redemption: Revising the "Persecutor Bar" and "Material Support Bar" in the Case of Child Soldiers

Kathryn White

Cultivating Farmers' Rights: Reconciling Food Security, Indigenous Agriculture, and TRIPS

Lauren Winter

VIRGINIA JOURNAL OF INTERNATIONAL LAW

Volume 50, No. 2

50th Anniversary Commemorative Pieces

Letter from *Stephen M. Schwebel*

Perspectives on International Criminal Justice

M. Cherif Bassiouni

Articles

International Agreements, Internal Heterogeneity, and Climate Change: The “Two Chinas” Problem

Daniel Abebe & Jonathan S. Masur

Combatant Status and Computer Network Attack

Sean Watts

Labor Rights as Human Rights?

Kevin Kolben

Essay

Medellín, the Alien Tort Statute, and the Domestic Status of International Law

David H. Moore

Note

Clarifying Grease: Mitigating the Threat of Overdeterrence by Defining the Scope of the Routine Governmental Action Exception

Charles B. Weinograd

WISCONSIN INTERNATIONAL LAW JOURNAL

Volume 27, Issue 2

Articles

Judicial Review Over Arbitration in China: Assessing the Extent of the Latest Pro-Arbitration Move by the Supreme People's Court in the People's Republic of China

Weixia Gu

Interrogation and Silence: A Comparative Study

Craig M. Bradley

The Unusual Sovereign State: The Foreign Sovereign Immunities Act and Litigation Against the Holy See for Its Role in the Global Priest Sexual Abuse Scandal

Melanie Black

"France, Love It or Leave It": New French Law Restricts Family Reunification

Roya Hajbandeh

Vicarious and Contributory for Internet Host Providers: Combating Copyright Infringement in the United States, Russia, and China

Trudy S. Martin

WORLD COMPETITION

Volume 33 (2010) Issue 1

Editor's Note

Rivas

The Increased Level of EU Antitrust Fines, Judicial Review and the ECHR

Wils

Passing-on Defence and Indirect Purchaser Standing: Should the Passing-on Defence Be Rejected Now the Indirect Purchaser Has Standing after Manfredi and the White Paper of the European Commission?

Parlak

Fines against Parent Companies in EU Antitrust Law: Setting Incentives for 'Best Practice Compliance'

Hofstetter, Ludescher

Using Abuse of Collective Dominance in Article 102 TFEU to Fight Tacit Collusion: The Problem of Proof and Inferential Error

Mezzanotte

The Standstill Obligation in the ECMR

Depoortere, Lelart

Excessive Pricing and the Prohibition of the Abuse of a Dominant Position

Pozdnakova

South Africa's Corporate Leniency Policy: A Five-Year Review

Lavoie

Wirtschaftsrecht (TELC)

Martin-Luther-Universität Halle-Wittenberg
Competition Law in Vietnam: A Critique

62

Furse

Priceless: The Case that Brought Down the Visa/Mastercard Bank Cartel, by Lloyd Constantine. (Kaplan, 2009)

Waller

A Gap in the Enforcement of Article 82, by Ioannis Kokkoris. (BIICL)

Korah

Article 82 EC: Reflections on Its Recent Evolution, by Ed Ariel Ezrachi. (Hart Publishing, 2009)

Korah

European Community Law of State Aid, edited by Kely Bacon. (Oxford University Press, 2009); Directory of EC Case Law on State Aids, by René Barents. (Kluwer Law International, 2008); State Aid Policy in the European Community, by Phedon Nicolaides, Mihalis Kekelekis & Maria Kleis. (Kluwer Law International, 2005); European State Aid Law and Policy, 2nd edn. by Conor Quigley. (Hart Publishing, 2009)

Lianos

Cooperation between National Competition Agencies in the Enforcement of EC Competition Law, by Silke Brammer. (Oxford: Hart Publishing, 2009)

Mateus

The Role of Economic Analysis in the EC Competition Rules, 3rd edn. by Doris Hildebrand. (Alphen a/d Rijn: Kluwer Law International, 2009)

Swanson

WORLD TRADE AND ARBITRATION MATERIALS

Volume 22 (2010) Issue 1

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

Romak S.A. v. The Republic of Uzbekistan

YALE LAW JOURNAL OF INTERNATIONAL LAW

Volume 34, Number 2

ARTICLES

The Laws of War and the "Lesser Evil"

Gabriella Blum

The Blank-Prose Crime of Aggression

Michael J. Glennon

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

Katerina Linos

NOTES

Enforced Disappearance as a Crime Under International Law: A Neglected Origin in the Laws of War

Brian Finucane

