

ARBITRATION LAW

Volume 20, Issue 3, 2004

The 2003 Freshfields? Lecture Dissenting Opinions in International Commercial Arbitration: The Good, the Bad and the Ugly'
Alan Redfern

Has the Moment Come to Revise the Arbitration Rules of UNCITRAL?
Pieter Sanders

Liability Insurance in International Arbitration: Choice of Law Issues in 'Bermuda Form' Arbitrations
Richard Jacobs

Non-Signatories and International Arbitration in the United States: the Quest for Consent
James M. Hosking

Independence, Impartiality, Arbitration and the Human Rights Act in England
David Sandy

Book Notes

CEPMLP INTERNET JOURNAL

Volume 15 (articles added September 2004 -)

China's Energy Security and the Taiwan Factor
J Nandakumar

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

Lectures on Comparative Law of Contract
Giuditta Cordero Moss

COMMON MARKET LAW REVIEW

Volume 41, Issue 4, 2004

Editorial Comments: A Constitution for Europe

Of Arrest Warrants, Terrorist Offences and Extradition Deals: An Appraisal of the EU's Main Criminal Law Measures against Terrorism after "11 September"
Frederik Naert, Jan Wouters

The Union's Fifth Accession Treaty: New Means to Make Enlargement Possible
Kirstyn Inglis

Alicante and the Harmonization of Intellectual Property Law in Europe: Trade Marks and Beyond
Federica Gioia

A European Constitution for IPRs? Competition, Trade Marks and Culturally Significant Signs

Jennifer Davis

Developments in EC Competition Law in 2003: An Overview
Sven B. Völcker

Case C-11/00, *Commission of the European Communities v. European Central Bank*
Okeoghene Odudu

Case C-361/01 P, *Kik v. Office for Harmonization in the Internal Market (Trade Marks and Designs)*,
(*Kik IV*)
Niamh Nic Shuibhne

Case-117/01, *K.B. v. National Health Service Pensions Agency, Secretary of State for Health*
Iris Canor

Case C-167/01, *Kamer van Koophandel en Fabrieken voor Amsterdam v. Inspire Art Ltd.*
Daniel Zimmer

Joined Cases C-238/99 P, C-244/99 P, C-245/99 P, C-247/99 P, C-250/99 P to C-252/99 P and C-
254/99 P, *Limburgse Vinyl Maatschappij NV (LVM) and Others v. Commission*
Rein Wesseling

Book Reviews

Correspondence: Risk regulation, higher rationality, and the death of judicial self-restraint: A
comment on Ladeur'
Sebastian Wolf

Survey of literature

COMMON MARKET LAW REVIEW

Volume 41, Issue 5, 2004

Editorial Comments: Whither the Stability and Growth Pact?

The Relationship between Rights and Remedies in EC Law: In Search of the Missing Link
Thomas Eilmansberger

Information Exchange under EC Competition Law
Antonio Capobianco

An Assessment of the New Legislative Package on Public Procurement
Sue Arrowsmith

Scope of Judicial Review under Article 81 EC
David Bailey

Case C-101/01, *Bodil Lindqvist*
Ludovic Coudray

Joined Cases C-465/00, C-138/01 and C-139/01, *Österreichischer Rundfunk*
Claus Dieter Classen

Case C-278/01, *Commission v. Kingdom of Spain*
Matthias Ruffert

Cases C-24/00, *Commission v. France*, C-95/01 *Greenham and Abel* and C-270/02 *Commission v. Italy*
Malcolm A. Jarvis

Case C-6/01, *Anomar v. Estado português*; Case C-243/01, *Piergiorgio Gambelli e.a.*; and C-42/02,
Diana Elisabeth Lindman
Gert Straetmans

Supreme Court of the Netherlands (Hoge Raad der Nederlanden), 21 March 2003, Civil Chamber, No. C01/327HR. *Stichting Waterpakt, Stichting Natuur en Milieu, Vereniging Consumentenbond and three others v. State of the Netherlands'*
Leonard E.M. Besselink

Book Reviews

CORNELL INTERNATIONAL LAW JOURNAL

Volume 36, Issue 4, 2003

Articles

Unilateral Multilateralism: United States Policy toward the International Criminal Court
Diane F. Orentlicher

The Use of Force against Iraq: Occupation and Security Council Resolution 1483
Mahmoud Hmoud

U.S. Unilateralism and International Crimes: The International Criminal Court and Terrorism
Fiona McKay

Terrorism and Unilateralism: Criminal Jurisdiction and International Relations
Madeline Morris

Desperately Seeking Definition: The International Community's Quest for Identifying the Specter of Terrorism
Sami Zeidan

Notes

The La Verkin U.N. - Free Zone Ordinance: A Town athwart the New World Order?
Andrew G. Fiorella

Misapplied Ethical Considerations: U.S. Federal Stem Cell Mandates Lack Global Focus and Market Foresight
Heather L. Fowler

CORNELL INTERNATIONAL LAW JOURNAL

Volume 37, Issue 1, 2004

Articles

A Global Law of Jurisdiction and Judgments: Views from the United States and Japan
Kevin M. Clermont

The Struggle of a Democracy against Terrorism—Protection of Human Rights: The Right to Privacy
versus the National Interest—the Proper Balance
Emanuel Gross

Exporting Law Reform—But Will It Travel?
Inga Markovits

Multidisciplinary Practice in the International Context: Realigning the Perspective on the European
Union's Regulatory Regime
George C. Nnona

Notes

Sequencing Property Rights in the Context of Development: A Critique of the Writings of Hernando
de Soto
Jonathan Manders

Recognition of Same-Sex Marriage in the European Community: The European Court of Justice's
Ability to Dictate Social Policy
Allison R. O'Neill

All Bundled Up: Bringing the Failed GE/Honeywell Merger in from the Cold
Douglas K. Schnell

CORNELL INTERNATIONAL LAW JOURNAL

Volume 37, Issue 2, 2004

Articles

Standards of Proof in Japan and the United States
Kevin M. Clermont

Provisions for Health and Health Care in the Constitutions of the Countries of the World
Eleanor D. Kinney & Brian Alexander Clark

The Problem of Delay in the Contract Formation Process: A Comparative Study of Contract Law
Mikio Yamaguchi

Notes

Self-Help Is the Best Kind: The Efficient Breach Justification for Forcible Abduction of Terrorists
Andrew J. Calica

A Tale of Competing Policies: The Creation of Havens for Illegal Immigrants and the Black Market
Economy in the European Union

Arístides Díaz-Pedrosa

CORNELL INTERNATIONAL LAW JOURNAL

Volume 37, Issue 3, 2004

Topic: Peacekeeping and Security in Countries Utilizing Child Soldiers

Keynote Address

International Peacekeeping and Child Soldiers: Problems of Security and Rebuilding
Franklyn Bai Kargbo

Panel 1: The Problem of Re-Acclimating Child Soldiers into Society Assuming Peacekeeping Is Successful

Demobilization and Reintegration during an Ongoing Conflict
Christine Knudsen

What about the Girls?
Kathleen Kostleny

Psychosocial Issues in Reintegrating Child Soldiers
Dr. Michael Wessells

Panel 1 Question & Answer Session

Panel 2: The International Law Barring Child Soldiers in Combat: Problems in Enforcement and Accountability

Progress and Hurdles on the Road to Preventing the Use of Children as Soldiers and Ensuring Their Rehabilitation and Reintegration
Ilene Cohn

Political Challenges behind the Implementation of the Optional Protocol to the Convention on the Rights of the Child
Michael Southwick

Challenges in Implementing and Enforcing Children's Rights
Kathy Vandergrift

Panel 2 Question & Answer Session

CORNELL INTERNATIONAL LAW JOURNAL

Volume 38, Issue 1, 2004

Articles

A Terrible Purity: International Law, Morality, Religion, Exclusion

Tawia Ansah, LL.B. University of Toronto Faculty of Law, Ph.D. Columbia University; Assistant Professor, New England School of Law, Director, Center for International Law and Policy

Assessing Human Rights in China: Why the Double Standard?
Randall Peerenboom, Professor of Law, UCLA School of Law

Global Governance, Antitrust, and the Limits of International Cooperation
Paul B. Stephan, Lewis F. Powell, Jr. Professor, University of Virginia School of Law

Comparative Perspectives on the Office of Chief Justice
The Honorable J. Clifford Wallace, Senior Judge and former Chief Judge, United States Court of Appeals for the Ninth Circuit

Book Review

Book Review: Analysis of the Stockholm Convention on Persistent Organic Pollutants
Drury Stevenson, Visiting Scholar, Yale Law School, Summer 2004; Assistant Professor of Law, South Texas College of Law

Notes

Dissecting In Re D-J-: The Attorney General, Unchecked Power, and the New National Security Threat Posed by Haitian Asylum-Seekers
Judy Amorosa

The Demise of Sport? The Effect of Judicially Mandated Free Agency on European Football and American Baseball
Jesse Gary

DUKE JOURNAL OF COMPARATIVE AND INTERNATIONAL LAW

Volume 14, Number 1, Winter/Spring 2004

Articles

Interaction between Trade and Competition: Why a Multilateral Approach for the United States?
Seung Wha Chang

International Law and Weapons of Mass Destruction: End of the Arms Control Approach?
David P. Fidler

Notes

Dynamic Content: The Strategic Contingency of International Law
Randall H. Cook

The IMF and AGOA: A Comparative Analysis of Conditionality
David Fuhr, Zachary Klughaupt

FLETCHER FORUM OF WORLD AFFAIRS

Summer 2004 Issue

A Security Strategy of Transforming Societies

From Stabilizing to Transforming Societies as the Key to American Security
Newt Gingrich with Mark Kester

Ambassadorial Conversations with The Forum

Interview with Ambassador Barbara Bodine

Interview with Pakistan's Ambassador to the United States, Ashraf Jehangir Qazi

British Political Leadership from Churchill to Blair

A Class Act
Gwyn Prins

A Focus on Foreign Policy
Deborah Nutter

In Churchill's Footsteps: How Blair Bombed Out
Michael Dobbs

New Trends and Solution in Africa and the Middle East?

A "Sudden Outbreak of Tranquility": Assessing the New Peace in Africa
Ken Menkhaus

How Business Strategy is Transforming Rwanda
Neal Donahue

Beyond Two-States: Alternative Visions of Self-Determination of the People of Palestine
Allison Hodgkins

The Future of International Regimes: Organizations and Practices

After Iraq: U.S.-UN Relations
Mark Malloch Brown

Drifting Toward Insignificance or Increased Relevance? The UN Following the Iraq War- Learning
from Other Institutions
Adam Smith

The Democratic Legacy of the International Criminal Court
Jamie Mayerfeld

Assessing Nuclear Maturity: Determining which States Should Have Access to what Nuclear
Technology
Natasha Bajema and Mary Beth Nikitin

Moving Babies: Globalization, Markets, and Transnational Adoption
Jacqueline Bhabha

Reflections on a New Europe

Timing is Almost Everything: Obstructionist Leadership, Cypriot Style
Robert Rotberg

Europe's Second Chance: European Union Enlargement to Croatia and the Western Balkans
Bartol Letica

FLORIDA JOURNAL OF INTERNATIONAL LAW

Volume XVI, Number 2, June 2004

Articles

The History, Nature, and Reach of the Alien Tort Claims Act
Jordan J. Paust

Turning the Corporate Inversion Transaction Right Side Up: Proposed Legislation in the 108th
Congress Aims to Stamp out Any Economic Vitality of the Corporate Inversion Transaction
Derek E. Anderson

All the Other Dirty Little Secrets: Investment Treaties, Latin America, and the Necessary Evil of
Investor-State Arbitration
Carlos G. Garcia

Universal Jurisdiction and Drug Trafficking: A Tool for Fighting One of the World's Most Pervasive
Problems
Anne H. Geraghty

In the Name of National Security for Insecurity?: The Potential Indefinite Detention of Noncitizen
Certified Terrorists in the United States and the United Kingdom in the Aftermath of September 11
2001
Dana Keith

The United Nations and Humanitarian Intervention: Building Legitimacy by Confronting Our Past –
An Open Letter to Kofi Annan
Danette Zaghari-Mask, Sabina Tomshinsky & Tosha Fernandez

Comment

Putting Florida Buyers on Par with International Buyers: A Cost-Benefit Analysis of Revising Florida
Statute 675.109(1)(A)(4)
Eyal Berger

FOREIGN AFFAIRS

Volume 83, Number 6, November/December 2004

Comments

Is America Losing Its Edge?
Adam Segal

Buying Time in Tehran
Afshin Molavi

Essays

The Sources of American Legitimacy
Robert W. Tucker and David C. Hendrickson

Putin and the Oligarchs
Marshall I. Goldman

The Future of Palestine
Khalil Shikaki

Terrorism Goes to Sea
Gal Luft and Anne Korin

Out of the Energy Box
S. Julio Friedmann and Thomas Homer-Dixon

Globalization's Missing Middle
Geoffrey Garrett

"We, the Peoples of Europe ..."
Kalypso Nicolaidis

Saving NATO from Europe
Jeffrey L. Cimbalo

Review & Responses

Can Pakistan Work? A Country in Search of Itself
Pervez Hoodbhoy

Was Iraq a Fool's Errand?
Tony Smith and Larry Diamond

Talking Turkey
Wolfgang Schauble and David L. Phillips

Spies Like Us
Hans-Georg Wieck, Clarence W. Schmitz, and Timothy Naftali

HARVARD INTERNATIONAL LAW JOURNAL

Volume 45, Number 2, Spring 2004

Articles

Global Governance and the WTO
Andrew T. Guzman

Response: Against Global Governance in the WTO
John O. McGinnis & Mark L. Movsesian

The Declining Significance of POW Status
Derek Jinks

Secrecy, Monopoly, and Access to Pharmaceuticals in International Trade Law: Protection of
Marketing Approval Data under the TRIPs Agreement
Aaron Xavier Fellmeth

Note

Federalism and the Tyranny of Religious Minorities: Challenges to Islamic Federalism in Sudan
Ahmed T. el-Gaili

INDIANA JOURNAL OF GLOBAL LEGAL STUDIES

Volume 11, Number 2, Summer 2004

Articles

A World of Passions: How to Think about Globalization Now
Jedediah Purdy

Partition of Failed States: Impediments and Impulses
Thomas D. Grant

Toward Global Democracy: Thoughts in Response to the Rising Tide of Nation-to-Nation
Interdependencies
Hassan El Menyawi

Localizing Intellectual Property in the Globalization Epoch: The Integration of Indigenous Knowledge
Chidi Oguamanam

Notes

For-Profit Education Service Providers in Primary and Secondary Schooling: The Drive for and
Consequences of Global Expansion
Amy M. Steketee

Corporate Social Responsibility and Sustainable Development: The European Union Initiative as a
Case Study
Kristina K. Herrmann

From a State-Centered Approach to Transnational Openness: Adapting the Hague Convention with
Contemporary Human Rights Standards as Codified in the Convention on the Rights of the Child
Allison M. Scott

Building the Northeast Asian Community
Lyou, Byung-Woon

JEAN MONNET WORKING PAPERS

Number 5, 2004

Symposium

Altneuland: The EU Constitution in a Contextual Perspective

JEAN MONNET WORKING PAPERS

Number 6, 2004

European Court of Justice and the Question of Value Choices: Fundamental Human Rights as an Exception to the Freedom of Movement of Goods
Matej Avbelj

JEAN MONNET WORKING PAPERS

Number 7, 2004

The Implementation of the EU Charter of Fundamental Rights through the Open Method of Coordination
Olivier de Schutter

JEAN MONNET WORKING PAPERS

Number 8, 2004

Legislating for Equality: The Implementation of the EU Equality Acquis in Central and Eastern Europe
Amanda Sloat

JEAN MONNET WORKING PAPERS

Number 9, 2004

Equal Treatment of People with Disabilities in the EC: What Does "Equal" mean?
Zoe Apostolopoulou

JOURNAL OF INTERNATIONAL ARBITRATION

Volume 21, Issue 5, 2004

Contractual Claims and Bilateral Investment Treaties
Judith Gill

Arbitration, Alternative Dispute Resolution Generally and the European Convention on Human Rights
Adam Samuel

Incorporation of Arbitration Clauses by Reference
Domenico Di Pietro

Turkish International Arbitration Law and Restrictions on its Application
Nazan Candaner Elver

Tehran Regional Arbitration Centre: Elements Justifying its Establishment
Ali Sahraiiian

Strides towards Arbitral Justice
Song Lianbin

JOURNAL OF INTERNATIONAL ARBITRATION

Volume 21, Issue 6, 2004

Invisible Barriers to the Enforcement of Foreign Arbitral Awards in the United States
S.I. Strong

Arbitration in Brazil
Mauricio Gomm Ferreira dos Santos

Judicial Ordered Provisional Measures in New York: The Vacuum Remains
Robert Sentner

Current Status of Arbitration Legislation in Argentina
María Beatriz Burghetto

The 17th ICCA Conference: A Report from Beijing
Paul-A. Gélinas

JOURNAL OF WORLD TRADE

Volume 38, Issue 4, 2004

World Trade Organization Rules and Energy Pricing: Russia's Case
Julia Selivanova

The United States and the New Regionalism/Bilateralism
Alvin Hilaire, Yongzheng Yang

Resolving Sovereign Debt: Collective Action Clauses or the Sovereign Debt Restructuring Mechanism
Shalendra D. Sharma

The United States/European Communities *Biotech Products* Case: Opportunity for World Trade Organization Consideration of Whether Internally Applied Non-Tax Measures Fall Within the Scope of the General Agreement on Tariffs and Trade Article XI(1)'s Reference to "Other Measures"
Rex J. Zedalis

Interactions between Climate and Trade Policies: A Survey
Marzio Galeotti, Claudia Kemfert

Is Flexibility Needed When Designing Competition Law for Small Open Economies? A View from the Caribbean
Taimoon Stewart

Book Review: Ross P. Buckley (ed.), *The WTO and the Doha Round: The Challenging Face of World Trade*
Emmanuel Laryea

JOURNAL OF WORLD TRADE

Volume 38, Issue 5, 2004

Third Party Rights and the Concept of Legal Interest in World Trade Organization Dispute Settlement: Extending Participatory Rights to Enforcement Rights
Ngangjoh H. Yenkong

Blend it Like Beckham - Trying to Read the Ball in the World Trade Organization Negotiations on Industrial Tariffs
Sam Laird, David Vanzetti, Santiago Fernandez de Cordoba

Improving Dispute Settlement in the World Trade Organization: The Dispute Settlement Understanding Review - Making it Work?
Bryan Mercurio

The "Multilateral Scientific Consensus" and the World Trade Organization
Doaa Abdel Motaal

Agricultural Trade Reforms in the Doha Round: A Developing Country Perspective
Prema-chandra Athukorala

Challenges and Dilemmas in Developing China's National Biosafety Framework
Xueman Wang

Panagiotis Delimatsis, Brigitte Stern and Hélène Ruiz Fabri (eds), *The Case-Law of the WTO/La jurisprudence de l'OMC*

JOURNAL OF WORLD TRADE

Volume 38, Issue 6, 2004

On Reaching the 800 Mark
Jacques Werner

Trade-Related Aspects of Intellectual Property Rights - Ten Years Later
Pascal Lamy

Facilitating Development in the World Trading System - A Proposal for Development Facilitation Tariff and Development Facilitating Subsidy
Yonk-Shik Lee

Recent European Community Safeguards Policy: "Kill Them All and Let God Sort Them Out"?
Krista Lucenti, Marta Pernaute, Edwin Vermulst

World Trade Organization Subsidy Discipline: Is This the "Retrenchment Round"?
John R. Magnus

The Dispute Over the Treatment of Products Exported to the European Union from the Golan Heights,
East Jerusalem, the West Bank and the Gaza Strip - The Limits of Power and the Limits of the Law
Guy Harpaz

Telecommunications and Audio-visual Services: Considerations for a Convergence Policy at the
World Trade Organization Level
David Luff

JOURNAL OF WORLD INVESTMENT AND TRADE

Volume 5, Number 5, October 2004

Asean and Preferential Rules of Origin
Norio Komuro

Trade and Truth—Advice for Americans from an Advocate for Trade
James Bacchus

Investing in the Middle East and North Africa Region to Promote Development and
Modernization—An OECD Initiative in the Making
Mehmet Ögütçü

Bilateral Investment Treaties, Custom and a Healthy Investment Climate — The Question of Whether
BITs Influence Customary International Law Revisited
Steffen Hindelang

The Rise of Foreign Direct Investment in the Telecommunications Services of Developing Countries
Kálmán Kalotay

The Impact of Globalization and Trade Liberalization on the Lives of the Poor in Sub-Saharan Africa
Ngila Mwase

Book Review
Thomas Wälde

JOURNAL OF WORLD INTELLECTUAL PROPERTY

Volume 7, Number 5, September 2004

Access, Benefit-Sharing and Intellectual Property Rights
Biswajit Dhar and R. V. Anuradha

The Question of Derivatives—Promoting Use and Ensuring Availability of Non-Proprietary Plant
Genetic Resources Cary Fowler
Geoffrey Hawtin, Rodomiro Ortiz, Masa Iwanaga and Jan Engels

TRIPS, Human Rights and the Public Domain
Vandana Shiva

The Generic Drug Deal of the WTO from Doha to Cancun — A Peripheral Response to a Perennial Conundrum

M. Rafiqul Islam

Developments on Business Method Patents

Georgios I. Zekos

Intellectual Property Rights on Traditional Medicinal Knowledge — A Process-Oriented Perspective

Padmashree Gehl Sampath

Improving Access to Life-Saving Patented Drugs — Between Compulsory Licensing and Differential Pricing

Gionathan Curci and Massimo Vittori

JOURNAL OF WORLD INTELLECTUAL PROPERTY

Volume 7, Number 6, November 2004

Protecting Traditional Knowledge—Is a *Sui Generis* System an Answer?

Surinder Kaur Verma

Enclosure, Intellectual Property and Life-Sciences Research

C. Ford Runge

The U.S.–Bahrain Free Trade Agreement and Intellectual Property Protection

David Price

Rhetoric, Realism and Benefit-Sharing—Use of Traditional Knowledge of Hoodia Species in the Development of an Appetite Suppressant

Rachel Wynberg

The Protection of Plant Varieties in Malaysia

Ida Madieha bt. Abdul, Ghani Azmi

Nepal's Accession to the World Trade Organization — Legislative Enactments in Compliance with the TRIPS Agreement

Ramesh Bikram Karky

Copyright and the Music Industry in Africa

Marisella Ouma

LEIDEN JOURNAL OF INTERNATIONAL LAW

Volume 17, Issue 3, 2004

Articles

The Destiny of International Law

Anne Orford

An Inclusive International Legal System

Robert McCorquodale

Hague International Tribunals

International Criminal Tribunals for the Former Yugoslavia and Rwanda

The International Criminal Tribunal for Rwanda's Decision in The Prosecutor v. Ferdinand Nahimana, et al.: The Past, Present, and Future of International Incitement Law
H. Ron Davidson

The Protection of Civilians in War: The ICTY's Galic Case
Daniela Kravetz

Ten Years Later: The Rwanda Tribunal Still Faces Legal Complexities. Some Comments on the Vagueness of the Indictment, Complicity in Genocide and the Nexus Requirement for War Crimes
Larissa van den Herik and Elies van Sliedregt

International Criminal Court

Contextualising the Agreement on Privileges and Immunities of the International Criminal Court
Cecilia Nilsson

Towards a Fully Functional International Criminal Court: The Adoption of the 2004 Budget
Jonathan O'Donohue

Current Legal Developments

Settling Property Issues in Complex Peace Operations: The CRPC in Bosnia and the HPD/CC in Kosovo
Leopold von Carlowitz

US Steel Tariffs and the WTO Dispute Resolution Mechanism
Hans Mahncke

Bibliography

Books and Articles in the Field of International Dispute Settlement (Spring 2004)
Ingrid Kost

Book Reviews

Thomas Pogge, *World Poverty and Human Rights: Cosmopolitan Responsibilities and Reforms*
Roland Pierik

Daniel Fitzpatrick, *Land Claims in East Timor*
Yaël Ronen

Luc Reydam, *Universal Jurisdiction. International and Municipal Perspective*
Tom Vander Beken

Anne Orford, *Reading Humanitarian Intervention: Human Rights and the Use of Force in International Law*, and Simon Chesterman, *Just war or Just Peace? Humanitarian Intervention and International Law*
Nicholas Tsagourias

LEIDEN JOURNAL OF INTERNATIONAL LAW

Volume 17, Issue 4, 2004

Articles

The Will and Authority of the Security Council after Iraq
Nigel D. White

Hague International Tribunals

International Court of Justice

Measures Necessary to Ensure: The ICJ's Provisional Measures Order in Avena and Other Mexican Nationals
Robert D. Sloane

Oil's Well That Ends Well? Critical Comments on the Merits Judgment in the Oil Platforms Case
Jörg Kammerhofer

'Armed Attack' After the Oil Platforms Case
Dominic Raab

International Criminal Tribunals for the Former Yugoslavia and Rwanda

The Milošević Trial at the Half Way Stage: Judgement on the Motion for Acquittal
Idi Gaparayi

Tempered Adversariality: The Judicial Role and Trial Theory in the International Criminal Tribunals
Peter Keen

Current Legal Developments

The First MOX Plant Award: Coordinating Between Competing Environmental Regimes and Dispute Settlement Procedures
Yuval Shany

Bibliography

Books and Articles in the Field of the Prevention and Peaceful Settlement of International Disputes (Summer 2004)
Compiled by Ingrid Kost and Mae Stadius Muller

Book Reviews

Giorgio Agamben, *The Open: Man and Animal*
Rens van Munster

Göran Sluiter, *International Criminal Adjudication and the Collection of Evidence: Obligations of States*
Michael P. Scharf

Christian Reus-Smit, *The Politics of International Law*
Wouter G. Werner

NON-STATE ACTORS AND INTERNATIONAL LAW

Volume 4, Issue 2, June 1 2004

SUDS law: Non-State Actors and the Haphazard Route to Implementation of International Obligations
Elizabeth A. Kirk, Kirsty Sherlock, Alison D. Reeves

Corporate-NGO Partnerships and the Regulatory Impact of the Energy and Biodiversity Initiative
Stephen R. Tully

The Judgment of the Grand Chamber in *Hatton and Others v. the United Kingdom* or: What is Left of the 'Indirect' Right to a Healthy Environment?
Harry Post

Antonio Cassese, Paola Gaeta, John R. W. D. Jones, *The Rome Statute of the International Criminal Court: A Commentary*
Pauline Tseng

Gerard Kreijen, Marcel Brus, Jorri Duursma, Elisabeth de Vos, John Dugard, eds., *State, Sovereignty, and International Governance*
Lance Bartholomeusz

Erratum

NORDIC JOURNAL OF INTERNATIONAL LAW

Volume 73, Issue 2, May 2004

The International Criminal Tribunal for Rwanda: A Paper Umbrella in the Rain? Initial Pitfalls and Brighter Prospects
Jackson Nyamuya Maogoto

The Order of the UNCLOS Annex VII Arbitral Tribunal to Suspend Proceedings in the Case of the MOX Plant at Sella field: How Much Jurisdictional Subsidiarity?
Volker Röben

... But Some Are More Equal than Others – On Weak and Rogue States in the National Security Strategy of the United States
Inger Österdahl

The Gentle Civilizer of Nations. The Rise and Fall of Inter-national Law 1870–1960
Michael Stolleis

Universal Jurisdiction, International and Municipal Legal Perspectives
Peter Vedel Kessing

Cyberspace & International Law on Jurisdiction
Michael Bogdan

Erratum

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

Volume 29, Number 2, Winter 2003

Articles

Intellectual Property Protection of Biotechnology and Sustainable Development in International Law
Young-Gyoo Shim

The Development Dilemma: Reconciling U.S. Foreign Direct Investment in Latin America with
Laborers' Rights: A Study of Mexico, the Dominican Republic and Costa Rica
Juan Carlos Linares

A Mediation-Based Approach to Corporate Reorganizations in Nigeria
Akingbolahan Adeniran

Comment

Mondev International Ltd. v. United States: A Case Study of the Potential Risks of NAFTA's Ever-
Expanding Arbitration Provisions
Chad D. Hansen

Note

Are Foreign Sovereigns Entitled to Constitutional Due Process? The Ninth Circuit's Analysis of
Personal Jurisdiction in *Altmann v. Republic of Austria*
Irene P. King

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

Volume 29, Number 3, Spring 2004

Articles

Quest for Legal Safeguards for Foreign Exporters under China's Anti-Dumping Regime
M. Ulric Killion

Income Tax Treaties and the Treatment of Dividends Received by Foreign Shareholders from
Domestic Corporations under an Integrated System (Without the Double Level of Taxation)
Marcos Valadao

Eradicating the Long Standing Existence of a No-Precedent Rule in International Trade Law -
Looking Toward Stare Decisis in WTO Dispute Settlement
Dana T. Blackmore

Comment

Politics before Policy: The Bush Administration, International Family Planning, and Foreign Policy
Kaci Bishop

Note

Ne Exeat Clauses Proven Ineffective: How the Hague Convention Renders Access Rights Illusory
Sara J. Bass

NORTH CAROLINA JOURNAL OF INTERNATIONAL LAW AND COMMERCIAL REGULATION

Volume 29, Number 4, Summer 2004

Articles

Big Brother's Little Helpers: How ChoicePoint and Other Commercial Data Brokers Collect and Package Your Data for Law Enforcement
Chris Jay Hoofnagle

Criminalizing the Undocumented: Ironic Boundaries of the Post-September 11th "Pale of Law"
Daniel Kanstroom

The Fear Factor: Privacy, Fear, and the Changing Hegemony of the American People and the Right to Privacy
Oliver Ireland and Rachel Howell

Comment

Ambition and Abdication: Congress, the Presidency, and the Evolution of the Department of Homeland Security
Darren W. Stanhouse

Note

Times of Change - Can Turkey Make the Necessary Changes in Its Human Rights Policies to Be Admitted to the European Union?
Vince Burskey

NORTH CAROLINA JOURNAL OF INTERNATIONAL LAW AND COMMERCIAL REGULATION

Volume 30, Number 1, Fall 2004

Articles

Compliance and Enforcement in International Law: Achieving Global Uniformity in Aviation Safety
Paul Stephen Dempsey

A Framework for the Delisting of Penny Stocks in Hong Kong
Chee Keong Low

Managing Oil Revenues for Socio-Economic Development in Nigeria: The Case for Community-Based Trust Funds
Emeka Duruigbo

Comment

Cuba: Undermining or Underlining the "Race to the Bottom?"
Christopher Brook

Note

Balancing a Colonial Past with a Multicultural Future: Maori Customary Title in the Foreshore and Seabed after Ngati Apa
Christian N. Siewers, Jr.

NYU JOURNAL OF INTERNATIONAL LAW AND POLITICS

Volume 35, Number 4

Incomplete Law
Katharina Pistor and Chenggang Xu

Unexploded Bomb: Voice, Silence, and Consequence at the Hague Tribunals A Legal and Rhetorical Critique
Timothy William Waters

Book Annotations

NYU JOURNAL OF INTERNATIONAL LAW AND POLITICS

Volume 36, Number 1

Toward an International Governance of Transborder Mergers? Competition Networks and Institutions between Centralism and Decentralism
Oliver Budzinski

From Strict Liability to Workers' Compensation: The Prussian Railroad Law, The German Liability Act, and the Introduction of Bismarck's Accident Insurance in Germany, 1838-1884
John M. Kleeberg

Emissions Trading and the Development Critique: Exposing the Threat to Developing Countries
Emily Richman

Book Annotations

NYU JOURNAL OF INTERNATIONAL LAW AND POLITICS

Volume 36, Number 2-3

Shrinking the International Labor Code: An Unintended Consequence of the 1998 ILO Declaration on Fundamental Principles and Rights at Work?
Philip Alston & James Heenan

The Historical Development of the Doctrines of Attribution and Due Diligence in International Law
Jan Arno Hessbruegge

Oil and Water: Regulating the Behavior of Multinational Corporations through Law
Simon Chesterman

The Opacity of Oil: Oil Corporations, Internal Violence, and International Law
Robert Dufresne

Essay: The Bush/Cheney Energy Strategy: Implications for U.S. Foreign and Military Policy
Michael T. Klare

Oil and Politics: Talisman Energy and Sudan
Stephen J. Kobrin

Civil Society Initiatives and "Soft Law" in the Oil and Gas Industry
Cynthia A. Williams

Universal Jurisdiction after the Creation of the International Criminal Court
Gabriel Bottini

International Financial Standards and Codes: Mandatory Regulation without Representation
Robert P. Delonis

Book Annotations

THE SWISS REVIEW OF INTERNATIONAL ECONOMIC RELATIONS

Issue III, 2004

Die Bedeutung der Körperschaftssteuer: Theoretische Überlegungen, die internationale Entwicklung und die Situation der Schweiz
Gebhard Kirchgässner

Präferenzielle Ursprungsregeln in Freihandelszonen: Hemmnisse für den internationalen Handel?
Heribert Dieter

Freizügigkeit und soziale Gleichheit im Unionsrecht: Eine Herausforderung für die nationalen Sozialsysteme
Rosemarie Höfler

TRANSNATIONAL DISPUTE MANAGEMENT

Volume 1, Issue 4, October 2004

Editorial

Editorial vol. I, issue #04 - October 2004
T.W. Wälde, CEPMLP, University of Dundee

In the Spotlight

International Standards in Transnational Investment & Commercial Disputes: The Role of International Standards, Soft Law, Guidelines, Voluntary and Self-Regulation in International Arbitration, Negotiation and Other Forms of Dispute Management

T.W. Wälde, CEPMLP, University of Dundee

Overview of the TDM-CEPMLP Database of Voluntary Guidelines and Related Primary Soft-Law Materials

A. Kabir, Centre for Energy, Petroleum, Mineral Law and Policy (CEMLP)

Discussion

Symposium on the Implications of a Possible US-Pakistan Bilateral Investment Treaty Tuesday 12 October 2004 - A Development Perspective on Bilateral Investment Treaties

P.T. Muchlinski, Kent Law School, University of Kent

Should Pakistan Negotiate a New BIT Based On the New BIT Model with the US?

T.W. Wälde, CEPMLP, University of Dundee

BIT-Issue for Pakistan: Comment from a Senior International Business Journalist

Follow-Up on Pakistan-US BIT Discussion: Towards Regional-Global Investment Codes?

T.W. Wälde, CEPMLP, University of Dundee

Re: Follow-Up on Pak-US BIT Discussion: Towards Regional-Global Investment Codes?

M. Malik, Simmons & Simmons

US Position on Investment Arbitration after Loewen

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

Arbitrators and the Judiciary, Standards for Regulatory Takings and the Role of Investment Arbitration: A Discussion on OGEMID

M. Kantor, Mark Kantor

Infrastructure Investment & Dispute Management

Recommended Practices for Public-Private Collaboration

A.C. Carpenter, George Mason University School of Law

Governance in Public Private Partnerships for Infrastructure Development

European Infrastructure Projects and the Legal Risks Arising From Competition, State Aid, and Related EU Laws

Context & Culture

More about the Human Factor: Narcissistic Problems in Transnational Disputes and Dispute Resolutions

D. Flader, Free University of Berlin

Cultural Differences in Arbitration

D. Flader, Free University of Berlin

Arbitration - General Issues

Does an Expert Witness Enjoy Immunity from Suit?

H.R. Dundas, International Arbitrator, Mediator and Expert Determiner

International Dispute Resolution Newsletter, October 2004

White & Case, www.whitecase.com

International Commercial Law

Renegotiation and Adaptation of International Investment Contracts: The Role of Contract Drafters and Arbitrators

K.P. Berger, Center for Transnational Law (CENTRAL)

Renegotiation and Adaptation Clauses in Investment Contracts, Revisited

J.Y. Gotanda, Villanova University School of Law

Investor-State Disputes - International Investment LAW

ICSID Discussion Paper about Possible Improvements to the Framework for ICSID Arbitration

M. Kantor, Mark Kantor

Possible Improvements of the Framework for ICSID Arbitration

ICSID, www.worldbank.org/icsid

Unified Agreement for the Investment of Arab Capital in the Arab States

The New Face of Investment Arbitration: NAFTA Chapter 11

W.W. Park, Boston University, School of Law

G. Aguilar Álvarez, SAI Abogados

NAFTA Chapter 11 Dispute Settlement Mechanism and Mexico: Legitimacy, Evaluation and the Case for Transparency

Iran's post-revolutionary Legal and Economic System

A.Z. Marossi, Iran-United States Claims Tribunal

ICSID Arbitration and Bits Challenged by the Argentine Government and its Supreme Court

C.E. Alfaro, Alfaro-Abogados

Argentina before the ICSID

L.F. Castillo Argañarás

Japan, Mexico Agree to Investment Rules in New Trade pact

L.E. Peterson, International Institute for Sustainable Development

International Loans and Investment Treaties - a Preliminary Analysis

T.W. Wälde, CEPMLP, University of Dundee

House Hearing Warns Peru, Ecuador on Investment Protections

Intellectual Property Rights and Investment Disputes

Bilateral Investment Agreements: Agents of New Global Standards for the Protection of Intellectual Property Rights?

C.M. Correa

Cases & Awards and Comment

The Burial of the Loewen Claim: A First Analysis of the Final Award

N.D. Rubins, Freshfields Bruckhaus Deringer

The First Energy Charter Treaty Arbitral Award

T.W. Wälde, CEPMLP, University of Dundee

K. Hobér, Mannheimer Swartling Advokatbyrå

The "Umbrella" (or Sanctity of Contract/Pacta sunt Servanda) Clause in Investment Arbitration: A Comment on Original Intentions and Recent Cases
T.W. Wälde, CEPMLP, University of Dundee

CMS Gas Transmission Company V. The Republic of Argentina - the Defense Raised by Argentina
L.F. Castillo Argañarás

The Notion of 'Investment' in ICSID Case Law: a Drifting Jurisdictional Requirement? Some "Un-Conventional" Thoughts on Salini, SGS & Mihaly
F. Yala, Institut Français du Pétrole

MTD Equity Sdn. Bhd. and MTD Chile S.A. v. Republic of Chile - Recent Developments in the Fair and Equitable Treatment Standard
I.A. Laird, Davis & Company

Joy Mining v. Egypt: No Joy for British Mining Equipment Company at the ICSID
N. Gallus, Appleton & Associates

Burgeoning ICSID Decisions
O.E. Garcia-Bolivar, BG Consulting, Inc

NAFTA Chapter Eleven - Waste Management II, Case Comment
A.K. Bjorklund, University of California, Davis

Nationality Requirements for Investors in ICSID Arbitration - The Award in Soufraki v. The United Arab Emirates
A.C. Sinclair, Allen & Overy LLP

ICSID Award in the Matter of an Arbitration between Hussein Nuaman Soufraki, vs. The United Arab Emirates, Case No. ARB/02/7
Award and Annulment Proceeding in CDC Group plc v. The Republic of the Seychelles
A.C. Sinclair, Allen & Overy LLP

Decision of ad hoc Committee on whether or not to Continue Stay and Order
Award of 17 December 2003 in CDC v. Seychelles
Ruling in the Matter of an Arbitration between B.M Steels Limited vs. Kilembe Mines, Arbitration Cause No. 10/04

WTO/TRADE law disputes

Defending Interests: Public-Private Partnerships in WTO Litigation
G. Shaffer, University of Wisconsin Law School

Economic Analyses of Transnational Dispute Management

State Regulation of Foreign Property Rights: Between Legitimate Regulation and Nationalisation - an Analysis of Current International Economic Law in Light of the Jurisprudence of the Iran-United States Claims Tribunal
A. Kolo, University of Maiduguri

Contracting Out of National Law: An Empirical Look at the New Law Merchant
C.R. Drahozal, University of Kansas, School of Law

Book Reviews

Defending Interests: Public-Private Partnerships in WTO Litigation by Gregory Shaffer

T.W. Wälde, CEPMLP, University of Dundee

La Jurisprudence du CIRDI (ICSID Case Law) by Emmanuel Gaillard
T.W. Wälde, CEPMLP, University of Dundee

Professional News

Managing Transnational Disputes Seminar

The 11th Geneva Global Arbitration Forum

Selected News

Bibliography

A Short Bibliography on Comparative Procedural and Administrative Law
H.E. Kjos, Amsterdam Center for International Law, University of Amsterdam

TULANE JOURNAL OF INTERNATIONAL COMPARATIVE LAW

Volume 11, Spring 2003

Foreword

Daniel Angel

Articles

The Use of Force in International Law
Thomas M. Franck

Silent Witness: Discrimination Against Women in the Pakistani Law of Evidence
Perry S. Smith

The Case for a Japanese Truth Commission Covering World War II Era Japanese War Crimes
Richard John Galvin

A Judicial Response to Terrorism: The Status of Military Commissions under Domestic and
International Law
Robert John Araujo

Abortion in Ireland: An Analysis of the Legal Transformation Resulting from Membership
in the European Union
Bryan Mercurio

Between Scylla and Charybdis: The Changing Nature of U.S. and EU Development Policy and Its
Effects on the Least Developed Countries of Sub-Saharan Africa
Eric J. Boos

Essay

French Enforcement of the Hague Convention on International Child Abduction: A Case Study
Ronald P. Sokol

United Nations Convention on International Trade Law (UNCITRAL)

United Nations Convention on the Assignment of Receivables in International Trade

Key Policy Issues of the United Nations Convention on the Assignment of Receivables in
International Trade

Spiros V. Bazinas

Comments

Implications of the United States' Reservations and Non-Self-Executing Declaration to the ICCPR
for Capital Offenders and Foreign Relations

Chrissy Fox

Domesticating International Corporate Responsibility: Holding Private Military Firms Accountable
Under the Alien Tort Claims Act

Tina Garmon

Globalization's Unlikely Opportunist: Castro's Cuba Shapes the Paradigm for Economic and Political
Stability in Latin America

Christine Zack

Recent Developments

National Iranian Oil Co. v. Israel: France Reinterprets Its Code to Prevent "Denial of Justice," Leaving
Israel between Iran and a Hard Place

Lindsay Chichester

BP Chemicals, Ltd. v. Jiangsu Sopo Corp.: Foreign Sovereign Immunity Act Makes Foreign States
Immune from Due Process

Kristen Farr

North Jersey Media Group, Inc. v. Ashcroft: The Third Circuit Upholds Secret Deportation Hearings
for "Special Interest" Immigrants

Natalia Mielke

United States v. Best: International Violation Schmiolation—The Ker-Frisbie Doctrine Trumps All
Brandy Sheely

Index

Table of Cases Discussed

TULANE JOURNAL OF INTERNATIONAL COMPARATIVE LAW

Volume 12, Spring 2004

Foreword

Beth Oliva

Articles

Is the United Nations Security Council Still Relevant? And Was it Ever?

Erik Suy

Australia and the United States: Two Common Criminal Justice Systems Uncommonly at Odds

Paul Marcus

Vicki Waye

Doctrine or Doctrinaire — The First Strike Doctrine and Preemptive Self-Defense under International Law

Amy E. Eckert

Manooher Mofidi

American Securities versus Russian “Securities”: Caveat Emptor

Dmitri A. Pentsov

Post-WTO China: Quest for Human Right Safeguards in Sexual Harassment against Working Women

M. Ulric Killion

International Human Rights Perspectives on the Fundamental Right to Education — Integration of Human Rights and Human Development in the Indian Constitution

C. Raj Kumar

Crimes against Child Soldiers in Armed Conflict Situations: Application and Limits of International Humanitarian Law

Sarah L. Wells

United Nations Commission on International Trade Law (UNCITRAL)

The UNCITRAL Model Law on Cross-Border Insolvency — A Legislative Framework to Facilitate Coordination and Cooperation in Cross-Border Insolvency

Jenny Clift

UNCITRAL Model Law on Cross-Border Insolvency

Guide to Enactment of the UNCITRAL Model Law on Cross-Border Insolvency

Comments

The Visionary Vine: When Domestic Religious Freedom and International Law Conflict

Gabrielle Raemy Charest

Our Business Is People (Even if it Kills Them): The Contribution of Multinational Enterprises to the Conflict in the Democratic Republic of Congo

Stephen Kabel

Love in the Time of Free Trade: NAFTA’s Economic Effects Ten Years Later

Calvin Terbeek

Recent Development

United States of America v. Frederick Schultz: The National Stoles Property Act Revives the Curse of the Pharaohs

Cynthia Ericson

Halpern v. Toronto (City): Same-Sex Marriages: Who Should Make the Decision in a “Free and Democratic Society”?

Heidi Rogers

Consorzio del Prosciutto di Parma & Salumificio S. Rita Spa v. ASDA Stores LTD. & Hygrade Foods LTD.: Classic Protectionism — Thin Ham Provides Thick Protection for Member State Domestic Goods at the Expense of the European Common Market
Britton Seal

The Richtersveld Community & Others v. Alexkor LTD.: Declaration of a “Right in Land” Through a “Customary Law Interest” Sets Stage for Introduction of Aboriginal Title into South African Legal System
Yvette Trahan

Index

Table of Cases Discussed

VANDERBILT JOURNAL OF TRANSNATIONAL LAW

Volume 37, Number 4, October 2004

Articles

The World Trade Organization and Participatory Democracy: The Historical Evidence
Peter M. Gerhart

Lay Participation in the Japanese Justice System: A Few Preliminary Thoughts Regarding the Lay Assessor System (saiban-in seido) from Domestic Historical and Intrnational Psychological Perspectives
Kent Anderson
Mark Nolan

How the New European Union Constitution Will Allocate Power between the EU and Its Member States — A Textual Analysis
Stephen C. Sieberson

Modernizing Muslim Family Law: The Case of Egypt
Lama Abu-Odeh

Notes

Old Man and the Sky: The Brazilian Antitrust Implications for Rupert Murdoch's Expansion of the Sky Global Satellite Network
Geoffrey Drake

Return to Europe? The Czech Republic and the EU's Influences on Its Treatment of Roma
Matthew D. Marden

Taking Back the Trash: Comparing European Extended Producer Responsibility and Take-Back Liability to U.S. Environmental Policy and Attitudes
Megan Short

VIRGINIA JOURNAL OF INTERNATIONAL LAW

Volume 44, Number 4, Summer 2004

From Talk to Walk:
The Emergence of Human Rights Responsibilities for Corporations at International Law
David Kinley & Junko Tadaki

Unlawful Combatants and the Geneva Conventions
Jason Callen

Notes

Rhetoric or Rights?:
When Culture and Religion Bar Girls' Right to Education
L. Elizabeth Chamblee

Will an Attack on America Justify an Attack on Americans?:
Congressional and Constitutional Prohibitions on the Executive's Power to Detain U.S. Citizens as
Enemy Combatants
Danielle Tarin

Does United Nations War Prevention Encourage State-Sponsorship of International Terrorism? An
Economic Analysis
Evan Stephenson

WORLD COMPETITION

Volume 27, Issue 4, 2004

Editor's Note
José Rivas

Tying under Article 82 EC and the Microsoft Decision: A Comment on Dolmans and Graf
David S. Evans, A. Jorge Padilla

The European Commission's Case against Microsoft: Kill Bill?
Roberto Pardolesi, Andrea Renda

Microsoft Europe and Switching Costs
Net Le

Topics in Merger Control? Experiences from a Recent Merger in the Danish Electricity Sector
Peder Christiansen, Torben Pedersen, Carsten Smidt

Does the Law of Predatory Pricing and Cross-Subsidisation Need a Radical Rethink?
Cyril Ritter

What Do We Know about Competition Agencies in Emerging and Transition Countries?
Evidence on Workload, Personnel, Priority Sectors and Training Needs
Tomás Serebrisky

Book Reviews

WORLD TRADE AND ARBITRATION MATERIALS

Volume 16, Issue 5, 2004

(WTO) Trade Policy Review Benin

(WTO) Trade Policy Review Burkina Faso

(WTO) Trade Policy Review Mali

(WTO) Trade Policy Review Singapore

(UNCTAD) São Paulo Consensus

Arbitration Rules, Milan Chamber of National and International Arbitration

WORLD TRADE AND ARBITRATION MATERIALS

Volume 16, Issue 6, 2004

WTO, Trade Policy Review: Republic of Korea

WTO, Trade Policy Review: Belize

WTO, Trade Policy Review: Suriname

The Dominican Republic? Central America? United States Free Trade Agreement, Final Text

YALE JOURNAL OF INTERNATIONAL LAW

Volume 28, Number 1, Winter 2003

September 11 and the Laws of War
Derek Jinks

Ethnic Federalism: Its Promise and Pitfalls for Africa
Alemante G. Selassie

Standard-Terms Contracting in the Global Electronic Age: European Alternatives
James R. Maxeiner

Monumental Challenges: The Lawfulness of Destroying Cultural Heritage during Peacetime
Kanchana Wangkeo

YALE JOURNAL OF INTERNATIONAL LAW

Volume 28, Number 2, Summer 2003

Symposium: Current Pressures on International Humanitarian Law
William H. Taft, IV, Jordan J. Paust, Rudolf Dolzer, & Karl M. Meesen

Comment: Globalization of Judicial Education
J. Clifford Wallace

The New Face of Investment Arbitration: NAFTA Chapter 11
Guillermo Aguilar Alvarez & William W. Park

Comparative Reasoning and Judicial Review
Sarah K. Harding

Sustainable Development: The Role of Transboundary River Agreements as a Confidence Building
Measure (CBM) in South Asia
James Kraska

Lawyering for Justice and the Inevitability of Human Rights Clinics
Deena Hurwitz