Winter 1983

Articles/Notes and Comments

North Carolina Journal of International Law and Commercial Regulation

Follow this and additional works at: http://scholarship.law.unc.edu/ncilj

Part of the Commercial Law Commons, and the International Law Commons

Recommended Citation
Available at: http://scholarship.law.unc.edu/ncilj/vol9/iss1/13

This Index is brought to you for free and open access by Carolina Law Scholarship Repository. It has been accepted for inclusion in North Carolina Journal of International Law and Commercial Regulation by an authorized editor of Carolina Law Scholarship Repository. For more information, please contact law_repository@unc.edu.
INDEX TO VOLUME 9, NOS. 1-3

ARTICLES

Availability of an Implied Civil Cause of Action Under Section 17(a) of the Securities Act of 1933 ............................................................ 207
Current Developments on Domestic International Sales Corporations .................................................. 385
Demystification of the Swiss Banking Secrecy and Illumination of the United States-Swiss Memorandum of Understanding ........................................ 1
The Employer and the Law of Privacy in the Workplace—The U.S. Model to Date ........................................ 93
Group Exemptions for Executive Distribution Agreements in the Common Market ................................ 231
The Immigration Laws of the United States and the Employment of Foreign Personnel ............................ 397
Negotiation and Drafting Contracts in International Barter and Countertrade Transactions ........................ 255
Power of Attorney as a Protective Device for Foreign Owned United States Assets .................................. 273
Problems with Terminating the Employment of an American Executive Stationed Abroad .......................... 81
Protection of Inventions in the Multinational Marketplace: Problems and Pitfalls in Obtaining and Using Patents ........................................... 117
Recent Developments in Reporting Requirements for Foreign Investors in the United States .................. 359
Section 103 of the Revenue Act of 1971 and the Houdaille Case: A New Trade Remedy? ....................... 413
Technology Licensing: Common Market Competition Implications ......................................................... 439
The Use of International Finance Subsidiaries in the Netherlands Antilles ............................................ 51

NOTES AND COMMENTS

Cleary v. United States Lines, Inc.: The Protections of the ADEA Held Not to Apply to American Citizens Employed Abroad ........................................ 173
Container Corporation of America v. Franchise Tax Board: California’s Three Factor Formula for Taxing U.S. Corporations’ Foreign Subsidiaries Held Constitutional .... 337
Corporate Financial Records and Internal Accounting Controls: What does the SEC Expect of Audit Committee Members? ........................................... 291
Extending the Rule of Reason to Pendent Jurisdiction: Vespa of America v. Bajaj Auto Ltd ............................ 483
Extraterritorial Application of the Lanham Act: American Rice, Inc. v. Arkansas Rice Growers Cooperative Ass’n ........................................... 133
Foreign Time Deposits Become “Securities”: Wolf v. Banco Nacional de Mexico .................. 159
General Motors Corp. v. Devex Corp.: Prejudgment Interest—The Rule Rather than the Exception in Patent Infringement Awards ........................................ 495
Research Sources in International and Commercial Law ................................................................. 319