Subject Index

North Carolina Journal of International Law and Commercial Regulation

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

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

Recommended Citation
Available at: https://scholarship.law.unc.edu/ncilj/vol15/iss1/11

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 by an authorized editor of Carolina Law Scholarship Repository. For more information, please contact law_repository@unc.edu.
SUBJECT INDEX

Act of State Doctrine

The Commercial Activity Exception to the Act of State Doctrine Revisited: Evolution of a Concept 13:1
International Debt and the Act of State Doctrine: Judicial Abstention Reconsidered 13:35

Administrative Law

Agency Investigation: Adjudication or Rulemaking?—The ITC's Material Injury Determinations Under the Antidumping and Countervailing Duty Laws 15:441

Africa

Host-Nation Regulation and Incentives for Private Foreign Investment: A Comparative Analysis and Commentary 15:361

Aliens

The Exclusion of Homosexual Aliens Without Medical Certification: *In re Longstaff* 11:413

Antitrust

The Case for Parallel Importation 11:205
Grey Market Imports: Burgeoning Crisis or Emerging Policy 11:293
The Use of Copyright Laws to Prevent the Importation of "Genuine Goods" 11:183

Arbitration

Foreign Investment Arbitration and Joint Ventures 5:191
International Commercial Disputes: The Alternative of Arbitration 2:142
Judicial Intervention in the Arbitral Process: *Mobil Oil Indonesia, Inc. v. Asamera Oil (Indonesia) Ltd.* 5:257
Subject Matter Arbitrability in International Cases: *Mitsubishi Motors Closes the Circle* 11:81
*Sumitomo Corp. v. Parahopi Compania Maritami*: United States Application of the Foreign Arbitral Awards Convention to Disputes Involving Only Foreign Entities 5:469
A Survey of Arbitral Forums: Their Significance and Procedure 5:219

5:169

### Arms Control

Star Wars Meets the ABM Treaty: The Treaty Termination Controversy

10:701

### Banking and Finance

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Bank Secrecy Act: Privacy, Comity, and the Politics of Contraband</td>
<td>11:667</td>
</tr>
<tr>
<td>Capital-Based Limits on International Banking</td>
<td>11:465</td>
</tr>
<tr>
<td>The Edge Act: Will Recent Changes Give Banks with Interstate Subsidiaries an Edge in Domestic As Well As International Banking?</td>
<td>4:285</td>
</tr>
<tr>
<td>Establishment of a Banking Presence in the United States by Foreign Banks</td>
<td>11:583</td>
</tr>
<tr>
<td>Eura Corp. v. Swiss Bank Corp.: A Limitation on Recovery of Consequential Damages in an Electronic Fund Transfer</td>
<td>8:103</td>
</tr>
<tr>
<td>Export Financing by Cooperatives Through the Banks for Cooperatives: The Farm Credit Act Amendments of 1980</td>
<td>8:259</td>
</tr>
<tr>
<td>Financing Exports: Private Methods and Public Assistance</td>
<td>2:59</td>
</tr>
<tr>
<td>Imperatives of International Finance</td>
<td>8:1</td>
</tr>
<tr>
<td>International Banking Facilities</td>
<td>8:61</td>
</tr>
<tr>
<td>International Commercial Wire Transfers: The Lack of Standards</td>
<td>11:639</td>
</tr>
<tr>
<td>International Lending Supervision</td>
<td>11:427</td>
</tr>
<tr>
<td>International Project Finance</td>
<td>11:597</td>
</tr>
<tr>
<td>The Legal and Economic Impact of the Federal Reserve Board's Ruling to Allow U.S. Depository Institutions to Accept Foreign Currency Deposits</td>
<td>14:459</td>
</tr>
<tr>
<td>Legal Aspects of Lending to Mexican Borrowers</td>
<td>7:315</td>
</tr>
<tr>
<td>The Regulation of International Banking: An Assessment of International Institutions</td>
<td>11:475</td>
</tr>
</tbody>
</table>

### Bankruptcy

Creditors' Rights in Taiwan: A Comparison of Corporate Reorganization Law in the United States and the Republic of China | 13:409 |
Protecting a U.S. Debtor's Assets in International Bankruptcy: A Survey and Proposal for Reciprocity | 10:373

### Canada

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>After Two Years: Canada's Foreign Investment Review Act</td>
<td>3:163</td>
</tr>
<tr>
<td>Canadian and U.S. Unfair Trade Laws: A Comparison of Their Legal and Administrative Structures</td>
<td>15:67</td>
</tr>
<tr>
<td>Permanent Establishment Under the Canada-United States Tax Treaties—The Old and the New</td>
<td>7:363</td>
</tr>
</tbody>
</table>

### China

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>The China Trade: Legal and Economic Considerations for American Lawyers and Businessmen</td>
<td>3:43</td>
</tr>
<tr>
<td>Creditors' Rights in Taiwan: A Comparison of Corporate Reorganization Law in the United States and the Republic of China</td>
<td>13:409</td>
</tr>
<tr>
<td>United States-People's Republic of China Income Tax Treaty: Opening the Door to Increased Economic Cooperation</td>
<td>13:527</td>
</tr>
</tbody>
</table>
Civil Procedure

Reciprocal Recognition and Enforcement of Civil Judgments in the United States, the United Kingdom and the European Economic Community... 8:299

Consumer Protection

Consumer Protection and Product Liability: Europe and the EEC ........ 11:321

Contract Law

Formation of Contracts: The Law in Norway ........................................... 12:187

Copyright

The Use of Copyright Laws to Prevent the Importation of "Genuine Goods" ........................................... 11:183

Criminal Law

The Bank Secrecy Act: Privacy, Comity, and the Politics of Contraband ..... 11:667
Extradition and Double Jeopardy: Will the "Same Transaction" Test Succeed in an International Context? .......................... 6:141
International Extradition in Drug Cases ........................................ 10:345
Probable Cause and Provisional Arrest Under Certain Extradition Treaties: Callagirone v. Grant ........................................ 7:121
United States v. Falvey: A Constitutional Test for Foreign Electronic Surveillance ........................................... 8:77
United States v. Verdugo-Urquidez: The U.S. Supreme Court's Effort to Halt the Trade in Illegal Drugs ........................................... 15:511

Currencies

An Analysis of Interest Rate and Currency Swaps .................................. 11:497
Common Currencies: Precedents and Prospects ................................ 4:1
The Legal Nature of Obligations Payable in Foreign Currencies ........... 11:445

Defamation


Discovery

In re Société Nationale Industrielle Aerospatiale: International Conflict Over Discovery of Evidence in Foreign Countries ............... 12:137

Economic Reconstruction

CBI v. Caricom: The Interplay Between Two International Law Instruments .. 11:1

Emigration and Immigration

See Immigration
Energy Law
The International Atomic Energy Agency: An Expanding Role in the Post-Chernobyl World .................................................. 12:269

Entertainment Law

Environmental Law
Fishery Law Enforcement ........................................................................ 2:119
International Regulation of Air Pollution ........................................... 3:234
Legislation to Abate Pollution from Manure: The Dutch Approach .......... 15:85
The Problem of Ozone Depletion—Is there an International Legal Solution? .................................................................................. 12:433

European Economic Community
Application of U.S. Antitrust Law to International Investment: Joint Ventures, Mergers and Acquisitions ........................................ 5:141
Demystification of the Swiss Banking Secrecy and Illumination of the United States-Swiss Memorandum of Understanding .................. 9:1
Escape Clause Relief in the EEC and the United States: Different Approaches to the Dilemma of Adjustment to a New World Trading Environment 15:1
The European Community Approach to Standardization: A Possible Mechanism for Improved Nonmember State Input ...................... 15:47
The Joint Declaration by the EEC and the CMEA ..................................... 14:369
Reciprocal Recognition and Enforcement of Civil Judgments in the United States, the United Kingdom and the European Economic Community .... 8:299
The System of European Political Cooperation: A Brief Explanation ........ 10:421
The U.S.-EC Hormone Beef Controversy and the Standards Code: Implications for the Application of Health Regulations to Agricultural Trade .................. 14:135

Extradition
Extradition and Double Jeopardy: Will the “Same Transaction” Test Succeed in an International Context? ........................................... 6:141
International Extradition in Drug Cases .............................................. 10:343
Probable Cause and Provisional Arrest Under Certain Extradition Treaties: Caltagirone v. Grant .................................................................. 7:121
The Rule of Non-Inquiry and the Impact of Human Rights on Extradition Law ............................................................................. 15:401

Extraterritorial Application of United States Laws
Holding the Antitrust Line: Laker Airways v. Sabena, Belgian World Airlines .......... 10:251
The Impact of U.S. Antitrust and Related Laws on the International Marketing of Goods (Export and Import) ........................................ 5:121
International Products Liability and Long-Arm Jurisdiction: Hutson v. Fehr Bros., Inc. ............................................................ 5:319
A New Approach to U.S. Enforcement of Antitrust Laws Against Foreign Cartels ............................................................ 6:81
Private International Broadcasting From the United States: Toward an Understanding of a Content Standard ................................................. 12:105
In re Socti Rel Nationale Industrielle Aerospatiale: International Conflict Over Discovery of Evidence in Foreign Countries ........................................... 12:137
Sumitomo Shoji America, Inc. v. Acatliano: Does Title VII Trump the Treaty? . 10:513
The Supreme Court Says "No" to Equal Treatment of Puerto Rico: A Comment on Harris v. Rosario ........................................... 6:127
U.S. Antitrust and Doing Business Abroad: Recent Trends and Developments .................................................................................. 5:23
United States v. Verdugo-Urquidez: The U.S. Supreme Court's Efforts to Hal the Trade in Illegal Drugs ........................................... 15:511

Finance
See Banking and Finance

Foreign Exchange
Foreign Exchange Controls and Public Policy: Strange Bedfellows of United States Law ............................................................ 11:369

Foreign Investment
After Two Years: Canada's Foreign Investment Review Act ................. 3:163
The Evolution of the International Monetary Fund ....................................... 5:425
Financing Foreign Investment in the United States .................................. 7:253
Foreign Direct Investment in the United States: An Overview .................. 7:153
Foreign Direct Investment in United States Real Estate: A Survey of Federal and State Entry Level Regulation ........................................... 7:27
The Harvest of Sabbatino: Vichpco Line v. Chase Manhattan Bank .......... 8:87
Host-Nation Regulation and Incentives for Private Foreign Investment: A Comparative Analysis and Commentary ............................................. 15:361
Investment Prospects in Saudi Arabia .................................................... 3:71
Book Review: Multilateral Investment Guarantee Agency and Foreign Investment by Ibrahim F.I. Shihata ........................................... 13:545
Overseas Private Investment Corporation: Current Authority and Programs ........................................... 5:337
Power of Attorney as a Protective Device for Foreign Owned United States Assets .................................................................................. 9:273
Principles Relating to Organization and Taxation of Foreign Investment Activity in the United States ........................................... 7:177
Recent Developments in Reporting Requirements for Investors in the United States ........................................................................ 9:359
Significant Non-Tax Reporting Requirements Relating to Investors in the United States ............................................................ 7:163
The Use of International Finance Subsidiaries in the Netherland Antilles ... 9:51
Western Business Opportunities in the Soviet Union: Perestroikan Prospects .................................................................................. 15:171
Western Investment in State-Controlled Economies: Establishment of Joint Ventures in Eastern European Countries ........................................... 3:507
Freedom of Speech


General Agreement on Tariffs and Trade

Canadian and U.S. Unfair Trade Laws: A Comparison of Their Legal and Administrative Structures ........................................... 15:67

Book Review: *Developing Countries in the GATT Legal System* by Robert E. Hudic ............................................................. 13:399

Elements of a Multilateral Framework for Trade in Services ............. 14:1

GATT Dispute Settlement: An Agenda for Evaluation and Reform ....... 14:81

A Practitioner's Guide to the Tokyo Round Trade Negotiations ......... 4:225

A Rainy Day for the GATT Umbrella: Trade Negotiations on Services ..... 14:121

Subsidization of State-Trading Enterprise Production of Mineral Products: An Assessment of Possible Revisions to the GATT Articles and Subsidies Code in the Uruguay Round of Trade Negotiations ................... 15:337


Government Contracts


Gray Market

The Case for Parallel Importation ........................................... 11:205

Grey Market Imports: Burgeoning Crisis or Emerging Policy ......... 11:293

Grey Market Imports: In or Out? *Vinton v. United States* ............ 11:397

Grey Market Imports and the International Location of Manufacturing ... 11:171

Grey Market Litigation in the United States District Courts .......... 11:349


An Overview of the Influx of Grey Market Goods Into the United States ... 11:231

The Use of Copyright Laws to Prevent the Importation of “Genuine Goods” ................................................................. 11:183

Grey Market

See Gray Market

Homosexuals

The Exclusion of Homosexual Aliens Without Medical Certification: *In re Longstaff* ................................................................. 11:413

Human Rights

The Rule of Non-Inquiry and the Impact of Human Rights on Extradition Law .................................................. 15:401

Illicit Drugs

Battling Drugs: Is the War Working? ....................................... 15:487

The Harmfulness Tax: A Proposal for Regulation and Taxation of Drugs ... 15:505

International Extradition in Drug Cases .................................... 10:343

A Judicial Response to Hovering Narcotics Smugglers: *United States v. May* ............................................................. 5:481

*United States v. Verdugo-Urquidez*: The U.S. Supreme Court’s Effort to Halt the Trade in Illegal Drugs .............................. 15:511
Immigration

The Exclusion of Homosexual Aliens Without Medical Certification: In re Longstaff .......................................................... 11:413
Fedorenko v. United States: A New Test for Misrepresentation in Visa Applications .......................................................... 7:129
The Illegal Alien—Whether to Withhold Deportation to Avoid His Potential Persecution: Fleisure v. Immigration and Naturalization Service ....... 5:305
Immigration and Naturalization Service v. Stevic: The Alien Facing Potential Persecution and the Clear Probability Standard for Relief from Deportation Under INA Section 243(h) ......................................... 10:275
The Immigration Laws of the U.S. and the Employment of Foreign Personnel .......................................................... 9:397
Immigration Problems Confronting Foreign Personnel in the United States ...... 7:265
Unequal Protection: Public Benefits, Public Policy, and Aliens ................ 6:1
In re Walsh and Pollard: Designing a Way Around U.S. Immigration Policy . 15:151

Intellectual Property

A Brief Look at Licensing with the Communist Countries .................. 8:217
The Case for Parallel Importation ........................................... 11:205
Copyright Protection for Computer Programs in Object Code in ROM .......... 10:667
Export Licensing of Computer Equipment and Technology—A Practitioner's Perspective .......................................................... 10:633
The Foreign Trademark Owner Living with American Products Liability Law .......................................................... 12:375
General Motors Corp. v. Devex Corp.: Prejudgment Interest—The Rule Rather than the Exception in Patent Infringement Awards .......... 9:495
Grey Market Goods Litigation in the United States District Courts ........... 11:549
Grey Market Imports: Burgeoning Crisis or Emerging Policy ................ 11:298
Grey Market Imports: In or Out? Vivitar v. United States .................. 11:397
Hughes Aircraft Co. v. United States: Jurisdiction Over Patent Infringement Claims Against the United States ................................ 2:187
NEC Electronics v. CAL Circuit Abco: Continued Support for the Universality of Trademarks .................................................. 13:378
Overview of Licensing and Technology Transfer ................................ 8:167
An Overview of the Influx of Grey Market Goods Into the United States .. 11:231
Parallel Importation of Copyrighted Phonorecords ........................... 10:435
Paris Convention for the Protection of Industrial Property—A View of the Proposed Revisions ................................................. 8:155
Patent Cooperation Treaty: A New Adventure in the Internationality of Patents .......................................................... 4:249
Patents in Brazil .................................................................. 8:191
Planning and Drafting of International Licensing Agreements ............... 6:193
Protection of Intellectual Property—Patent, Copyright, and Trade Secret Law in the United States and Abroad ................................. 10:537
SCM Corp. v. Langis Foods, Ltd.: Registration of Foreign Patents in the United States .......................................................... 2:179
Software Escrow in Bankruptcy: An International Perspective ................ 10:579
Software Protection in the International Marketplace ........................... 10:617
Technology Licensing: Common Market Competition Implications ......... 9:499
The Role of Lawyers in Licensing Negotiations ................................ 13:129
<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Anti-Boycott Provisions of the Export Administration Amendments of 1977</td>
<td>3:105</td>
</tr>
<tr>
<td>Canadian and U.S. Unfair Trade Laws: A Comparison of Their Legal and Administrative Structures</td>
<td>15:67</td>
</tr>
<tr>
<td>The China Trade: Legal and Economic Considerations for American Lawyers and Businessmen</td>
<td>3:43</td>
</tr>
<tr>
<td>The Comparison of the Uniform Commercial Code to UNCITRAL's Convention on Contracts for the International Sale of Goods</td>
<td>6:63</td>
</tr>
<tr>
<td>Cooperation on Export Control Between the United States and Europe: A Cradle of Conflict in Technology Transfer?</td>
<td>14:391</td>
</tr>
<tr>
<td>Book Review: Developing Countries in the GATT Legal System by Robert E. Hudec</td>
<td>13:399</td>
</tr>
<tr>
<td>The Domestic Industry Definition in Value-Added Agricultural Investigations: Why All the Attention?</td>
<td>12:249</td>
</tr>
<tr>
<td>East-West Trade Regulation in the United States (1974 Trade Act, Title IV)</td>
<td>3:1</td>
</tr>
<tr>
<td>Economic Advantage in East-West Trade: Abandoning Market Fictions in Trade with Nonmarket Economy Countries</td>
<td>14:55</td>
</tr>
<tr>
<td>Effects of Soviet Ideology on the Legal Framework and Policy of US-USSR Trade</td>
<td>1:75</td>
</tr>
<tr>
<td>Elements of a Multilateral Framework for Trade in Services</td>
<td>14:1</td>
</tr>
<tr>
<td>Escape Clause Relief in the EEC and the United States: Different Approaches to the Dilemma of Adjustment to a New World Trading Environment</td>
<td>15:1</td>
</tr>
<tr>
<td>The Evolution of the Escape Clause: The United States' Quest for Effective Relief from Fairly Traded Imports</td>
<td>13:347</td>
</tr>
<tr>
<td>Export Sales Transactions</td>
<td>7:49</td>
</tr>
<tr>
<td>Exporting Considerations</td>
<td>6:305</td>
</tr>
<tr>
<td>The Filing and Defending of Section 337 Actions</td>
<td>6:463</td>
</tr>
<tr>
<td>Foreign Policy Export Controls: A Proposal for Reform</td>
<td>11:39</td>
</tr>
<tr>
<td>Foreign Trade Zones: An Opportunity for North Carolina</td>
<td>2:1</td>
</tr>
<tr>
<td>Group Exemptions for Exclusive Distribution Agreements in the Common Market</td>
<td>9:231</td>
</tr>
<tr>
<td>Import/Customs Regulation of Computer Technology</td>
<td>10:609</td>
</tr>
<tr>
<td>Industrial Policies of North America and Their Implications for U.S. Trade and Investment Relations</td>
<td>7:331</td>
</tr>
<tr>
<td>An Introduction to the Harmonized System</td>
<td>12:417</td>
</tr>
<tr>
<td>Judicial Review of Commerce Department Antidumping Duty Determinations: Deference or Abdication?</td>
<td>11:19</td>
</tr>
<tr>
<td>Title</td>
<td>Pages</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>-------</td>
</tr>
<tr>
<td><em>K Mart Corp. v. Cartier, Inc.: Limiting the Protection of Section 526 of the Tariff Act of 1930</em></td>
<td>14:157</td>
</tr>
<tr>
<td>Negotiating and Drafting International Barrier and Countertrade Transactions</td>
<td>9:255</td>
</tr>
<tr>
<td>The New Soviet Joint Venture Regulations</td>
<td>12:171</td>
</tr>
<tr>
<td><em>Nissan Motor Manufacturing Corp. v. United States: An Update in Foreign Trade Zone Law</em></td>
<td>14:483</td>
</tr>
<tr>
<td>The NME Import Regulation Dilemma: Two Proposals for a New Regulatory Approach</td>
<td>12:59</td>
</tr>
<tr>
<td>The Orderly Marketing Agreement with Japan: Implications for U.S. Trade Policy</td>
<td>3:246</td>
</tr>
<tr>
<td>Petitioning and Responding Under the Escape Clause: One Practitioner's View of How To Do It</td>
<td>6:407</td>
</tr>
<tr>
<td>A Practitioner's Guide to the Tokyo Round Trade Negotiations</td>
<td>4:225</td>
</tr>
<tr>
<td>Primer on Trade Finance: Export Drafts, Letters of Credit, and Banker's Acceptances</td>
<td>11:613</td>
</tr>
<tr>
<td>Problems of International Trade Regulation: A Commentary on the Trade Act of 1974</td>
<td>1:26</td>
</tr>
<tr>
<td>Promoting Agricultural Exports: The Agricultural Trade Act of 1978</td>
<td>5:263</td>
</tr>
<tr>
<td>The Prosecution of Antidumping Actions Under the Trade Agreements Act of 1979</td>
<td>6:307</td>
</tr>
<tr>
<td>A Rainy Day for the GATT Umbrella: Trade Negotiations on Services</td>
<td>14:121</td>
</tr>
<tr>
<td>Relief from Unfair Import Practices Under Section 337 of the Tariff Act</td>
<td>13:493</td>
</tr>
<tr>
<td>Section 201 of the Trade Act of 1974: The Reagan Record</td>
<td>13:185</td>
</tr>
<tr>
<td>Shipping Retaliation Under United States and International Law</td>
<td>1:56</td>
</tr>
<tr>
<td>Simplification of Trade Documentation</td>
<td>3:186</td>
</tr>
<tr>
<td>State Responsibility to Espouse Claims of Nationals Based on Contracts with Foreign Nations</td>
<td>2:38</td>
</tr>
<tr>
<td>Subsidization of State-Trading Enterprise Production of Mineral Products: An Assessment of Possible Revisions to the GATT Articles and Subsidies Code in the Uruguay Round of Trade Negotiations</td>
<td>15:337</td>
</tr>
<tr>
<td>The Trade Agreements Act: Administrative Policy and Practice in Antidumping Investigations</td>
<td>6:483</td>
</tr>
<tr>
<td>Trade Wars—Arming for Battle</td>
<td>12:37</td>
</tr>
<tr>
<td>The Trigger Price Mechanism: Does It Prevent Dumping by Foreign Steelmakers?</td>
<td>5:279</td>
</tr>
<tr>
<td>Unfair Trade Practices and Section 337—Promises and Uncertainties</td>
<td>2:107</td>
</tr>
<tr>
<td>The United States Generalized System of Preferences: The Problem of Substantial Transformation</td>
<td>5:393</td>
</tr>
</tbody>
</table>
The U.S.-EC Hormone Beef Controversy and the Standards Code: Implications for the Application of Health Regulations to Agricultural Trade... 14:135
Using Section 301 of the Trade Act as a Response to Foreign Government Trade Actions: When, Why and How ......................... 6:381
U.S.-Mexico Trade: New Initiatives Are Needed Now ............ 7:355
When, Why and How to Bring a Countervailing Duty Proceeding: A Complainant’s Perspective ........................ 6:363
World Shipping: Between Liberalism and Protectionism ........ 14:45
The World Textile Multi-Fiber Arrangement: A Question of Balance .... 4:261
Zenith Radio Corp. v. United States: The Nadir of the U.S. Trade Relief Process ........................................ 13:225

International Travel


Japan

The Orderly Marketing Agreement with Japan: Implications for U.S. Trade Policy ........................................ 3:246

Jurisdiction

At Sea with Shaffer v. Heiner: Grand Bahama Petroleum Co. v. Canadian Transport Agencies ......................................... 4:311
Conflict Resolution .................................................................. 6:277
De James v. Magnificence Carriers, Inc.: “Minimum Contacts” and “National Contacts” as Bases for In Personam Jurisdiction in Admiralty Claims ..... 7:432
Dracos v. Hellenic Lines Ltd: The Burden of Proof and Offensive Collateral Estoppel .................................................................. 11:147
Expanding State Court Jurisdiction over Foreign Car Manufacturers: Crose v. Volkswagenwerk Aktiengesellschaft ........................................ 4:41
Expanding the Transnational Scope of Federal Subject Matter Jurisdiction Under the Commodity Exchange Act ......................... 10:239
Extending the Rule of Reason to Pendant Jurisdiction: Vespa of America Corp. v. Bajaj Auto Ltd ........................................ 9:483
International Products Liability and Long-Arm Jurisdiction: Hutson v. Fehr Bros., Inc ........................................ 5:519
Jurisdictional Uncertainty: The American Foreign Trade Zone .... 8:239

xxi
<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Multinational Enterprise Parent Liability: Efficient Legal Regimes in a World Market Environment</td>
<td>15:299</td>
</tr>
<tr>
<td>The Razor's Edge: The Doctrine of Forum Non Conveniens and the Union Carbide Methyl Isocyanate Gas Disaster at Bhopal, India</td>
<td>10:743</td>
</tr>
<tr>
<td>State v. Bondurant: The Long Arm Reaches Seaward</td>
<td>2:50</td>
</tr>
<tr>
<td>Tai Kien Industry Co., Ltd. v. M/V Hamburg: Contractual Forum Selection Clears Another Hurdle</td>
<td>2:173</td>
</tr>
<tr>
<td>Transpore Aereos de Angola v. Ronair, Inc.: Nonaccess to U.S. Courts by Unrecognized Governments—A New Exception?</td>
<td>8:225</td>
</tr>
<tr>
<td>Zoelich v. Arthur Andersen &amp; Co.: Restricting Subject Matter Jurisdiction for Foreign Litigants</td>
<td>15:157</td>
</tr>
<tr>
<td>Labor</td>
<td></td>
</tr>
<tr>
<td>Cleary v. United States Lines, Inc.: The Protections of the ADEA Held Not to Apply to American Citizens Employed Abroad</td>
<td>9:173</td>
</tr>
<tr>
<td>The Employer and the Law of Privacy in the Workplace—The U.S. Model to Date</td>
<td>9:98</td>
</tr>
<tr>
<td>Employment Discrimination—Friendship, Commerce and Navigational Treaties and Title VII</td>
<td>7:277</td>
</tr>
<tr>
<td>Problems with Terminating the Employment of an American Executive Stationed Abroad</td>
<td>9:81</td>
</tr>
<tr>
<td>Legal Research</td>
<td></td>
</tr>
<tr>
<td>Research Sources in International and Commercial Law</td>
<td>9:319</td>
</tr>
<tr>
<td>Legislative Process</td>
<td></td>
</tr>
<tr>
<td>Negotiating and the Congressional Conference Process: A Case Study of the Export Administration Act &amp; the Omnibus Trade Bill</td>
<td>13:333</td>
</tr>
<tr>
<td>Loyalty</td>
<td></td>
</tr>
<tr>
<td>Narcotics</td>
<td></td>
</tr>
<tr>
<td>See Illicit Drugs</td>
<td></td>
</tr>
<tr>
<td>The Netherlands</td>
<td></td>
</tr>
<tr>
<td>Legislation to Abate Pollution from Manure: The Dutch Approach</td>
<td>15:85</td>
</tr>
<tr>
<td>Products Liability</td>
<td></td>
</tr>
<tr>
<td>Consumer Protection and Product Liability: Europe and the EEC</td>
<td>11:321</td>
</tr>
<tr>
<td>The Foreign Trademark Owner Living with American Products Liability Law</td>
<td>12:375</td>
</tr>
<tr>
<td>Recognition of Judgments</td>
<td></td>
</tr>
<tr>
<td>Reciprocal Recognition and Enforcement of Civil Judgments in the United States, the United Kingdom and the European Economic Community</td>
<td>8:299</td>
</tr>
<tr>
<td>Res Judicata</td>
<td></td>
</tr>
<tr>
<td>Securities Regulation</td>
<td></td>
</tr>
<tr>
<td>Availability of an Implied Civil Cause of Action Under Section 17(a) of the Securities Act of 1933</td>
<td>9:207</td>
</tr>
</tbody>
</table>
Foreign Time Deposits Become “Securities”: Wolf v. Banco Nacional de México ............................................ 9:159
An Overview of the Eurobond Market ........................................... 12:331
The Regulation of American Depositary Receipts: Americanization of the International Capital Markets ........................................... 10:87
The Regulation of Tender Offers in the United States and the United Kingdom: Self-Regulation Versus Legal Regulation ........................................... 12:389
The Securities of Foreign Governments, Political Subdivisions and Multinational Organizations ........................................... 10:1

Sovereign Immunity
De Sanchez v. Banco Central de Nicaragua: An Extension of the Restrictive Theory of Foreign Sovereign Immunity ........................................... 7:419
Foreign Exchange Controls and Public Policy: Strange Bedfellows of United States Law ........................................... 11:369
The Foreign Sovereign Immunity Act of 1976 ........................................... 3:206
The Liability of Foreign States: The Role of Foreign Municipal Law ........................................... 11:51
Two Interpretations of Immunity from Prejudgment Attachment Under the Foreign Sovereign Immunities Act ........................................... 6:151
Von Dardel v. Union of Soviet Socialist Republics: An Expansive Interpretation of the Foreign Sovereign Immunities Act ........................................... 12:315

Soviet Union
Effects of Soviet Ideology on the Legal Framework and Policy of US-USSR Trade ........................................... 1:75
The New Soviet Joint Venture Regulations ........................................... 12:171
Von Dardel v. Union of Soviet Socialist Republics: An Expansive Interpretation of the Foreign Sovereign Immunities Act ........................................... 12:315
Western Business Opportunities in the Soviet Union: Perestroikan Prospects ........................................... 15:171

Taxation
Application of the Branch Profits Tax to Certain Foreign Corporations ........................................... 14:425
Container Corporation of America v. Franchise Tax Board: California’s Three-Factor Apportionment Formula for Taxing U.S. Corporation’s Foreign Subsidiaries Held Constitutional ........................................... 9:387
Current Developments on Domestic International Sales Corporations ........................................... 9:385
Determining State Power to Tax Foreign Commerce Under the Commerce Clause: Wardair Canada, Inc. v. Florida Department of Revenue ........................................... 12:157
Domestication of Foreign Corporations: Tax Planning as the Net of Internal Revenue Code Section 7701(b) ........................................... 11:131

xxiii
The FIRPTA Withholding Rules: A Review of Internal Revenue Code Section 1445(a) and the Temporary Regulations ........................................ 11:67
The Harmfulness Tax: A Proposal for Regulation and Taxation of Drugs .......... 15:505
Host-Nation Regulation and Incentives for Private Foreign Investment: A Comparative Analysis and Commentary ........................................ 15:361
North Carolina's Import-Export Property Taxation Classification Statute: A Question of Constitutionality ........................................ 2:13
Permanent Establishment Under the Canada-United States Tax Treaties—The Old and the New ........................................ 7:363
Principles Relating to Organization and Taxation of Foreign Investment Activity in the United States ........................................ 7:177
Section 103 of the Revenue Act of 1971 and the Houdaille Case: A New Remedy ...................... 9:413
Tax Considerations of the International Business Venture ................................ 6:259
Tax Implications of Exporting ........................................ 4:179
Taxation of Foreign Personnel in the United States ........................................ 7:207
Western Business Opportunities in the Soviet Union: Perestroikan Prospects ........................................ 15:171

Telecommunications

Competition Versus Cooperation: The D.C. Circuit Referees the Transborder Policy ........................................ 14:315
The Legal Commitment of the United States to the INTELSAT System .............. 14:219
Opening the International Television Market to Greater Program Diversity ........ 14:259
The Regulation of Commercial Radio Broadcasting in the United Kingdom ........ 14:255
The Regulation of International Telecommunication Services: A New Approach ........................................ 14:191
Telecommunications: A Bridge to Better East-West Relations ...................... 14:279

Trade Mark

The Case for Parallel Importation ........................................ 11:205
Grey Market Imports: Burgeoning Crisis or Emerging Policy ...................... 11:293
Grey Market Imports: In or Out? Vivitar v. United States ........................................ 11:397
Grey Market Goods Litigation in the United States District Courts .............. 11:349
The Use of Copyright Laws to Prevent the Importation of "Genuine Goods" ........ 11:183

Treaties

Employment Discrimination—Friendship, Commerce and Navigational Treaties and Title VII ........................................ 7:277
GATT Dispute Settlement: An Agenda for Evaluation and Reform .............. 14:81
Patent Cooperation Treaty: A New Adventure in the Internationality of Patents ........................................ 4:249
Permanent Establishment Under the Canada-United States Tax Treaties—The Old and the New ........................................ 7:363
Probable Cause and Provisional Arrest Under Certain Extradition Treaties: Callagrone v. Grant ...................... 7:121
Star Wars Meets the ABM Treaty: The Treaty Termination Controversy ........ 10:701

xxiv