

TABLE OF CONTENTS

ARTICLES

PROTECTING DEFAMATORY FICTION AND READER-RESPONSE THEORY WITH EMPHASIS ON THE GERMAN EXPERIENCE <i>Henry Ordower</i> .....	249
THE LEGAL FRAMEWORK FOR PRIVATE SECTOR DEVELOPMENT IN A TRANSITIONAL ECONOMY: THE CASE OF POLAND <i>Cheryl W. Gray</i> <i>Rebecca J. Hanson</i> <i>Michael A. Heller</i> <i>Peter G. Ianachkov</i> <i>Daniel T. Ostas</i> .....	283
NORTH AMERICAN FREE TRADE AGREEMENT: THE PUBLIC DEBATE <i>Frances Lee Ansley</i> .....	329

NOTE

RUSSIAN MEMBERSHIP IN THE IMF: A LOOK AT THE PROBLEMS, PAST AND PRESENT <i>Buck Wiley</i> .....	469
---	-----

RECENT DEVELOPMENTS

ENFORCEMENT OF ARBITRATION AGREEMENTS: THE SEVERABILITY DOCTRINE IN THE INTERNATIONAL ARENA— <i>REPUBLIC OF</i> <i>NICARAGUA V. STANDARD FRUIT Co.</i> , 937 F.2d 469 (9th Cir. 1991). <i>Jennifer Bagwell</i> .....	487
HUMAN RIGHTS—HAITIAN REFUGEES—HAITIAN REFUGEES HOUSED AT GUANTANAMO BAY NAVAL BASE HELD TO HAVE NO VALID CONSTITUTIONAL OR INTERNATIONAL LAW CLAIMS TO CHALLENGE FORCED REPATRIATION BY THE U.S. GOVERNMENT. <i>HAITIAN</i> <i>REFUGEE CENTER V. BAKER</i> , 953 F.2d 1498 (11th Cir. 1992), <i>cert. denied</i> , 112 S.Ct. 1245 (1992). <i>Jason A. Golden</i> .....	515

SEVENTH CIRCUIT ALLOWS AMERICAN SUBSIDIARY TO AVOID TITLE VII LIABILITY BY ASSERTING FCN TREATY RIGHTS OF JAPANESE PARENT—AMERICAN EMPLOYEES TREATED AS SECOND CLASS CITIZENS—COURT CITES RECIPROCAL BENEFITS FOR AMERICAN FIRMS OPERATING ABROAD— <i>FORTINO V. QUASAR Co.</i> , 950 F.2d 389 (7TH CIR. 1991).	
<i>Steven J. Lewengrub</i> .....	527
EUROPEAN UNIFICATION—BROADCASTING LAW—EASTERN EUROPE AND THE “TELEVISION WITHOUT FRONTIERS” DIRECTIVE: RADIO FREED EUROPE—CAN TELEVISION UNIFY IT?	
<i>Christopher B. Scott</i> .....	547
<b>BOOK REVIEW</b>	
HOUSTON PUTNAM LOWRY, CRITICAL SOURCEBOOK ANNOTATED: <i>INTERNATIONAL COMMERCIAL LAW AND ARBITRATION</i> (Little, Brown & Co., Boston; Toronto; London, 1991), pp. xxvi + 532	
<i>Carol A. Watson</i> .....	567
<b>BOOKS RECEIVED</b> .....	571