INDEX: VOLUMES 7-12*

The numeral before the colon refers to the volume, the numeral following to the page upon which the work begins.
*The Georgia Journal of International and Comparative Law most graciously acknowledges the assistance of the Library Staff of the University of Georgia School of Law, particularly that of Ms. Hazel Johnson, for the assistance rendered in compiling this Index.

A

Act of state doctrine—Actions of intervenors appointed by the Cuban government and statements of counsel do not constitute sufficient acts of state to come within the doctrine, by John C. Stephens. Recent Development. 7:734.


ADMINISTRATION OF JUSTICE—see also COURTS.

Admiralty—salvage rights—sovereign claims on the outer continental shelf do not extend to abandoned vessels, by R. Randall Blackwood. Recent Development. 7:169.

Admiralty—sovereign immunity—Phillipine corporation's suit to recover damages caused by collision with public vessel may proceed only under jurisdiction of the Public Vessels Act, and may be barred by that act's reciprocity provision, by R. Randall Blackwood. Recent Development. 7:177.


AGGRESSION—see also WAR.


AIR LAW—Cooper, Patricia E. Aviation law—Air services agreement between the United States and the United Kingdom. Recent Development. 8:211.

Air Services Agreement, July 23, 1977, United States—United Kingdom, T.I.A.S. No. 8641. 8:211.


ALIENS — Gregory, Laura C. Constitutional law — Aliens — Equal protection clause does not require extension of special immigrant status to aliens from non-contiguous country. Recent Development. 8:195.

ALIENS — Newberry, Sheryl A. Constitutional law — Civil Service Commission regulation demanding citizenship as a prerequisite to employment deprives resident aliens of liberty without due process of law. Recent Development. 7:187.


ALIENS — Christie, Donna R. Immigration and naturalization — effect of state conviction of minor drug offense by youthful offenders — availability of relief from mandatory deportation based on state certificate of relief from disabilities granted as a result of the conviction. Recent Development. 7:693.

ALIENS — see also DEPORTATION, EMIGRATION AND IMMIGRATION.


Alvarez v. District Director of United States Immigration and Naturalization Service, 539 F.2d 1220 (9th Cir. 1976). 8:195.


ANDEAN COURT — Lochridge, Edwin P. The role of the Andean Court in consolidating regional integration efforts. 10:351.

The Andean foreign investment code: an overview, by Lloyd Pike. Note. 7:656.


ANTITRUST LAW — Davis, Ronald W. Solicitation of anti-competitive action from foreign governments: should the Noerr-Pennington doctrine apply to communications with foreign sovereigns? Article. 11:395.

ANTITRUST LAW—Rosenthal, Douglas E. and Thomas E. Sheldon. Section 337—A view from two within the Department of Justice. Article. 8:47.


ANTITRUST LAW—INTERNATIONAL—Davidow, Joel. The United States, developing countries and the issue of intra-enterprise agreements. Article. 7:507.


ANTITRUST LAW—see also RESTRAINT OF TRADE, UNFAIR COMPETITION.

Antitrust law—Clayton Act—foreign nations are 'persons' within the meaning of the Clayton Act, by Michael K. Mixson. Recent Development. 8:950.

APARTEID—Seltzer, Garry. The role of the South African criminal code in implementing apartheid. Note. 8:176.

ARBITRATION: INTERNATIONAL—Lynch, Mary Kathryn. Conflict of laws in arbitration agreements between developed and developing countries. Note. 11:669.


ARBITRATION: INTERNATIONAL—Reymond, Claude. The new Swiss uniform arbitration act and international commercial arbitration. Article. 7:85.

ARBITRATION: INTERNATIONAL—see also INTERNATIONAL ARBITRATION.


ARTS—Colley, Mary. The effect of efforts to control illicit art traffic on legitimate international commerce in art. Note. 8:462.


ATTORNEYS—Herzstein, Robert E. The role of law and lawyers under the new multilateral trade agreements. 9:177.

ATTORNEYS—see also LEGAL PROFESSION.

Aviation law—Air services agreement between the United States and the United Kingdom, by Patricia E. Cooper. Recent Development. 8:211.
Ball, Milner S. and Dean Rusk. Sea changes and the American republic. Article. 9:1.


Ballew, Walter, III. Regulation of chemicals—In a council decision, the OECD has adopted provisions designed to protect human health and the environment without creating barriers to international chemicals trade. Recent Development. 12:95.


Barringer, Noel, William H. Hemmendinger and T. Leonard Kossl. Section 337: A case for repeal or change. Article. 8:81.


Bell, Olive Elizabeth. People's Republic of China—Personal income tax. Recent Development. 11:373.


Bertone, Luis and Guillermo Cabanellas. Host country taxation of transfer of technology transactions. Article. 11:495.

Beth, Loren P. The judicial committee as constitutional court for the British Empire, 1833-1971. Article. 7:47.


Bissell, Thomas St. G.—SEE St. G. Bissell, Thomas.

Blackwood, B. Randall. Admiralty—Sovereign immunity—Phillipine corporation's suit to recover damages caused by collision with public vessel may proceed only under jurisdiction of the Public Vessels Act, and may be barred by that act's reciprocity provision. Recent Development. 7:177.


Blaubergs, Maija S. Sovereign Immunity—Taxation—Residence of foreign sovereign diplomatic and consular staff is immune from taxation under a bilateral agreement and the Foreign Sovereign Immunities Act. Recent Development. 12:429.


BOYCOTTS—Estes, Carl. Federal tax consequences of international boycotts. Article. 8:685.

BOYCOTTS—Gibbons, Edward Paul. Labor Law—Work stoppages called to protest actions of a foreign state are labor disputes subject to the prohibition against secondary boycotts of section 8(b)(4) of the National Labor Relations Act. Recent Development. 12:443.

BOYCOTTS—Menefee, Mark D. and Don Samuel. Through the antiboycott morass to an export priority. Note. 9:357.


BOYCOTTS—Wayne, Robert S. Extraterritorial application of the export administration amendments of 1977. Note. 8:741.


BRIBERY—Hibey, Richard A. Application of the mail and wire fraud statutes to international bribery: questionable prosecutions of questionable payments. Article. 9:49.


Bryan, Greyson. International and corporate double taxation problems in light of European Economic Community proposals for the harmonization of company taxation. Article. 8:833.

Bushnell, George E., III. The development of foreign investment law in Egypt and its effect on private foreign investment. Note. 10:301.

BUSINESS—Marcus, Stanley J. The antiboycott law: the regulation on international business behavior. Article. 8:559.


Bustamante Code on Private International Law. 11:626.

Butler, John S. Admiralty—salvage rights—sovereign claims on the outer continental shelf do not extend to abandoned vessels. Recent Development. 7:169.

Cabanelas, Guillermo and Luis Bertone. Host country taxation of transfer of technology transactions. Article. 11:495.

Caproni, Albert. The exporting process: some considerations for practitioners. Note. 8:408.


CARTAGENA AGREEMENT—Lochridge, Edwin P. The role of the Andean Court in consolidating regional integration efforts. Note. 10:351.


CHINA—Ellis, Sally Lord. Decentralization of China's foreign trade structures. Article. 11:283.


CHINA—Li, Victor H. Reflections on the current drive toward greater legalization in China. Article. 10:221.

The choice of law clause in contracts between parties of developing and developed nations, by Alice M. Vickers. Note. 11:617.

Christie, Donna R. Immigration and naturalization—Effect of state conviction of minor drug offense by youthful offenders—Availability of relief from disabilities granted as a result of the conviction. Recent Development. 7:693.


CIVIL AERONAUTICS BOARD—Cooper, Patricia E. Aviation Law—Air services agreement between the United States and the United Kingdom. Recent Development. 8:211.

CIVIL PROCEDURE—see also EVIDENCE, INTERVENTION, JURISDICTION.

Civil Rights—Newspaper advertisements for employment opportunities located in South Africa, which do not on their face recite discriminatory conditions, do not violate municipal antidiscrimination laws, by Nancy L. Rumble. Recent Development. 8:503.

CIVIL SERVICE COMMISSION—Newberry, Sheryl A. Constitutional law—Aliens—C.S.C. regulation demanding citizenship as a prerequisite to employment deprives resident aliens of liberty without due process of law. Recent Development. 7:187.

CIVIL WAR (INTERNATIONAL)—Kilgore, Edwin K. Law of war—Geneva convention signatories clarify applicability of laws of war to internal armed conflict. Recent Development. 8:941.

Clayton Act. 11:103.

COAST GUARD—Jenkins, Willie R. Fifth Circuit cases concerning search and seizure on the high seas: the need for a limiting doctrine. Note. 10:167.


Colley, Mary. The effect of efforts to control illicit art traffic on legitimate international commerce in art. Note. 8:462.

COLONIES—Sornarajah, M. Internal colonialism and humanitarian intervention. Article. 11:45.


COMMERC E—Bushnell, George E., III. The development of foreign investment law in Egypt and its effect on private foreign investment. Note. 10:301.


COMMERC E—Ellis, Sally Lord. Decentralization of China's foreign trade structures. Article. 11:283.

COMMERC E—Jalles, Maria Isabel. State monopolies of a commercial character (article 37 of the EEC Treaty) and their importance in connection with Portugal's accession to the European Communities. Article. 10:411.

COMMERCIAL LAW—see also BANKS AND BANKING.

The Commonwealh of Puerto Rico: trying to gain dignity and maintain culture, by Arnold Leibowitz. Article. 11:211.


Communications Satellite Act of 1962. 7:678.


Conboy, Kevin. Detention without trial in Kenya. Note. 8:441.

Conboy, Kevin. The group of 77 draft provisions concerning supplier guarantees for the proposed international code of conduct on transfer of technology. Note. 9:69.

Conflict of laws in arbitration agreements between developed and developing countries, by Mary Kathryn Lynch. Note. 11:669.

Conflicts of law in contracts between developed and developing nations—SYMPOSIUM. 11:589.

CONFLICTS OF LAW—Lynch, Mary Kathryn. Conflict of laws in arbitration agreements between developed and developing countries. Note. 11:669.

CONFLICTS OF LAW—Murphy, Kent. The traditional view of public policy and *ordre public* in private international law. Note. 11:591.


CONFLICTS OF LAW—Quilling, Michael. The recognition and enforcement of foreign country judgments and arbitral awards: a north-south perspective. Note. 11:635.

CONFLICTS OF LAW—Vickers, Alice M. The course of law clause in contracts between parties of developing and developed nations. Note. 11:617.

CONFLICTS OF LAW—SYMPOSIUM—Conflicts of law in contracts between developed and developing nations. 11:589.


CONSTITUTIONAL LAW—see also DUE PROCESS, SEARCH AND SEIZURE, TREATIES.

Constitutional law—Import-export clause—Non-discriminatory, fairly apportioned excise tax applied to stevedoring companies loading and unloading goods in import and export transit does not constitute an import or duty within the prohibition of the import-export clause, by Tony G. Mills. Recent Development. 9:445.

CONTROLLED FOREIGN CORPORATIONS—Finnegan, Marcus B. and Robert E. McCarthy. The impact of the U.S. tax laws on international technology transfer: an overview and some suggestions for minimizing the bite. Article. 8:115.


Convention on the Territorial Sea and the Contiguous Zone. 10:167.


Convention with Respect to the Laws and Customs of War on Land (1899, 1907). 10:1.

Cooper, Patricia E. Aviation law—Air services agreement between the United States and the United Kingdom. Recent Development. 8:211.


CORPORATIONS—Sono, Kazuaki. Sovereignty, this strange thing: its impact on global economic order. Article. 9:549.


CORPORATIONS: TAXATION—see also INCOME TAX: CORPORATIONS.

Correa, Carlos M. Legal nature and contractual conditions in know-how transactions. Article. 11:449.
COUNCIL OF EUROPE—Hanotiau, Bernard. The Council of Europe convention on products liability. Article. 8:325.

COUNCIL OF EUROPEAN COMMUNITIES—see also EUROPEAN ECONOMIC COMMUNITIES.

The Council of Europe convention on products liability, by Bernard Hanotiau. Article. 8:325.

Countervailing duties—Nonexcessive remission of foreign excise tax on products imported into the United States does not constitute a bounty or grant requiring the levy of countervailing duties, by Garry Seltzer. Recent Development. 8:200.


Cox, Betsy and Frank Brogan. Law of the Sea—Proposed deep seabed hard mineral resources act. Recent Development. 9:641.


CREDIT—Kline, Elizabeth Grant. European Court of Justice—convention on jurisdiction in civil and commercial matters—court independently defines phrase to limit jurisdictional advantage to private final consumers. Recent Development. 10:449.

CRIMINAL LAW—Seltzer, Garry. The role of the South African criminal code in implementing apartheid. Note. 8:176.


CRIMINAL PROCEDURE—see also JURISDICTION.

CUSTOMS COURT—Kilgore, K. Edwin. Trade law—import quotas—executive agency may impose textile import quotas under section 204 of the Agricultural Act of 1956 without prior showing of domestic market disruption—jurisdiction—customs court possesses exclusive jurisdiction over actions protesting import quotas. Recent Development. 8:482.


CUSTOMS LAWS—Snyder, William R. Customs valuation in the European Economic Community. Article. 11:79.

CUSTOMS LAWS—see also TARIFF AND CUSTOMS LAWS.

Cutler, John A. Trademarks—Lanham Act—Foreign registrants need not allege use in the U.S. and may waive filing requirements required for domestic applications. Recent Development. 7:700.

D


Davidow, Joel. The United States, developing countries and the issue of intra-enterprise agreements. Article. 7:507.
Davis, Ronald W. Solicitation of anticompetitive action from foreign governments: should the Noerr-Pennington doctrine apply to communications with foreign sovereigns? Article. 11:395.


Declaration of a New International Economic Order. 9:559.

Deep seabed mining: alternative schemes for protecting developing countries from adverse impact, by David Hegwood. Note. 12:173.

DEEP SEABED MINING—Cox, Betsy and Frank Brogan. Law of the Sea—Proposed deep seabed hard minerals resources act. Recent Development. 9:641.


DEPORTATION—Christie, Donna R. Immigration and naturalization—Effect of state conviction of minor drug offense by youthful offenders—Availability of relief from mandatory deportation based on state
certificate of relief from disabilities granted as a result of the conviction. Recent Development. 7:693.

DEPORTATION—see also ALIENS, EMIGRATION AND IMMIGRATION.

Detention without trial in Kenya, by Kevin Conboy. Note. 8:441.

DEVELOPING COUNTRIES—Correa, Carlos M. Legal nature and contractual conditions in know-how transactions. Article. 11:449.

DEVELOPING COUNTRIES—Downs, Bertis E., IV. Housing the urban poor in developing countries: selected legal issues in the provision of serviced land and shelter. Note. 10:527.

DEVELOPING COUNTRIES—Eze, Osita C. Legal structures for the resolution of international problems in the domain of private foreign investments: a third world perspective now and in the future. Article. 9:535.

DEVELOPING COUNTRIES—Haq, Inamul. The problem of global economic inequity: legal structures and some thoughts on the next 40 years. Article. 9:507.


DEVELOPING COUNTRIES—Lynch, Mary Kathryn. Conflict of laws in arbitration agreements between developed and developing countries. Note. 11:669.

DEVELOPING COUNTRIES—Quilling, Michael. The recognition and enforcement of foreign country judgments and arbitral awards: a north-south perspective. Note. 11:635.


DEVELOPING COUNTRIES—Roffe, Pedro. Reflections on current attempts to revise international legal structures: the North-South dialogue—clash of values and concepts, contradictions and compromises. Article. 9:559.


DEVELOPING COUNTRIES—Smith, Leslie. Financing urbanization in developing countries. Note. 10:579.

DEVELOPING COUNTRIES—Sterns, Fredric. Urbanization and public services. Note. 10:495.

DEVELOPING COUNTRIES—Symposium: legal issues and urbanization in developing countries. 10:491.

DEVELOPING COUNTRIES—Symposium: the role of law in economic development. 10:221.

DEVELOPING COUNTRIES—Tocups, Nora M. City growth and cooperation along the United States/Mexican border. Note. 10:619.
DEVELOPING COUNTRIES—Vickers, Alice M. The course of law clause in contracts between parties of developing and developed nations. Note. 11:617.

DEVELOPING COUNTRIES—see also COMMERCE, FOREIGN RELATIONS, INTERNATIONAL TRADE.


DISCRIMINATION: RACE—Rumble, Nancy L. Civil rights—newspaper advertisement for employment opportunities located in South Africa, which do not on their face recite discriminatory conditions, do not violate municipal antidiscrimination laws. Recent Development. 8:503.


Domestic International Sales Corporation (DISC)—7:629.

Domestic International Sales Corporation—9:413.


Downs, Bertis, E., IV. Housing the urban poor in developing countries: selected legal issues in the provision of serviced land and shelter. Note. 10:527.


DUE PROCESS—Newberry, Sheryl A. Constitutional law—Aliens—Civil Service Commission regulation demanding citizenship as a prerequisite to employment deprives resident aliens of liberty without due process of law. Recent Development. 7:187.

Durovic v. Commissioner of Internal Revenue, 542 F.2d 1238 (7th Cir. 1976). 7:714.

Economic implications of European transfrontier pollution: national prerogative and attribution of responsibility, by Frederick C. Eisenstein. Note. Dean Rusk Award. 11:519.


ECONOMICS—Haq, Inamul. The problem of global economic inequity: legal structures and some thoughts on the next 40 years. Article. 9:507.


ECONOMICS—Jalles, Maria Isabel. State monopolies of a commercial character (article 37 of the EEC Treaty) and their importance in connection with Portugal's accession to the European Communities. Article. 10:411.

ECONOMICS—Lochridge, Edwin P. The role of the Andean Court in consolidating regional integration efforts. Note. 10:351.

ECONOMICS—Roffe, Pedro. Reflections on current attempts to revise international legal structures: the North-South dialogue—clash of values and concepts, contradictions and compromises. Article. 9:559.

ECONOMICS—Roy, Delwin A. An examination of legal instrumentalism in public enterprise development in the Middle East. Article. 10:271.

ECONOMICS—Schloh, Bernhard. The accession of Greece to the European Economic Communities. Article. 10:385.

ECONOMICS—Sono, Kazuaki. Sovereignty, this strange thing: its impact on global economic order. Article. 9:549.

ECONOMICS—Symposium: the role of law in economic development. 10:221.


EGYPT—Bushnell, George E., III. The development of foreign investment law in Egypt and its effect on private foreign investment. Note. 10:301.


Ellis, Sally Lord. Decentralization of China’s foreign trade structures. Article. 11:283.

EMIGRATION AND IMMIGRATION—Seltzer, Garry. Constitutional law—aliens—equal protection clause does not require extension of special immigrant status to aliens from non-contiguous countries. Recent Development. 8:195.

EMIGRATION AND IMMIGRATION—see also DEPORTATION, ALIENS.

EMPLOYER & EMPLOYEE—Martin, Beverly. European Economic Community—Article 119—British Equal Pay Act of 1970—Referral to European Court of Justice—Applicability to British pension plan and to successive employment cases. Recent Development. 10:203.

EMPLOYMENT—Martin, Beverly. European Economic Community—Article 119—British Equal Pay Act of 1970—Referral to European Court of Justice—Applicability to British pension plan and to successive employment cases. Recent Development. 10:203.

Enforcement of forum selection agreements in contracts between unequal parties, by Cynthia Noles. Note. 11:693.


ENVIRONMENTAL LAW—CHEMICALS REGULATION—Ballew, Walter, III. Regulation of chemicals—in a council decision, the OECD has adopted provisions designed to protect human health and the environment without creating barriers to international chemicals trade. Recent Development. 12:95.

Equal Pay Act of 1970 (Great Britain)—Martin Beverly. European Economic Community—Article 119—British Equal Pay of 1970—Referral to European Court of Justice—Applicability to British pension plan and to successive employment cases. Recent Development. 10:203.

Estes, Carl II. Federal tax consequences of international boycotts. Article. 8:685.

European Atomic Energy Community (EURATOM)—The accession of Greece to the European Economic Communities, by Bernhard Schloh. Article. 10:385.

European Coal and Steel Community—The accession of Greece to the European Economic Communities, by Bernhard Schloh. Article. 10:385.
European Communities—Legal profession—Council passes directive allowing lawyers to provide service across national borders, by David S. Gordon. Recent Development. 7:723.


European Convention on Products Liability—The Council of Europe convention on products liability. 8:325.

European Court of Human Rights—selected decisions. 7:327.

European Court of Justice—convention on jurisdiction in civil and commercial matters—court independently defines phrase to limit jurisdictional advantage to private final consumers, by Elizabeth Grant Kline. Recent Development. 10:449.

EUROPEAN ECONOMIC COMMUNITY—Bryan, Greyson. International and corporate double taxation problems in the light of European Economic Community proposals for the harmonization of company taxation. Article. 8:833.

EUROPEAN ECONOMIC COMMUNITY—Hanotiau, Bernard. The Council of Europe convention on products liability. Article. 8:325.


EUROPEAN ECONOMIC COMMUNITY—Jalles, Maria Isabel. State monopolies of a commercial character (article 37 of the EEC Treaty) and their importance in connection with Portugal's accession to the European Communities. Article. 10:411.

EUROPEAN ECONOMIC COMMUNITY—Modling, Catherine A. EEC—Article 85—Selective distributorship agreements may not include prohibition on exports. Recent Development. 10:673.

EUROPEAN ECONOMIC COMMUNITY—Roth, Rhond Rudolph. The Luxembourg Convention on the community patent: complementary application of national law? Recent Development. 7:95.

EUROPEAN ECONOMIC COMMUNITY—Schloh, Bernhard. The accession of Greece to the European Economic Communities. Article. 10:385.

EUROPEAN ECONOMIC COMMUNITY—Snyder, William M. Customs valuation in the European Economic Community. Article. 11:79.


EUROPEAN ECONOMIC COMMUNITY—van Hoorn, J. Problems, possibilities, and limitations with respect to measures against international tax avoidance and evasion. Article. 8:763.

European Economic Community—Article 119—British Equal Pay Act of 1970—Referral to European Court of Justice—Applicability to British pension plan and successive employment cases, by Beverly Martin. Recent Development. 10:203.

European Economic Community—Direct application of community law—article 119 of the Treaty of Rome requiring equal pay for equal work
has direct effect upon national law of member states, by V. Gail Lane. Recent Development. 7:195.

The European Economic Community: the right of member state withdrawal, by John Hill. Note. 12:335


EXCHANGE RATES—Floyd, Tim J. Taxation—Selection of exchange rate for translation purposes where multiple exchange rates exist for a foreign currency and the underlying transaction is financial in nature, the proper rate for translating components of taxable income is the "free" market rate. Recent Development. 7:711.

EXCISE TAXES—Mills, Tony G. Import-export clause—Non-discriminatory, fairly apportioned excise tax applied to stevedoring companies loading and unloading goods in imports and export transit does not constitute an import or duty within the prohibition of the Import-Export Clause. Recent Development. 9:445.

EXCISE TAXES: FOREIGN—Seltzer, Garry. Trade Act of 1974—Countervailing duties—Nonexcessive remission of foreign excise tax on products imported into the United States does not constitute a bounty or grant requiring the levy of countervailing duties. Recent Development. 8:200.


EXECUTIVE AGREEMENTS—see also TREATIES.


Export Administration Regulations. 8:581


Exporting process: some considerations for practitioners, The, by Albert Caproni, III. Note. 8:408.

EXTRACTIONS AND IMPORTS—see also INTERNATIONAL TRADE, COMMERCE


EXTRACTIONS AND IMPORTS—Colley, Mary. Effect of efforts to control illicit art traffic on legitimate international commerce in art. Note. 8:462.


EXTRACTIONS AND IMPORTS—Hemmendinger, Noel and William T. Barringer and T. Leonard Koss. Section 337: a case for repeal or change. Article. 8:81.


EXTRACTIONS AND IMPORTS—Menefee, Mark D. and Don Samuel. Through the antiboycott morass to an export priority. Note. 9:357.

EXTRACTIONS AND IMPORTS—Modling, Catherine A. EEC Article 85—Selective distributorship agreements may not include prohibition on exports. Recent Development. 10:673.

EXTRACTIONS AND IMPORTS—Peevy, Alan Stephen. Notice and opportunity to be heard in a “good cause” determination proceeding under section 201(e) of the Trade Act of 1974 are not required by the provisions of the act itself or by constitutional due process. Recent Development. 9:654.

EXTRACTIONS AND IMPORTS—Peterson, Timothy A. Tax incentives to exportation: alternatives to DISC. Note. 9:413.


EXTRACTIONS AND IMPORTS—Seltzer, Garry. Trade Act of 1974—Countervailing duties—Nonexcessive remission of foreign excise tax on products imported into the United States does not constitute a bounty of grant requiring the levy of countervailing duties. Recent Development. 8:200.

EXTRACTIONS AND IMPORTS—Sheppard, Barbara M. Foreign trade zones—international business incentives. Note. 7:669.

EXTRACTIONS AND IMPORTS—Steiner, Henry J. The Arab boycott and the international response. Article. 8:529.
EXPORTS AND IMPORTS—Symposium—A national export policy: tuning United States law and its implementation to an export priority. 9:239.

EXPORTS AND IMPORTS—Wasserman, Jack Gumpert. Injury from dumping: the problem of the regional industry. Article. 9:469.

EXPORTS AND IMPORTS—Wharton, Phillip L. Treasury runs the maze: less than fair value determinations under the Antidumping Act of 1921. Note. 8:919.

Extraterritorial jurisdiction under the proposed federal criminal codes: Senate Bill 1630 and House Bill 1647, by William Gillon. Note. 12:305.

Eze, Osita C. Legal structures for the resolution of international problems in the domain of private foreign investments: a third world perspective now and in the future. Article. 9:535.


Federal Interagency Task Force on Product Liability. 8:279.


Finnegan, Marcus B. and Robert E. McCarthy. The impact of U.S. tax laws on international technology transfer: an overview and some suggestions for minimizing the bite. Article. 8:115.


Floyd, Tim J. Taxation—Selection of exchange rate for translation purposes—Where multiple exchange rates exist for a foreign currency and the underlying transaction is financial in nature, the proper rate for translating components of taxable income is the "free" market rate. Recent Development. 7:711.

Floyd, Tim J. Tax Treaties—Reciprocal exchange of information—Summons power contained in IRC section 7602 may be used to obtain information from domestic sources for use by Canadian authorities in investigating the Canadian tax liability of a Canadian company. Recent Development. 7:202.


FOREIGN EXCHANGE—Floyd, Tim J. Taxation—Selection of exchange rate for translation purposes—Where multiple exchange rates exist for a foreign currency and the underlying transaction is financial in nature, the proper rate for translating components of taxable income is the "free" market rate. Recent Development. 7:711.


FOREIGN INVESTMENT—Bushnell, George E., III. The development of foreign investment law in Egypt and its effect on private foreign investment. Note. 10:301.

FOREIGN INVESTMENT—Eze, Osita C. Legal structures for the resolution of international problems in the domain of private foreign investments: a third world perspective now and in the future. Article. 9:535.


FOREIGN INVESTMENT—Singh, Udai Vikram. Taxation aspects of foreign investment in India. Note. 11:133.

FOREIGN INVESTMENT—Symposium: the role of law in economic development. 10:221.

FOREIGN INVESTMENT—see also ECONOMICS, COMMERCE, INTERNATIONAL TRADE.

Foreign investment in Mexico, certain legal aspects of: regulation of
capital investment, patents and trademarks, and transfer of technology. Colloquium. 7:1.


Foreign investment, the law on, by Adolfo Arrioja Vizcaino. 7:33.


FOREIGN POLICY—Vance, the Honorable Cyrus. Human rights and foreign policy. Law Day Address. 7:223.


FOREIGN TRADE—Ellis, Sally Lord. Decentralization of China's foreign trade structures. Article. 11:283.

Foreign trade zones—international business incentives, by Barbara M. Sheppard. Note. 7:669.


FRAUD—Hibey, Richard A. Application of the mail and wire fraud statutes to international bribery: questionable prosecutions of questionable payments. Article. 9:49.


General Conditions for the Delivery of Goods between Organizations of Member Countries for COMECON. 12:451.


Gibbons, E. Labor law—Work stoppages called to protest actions of a foreign state are labor disputes subject to the prohibition against secondary boycotts of section 8(b)(4) of the National Labor Relations Act. Recent Development. 12:443.


Gillon, William. Extraterritorial jurisdiction under the proposed federal criminal codes: Senate Bill 1630 and House Bill 1647. Note. 12:305.


Gingerich, Duane J. The interagency task force "blueprint" for reforming product liability tort law in the United States. Article. 8:279.


Gordon, David S. European Communities—Legal profession council passes directive allowing lawyers to provide services across national borders. Recent Development. 7:723.


GOVERNMENT—see also CONSTITUTIONAL LAW.


GREAT BRITAIN—Beth, Loren P. The judicial committee as constitutional court for the British empire, 1833-1971. Article. 7:47.
GREECE—Schloh, Bernhard. The accession of Greece to the European Economic Communities. Article. 10:385.

Gregory, Laurie C. Constitutional law—aliens—equal protection clause does not require extension of special immigrant status to aliens from non-contiguous countries. Recent Development. 8:195.


Haq, Inamul. The problem of global economic inequity: legal structures and some thoughts on the next 40 years. Article. 9:507.


Hemmendinger, Noel and William H. Barringer and T. Leonard Kossl. Section 337: A case for repeal or change. Article. 8:81.

Herzstein, Robert E. The role of law and lawyers under the new multilateral trade agreements. Article. 9:177.

Hibey, Richard A. Application of the mail and wire fraud statutes to international bribery: questionable prosecutions of questionable payments. Article. 9:49.

HIGH SEAS—Jenkins, Willie R. Fifth Circuit cases concerning search and seizure on the high seas: the need for a limiting doctrine. Note. 10:167.


HIGH SEAS—Rusk, Dean and Milner S. Ball. Sea changes and the American republic. Article. 9:1.

HIGH SEAS—See also MARINE RESOURCES, TERRITORIAL WATERS.

Hill, John A. The European Economic Community: the right of member state withdrawal. Note. 12:335.


Host country taxation of transfer of technology transactions, by Guillermo Cabanellas and Luis Bertone. Article. 11:495.

Hoyt, Harger and Timothy Peterson. Foreign sovereign immunity—effect of state’s system of property ownership on determination of agency or instrumentality status under the Foreign Sovereign Immunity Act of 1976. Recent Development. 9:111.


HUMAN RIGHTS—Cohn, Sigmund A. International adjudication of human rights and the European Court of Human Rights: a survey of its procedural and some of its substantive holdings. Survey. 7:315.


HUMAN RIGHTS—Rusk, Dean. A comment on Filartiga v. Pena-Irala. Article. 11:311.


Human Rights and foreign policy. Law Day address, by the Honorable Cyrus Vance. Article. 7:223.

Human rights legislation and U.S. foreign policy, by David Weissbrodt. Article. 7:231.

I

IMMIGRATION—See EMIGRATION AND IMMIGRATION.

Immigration and Naturalization Act. 7:694.

Immigration and naturalization—Effect of state conviction of minor drug offenders—Availability of relief from mandatory deportation based on state certificate of relief from disabilities granted as a result of the conviction, by Donna R. Christie. Recent Development. 7:693.

Import-Export clause—Non-discriminatory, fairly apportioned excise tax applied to stevedoring companies, by Tony G. Mills. Recent Development. 9:445.

Import quotas—Executive agency may impose textile import quotas under section 204 of Agricultural Act of 1956, by K. Edwin Kilgore. Recent Development. 8:482.


IMPORTS—Peevy, Alan Stephen. Notice and opportunity to be heard in a "good cause" determination proceeding under section 201(e) of the Trade Act of 1974 are not required by the provisions of the Act itself or by constitutional due process. Recent Development. 9:654.

IMPORTS—Wasserman, Jack Gumpert. Injury from dumping: the problem of the regional industry. Article. 9:469.

IMPORTS—see also EXPORTS AND IMPORTS.


INCOME TAX—Bell, Olive Elizabeth. Peoples' Republic of China—Personal income tax. Recent Development. 11:373.


INCOME TAX—Floyd, Tim J. Tax treaties—Reciprocal exchange of information—Summons power contained in IRC § 7602 may be used to obtain information from domestic sources for use by Canadian authorities in investigating the Canadian tax liability of a Canadian company. Recent Development. 7:202.


INCOME TAX—see also DOUBLE TAXATION.

INDIA—Singh, Udai Vikram. Taxation aspects of foreign investment in India. Note. 11:133.


Internal colonialism and humanitarian intervention, by M. Sornarajah. Article. 11:45.


International Arbitration—Reymond, Claude. The new Swiss uniform arbitration act and international commercial arbitration. Article. 7:85.

INTERNATIONAL ARBITRATION—see also INTERNATIONAL COURTS AND TRIBUNALS, JURISDICTION: INTERNATIONAL LAW.


International Center for Settlement of Investment Disputes. 11:675.

International Commission of Jurists. 7:481.

INTERNATIONAL COURT OF JUSTICE—Murphy, Cornelius F., Jr. The World Court and the peaceful settlement of disputes. Article. 7:551.

INTERNATIONAL COURTS AND TRIBUNALS—Murphy, Cornelius F., Jr. The World Court and the peaceful settlement of disputes. Article. 7:551.

INTERNATIONAL COURTS AND TRIBUNALS—see also JURISDICTION: INTERNATIONAL LAW.

International Covenant on Civil and Political Rights. 7:316.

International Covenant on Economic, Social, and Cultural Rights. 7:316.


Internationalization to prevent the spread of nuclear weapons, Frank Barnaby, Jozef Goldblat, and Bhupendra Jasani, editors. Book Review. 12:459.

The International League for Human Rights. 7:479.


INTERNATIONAL LEGAL PROFESSION—See LEGAL PROFESSION.


INTERNATIONAL TRADE—See also EXPORTS AND IMPORTS.


INTERNATIONAL TRADE—Caproni, Albert, III. The exporting process: some considerations for practitioners. Note. 8:408.


INTERNATIONAL TRADE—Hemmendinger, Noel and William H. Barringer and T. Leonard Kossl. Section 337: a case for repeal or change. Article. 8:81.

INTERNATIONAL TRADE—Herzstein, Robert E. The role of law and lawyers under the new multilateral trade agreements. Article. 9:177.

INTERNATIONAL TRADE—Jalles, Maria Isabel. State monopolies of a commercial character (article 37 of the EEC Treaty) and their importance in connection with Portugal’s accession to the European Communities. Article. 10:411.

INTERNATIONAL TRADE—Kilgore, K. Edwin. Trade law—Import quotas—Executive agency may impose textile import quotas under section 204 of the Agricultural Act of 1956 without prior showing of domestic market disruption—Jurisdiction—Customs Court possesses exclusive jurisdiction over actions protesting import quotas. Recent Development. 8:482.


INTERNATIONAL TRADE—Peevy, Alan Stephen. Notice and opportunity to be heard in a “good cause” determination proceeding under section 2019(e) of the Trade Act of 1974 are not required by the provisions of the Act itself or by constitutional due process. Recent Development. 9:654.

INTERNATIONAL TRADE—Pike, Lloyd. The Andean foreign investment code. Note. 7:656.


INTERNATIONAL TRADE—Sheppard, Barbara M. Foreign trade zones—international business incentives. Note. 7:669.

INTERNATIONAL TRADE—Symposium. Section 337 of the Trade Act of 1974. 8:27.

INTERNATIONAL TRADE—SYMPOSIUM. The Tokyo Round: its meaning and effect. 9:151.


INTERNATIONAL TRADE—Wasserman, Jack Gumpert. Injury from dumping: the problem of the regional industry. Note. 9:469.

INTERNATIONAL TRADE—Wharton, Phillip L. Treasury runs the maze: less than fair value determinations under the antidumping act of 1921. Note. 8:919.


INTERVENTION: INTERNATIONAL LAW — Sornarajah, M. Internal colonialism and humanitarian intervention. Article. 11:45.

INTERVENTION: INTERNATIONAL LAW — Stephens, John C. Act of state doctrine — Actions of intervenors appointed by the Cuban government and statements of counsel do not constitute sufficient acts of state to come within the doctrine. Recent Development. 7:734.

INVENTIONS — Medina, David Rangel. Significant innovations of the new Mexican law on inventions and trademarks. Article. 7:5.

INVENTIONS — see also PATENTS: FOREIGN, PATENTS.

INVESTMENTS: FOREIGN — see also FOREIGN INVESTMENT.

INVESTMENTS: FOREIGN — Bushnell, George E., III. The development of foreign investment law in Egypt and its effect on private foreign investment. Note. 10:301.

INVESTMENTS: FOREIGN — Colloquium on certain legal aspects of foreign investment in Mexico: regulation of capital investment, patents and trademarks, and transfer of technology. 7:1.

INVESTMENTS: FOREIGN — Eze, Osita C. Legal structures for the resolution of international problems in the domain of private foreign investments: a third world perspective now and in the future. Article. 9:535.


INVESTMENTS: FOREIGN — Singh, Udai Vikram. Taxation aspects of foreign investment in India. Note. 11:133.

INVESTMENTS: FOREIGN — Symposium: The role of law in economic development. 10:221.


J


JOINT VENTURES—Christie, Donna R. Regulation of international joint ventures in the fishery conservation zone. Article. 10:85.


JOINT VENTURES—Ndulo, Muna. The requirements of domestic participation in new mining ventures in Zambia. Article. 7:579.

The Judicial Committee as constitutional court for the British empire, 1833-1971, by Loren P. Beth. Article. 7:47.

JURISDICTION—See also CIVIL PROCEDURE, CRIMINAL PROCEDURE.

JURISDICTION—Aliens, federal courts, and the law of nations, by Jeff Ballew. Recent Development. 11:365.


JURISDICTION—Jenkins, Willie R. Fifth Circuit cases concerning search and seizure on the high seas: the need for a limiting doctrine. Note. 10:167.

JURISDICTION: EXTRATERRITORIAL—Gillon, William. Extraterritorial jurisdiction under the proposed federal criminal codes: Senate Bill 1630 and House Bill 1647. Note. 12:305.

JURISDICTION: INTERNATIONAL LAW—see also INTERNATIONAL COURTS AND TRIBUNALS, INTERNATIONAL ARBITRATION.


JURISDICTION: INTERNATIONAL LAW—Murphy, Cornelius F., Jr. The World Court and the peaceful settlement of disputes. Article. 7:551.


Jus Cogens in international law, with a projected list, by Marjorie M. Whiteman. Article. 7:609.

K

Kalivoda, Kenneth. The Export Administration Act's technical data regulations: do they violate the first amendment? Note. 11:563.


KENYA—Conboy, Kevin. Detention without trial in Kenya. Note. 8:441.


Kilgore, K. Edwin. Trade law—Import quotas—Executive agency may impose textile import quotas under section 204 of the Agriculture Act of 1956 without prior showing of domestic market disruption—Jurisdiction—Customs Court possesses exclusive jurisdiction over actions protesting import quotas. Recent Development. 8:482.


Kline, Elizabeth Grant. European Court of Justice—Convention on Jurisdiction in Civil and Commercial Matters—Court independently defines phrase “sale on installment credit terms” to limit jurisdictional advantage to private final consumers. Recent Development. 10:449.

Koss, T. Leonard, and Noel Hemmendinger, and William H. Barringer. Section 337: a case for repeal or change. Article. 8:81.

L

LABOR—Bocskor, Catherine E. The Tokyo Round: a labor view. Article. 9:129.


LABOR LAW—Gibbons, E. Labor law—Work stoppages called to protest actions of a foreign state are labor disputes subject to the prohibition against secondary boycotts of section 8(b)(4) of the National Labor Relations Act. Recent Development. 12:443.


Lane, V. Gail. European Economic Community—Direct application of community law—Article 119 of the Treaty of Rome requiring equal pay for equal work has direct effect upon national law of member states. Recent Development. 7:195.


Latin American Free Trade Association (LAFTA). 7:656.


LAW OF THE SEA—Rusk, Dean and Milner S. Ball. Sea changes and the American republic. Article. 9:1.

LAW OF THE SEA—see also TERRITORIAL WATERS.

Law of the sea—Proposed deep seabed hard minerals resources act, by Betsy Cox and Frank Brogan. Recent Development. 9:641.


LAWYERS—see ATTORNEYS.


Legal nature and contractual conditions in know-how transactions, by Carlos M. Correa. Article. 11:495.

LEGAL PROFESSION—Herzstein, Robert E. The role of law and lawyers under the new multilateral trade agreements. 9:177.

LEGAL PROFESSION—Stephens, John C. European Communities—Council passes directive allowing lawyers to provide services across national borders. Recent Developments. 7:723.

LEGAL PROFESSION—see also ATTORNEYS.


LEGAL SYSTEMS—Li, Victor H. Reflections on the current drive toward greater legalization in China. Article. 10:221.

LEGISLATION: INTERNATIONAL—Szasz, Paul C. Improving the international legislative process. Article. 9:519.
Leibowitz, Arnold. The Commonwealth of Puerto Rico: trying to gain dignity and maintain culture. Article. 11:211.
Levengood, J. Michael and Keith E. Fryer. Arms control: SALT II—Executive agreement or treaty? Recent Development. 9:123.
Li, Victor H. Reflections on the current drive toward greater legalization in China. Article. 10:221.
Lochridge, Edwin P. The role of the Andean Court in consolidating regional integration efforts. Note. 10:351.
Lynch, Mary Kathryn. Conflict of laws in arbitration agreements between developed and developing countries. Note. 11:669.

M
Martin, Beverly. European Economic Community—Article 119—British Equal Pay Act of 1970—Referral to European Court of Justice—Applicability to British pension plan and to successive employment cases. Recent Development. 10:203.
McCarthy, Robert E. and Marcus B. Finnegan. The impact of the U.S. tax laws on international technology transfer: an overview and some suggestions for minimizing the bite. Article. 8:115.
McMahon, Patrick F. The International Banking Act of 1978: federal regulation of foreign banks in the U.S. Note. 8:145.
Marcuss, Stanley J. The antiboycott law: the regulation of international business behavior. Article. 8:559.
MARINE RESOURCES—Rusk, Dean and Milner S. Ball. Sea changes and the American republic. 9:1.
MARINE RESOURCES—see also HIGH SEAS, TERRITORIAL WATERS.
MARITIME LAW — Butler, John S. Admiralty — Salvage rights — Sovereign claims on the outer continental shelf do not extend to abandoned vessels. Recent Développement. 7:169.

MARITIME LAW — see also SALVAGE.
Medina, David Rangel. Significant innovations of the new Mexican law on inventions and trademarks. Article. 7:5.
Menefee, Mark D. and Don Samuel. Through the antiboycott morass to an export priority. Note. 9:357.
Mestre Morera v. INS, 462 F.2d 1030 (1st Cir. 1972). 7:695.
Mexican investment and to regulate foreign investment, the law to promote, by Kenneth Klein. Comment. 7:45.
Mexican law on inventions and trademarks, by Donald R. Anderson. Comment. 7:41.
MEXICO — Colloquium on certain legal aspects of foreign investment in Mexico: regulations of capital investment, patents and trademarks, and transfer of technology. 7:1.
MEXICO — Medina, David Rangel. Significant innovations of the new Mexican law on inventions and trademarks. Article. 7:5.
MEXICO — Soberanis, Jaime Alvarez. Legal aspects concerning the technology transfer process in Mexico. Article. 7:17.
MEXICO — Vizcaino, Adolfo Arrioja. The law on foreign investment. Article. 7:33.
MIDDLE EAST — Symposium. The Arab boycott and the international response. 8:527.
MIDDLE EAST — Roy, Delwin A. An examination of legal instrumentalism in public enterprise development in the Middle East. Article. 10:271.
Mills, Tony G. Constitutional law — Import-export clause — Non-discriminatory, fairly apportioned excise tax applied to stevedoring companies loading and unloading goods in imports and export transit does not constitute an import or duty within the prohibition of the import-export clause. Recent Development. 9:445.
MINES AND MINERALS — Cox, Betsy and Frank Brogan. Law of the sea — proposed deep seabed hard mineral resources act. Recent Development. 9:641.


MINORITIES: INTERNATIONAL LAW—Sornarajah, M. Internal colonialism and humanitarian intervention. Article. 11:45.

Mixson, Michael K. Antitrust law—Clayton Act—Foreign nations are "persons" within the meaning of the Clayton Act. Recent Development. 8:950.


Modling, Catherine A. EEC—Article 85—Selective distributorship agreements may not include prohibition on exports. Recent Development. 10:673.


MULTILATERAL TRADE NEGOTIATIONS—Herzstein, Robert E. The role of law and lawyers under the new multilateral trade agreements. Article. 9:177.


MULTINATIONAL CORPORATIONS—Ndulo, Muna. The requirement of domestic participation in new mining ventures in Zambia. Article. 7:579.

Murphy, Cornelius F. The World Court and the peaceful settlement of disputes. Article. 7:551.

Murphy, Kent. The traditional view of public policy and ordre public in private international law. Note. 11:591.


N


National Council of Churches of Christ in the United States. 7:486.


National Registry for Transfer of Technology—Legal aspects concerning the technology transfer process in Mexico, by Jaime Alvarez Sobrerenis. Article. 7:17.

NATURALIZATION—Christie, Donna R. Effect of state conviction of minor drug offense by youthful offenders—Availability of relief from mandatory deportation based on state certificate of relief from disabilities granted as a result of the conviction. Recent Development. 7:693.

Ndulo, Muna. The requirement of domestic participation in new mining ventures in Zambia. Article. 7:579.

Negligence or strict product liability: is there really a difference in law or economics?, by Reynold M. Sachs. Article. 8:259.


Newberry, Sheryl A. Constitutional law—Aliens—Civil Service Commission regulation demanding citizenship as a prerequisite to employment deprives resident aliens of liberty without due process of law. Recent Development. 7:187.

Newsom, Gwyn P. The United States nuclear power export program: an assessment of its national and international impacts on the environment. Note. 7:148.

NEWSPAPERS—Civil rights—Newspaper advertisement for employment opportunities located in South Africa which do not on their face recite discriminatory conditions, do not violate municipal antidiscrimination laws. Recent Development. 8:503.


Noerr-Pennington Doctrine. 11:395.


NUCLEAR ENERGY—Newsom, Gwyn P. The United States nuclear power export program: an assessment of its national and international impacts on the environment. Note. 7:148.


ORGANIZATION FOR ECONOMIC COOPERATION AND DEVELOPMENT (OECD)—van Hoorn, J., Jr. Problems, possibilities, and limitations with respect to measures against international tax avoidance and evasion. Article. 8:763.


P

Pages, Jose R. Book Review. Rowles, El conflicto Honduras—El Salvador y juridico international. 11:201.


PATENTS—Rosenthal, Douglas E. and Thomas E. Sheldon. Section 337—a view from two within the Department of Justice. Article. 8:47.


Peevy, Alan S. Freedom commission of human rights finds that injunction against newspaper article on case during out-of-court negotiations, upheld by the House of Lords, violates article 10 of European Convention for the Protection of Human Rights and Fundamental Freedoms. Recent Development. 9:137.

Peevy, Alan S. Trade law—Notice and opportunity to be heard in a “good cause” determination proceeding under section 201(e) of the Trade Act of 1974 are not required by the provisions of the Act itself or by constitutional due process. Recent Development. 9:654.

PENSION PLANS—Martin, Beverly. European Economic Community—Article 119—British Equal Pay Act of 1970—Referral to European Court of Justice—Applicability to British pension plan and to successive employment cases. Recent Development. 10:203.
Peterson, Timothy A. Tax incentives to exportation: alternatives to DISC. Note. 9:413.

Peterson, Timothy and Harger Hoyt. Foreign sovereign immunity—Communist and socialist organizations—Effect of state’s system of property ownership on determination of agency or instrumentality status under the Foreign Sovereign Immunities Act of 1976. Recent Development. 9:111.


PORTUGAL—Jalles, Maria Isabel. State monopolies of a commercial character (article 37 of the EEC Treaty) and their importance in connection with Portugal’s accession to the European Communities. Article. 10:411.

PRESS—Rumble, Nancy L. Civil rights—Newspaper advertisement for employment opportunities located in South Africa which do not on their face recite discriminatory conditions, do not violate municipal antidiscrimination laws. Recent Development. 8:503.

PRESS—see also NEWSPAPERS.


PRODUCTS LIABILITY—Gingerich, Duane J. The interagency task force “blueprint” for reforming product liability tort law in the United States. Article. 8:279.


PRODUCTS LIABILITY—Sachs, Reynold M. Negligence or strict product liability: is there really a difference in law or economics? Article. 8:259.

PRODUCTS LIABILITY—Sentell, R. Perry, Jr. Strict products tort liability in Georgia: smudging a clean slate. Article. 8:233.

PRODUCTS LIABILITY—Symposium. 8:233.

PUBLIC POLICY—Murphy, Kent. The traditional view of public policy and ordre public in private international law. Note. 11:591.


PUERTO RICO—Leibowitz, Arnold. The Commonwealth of Puerto Rico: trying to gain dignity and maintain culture. Article. 11:211.
PUERTO RICO—St. G. Bissell, Thomas. The changing structure of the United States-Puerto Rican tax relationship. Article. 8:897.

Q

Quilling, Michael. The recognition and enforcement of foreign country judgments and arbitral awards: a north-south perspective. Note. 11:635.

R


The recognition and enforcement of foreign country judgments and arbitral awards: A north-south perspective, by Michael Quilling. Note. 11:635.


Regulation of chemicals—In a council decision, the OECD has adopted provisions designed to protect human health and the environment without creating barriers to international chemicals trade, by Walter Ballew, III. Recent Development. 12:95.


RESTRAINT OF TRADE—Davidow, Joel. The United States, developing countries and the issue of intra-enterprise agreements. Article. 7:507.

RESTRAINT OF TRADE—Minchew, Daniel and R. Dan Webster. Regulating unfair practices in international trade. Article. 8:27.

RESTRAINT OF TRADE—see also UNFAIR COMPETITION, TRADE REGULATION, ANTITRUST LAW.


Reymond, Claude. The new Swiss uniform arbitration act and international commercial arbitration. Article. 7:85.


Roberts v. Cleveland Area Health Authority, [1978] ICR 370. 10:207.
Roffe, Pedro. Reflections on current attempts to revise international legal structures: the North-South dialogue—clash of values and concepts, contradictions and compromises. Article. 9:559.
Rohlik, Josef. Book Review. Stein, Hay, and Waelbroeck, European community law and institutions in perspective: text, cases and readings. 7:741.
Rosenthal, Douglas E. and Thomas E. Sheldon. Section 337: a view from two within the Department of Justice. Article. 8:47.
Rossman v. Garnier, 211 F. 401 (8th Cir. 1914). 7:702.
Roy, Delwin A. An examination of legal instrumentalism in public enterprise development in the Middle East. Article. 10:271.
Rumble, Nancy L. Civil rights—Newspaper advertisements for employment opportunities located in South Africa, which do not on their face recite discriminatory conditions, do not violate municipal antidiscrimination laws. Recent Development. 8:503.
Rusk, Dean. A comment on Filartiga v. Pena-Irala. Article. 11:311.
Rusk, Dean. Foreward to Symposium—The future of international law: thoughts on the next forty years. 9:495.
Rusk, Dean and Milner S. Ball. Sea changes and the American republic. Article. 9:1.

S

Sachs, Reynolds M. Negligence or strict product liability: is there really a difference in law or economics? Article. 8:259.
SALES—Kline, Elizabeth Grant. European Court of Justice—Convention on Jurisdiction in Civil and Commercial Matters—Court independently defines phrase "sale on installment credit terms" to limit
jurisdictional advantage to private final consumers. Recent Development. 10:449.

St. G. Bissell, Thomas. The changing structure of the United States-Puerto Rican tax relationship. Article. 8:897.

SALVAGE—Butler, John S. Admiralty—Salvage Rights—Sovereign claims on the outer continental shelf do not extend to abandoned vessels. Recent Development. 7:169.

Samuel, Don and Mark D. Menefee. Through the antiboycott morass to an export priority. Note. 9:357.


Schloh, Bernhard. The accession of Greece to the European Economic Communities. Article. 10:385.


Sea Changes and the American Republic, by Milner S. Ball and Dean Rusk. Article. 9:1.


SEAS—Jenkins, Willie R. Fifth Circuit cases concerning search and seizure on the high seas: the need for a limiting doctrine. Note. 10:167.

SEAS—see also TERRITORIAL WATERS, HIGH SEAS.

SECESSION—Sornarajah, M. Internal colonialism and humanitarian intervention. Article. 11:45.


Seltzer, Garry. The role of the South African criminal code in implementing apartheid. Note. 8:176.

Seltzer, Garry. Trade Act of 1974—Countervailing duties—Nonexcessive remission of foreign excise tax on products imported into the U.S. does not constitute a bounty or grant requiring the levy of countervailing duties. Recent Development. 8:200.


Sheldon, Thomas E. and Douglas E. Rosenthal. Section 337: a view from two within the Department of Justice. Article. 8:47.

Sheppard, Barbara M. Foreign trade zones—international business incentives. Note. 7:669.

Sherman Antitrust Act. 11:103.


Singh, Udai Vikram. Taxation aspects of foreign investment in India. Note. 11:133.


Smith, Leslie. Financing urbanization in developing countries. Note. 10:579.


Snyder, William R. Customs valuation in the European Economic Community. Article. 11:79.

Soberanis, Jaime Alvarez. Legal aspects concerning the technology transfer process in Mexico. Article. 7:17.


Sohn, Louis B. The shaping of international law. Sibley Lecture. 8:1.


Solicitation of anticompetitive action from foreign governments: should the Noerr-Pennington Doctrine apply to communications with foreign sovereigns?, by Ronald W. Davis. Article. 11:395.

Sono, Kazuaki. Sovereignty, this strange thing: its impact on global economic order. Article. 9:549.
Sornarajah, M. Internal colonialism and humanitarian intervention. Article. 11:45.

SOUTH AFRICA—Seltzer, Garry. The role of the South African criminal code in implementing apartheid. Note. 8:176.

SOVEREIGN IMMUNITY—Blackwood, B. Randall. Admiralty—Philippine corporation's suit to recover damages caused by collision with public vessel may proceed only under jurisdiction of the Public Vessels Act, and may be barred by that Act's reciprocity provision. Recent Development. 7:177.

SOVEREIGN IMMUNITY—Blaubergs, Maija. Sovereign immunity—Taxation—Residence of foreign sovereign diplomatic and consular staff is immune from taxation under a bilateral agreement and the Foreign Sovereign Immunities Act. Recent Development. 12:429.


Sovereign immunity (foreign)—communist and socialist organizations—effect of state's system of property ownership on determination of agency or instrumentality status under the Foreign Sovereign Immunities Act of 1976, by Timothy Alan Peterson and Harger W. Hoyt. Recent Development. 9:111.

Sovereign Immunity—Taxation—Residence of foreign sovereign diplomatic and consular staff is immune from taxation under a bilateral agreement and the Foreign Sovereign Immunities Act, by Maija Blaubergs. Recent Development. 12:429.

SOVEREIGNTY—Sono, Kazuaki. Sovereignty, this strange thing: its impact on global economic order. Article. 9:549.

SOVEREIGNTY—see also JURISDICTION: INTERNATIONAL LAW.


Stearns, Fredric. Urbanization and public services. Note. 10:495.


Steiner, Henry J. Pressures and principles—the politics of the antiboycott legislation. Article. 9:529.

Stephens, John C. Act of State Doctrine—Actions of intervenors appointed by the Cuban government and statements of counsel do not constitute sufficient acts of state to come within the doctrine. Recent Development. 7:734.

Stone, Jesse and James F. Ponsoldt. The liability of foreign governments under United States antitrust laws. Note. 11:103.


Szasz, Paul C. Improving the international legislative process. Article. 9:519.

T


TARIFF AND CUSTOMS LAWS—Snyder, William R. Customs valuation in the European Economic Community. Article. 11:79.


TAXATION—Bell, Olive Elizabeth. People’s Republic of China—Personal income tax. Recent Development. 11:373.

TAXATION—Diplomatic and consular staff immunity—Blaubergs, Maija. Sovereign immunity—Taxation—Residence of foreign sovereign diplomatic and consular staff is immune from taxation under a bilateral agreement and the Foreign Sovereign Immunities Act. Recent Development. 12:429.


TAXATION—Finnegan, Marcus B. and Robert E. McCarthy. The impact of the United States tax laws on international technology transfer: an overview and some suggestions for minimizing the bite. Article. 8:115.


TAXATION—International Taxation Symposium. 8:763.


TAXATION: ENFORCEMENT—Van Hoorn, J. Jr. Problems, possibilities, and limitations with respect to measures against international tax avoidance and evasion. Article. 8:763.

TAXATION: INDIA—Singh, Udai Vikram. Taxation aspects of foreign investment in India. Note. 11:133.

TAXATION: INTERNATIONAL—Cabanellas, Guillermo and Luis Bertone. Host country taxation of transfer of technology transactions. Article. 11:495.

TAXATION: INTERNATIONAL—Finnegan, Marcus B. and Robert E. McCarthy. The impact of the United States tax laws on international technology transfer: an overview and some suggestions for minimizing the bite. Article. 8:115.

TAXATION: INTERNATIONAL—Peterson, Timothy A. Tax incentives to exportation: alternatives to DISC. Note. 9:413.


TAXATION: INTERNATIONAL—SYMPOSIUM. 8:763.

TAXATION: INTERNATIONAL—Van Hoorn, J., Jr. Problems, possibilities, and limitations with respect to measures against international tax avoidance and evasion. Article. 8:763.


TAXATION—see also DOUBLE TAXATION, INCOME TAX.

Taxation—Selection of exchange rate for translation purposes—Where multiple exchange rates exist for a foreign currency and the underlying transaction is financial in nature, the proper rate for translating components of taxable income is the “free market rate,” by Tim J. Floyd. Recent Development. 7:711.

TAXATION: UNITED STATES—Estes, Carl, II. Federal tax consequences of international boycotts. Article. 8:685.


Tax treaties—Reciprocal exchange of information—Summons power contained in IRC section 7602 may be used to obtain information from domestic sources for use by Canadian authorities in investigating the Canadian tax liability of a Canadian company, by Tim J. Floyd. Recent Development. 7:202.


TECHNOLOGY—Conboy, Kevin. The Group of 77 draft provisions concerning supplier guarantees for the proposed international code of conduct on transfer of technology. Note. 9:69.
TECHNOLOGY—Finnegan, Marcus B. and Robert E. McCarthy. The impact of U.S. tax laws on international technology transfer: an overview and some suggestions for minimizing the bite. Article. 8:115.

TECHNOLOGY—Soberanis, Jaime Alvarez. Legal aspects concerning the technology transfer process in Mexico. Article. 7:17.


TERRITORIAL WATERS—Rusk, Dean and Milner S. Ball. Sea changes and the American republic. Article. 9:1.

TERRITORIAL WATERS—see also HIGH SEAS, MARINE RESOURCES.


Timberlane Lumber Co. v. Bank of America, 549 F.2d 597 (9th Cir. 1977). 8:669.

Tocups, Nora M. City growth and cooperation along the United States/Mexican border. Note. 10:619.

Tokyo Round—Symposium. The Tokyo Round: its meaning and effect. 9:151.


TORTS—Gingerich, Duane J. The interagency task force "blueprint" for reforming product liability tort law in the United States. Article. 8:279.

TORTS—see also PRODUCTS LIABILITY.

TRADE—Ellis, Sally Lord. Decentralization of China's foreign trade structures. Article. 11:283.


TRADE—see also INTERNATIONAL TRADE.


TRADEMARKS AND TRADENAMES—Medina, David Rangel. Significant innovations of the new Mexican law on inventions and trademarks. Article. 7:5.

Trademarks—Lanham Act—Foreign registrants need not allege use in the United States and may waive filing requirements required for domestic applications, by John A. Cutler. Recent Development. 7:700.


TRADE REGULATION—see also RESTRAINT OF TRADE, UNFAIR COMPETITION, ANTITRUST LAW.

The traditional view of public policy and ordre public in private international law, by Kent Murphy. Note. 11:591.

TRANSFER OF TECHNOLOGY—Cabanellas, Guillermo and Luis Bertone. Host country taxation of transfer of technology transactions. Article. 11:495.

TRANSFER OF TECHNOLOGY—Correa, Carlos M. Legal nature and contractual conditions in know-how transactions. Article. 11:449.

TRANSFER OF TECHNOLOGY—Kalivoda, Kenneth. The Export Administration Act’s technical data regulations: do they violate the first amendment? Note. 11:563.


TREATIES—Fryer, Keith E. and J. Michael Levengood. Arms control: SALT II—Executive agreement or treaty? Recent Development. 9:123.

TREATIES—Lane, Gail V. EEC—Direct application of community law—Article 119 of Treaty of Rome requiring equal pay for equal work has direct effect upon national law of member states. Recent Development. 7:195.

TREATIES—Szasz, Paul C. Improving the international legislative process. Article. 9:519.

TREATIES—see also EXECUTIVE AGREEMENTS, INTERNATIONAL ARBITRATION.


TRIALS—Conboy, Kevin. Detention without trial in Kenya. Note. 8:441.


UNFAIR COMPETITION—Hemmendinger, Noel and William H. Barringer and T. Leonard Kossl. Section 337: a case for repeal or change. Article. 8:81.

UNFAIR COMPETITION — Rosenthal, Douglas E. and Thomas E. Sheldon. Section 337—a view from two within the Department of Justice. Article. 8:47.

UNFAIR COMPETITION — see also RESTRAINT OF TRADE, TRADE REGULATION.

Uniform Arbitration Act (Switzerland). 7:85.

UNIFORM LAWS — Reymond, Claude. The new Swiss uniform arbitration act and international commercial arbitration. Article. 7:85.

UNITED NATIONS — Sohn, Louis B. The shaping of international law. Sibley Lecture. 8:1.


United States Catholic Conference. 7:484.
United States International Trade Commission. 8:27.
URBAN DEVELOPMENT—Downs, Bertis E., IV. Housing the urban poor in developing countries: selected legal issues in the provision of serviced land and shelter. Note. 10:527.
URBAN DEVELOPMENT—Smith, Leslie. Financing urbanization in developing countries. Note. 10:579.
URBAN DEVELOPMENT—Stearns, Fredric. Urbanization and public services. Note. 10:495.
URBAN DEVELOPMENT—Symposium: legal issues and urbanization in developing countries. 10:491.
URBAN DEVELOPMENT—Tocups, Nora M. City growth and cooperation along the United States/Mexican border. Note. 10:619.

V

Van Hoorn, J., Jr. Problems, possibilities, and limitations with respect to measures against international tax avoidance and evasion. Article. 8:763.


Vickers, Alice M. The course of law clause in contracts between parties of developing and developed nations. Note. 11:617.


Vizcaíno, Adolfo Arrioja. The law on foreign investments. Article. 7:33.

W

Wang, N. T. Code of conduct and taxation of transnational corporations. Article. 8:809.


WAR—see also INTERNATIONAL ARBITRATION, INTERVENTION: INTERNATIONAL LAW.


Wasserman, Jack Gumpert. Injury from dumping: the problem of the regional industry. Article. 9:469.


Weissbrodt, David. Human rights legislation and United States foreign policy. Article. 7:231.


Wharton, Phillip L. Treasury runs the maze: less than fair value determinations under the Antidumping Act of 1921. Note. 8:919.

Whiteman, Marjorie M. Jus cogens in international law, with a projected list. Article. 7:609.


Wilner, Gabriel M. Introduction and initial comments. Colloquium on certain legal aspects of foreign investment in Mexico. 7:1.

Wilner, Gabriel M. Symposium—Conflicts of law in contracts between developed and developing nations. Introduction. 11:589.


Work stoppages called to protest actions of a foreign state are labor disputes subject to the prohibition against secondary boycotts of section 8(b)(4) of the National Labor Relations Act, by Edward Gibbons. Recent Development. 12:443.


**Y**


**Z**

ZAMBIA—Ndulo, Muna. The requirement of domestic participation in new mining ventures in Zambia. Article. 7:579.