

BIBLIOGRAPHY OF LAW JOURNAL ARTICLES ON
STATUTES ADMINISTERED BY THE
UNITED STATES INTERNATIONAL TRADE COMMISSION
AND RELATED SUBJECTS

VOLUME VI: 2005–

September 13, 2011

LAW LIBRARY

UNITED STATES INTERNATIONAL TRADE COMMISSION

NOTE

Entries are in reverse chronological order.

Prepared by: Steve Kover, Law Librarian
Maureen Bryant, Law Librarian

** This bibliography was originally conceived and carried out by Mrs. Pat Greer, U.S.I.T.C. Law Librarian 1972-1982. Mrs. Greer's foresight and expertise in developing this document has allowed for its continued usefulness*

If you have any questions regarding this publication please call (202) 205-3287 or contact Steve Kover by e-mail at steven.kover@usitc.gov.

Index of Subjects Covered

Adjustment Assistance	
American Selling Price See: Valuation	
Antidumping	
See also: Injury	
Antitrust	
Articles Assembled Abroad	
Bibliographies & Research Essays	
“Chicken War” See: Trade Agreements	
Commodities	
Competition Policy & Competitiveness	
Confidential Information (Includes Attorney-Client Privilege)	
Constitution	
Countertrade	
See also: East-West Trade	
Countervailing Duties	
See also: Injury	
Country (MISCELLANEOUS & THEN BY COUNTRY OR REGION)	
1. AFRICA	
2. ASIA-PACIFIC	
3. CANADA	
4. CHINA	
5. CUBA	
6. DEVELOPING COUNTRIES & LESS DEVELOPED COUNTRIES (LDCs)	
7. EUROPE (CENTRAL & EASTERN)	
8. JAPAN	
9. KOREA	
10. LATIN AMERICA, SOUTH AMERICA & THE CARIBBEAN (BUT NOT MEXICO)	
11. MEXICO	
12. TAIWAN	
Country of Origin See: Rules of Origin	

Dispute Resolution

East-West Trade
 See also: Countertrade
 See also: Country

Environment

Escape Clause (Import Injury/Relief)

European Union

Fast Track
 SEE: Trade Promotion Authority

Foreign Investment

Free Trade & Protectionism

GATT (General Agreement on Tariffs and Trade)
 SEE: WORLD TRADE ORGANIZATION (WTO)

G.S.P.
 See: Preferences

Gray Market

Imports

Industrial Policy

Industry

Injury

Intellectual Property
 1. Patents

International Trade Commission
 See: U.S. International Trade Commission

International Trade Law

Judicial Review

Legislative History

Like Product

Miscellaneous

Offshore Assembly Provisions
 See: Articles Assembled Abroad

Parallel Imports
 See: Gray Market

Patents
 See: Intellectual Property--Patents

Preferences (G.S.P.)

Quotas
 See: Voluntary Restraint Agreements (VRAs & VERs)

Regional Industry
 See: Industry

Rules of Origin

Safeguards

Sanctions

Section 301

Section 337
 See: Intellectual Property

Services

Special 301

Standing

Sunset Reviews

Tariff Act of 1930
 See: Trade and Tariff Acts

Tariff Adjustment
 See: Escape Clause

Tariff Commission
 See: U.S. International Trade Commission

T.S.U.S.--806, 807
 See: Articles Assembled Abroad

Technology Transfer and Licensing Agreements

Title VII, Tariff Act of 1930

See: Antidumping

See: Countervailing Duties

See: Confidential Information

Trade Act of 1974

See: Trade and Tariff Acts

Sec. 131 See: Trade Agreements

Sec. 201 See: Escape Clause

Sec. 311 See: Countervailing Duties

Sec. 341 See: Intellectual Property

Sec. 406 See: East-West Trade

Sec. 503 See: Preferences

Trade Agreements

1. Canada
2. Caribbean Basin
3. Free Trade Area of the Americas (FTAA)
4. Israel
5. Japan
6. Latin America & South America (But not the Caribbean & Mexico)
7. North American Free Trade Agreement (NAFTA)

Trade Agreements Act

See: Trade and Tariff Acts

Trade and Tariff Acts

1. The Omnibus Trade & Competitiveness Act of 1988
2. Trade and Tariff Act of 1984
3. Trade Agreements Act of 1979
4. Trade Act of 1974
5. Tariff Act of 1930
6. Antidumping Act of 1916

Trade Barriers

Trade Policy

Trade Promotion Authority

Trade Remedy

Unfair Competition

See: Intellectual Property

U.S. International Trade Commission

Valuation

Voluntary Restraint Agreements (VRAs & VERS)

World Trade Organization (WTO)

ADJUSTMENT ASSISTANCE

The Fair Track to Free Trade: Making TAA Benefits More Accessible to American Workers. W. J. Mateikis. 30 *Houston Journal of International Law* 1-87 (Fall 2007)

Trade Adjustment Assistance Cases—2005 Developments. R. H. Gilbert. 38 *Georgetown Journal of International Law* 123-136 (Fall 2006)

ANTIDUMPING

Catfish, Shrimp, and the WTO: Vietnam Loses Its Innocence. D. T. Cong. 43 *Vanderbilt Journal of Transnational Law* 1235-1264 (November 2010)

U.S. Court of International Trade Decisions in 2008 in Appeals of Determinations of the U.S. International Trade Commission. K. von Schrittz. 41 *Georgetown Journal of International Law* 1 (2009)

Cases Under 28 U.S.C. § 1581 (I). R. O. Cunningham & S. R. Gihring. 38 *Georgetown Journal of International Law* 137-156 (Fall 2006)

Judicial Review by the U.S. Court of International Trade & the U.S. Court of Appeals for the Federal Circuit Under 19 U.S.C. §1581©) of Antidumping & Countervailing Duty Determinations by the Department of Commerce. S. M. Rosen & G. Husisian. 38 *Georgetown Journal of International Law* 39-88 (Fall 2006)

Judicial Review of the International Trade Commission's Injury Determinations in Antidumping & Countervailing Duty Proceedings: An Overview & Analysis of Federal Circuit Decisions in 2005. Andrea C. Casson & Neal J. Reynolds. 38 *Georgetown Journal of International Law* 89-121 (Fall 2006)

Treatment of Non-market Economy Countries under the World Trade Organization Anti-dumping Regime. C. Sohn. 39 *Journal of World Trade* 763-786 (August 2005)

“Dumping” the Anti-dumping Instruments in the Trade Relations Between the European Union & the State of Israel?—The European Union's Perspective. G. Harpaz. 39 *Journal of World Trade* 445-482 (June 2005)

Nineteen Proposals to Curb Abuse in Anti-dumping & Countervailing Duty Proceedings. A. de Lima-Campos. 39 *Journal of World Trade* 239-280 (April 2005)

The 10 Major Problems With the Anti-Dumping Instrument: An Attempt at Synthesis. G. Horlick & E. Vermulst. 39 *Journal of World Trade* 67-73 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in Australia. D. Moulis & P. Gay. 39 *Journal of World Trade* 75-85 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in Brazil. A. Caetano. 39 *Journal of World Trade* 87-96 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in the People's Republic of China. T. Yu. 39 Journal of World Trade 97-103 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in the European Community. E. Vermulst. 39 Journal of World Trade 105-113 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in India. V. L. Kumaran. 39 Journal of World Trade 115-124 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in Indonesia. E. Bundjamin. 39 Journal of World Trade 125-135 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in Mexico. B. Leycegui & L. E. R. de la Torre. 39 Journal of World Trade 137-146 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in South Africa. G. Brink. 39 Journal of World Trade 87-96 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in Thailand. A. J. Sutham, P. Attavipach, & P. Eiamchinda. 39 Journal of World Trade 159-168 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in the United States. G. N. Horlick. 39 Journal of World Trade 169-179 (February 2005)

The Alarms are Buzzing in Washington: The Antidumping Act of 1916 Returns from Hibernation. Monica A. Stump. 63 University of Pittsburgh Law Review 645 (2002)

ANTITRUST

Interface Between IP & Competition Law in Taiwan. K.-C. Liu. 8 Journal of World Intellectual Property 735-760 (November 2005)

Joint Export Trade Provisions in Antitrust Laws: A Supporter's Perspective. J. R. Magnus. 39 Journal of World Trade 181-184 (February 2005)

A Response to John Magnus on Joint Export Trade. A. Bhattacharjea. 39 Journal of World Trade 185-186 (February 2005)

ARTICLES ASSEMBLED ABROAD

BIBLIOGRAPHIES & RESEARCH ESSAYS

COMMODITIES

Catfish, Shrimp, and the WTO: Vietnam Loses Its Innocence. D. T. Cong. 43 Vanderbilt Journal of Transnational Law 1235-1264 (November 2010)

A Safe Harbor for Drugs Made Offshore: The Federal Circuit Renders the Bolar Amendment Available in §337 Actions in Amgen V. U.S. International Trade Commission. T. P. Sheehan. 73 Albany Law Review 329 (2009)

The Doha Round Negotiations on Agricultural Subsidies. K. C. Kennedy. 36 Denver Journal of International Law & Policy 335-348 (Summer/Fall 2008)

Free Trade Versus Fair Trade. J. Stencil. 36 Denver Journal of International Law & Policy 349-367 (Summer/Fall 2008)

Amending TRIPS: A New Hope for Increased Access to Essential Medicines. T. S. Bhatt. 33 Brooklyn Journal of International Law 597-628 (2008)

Paths to Local Food Security: A Right to Food, A Commitment to Trade. Marsha A. Echols. 40 Vanderbilt Journal of Transnational Law 1115-1126 (October 2007)

Food Safety, South-North Asymmetries, & the Clash of Regulatory Regimes. O. Aginam. 40 Vanderbilt Journal of Transnational Law 1099-1114 (October 2007)

The Limits of International Human Rights Law & the Role of Food Sovereignty in Protecting People from Further Trade Liberalization Under the Doha Round Negotiations. W. Hauter. 40 Vanderbilt Journal of Transnational Law 1071-1098 (October 2007)

Liberalizing Trade in Agriculture & Food Security—Mission Impossible? C. Kaufmann & S. Heri. 40 Vanderbilt Journal of Transnational Law 1039–1070 (October 2007)

Empathizing With France & Pakistan on Agricultural Subsidy Issues in the Doha Round. R. Bhala. 40 Vanderbilt Journal of Transnational Law 949-985 (October 2007)

No More Whining About Geographical Indications: Assessing the 2005 Agreement Between the United States & the European Community on the Trade in Wine. B. Rose. 29 Houston Journal of International Law 731-770 (Spring 2007)

Chopping Away at Chapter 11: The Softwood Lumber Agreement's Effect on the NAFTA Investor-State Dispute Resolution Mechanism. M. T. Simpson. 22 American University International Law Review 479-515 (2007)

The Allocation of Free Emissions Allowances by Germany to Its Steel Industry: A Possible Subsidy Claim Under the W.T.O. Agreement on Subsidies & Countervailing Measures. V. R. Shah. 22 American University International Law Review 445-478 (2007)

Tearing the Fabric of the World Trade Organization: *United States—Subsidies on Upland Cotton*. M. J. Shumaker. 32 North Carolina Journal of International Law & Commercial Regulation 547-603 (Spring 2007)

Dogfight: Criticizing the Agreement on Subsidies & Countervailing Measures Amidst the Largest Dispute in World Trade Organization History. R. E. Lee. 32 North Carolina Journal of International Law & Commercial Regulation 115-157 (Fall 2006)

American Films in China: An Analysis of China's Intellectual Property Record & Reconsideration of Cultural Trade Exceptions Amidst Rampant Piracy. C. E. Heilberg. 15 Minnesota Journal of International Law 219-262 (Winter 2006)

The African Awakening in *United States–Upland Cotton*. H. E. Zunckel. 39 Journal of World Trade 1071-1093 (December 2005)

International Trade in Banking Services & the Role of the WTO: Discussing the Legal Framework & Policy Objectives of the General Agreement on Trade in Services & the Current State of Trade in Services & the Current State of Play in the Doha Round of Trade Negotiations. A. Gkoutzinis. 39 International Lawyer 877-914 (Winter 2005)

Global Fisheries Subsidies: Will the WTO Reel in Effective Regulations? D. J Dostal. 26 University of Pennsylvania Journal of International Economic Law 815-839 (Winter 2005)

Battle of the Beef, the Rematch: An Evaluation of the Latest E.C. Directive Banning Beef Produced with Growth Hormones & the U.S. Refusal to Accept the Directive as WTO Complaint. D. Chichester. 21 American University International Law Review 221-276 (2005)

WTO Agreements Mandate That Congress Repeal the Farm Bill of 2002 & Enact an Agriculture Law Embodying Free Market Principles. E. Bullington. 20 American University International Law Review 1211-1249 (2005)

Dynamics of Agriculture Negotiations in the World Trade Organization. R. Aggarwal. 39 Journal of World Trade 741-761 (August 2005)

Cotton, U.S. Domestic Policy, & Trade Wars: The Future of WTO Agriculture Negotiations. M. Newell. 14 Minnesota Journal of Global Trade 301-344 (Summer 2005)

Intertwining Regimes: Trade, Intellectual Property & Regulatory Requirements of Pharmaceuticals. K. Timmermans. 8 Journal of World Intellectual Property 67-74 (January 2005)

COMPETITION POLICY & COMPETITIVENESS

Foreign Direct Investment, Trade, & China's Competition Laws. M. S. Blodgett, R. J. Hunter, Jr., & R. M. Hayden. 37 Denver Journal of International Law & Policy 201-231 (Spring 2009)

CONFIDENTIAL INFORMATION

CONSTITUTION

COUNTERTRADE

COUNTERVAILING DUTIES

U.S. Court of International Trade Decisions in 2008 in Appeals of Determinations of the U.S. International Trade Commission. K. von Schrittz. 41 *Georgetown Journal of International Law* 1 (2009)

The Pitfalls of the (Perfect) Market Benchmark: The Case of Countervailing Duty Law (The Robert E. Hudec Article on Global Trade. W. Zheng. 19 *Minnesota Journal of International Law* 54 (Winter 2010)

The Doha Round Negotiations on Agricultural Subsidies. K. C. Kennedy. 36 *Denver Journal of International Law & Policy* 335-348 (Summer/Fall 2008)

Empathizing With France & Pakistan on Agricultural Subsidy Issues in the Doha Round. R. Bhala. 40 *Vanderbilt Journal of Transnational Law* 949-985 (October 2007)

The Allocation of Free Emissions Allowances by Germany to Its Steel Industry: A Possible Subsidy Claim Under the W.T.O. Agreement on Subsidies & Countervailing Measures. V. R. Shah. 22 *American University International Law Review* 445-478 (2007)

Tearing the Fabric of the World Trade Organization: *United States–Subsidies on Upland Cotton*. M. J. Shumaker. 32 *North Carolina Journal of International Law & Commercial Regulation* 547-603 (Spring 2007)

Cases Under 28 U.S.C. § 1581 (I). R. O. Cunningham & S. R. Gihring. 38 *Georgetown Journal of International Law* 137-156 (Fall 2006)

Judicial Review of the International Trade Commission's Injury Determinations in Antidumping & Countervailing Duty Proceedings: An Overview & Analysis of Federal Circuit Decisions in 2005. Andrea C. Casson & Neal J. Reynolds. 38 *Georgetown Journal of International Law* 89-121 (Fall 2006)

Judicial Review by the U.S. Court of International Trade & the U.S. Court of Appeals for the Federal Circuit Under 19 U.S.C. §1581©) of Antidumping & Countervailing Duty Determinations by the Department of Commerce. S. M. Rosen & G. Husisian. 38 *Georgetown Journal of International Law* 39-88 (Fall 2006)

Dogfight: Criticizing the Agreement on Subsidies & Countervailing Measures Amidst the Largest Dispute in World Trade Organization History. R. E. Lee. 32 *North Carolina Journal of International Law & Commercial Regulation* 115-157 (Fall 2006)

Agreement on Subsidies & Countervailing Measures: Need for Clarification & Improvement. A. Hoda & R. Ahuja. 39 *Journal of World Trade* 1009-1069 (Winter 2005)

Nineteen Proposals to Curb Abuse in Anti-dumping & Countervailing Duty Proceedings. A. de Lima-Campos. 39 *Journal of World Trade* 239-280 (April 2005)

Climate Measures & WTO Rules on Subsidies. M. Lodefalk & M. Storey. 39 *Journal of World Trade* 23-44 (February 2005)

COUNTRY (MISCELLANEOUS & THEN BY COUNTRY OR REGION)

Pacific Pause: The Rhetoric of Special & Differential Treatment, the Reality of WTO Accession. A. D. Mitchell & J. Wallis. 27 *Wisconsin International Law Journal* 663-706 (Winter 2010)

Russian Protectionism & the Strategic Sectors Law. W. E. Pomeranz. 25 *American University International Law Review* 213-224 (2010)

Effect of Artificial Intelligence on the Pattern of Foreign Direct Investment in the Third World: A Possible Reversal of Trend. W. Duong. 36 *Denver Journal of International Law & Policy* 325-334 (Summer/Fall 2008)

Food Safety, South-North Asymmetries, & the Clash of Regulatory Regimes. O. Aginam. 40 *Vanderbilt Journal of Transnational Law* 1099-1114 (October 2007)

Empathizing With France & Pakistan on Agricultural Subsidy Issues in the Doha Round. R. Bhala. 40 *Vanderbilt Journal of Transnational Law* 949-985 (October 2007)

Doi Moi, the VBTA & WTO Accession: The Role of Lawyers in Vietnam's No Longer Cautious Embrace of Globalization. D. A. Gantz. 41 *International Lawyer* 873-890 (Fall 2007)

The Allocation of Free Emissions Allowances by Germany to Its Steel Industry: A Possible Subsidy Claim Under the W.T.O. Agreement on Subsidies & Countervailing Measures. V. R. Shah. 22 *American University International Law Review* 445-478 (2007)

India's Controversial New Patent Regime: The End of Affordable Generics? S. Dean. 40 *International Lawyer* 725-736 (Fall 2006)

"Dumping" the Anti-dumping Instruments in the Trade Relations Between the European Union & the State of Israel?—The European Union's Perspective. G. Harpaz. 39 *Journal of World Trade* 445-482 (June 2005)

Meeting TRIPs Commitments in Ukraine: An Important Challenge in the Quest for WTO Accession. O. V. Antonyuk & W. A. Kerr. 8 *Journal of World Intellectual Property* 271-282 (May 2005)

The Road from TRIPs-Minus, to TRIPs, to TRIPs-Plus: *Implications of IPRs for the Arab World*. M. El-Said. 8 *Journal of World Intellectual Property* 53-65 (January 2005)

The Promotion of Free-Trade Areas Viewed in Terms of Most-Favored-Nation Treatment & "Imperial Preference." S. M. Cone, III. 26 *Michigan Journal of International Law* 563-585 (Winter 2005)

AFRICA

Trade, Empires, & Subjects—China-Africa Trade: A New Fair Trade Arrangement, or the Third Scramble

for Africa? U. E. Ofodile. 41 *Vanderbilt Journal of Transnational Law* 505-583 (March 2008)

The African Awakening in *United States–Upland Cotton*. H. E. Zunckel. 39 *Journal of World Trade* 1071-1093 (December 2005)

ASIA-PACIFIC

The SAFTA Dispute Settlement Mechanism: An Attempt to Resolve or Merely Perpetuate Conflict in the South Asian Region? A. Nath. 22 *American University International Law Review* 333-359 (2007)

The Association of South East Asian Nations–People’s Republic of China Free Trade Area: Negotiating Beyond Eternity With Little Trade Liberalization? S. Inama. 39 *Journal of World Trade* 559-579 (June 2005)

CANADA

Chopping Away at Chapter 11: The Softwood Lumber Agreement’s Effect on the NAFTA Investor-State Dispute Resolution Mechanism. M. T. Simpson. 22 *American University International Law Review* 479-515 (2007)

CHINA

BITs, MFN Treatment & the PRC: The Impact of China’s Ever-Evolving Bilateral Investment Treaty Practice. A. M. Chandler. 43 *International Lawyer* 1301-1310 (Fall 2009)

Is China a “Currency Manipulator”? The Legitimacy of China’s Exchange Regime Under the Current International Legal Framework. B. Mercurio & C. S. N. Leung. 43 *International Lawyer* 1257-1300 (Fall 2009)

Foreign Direct Investment, Trade, & China’s Competition Laws. M. S. Blodgett, R. J. Hunter, Jr., & R. M. Hayden. 37 *Denver Journal of International Law & Policy* 201-231 (Spring 2009)

The Price of Cheap Goods: International Trade With China & the Need for Stringent Enforcement of Manufacturing Regulations. M. J. Carmody. 34 *North Carolina Journal of International Law & Commercial Regulation* 655-697 (Winter 2009)

Trade, Empires, & Subjects–China-Africa Trade: A New Fair Trade Arrangement, or the Third Scramble for Africa? U. E. Ofodile. 41 *Vanderbilt Journal of Transnational Law* 505-583 (March 2008)

Total Recall on Chinese Imports: Pursuing an End to Unsafe Health & Safety Standards Through Article XX of GATT. E. Cortez. 23 *American University International Law Review* 915-942 (2008)

Harmony or Coercion? China-EU Trade Dispute Involving Intellectual Property Enforcement. W. Shi & R. Weatherley. 25 *Wisconsin International Law Journal* 439-490 (Fall 2007)

Cultural Perplexity in Intellectual Property: Is Stealing a Book an Elegant Offense? W. Shi. 32 North Carolina Journal of International Law & Commercial Regulation 1-47 (Fall 2006)

Piracy, Prejudice & Profit: A Perspective from US-China Intellectual Property Rights Disputes. H. H. Li. Journal of World Intellectual Property 727-746 (November 2006)

Judicial Copyright Enforcement in China: Shaping World Opinion On TRIPS Compliance. R. Slate. 31 North Carolina Journal of International Law & Commercial Regulation 665-701 (Spring 2006)

How to Cope with China's (Alleged) Failure to Implement the TRIPs Obligations on Enforcement. T. Bender. 9 Journal of World Intellectual Property 230-250 (March 2006)

American Films in China: An Analysis of China's Intellectual Property Record & Reconsideration of Cultural Trade Exceptions Amidst Rampant Piracy. C. E. Heilberg. 15 Minnesota Journal of International Law 219-262 (Winter 2006)

Facing China: Taiwan's Status as a Separate Customs Territory in the World Trade Organization. P. L. Hsieh. 39 Journal of World Trade 1195-1221 (December 2005)

Historical Evolution of National Treatment in China. W. Wang. 39 International Lawyer 759-779 (Fall 2005)

Chinese Regionalism & the 2004 ASEAN-China Accord: The WTO & Legalized Trade Distortion. M. U. Killion. 31 North Carolina Journal of International Law & Commercial Regulation 1-63 (Fall 2005)

A Defenseless Policy?: An Analysis of China's Integrated Circuit Industry Tax Rebate Programs Under WTO Laws. C. Wang. 30 North Carolina Journal of International Law & Commercial Regulation 625-684 (Spring 2005)

The Association of South East Asian Nations–People's Republic of China Free Trade Area: Negotiating Beyond Eternity With Little Trade Liberalization? S. Inama. 39 Journal of World Trade 559-579 (June 2005)

CUBA

DEVELOPING COUNTRIES & LESS DEVELOPED COUNTRIES (LDCs)

Catfish, Shrimp, and the WTO: Vietnam Loses Its Innocence. D. T. Cong. 43 Vanderbilt Journal of Transnational Law 1235-1264 (November 2010)

Food Safety, South-North Asymmetries, & the Clash of Regulatory Regimes. O. Aginam. 40 Vanderbilt Journal of Transnational Law 1099-1114 (October 2007)

The 2005 TRIPs Extension for the Least-Developed Countries: A Failure of the Single Undertaking Approach? K. Kennedy. 40 International Lawyer 683-700 (Fall 2006)

Regulating the Use of Voluntary Environmental Standards Within the World Trade Organization Legal Regime: Making a Case for Developing Countries. S. R. Gandhi. 39 *Journal of World Trade* 855-880 (October 2005)

Can WTO Technical Assistance & Capacity-Building Serve Developing Countries? G. Shaffer. 23 *Wisconsin International Law Journal* 643-686 (Fall 2005)

Trade-Related Aspects of Intellectual Property Rights & Least Developed Countries. Md. G. Robbani. 8 *Journal of World Intellectual Property* 565-573 (July 2005)

The Emerging Architecture of a World Trade Organization Fisheries Subsidies Agreement & the Interests of Developing Coastal States. R. Grynberg & N. Rochester. 39 *Journal of World Trade* 503-526 (June 2005)

Power & Preferences: Developing Countries & the Role of the WTO Appellate Body. P. M Gerhart & A. S. Kella. 30 *North Carolina Journal of International Law & Commercial Regulation* 515-576 (Spring 2005)

Biotechnology, Intellectual Property Rights & the Rights of Farmers in Developing Countries. E. O. Awuku. 8 *Journal of World Intellectual Property* 75-82 (January 2005)

EUROPE (CENTRAL & EASTERN)

EUROPE (WESTERN) SEE: EUROPEAN UNION

JAPAN

Trade Barriers in Service/Investment Markets Erected by Korea & Japan. E. S. Lee. 32 *North Carolina Journal of International Law & Commercial Regulation* 451-493 (Spring 2007)

Bilateral Technical Assistance & TRIPs: The United States, Japan & European Communities in Comparative Perspective. D. Matthews & V. Munoz-Tellez. 9 *Journal of World Intellectual Property* 629-653 (November 2006)

Cultural Perplexity in Intellectual Property: Is Stealing a Book an Elegant Offense? W. Shi. 32 *North Carolina Journal of International Law & Commercial Regulation* 1-47 (Fall 2006)

KOREA

Trade Barriers in Service/Investment Markets Erected by Korea & Japan. E. S. Lee. 32 *North Carolina Journal of International Law & Commercial Regulation* 451-493 (Spring 2007)

Cultural Perplexity in Intellectual Property: Is Stealing a Book an Elegant Offense? W. Shi. 32 *North Carolina Journal of International Law & Commercial Regulation* 1-47 (Fall 2006)

LATIN AMERICA, SOUTH AMERICA & THE CARIBBEAN (BUT NOT MEXICO)

The Heat is on in Latin America: The Future & Implications of the Columbian Free Trade Agreement. J. Alewelt. 39 California Western International Law Journal 159 (Fall 2008)

The Fight for Access to Aids Medications: How the Central American Free Trade Agreement Conflicts with Costa Rica's Constitutional Courts. K. E. Kaiser. 25 Wisconsin International Law Journal 535-561 (Fall 2007)

You Have to Fight for Your Right to Work: The U.S.–Chile Free Trade Agreement & Global Labor Standards. D. Travers. 29 Suffolk Transnational Law Review 337-361 (Summer 2006)

MEXICO

NAFTA Cross-Border Trucking: Mexico Retaliates After Congress Stops Mexican Trucks at the Border. C. MacDonald. 42 Vanderbilt Journal of Transnational Law 1631-1662 (November 2009)

The Philosophical Approaches to Intellectual Property & Legal Transplants. The Mexican Supreme Court & NAFTA Article 1705. R. G. Barbosa. 31 Houston Journal of International Law 515-564 (Summer 2009)

Paths to Local Food Security: A Right to Food, A Commitment to Trade. Marsha A. Echols. 40 Vanderbilt Journal of Transnational Law 1115-1126 (October 2007)

NAFTA & the Mexican Economy: A Look Back on a Ten-Year Relationship. J. C. Moreno-Brid, P. R. Nápoles., & J. C. R. Valdivia. 30 North Carolina Journal of International Law & Commercial Regulation 997-1023 (Summer 2005)

TAIWAN

Facing China: Taiwan's Status as a Separate Customs Territory in the World Trade Organization. P. L. Hsieh. 39 Journal of World Trade 1195-1221 (December 2005)

Interface Between IP & Competition Law in Taiwan. K.-C. Liu. 8 Journal of World Intellectual Property 735-760 (November 2005)

DISPUTE RESOLUTION

Treaty Interpretation in WTO Dispute Settlement: The Outstanding Question of the Legality of Local Working Requirements. B. Mercurio & M. Tyagi. 19 Minnesota Journal of International Law 275-326 (Summer 2010)

Rights of Action for Private Non-State Actors in the WTO Dispute Settlement System. A. Catbagan. 37 Denver Journal of International Law & Policy 279-302 (Summer 2009)

Choosing Between Liberalization & Regulatory Autonomy Under GATS: Implications of *U.S.-Gambling* for Trade in Cross Border E-Services. N. J. King & K. Kalupahana. 40 *Vanderbilt Journal of Transnational Law* 1189-1299 (November 2007)

Harmony or Coercion? China-EU Trade Dispute Involving Intellectual Property Enforcement. W. Shi & R. Weatherley. 25 *Wisconsin International Law Journal* 439-490 (Fall 2007)

Chopping Away at Chapter 11: The Softwood Lumber Agreement's Effect on the NAFTA Investor-State Dispute Resolution Mechanism. M. T. Simpson. 22 *American University International Law Review* 479-515 (2007)

The SAFTA Dispute Settlement Mechanism: An Attempt to Resolve or Merely Perpetuate Conflict in the South Asian Region? A. Nath. 22 *American University International Law Review* 333-359 (2007)

Parallel Proceedings at the WTO & Under NAFTA Chapter 19: Whither the Doctrine of Exhaustion of Local Remedies in DSU Reform? K. C. Kennedy. 39 *George Washington International Law Review* 47-87 (2007)

Choice of Jurisdiction in International Trade Disputes: Going Regional or Global? (The Robert E. Hudec Article on Global Trade). R. Leal-Arcas. 16 *Minnesota Journal of International Law* 1-59 (Winter 2007)

Dogfight: Criticizing the Agreement on Subsidies & Countervailing Measures Amidst the Largest Dispute in World Trade Organization History. R. E. Lee. 32 *North Carolina Journal of International Law & Commercial Regulation* 115-157 (Fall 2006)

The African Awakening in *United States-Upland Cotton*. H. E. Zunckel. 39 *Journal of World Trade* 1071-1093 (December 2005)

Compliance Proceedings Under Article 21.5 of DSU & Doha Proposed Reform. T.-Y. Lin. 39 *International Lawyer* 915-936 (Winter 2005)

The Seduction of the Appellate Body: Shrimp/Sea Turtle I & II & the Proper Role of States in WTO Governance. J. P. Kelly. 38 *Cornell International Law Journal* 459-491 (2005)

Crime & Punishment: Retaliation Under the World Trade Organization Dispute Settlement System. T. Jürgensen. 39 *Journal of World Trade* 327-340 (Spring 2005)

EAST-WEST TRADE

Treatment of Non-market Economy Countries under the World Trade Organization Anti-dumping Regime. C. Sohn. 39 *Journal of World Trade* 763-786 (August 2005)

ENVIRONMENT

The Environment & Trade Agreements: Should the WTO Become More Actively Involved? M. S. Blodgett & R. J. Hunter, Jr. 33 *Hastings International & Comparative Law Review* 1-19 (Winter 2010)

UNFCCC, the Kyoto Protocol, & the WTO—Brewing Conflicts or are They Mutually Supportive?
A. M. Halvorssen. *Denver Journal of International Law & Policy* 360-388 (Summer/Fall 2008)

The Relationship Between Trade & Effective Enforcement. W. D. Jones. *36 Denver Journal of International Law & Policy* 389-394 (Summer/Fall 2008)

Regulating the Use of Voluntary Environmental Standards Within the World Trade Organization Legal Regime: Making a Case for Developing Countries. S. R. Gandhi. *39 Journal of World Trade* 855-880 (October 2005)

The Biosafety Protocol: Multilateral Agreement on Protecting the Environment or Protectionist Club?
A. L. Hobbs, J. E. Hobbs & W. A. Kerr. *39 Journal of World Trade* 281-300 (April 2005)

Climate Measures & WTO Rules on Subsidies. M. Lodefalk & M. Storey. *39 Journal of World Trade* 23-44 (February 2005)

ESCAPE CLAUSE (Import Injury/Relief)

EUROPEAN UNION

Why European Union Trade Sanctions Do Not Work (The Robert E. Hudec Article on Global Trade).
Y. Kryvoi. *17 Minnesota Journal of International Law* 209-246 (Summer 2008)

Harmony or Coercion? China-EU Trade Dispute Involving Intellectual Property Enforcement. W. Shi &
R. Weatherley. *25 Wisconsin International Law Journal* 439-490 (Fall 2007)

No More Whining About Geographical Indications: Assessing the 2005 Agreement Between the United States & the European Community on the Trade in Wine. B. Rose. *29 Houston Journal of International Law* 731-770 (Spring 2007)

Bilateral Technical Assistance & TRIPs: The United States, Japan & European Communities in Comparative Perspective. D. Matthews & V. Munoz-Tellez. *9 Journal of World Intellectual Property* 629-653 (November 2006)

Dogfight: Criticizing the Agreement on Subsidies & Countervailing Measures Amidst the Largest Dispute in World Trade Organization History. R. E. Lee. *32 North Carolina Journal of International Law & Commercial Regulation* 115-157 (Fall 2006)

Services as Objects of International Trade: Bartering the Legal Profession. L. L. Hill. *39 Vanderbilt Journal of Transnational Law* 347-378 (March 2006)

Battle of the Beef, the Rematch: An Evaluation of the Latest E.C. Directive Banning Beef Produced with Growth Hormones & the U.S. Refusal to Accept the Directive as WTO Complaint. D. Chichester. *21 American University International Law Review* 221-276 (2005)

“Dumping” the Anti-dumping Instruments in the Trade Relations Between the European Union & the

State of Israel?—The European Union’s Perspective. G. Harpaz. 39 *Journal of World Trade* 445-482 (June 2005)

Legal Effects of World Trade Organization Decisions Within European Union Law: A Contribution to the Theory of the Legal Acts of International Organizations & the Action for Damages Under Article 288(2) EC. A. von Bogdandy. 39 *Journal of World Trade* 45-66 (February 2005)

FAST TRACK

SEE: TRADE PROMOTION AUTHORITY

FOREIGN INVESTMENT

BITs, MFN Treatment & the PRC: The Impact of China’s Ever-Evolving Bilateral Investment Treaty Practice. A. M. Chandler. 43 *International Lawyer* 1301-1310 (Fall 2009)

Foreign Direct Investment, Trade, & China’s Competition Laws. M. S. Blodgett, R. J. Hunter, Jr., & R. M. Hayden. 37 *Denver Journal of International Law & Policy* 201-231 (Spring 2009)

Effect of Artificial Intelligence on the Pattern of Foreign Direct Investment in the Third World: A Possible Reversal of Trend. W. Duong. 36 *Denver Journal of International Law & Policy* 325-334 (Summer/Fall 2008)

Conceptual Difficulties in the Empirical Study of Bilateral Investment Treaties. J. W. Yackee. 33 *Brooklyn Journal of International Law* 405-462 (2008)

Trade Barriers in Service/Investment Markets Erected by Korea & Japan. E. S. Lee. 32 *North Carolina Journal of International Law & Commercial Regulation* 451-493 (Spring 2007)

Further Protection of Intellectual Property Rights in the WTO: *Linking Transfer of Technology with Foreign Direct Investment*. Y. J. Wang. 8 *Journal of World Intellectual Property* 797-808 (November 2005)

Foreign Direct Investment & Regional Trade Liberalization: A Viable Answer for Economic Development. Y.-S. Lee. 39 *Journal of World Trade* 701-717 (August 2005)

Defining State Responsibility Under NAFTA Chapter Eleven: Measures “Relating to” Foreign Investors. T. L. Anenson. 45 *Virginia Journal of International Law* 675-735 (Spring 2005)

TRADE & PROTECTIONISM

Russian Protectionism & the Strategic Sectors Law. W. E. Pomeranz. 25 *American University International Law Review* 213-224 (2010)

Free Trade Versus Fair Trade. J. Stencel. 36 *Denver Journal of International Law & Policy* 349-367

(Summer/Fall 2008)

Trade, Empires, & Subjects—China-Africa Trade: A New Fair Trade Arrangement, or the Third Scramble for Africa? U. E. Ofodile. 41 *Vanderbilt Journal of Transnational Law* 505-583 (March 2008)

The Fair Track to Free Trade: Making TAA Benefits More Accessible to American Workers. W. J. Mateikis. 30 *Houston Journal of International Law* 1-87 (Fall 2007)

Conflict of Laws Analyses for the Era of Free Trade. A. J. Walker. 20 *American University International Law Review* 1147-1209 (2005)

The Association of South East Asian Nations—People’s Republic of China Free Trade Area: Negotiating Beyond Eternity With Little Trade Liberalization? S. Inama. 39 *Journal of World Trade* 559-579 (June 2005)

The Biosafety Protocol: Multilateral Agreement on Protecting the Environment or Protectionist Club? A. L. Hobbs, J. E. Hobbs & W. A. Kerr. 39 *Journal of World Trade* 281-300 (April 2005)

Non-violation Complaints—World Trade Organization Issues & Recent Free Trade Agreements. L. Hsu. 39 *Journal of World Trade* 205-237 (April 2005)

The Promotion of Free-Trade Areas Viewed in Terms of Most-Favored-Nation Treatment & “Imperial Preference.” S. M. Cone, III. 26 *Michigan Journal of International Law* 563-585 (Winter 2005)

GENERAL AGREEMENT ON TARIFFS & TRADE (GATT)

SEE: WORLD TRADE ORGANIZATION

GRAY MARKET

Gray Market Trademark Infringement Actions at the U.S. International Trade Commission: The Benefits of the Forum & Analysis of Relevant Cases. Joseph H. Heckendorn & Lyle B. Vander Schaaf. 8 *John Marshall Review of Intellectual Property Law* 271-289 (Winter 2009)

IMPORTS

Total Recall on Chinese Imports: Pursuing an End to Unsafe Health & Safety Standards Through Article XX of GATT. E. Cortez. 23 *American University International Law Review* 915-942 (2008)

INDUSTRIAL POLICY

INDUSTRY (DOMESTIC)

The Evolution of the Domestic Industry Requirement in Section 337 Investigations Before the U.S. International Trade Commission. S. A. Lasher. 18 University of Baltimore Intellectual Property Law Journal 157 (Spring 2010)

INJURY

Judicial Review of the International Trade Commission's Injury Determinations in Antidumping & Countervailing Duty Proceedings: An Overview & Analysis of Federal Circuit Decisions in 2005. Andrea C. Casson & Neal J. Reynolds. 38 Georgetown Journal of International Law 89-121 (Fall 2006)

INTELLECTUAL PROPERTY

The End of the Rocket Docket. E. McDermott. Managing Intellectual Property (August 31, 2011)

Treaty Interpretation in WTO Dispute Settlement: The Outstanding Question of the Legality of Local Working Requirements. B. Mercurio & M. Tyagi. 19 Minnesota Journal of International Law 275-326 (Summer 2010)

An Updated Primer on Procedures & Rules in 337 Investigations at the U.S. International Trade Commission. W. P. Atkins & J. A. Pan. 18 University of Baltimore Intellectual Property Journal 105 (Spring 2010)

The Evolution of the Domestic Industry Requirement in Section 337 Investigations Before the U.S. International Trade Commission. S. A. Lasher. 18 University of Baltimore Intellectual Property Law Journal 157 (Spring 2010)

The Philosophical Approaches to Intellectual Property & Legal Transplants. The Mexican Supreme Court & NAFTA Article 1705. R. G. Barbosa. 31 Houston Journal of International Law 515-564 (Summer 2009)

The International Trade Commission: Potential Bias, Hold-Up, & the Need for Reform. W. Dolan. 2009 Duke Law & Technology Review 11 (2009)

Courting Specialization: An Empirical Study of Claim Construction Comparing Patent Litigation Before Federal District Courts & the International Trade Commission. D. L. Schwartz. 50 William & Mary Law Review 1699 (April 2009)

A Newly Energized Section 337: Overview of Section 337 Before the U.S. International Trade Commission. Tom Schaumberg. Utah State Bar 2009 IP Summit 1-28 (February 13, 2009)

A Written Symposium on Litigation Before the ITC. 8 John Marshall Review of Intellectual Property Law 216-327 (Winter 2009)

The Role of the Office of the Administrative Law Judges Within the United States International Trade Commission. Carl C. Charneski. 8 John Marshall Review of Intellectual Property Law 216-230 (Winter 2009)

The Distinctive Characteristics of Section 337. Jay H. Reiziss. 8 *John Marshall Review of Intellectual Property Law* 231-247 (Winter 2009)

Post-Litigation Enforcement of Remedial Orders Issued by the U.S. International Trade Commission in Section 337 Investigations. M. R. Blakeslee. 8 *John Marshall Review of Intellectual Property Law* 248-270 (Winter 2009)

S. E. Adkins & J. Evans. "Several Healthy Steps Away": New Improved Productions in Section 337 Investigations. 8 *John Marshall Review of Intellectual Property Law* 309-327 (Winter 2009)

Patently Protectionist? An Empirical Analysis of Patent Cases at the International Trade Commission. C. V. Chien. 50 *William & Mary Law Review* 63 (October 2008)

Amending TRIPS: A New Hope for Increased Access to Essential Medicines. T. S. Bhatt. 33 *Brooklyn Journal of International Law* 597-628 (2008)

Harmony or Coercion? China-EU Trade Dispute Involving Intellectual Property Enforcement. W. Shi & R. Weatherley. 25 *Wisconsin International Law Journal* 439-490 (Fall 2007)

No More Whining About Geographical Indications: Assessing the 2005 Agreement Between the United States & the European Community on the Trade in Wine. B. Rose. 29 *Houston Journal of International Law* 731-770 (Spring 2007)

India's Controversial New Patent Regime: The End of Affordable Generics? S. Dean. 40 *International Lawyer* 725-736 (Fall 2006)

The 2005 TRIPs Extension for the Least-Developed Countries: A Failure of the Single Undertaking Approach? K. Kennedy. 40 *International Lawyer* 683-700 (Fall 2006)

Cultural Perplexity in Intellectual Property: Is Stealing a Book an Elegant Offense? W. Shi. 32 *North Carolina Journal of International Law & Commercial Regulation* 1-47 (Fall 2006)

Piracy, Prejudice & Profit: A Perspective from US-China Intellectual Property Rights Disputes. H. H. Li. *Journal of World Intellectual Property* 727-746 (November 2006)

Bilateral Technical Assistance & TRIPs: The United States, Japan & European Communities in Comparative Perspective. D. Matthews & V. Munoz-Tellez. 9 *Journal of World Intellectual Property* 629-653 (November 2006)

Judicial Copyright Enforcement in China: Shaping World Opinion On TRIPs Compliance. R. Slate. 31 *North Carolina Journal of International Law & Commercial Regulation* 665-701 (Spring 2006)

Genetically Modified Organisms in Food: A Model of Labeling & Monitoring With Positive Implications for International Trade. D. M. Strauss. 40 *International Lawyer* 95-119 (Spring 2006)

How to Cope with China's (Alleged) Failure to Implement the TRIPs Obligations on Enforcement. T. Bender. 9 *Journal of World Intellectual Property* 230-250 (March 2006)

The Intellectual Property Provisions of the United States-Jordan Free Trade Agreement: Template on Not Template. B. H. Halkawi. 9 *Journal of World Intellectual Property* 213-229 (March 2006)

American Films in China: An Analysis of China's Intellectual Property Record & Reconsideration of Cultural Trade Exceptions Amidst Rampant Piracy. C. E. Heilberg. 15 *Minnesota Journal of International Law* 219-262 (Winter 2006)

Further Protection of Intellectual Property Rights in the WTO: *Linking Transfer of Technology with Foreign Direct Investment*. Y. J. Wang. 8 *Journal of World Intellectual Property* 797-808 (November 2005)

Changing WIPO's Way: *The 2004 Development Agenda in Historical Perspective*. A. K. Menescal. 8 *Journal of World Intellectual Property* 761-796 (November 2005)

Interface Between IP & Competition Law in Taiwan. K.-C. Liu. 8 *Journal of World Intellectual Property* 735-760 (November 2005)

Geographical Indicators: A Unique European Perspective on Intellectual Property. E. Gutierrez. 29 *Hastings International & Comparative Law Review* 29-50 (Fall 2005)

Rice & Cheese, Anyone? The Fight Over TRIPs Geographical Indications Continues. J. Zou. 30 *Brooklyn Journal of International Law* 1141-1174 (2005)

Symposium: Intellectual Property Online: The Challenge of Multi-Territorial Disputes (October 8, 2004). 30 *Brooklyn Journal of International Law* 813-981 (2005)

Trade-Related Aspects of Intellectual Property Rights & Least Developed Countries. Md. G. Robbani. 8 *Journal of World Intellectual Property* 565-573 (July 2005)

Intellectual Property—Rights or Privileges? H. M. Haugen. 8 *Journal of World Intellectual Property* 445-457 (July 2005)

Meeting TRIPs Commitments in Ukraine: An Important Challenge in the Quest for WTO Accession. O. V. Antonyuk & W. A. Kerr. 8 *Journal of World Intellectual Property* 271-282 (May 2005)

The WTO Medicines Decision: World Pharmaceutical Trade & the Protection of Public Health. F. M. Abbott. 99 *American Journal of International Law* 317-358 (April 2005)

Staying Within the Negotiated Framework: Abiding by the Non-Discrimination Clause in TRIPs Article 27. K. J. Nowak. 26 *Michigan Journal of International Law* 899-945 (Spring 2005)

Asian Perspectives on Post-TRIPs Issues in Intellectual Property. A. Endeshaw. 8 *Journal of World Intellectual Property* 211-235 (March 2005)

Effects of Foreign Intellectual Property Rights on U.S. Bilateral Exports of Biotechnology-Related Agricultural Inputs. S. L. W. Wisniewski. 8 *Journal of World Intellectual Property* 193-210 (March 2005)

Biotechnology, Intellectual Property Rights & the Rights of Farmers in Developing Countries. E. O. Awuku. 8 *Journal of World Intellectual Property* 75-82 (January 2005)

Intertwining Regimes: Trade, Intellectual Property & Regulatory Requirements of Pharmaceuticals. K. Timmermans. 8 *Journal of World Intellectual Property* 67-74 (January 2005)

The Road from TRIPs-Minus, to TRIPs, to TRIPs-Plus: *Implications of IPRs for the Arab World*. M. El-Said. 8 *Journal of World Intellectual Property* 53-65 (January 2005)

Intellectual Property Rights & the Doha Round. D. K. Das. 8 *Journal of World Intellectual Property* 33-52 (January 2005)

PATENTS

The End of the Rocket Docket. E. McDermott. *Managing Intellectual Property* (August 31, 2011)

Process Patents & the Limits of the International Trade Commission's Jurisdiction: Finding the Line in the Sand. 50 *IDEA* 161 (2010)

A Safe Harbor for Drugs Made Offshore: The Federal Circuit Renders the Bolar Amendment Available in §337 Actions in Amgen V. U.S. International Trade Commission. T. P. Sheehan. 73 *Albany Law Review* 329 (2009)

Chasing Its Own Tail? An Analysis of the USPTO's Efforts to Reduce the Patent Backlog. J. D. Grier. 31 *Houston Journal of International Law* 617-652 (Summer 2009)

The International Trade Commission: Potential Bias, Hold-Up, & the Need for Reform. W. Dolan. 2009 *Duke Law & Technology Review* 11 (2009)

Patent Breaking or Balancing?: Separating Strands of Fact From Fiction Under TRIPs. C. H. Ho. 34 *North Carolina Journal of International Law & Commercial Regulation* 371-469 (Winter 2009)

Patent Reform Act of 2007 & International Patent Law Harmonization. K. C. McKinney. 31 *Houston Journal of International Law* 125-170 (Fall 2008)

Courting Specialization: An Empirical Study of Claim Construction Comparing Patent Litigation Before Federal District Courts & the International Trade Commission. D. L. Schwartz. 50 *William & Mary Law Review* 1699 (April 2009)

Assessing Bias in Patent Infringement Cases: A Review of International Trade Commission Decisions. R. W. Hahn & H. J. Singer. 21 *Harvard Journal of Law & Technology* 458 (Spring 2008)

Addressing Default Trends in Patent-Based Section 337 Proceedings in the United States International Trade Commission. J. C. Evans. 106 *Michigan Law Review* 745 (February 2008)

Harmonization Through Condemnation: Is New London the Key to World Patent Harmony? M. S. Oppenheimer. 40 *Vanderbilt Journal of Transnational Law* 445-502 (March 2007)

The Duty of Candor & Sanctions in the International Trade Commission. B. Drozd. 8 *North Carolina Journal of Law & Technology* 8-16 (2007)

India's Controversial New Patent Regime: The End of Affordable Generics? S. Dean. 40 *International Lawyer* 725-736 (Fall 2006)

INTERNATIONAL TRADE LAW

Treaty Interpretation in WTO Dispute Settlement: The Outstanding Question of the Legality of Local Working Requirements. B. Mercurio & M. Tyagi. 19 *Minnesota Journal of International Law* 275-326 (Summer 2010)

International Trade Review. 38 *Georgetown Journal of International Law* 1-249 (Fall 2006)

Relationship of WTO Obligations to U.S. International Trade Law: Internationalist Vision Meets Domestic Reality. P. C. Reed. 38 *Georgetown Journal of International Law* 209-249 (Fall 2006)

Trade & Tensions (The Robert E. Hudec Article on Global Trade). D. J. Gifford. 15 *Minnesota Journal of International Law* 297-328 (Summer 2006)

The Role of International Law in Trade. J. Jackson. 36 *Georgetown Journal of International Law* 663-667 (Spring 2005)

JUDICIAL REVIEW

Overview of 2009 Decisions by the U.S. Court of International Trade in Appeals of Determinations of the U.S. International Trade Commission. K. R. Young & F. P. Waite. 42 *Georgetown Journal of International Law* 5-34 (Fall 2010)

U.S. Court of International Trade Decisions in 2008 in Appeals of Determinations of the U.S. International Trade Commission. Karl von Schriltz. 41 *Georgetown Journal of International Law* 1 (2009)

The International Trade Commission: Potential Bias, Hold-Up, & the Need for Reform. W. Dolan. 2009 *Duke Law & Technology Review* 11 (2009)

Courting Specialization: An Empirical Study of Claim Construction Comparing Patent Litigation Before Federal District Courts & the International Trade Commission. D. L. Schwartz. 50 *William & Mary Law Review* 1699 (April 2009)

A Written Symposium on Litigation Before the ITC. 8 *John Marshall Review of Intellectual Property Law* 216-327 (Winter 2009)

Post-Litigation Enforcement of Remedial Orders Issued by the U.S. International Trade Commission in Section 337 Investigations. M. R. Blakeslee. 8 *John Marshall Review of Intellectual Property Law* 248-270 (Winter 2009)

International Trade Review: Practitioner Commentary: U.S. Court of International Trade Decisions During 2007 in Appeals of Determinations of the U.S. International Trade Commission. J. W. Dorn. 40 *Georgetown Journal of International Law* 219 (Fall 2008)

Assessing Bias in Patent Infringement Cases: A Review of International Trade Commission Decisions. R. W. Hahn & H. J. Singer. 21 *Harvard Journal of Law & Technology* 458 (Spring 2008)

The Fair Track to Free Trade: Making TAA Benefits More Accessible to American Workers.

W. J. Mateikis. 30 *Houston Journal of International Law* 1-87 (Fall 2007)

Reliance on Decisions of the U.S. Court of Appeals for the Federal Circuit in Trade & Customs Litigation. T. P. Stewart & E. J. Drake. 38 *Georgetown Journal of International Law* 177-208 (Fall 2006)

Judicial Review of the International Trade Commission's Injury Determinations in Antidumping & Countervailing Duty Proceedings: An Overview & Analysis of Federal Circuit Decisions in 2005. Andrea C. Casson & Neal J. Reynolds. 38 *Georgetown Journal of International Law* 89-121 (Fall 2006)

Judicial Review by the U.S. Court of International Trade & the U.S. Court of Appeals for the Federal Circuit Under 19 U.S.C. §1581©) of Antidumping & Countervailing Duty Determinations by the Department of Commerce. S. M. Rosen & G. Husisian. 38 *Georgetown Journal of International Law* 39-88 (Fall 2006)

International Trade Review. 38 *Georgetown Journal of International Law* 1-249 (Fall 2006)

International Courts & Tribunals. N. A. Combs, C. M. Nesser, U. O. Onwuamaegbu, Mark B. Rees, & J. Weisman. 39 *International Lawyer* 259-278 (Summer 2005)

LEGISLATIVE HISTORY

LIKE PRODUCT

MISCELLANEOUS

Trade & Tensions (The Robert E. Hudec Article on Global Trade). D. J. Gifford. 15 *Minnesota Journal of International Law* 297-328 (Summer 2006)

Reconciling State sovereignty & Investor Protection of Denial of Justice Claims. Andrea K. Bjorklund. 45 *Virginia Journal of International Law* 809-895 (Summer 2005)

Intensified International Trade & Security Policies Can Present Challenges for Corporate Transactions. H. L. Clark & S. Jayaram. 38 *Cornell International Law Journal* 391-411 (2005)

PREFERENCES

Why European Union Trade Sanctions Do Not Work (The Robert E. Hudec Article on Global Trade). Y. Kryvoi. 17 *Minnesota Journal of International Law* 209-246 (Summer 2008)

Institutional Choice in the Generalized System of Preferences Case: Who Decides the Conditions for Trade Preferences? The Law & Politics of Rights. G. Shaffer & Y. Apea. 39 *Journal of World Trade*

977-1008 (December 2005)

Generalized System of Preferences in General Agreement on Tariffs & Trade/World Trade Organization: History & Current Issues. N. B. dos Santos, R. Farias & R. Cunha. 39 Journal of World Trade 637-670 (August 2005)

Power & Preferences: Developing Countries & the Role of the WTO Appellate Body. P. M Gerhart & A. S. Kella. 30 North Carolina Journal of International Law & Commercial Regulation 515-576 (Spring 2005)

RULES OF ORIGIN

SAFEGUARDS

Balancing or Bending? Unilateral Reactions to Safeguards Measures. M. J. Hahn. 39 Journal of World Trade 301-326 (April 2005)

SANCTIONS

Why European Union Trade Sanctions Do Not Work (The Robert E. Hudec Article on Global Trade). Y. Kryvoi. 17 Minnesota Journal of International Law 209-246 (Summer 2008)

SECTION 301

SERVICES

Choosing Between Liberalization & Regulatory Autonomy Under GATS: Implications of *U.S.-Gambling* for Trade in Cross Border E-Services. N. J. King & K. Kalupahana. 40 Vanderbilt Journal of Transnational Law 1189-1299 (November 2007)

International E-Trade. R. H. Weber. 41 International Lawyer 845-872 (Fall 2007)

Trade Barriers in Service/Investment Markets Erected by Korea & Japan. E. S. Lee. 32 North Carolina Journal of International Law & Commercial Regulation 451-493 (Spring 2007)

Services as Objects of International Trade: Bartering the Legal Profession. L. L. Hill. 39 Vanderbilt Journal of Transnational Law 347-378 (March 2006)

Turning Hills into Mountains? Current Commitments Under the General Agreement on Trade in Services & Prospects for Change. R. Adlung & M. Roy. 39 Journal of World Trade 1161-1194 (December 2005)

International Trade in Banking Services & the Role of the WTO: Discussing the Legal Framework & Policy Objectives of the General Agreement on Trade in Services & the Current State of Trade in

Services & the Current State of Play in the Doha Round of Trade Negotiations. A. Gkoutzinis. 39 *International Lawyer* 877-914 (Winter 2005)

SPECIAL 301

STANDING

SUNSET REVIEWS

U.S. Court of International Trade Decisions in 2008 in Appeals of Determinations of the U.S. International Trade Commission. K. von Schrittz. 41 *Georgetown Journal of International Law* 1 (2009)

TECHNOLOGY TRANSFER AND LICENSING AGREEMENTS

Further Protection of Intellectual Property Rights in the WTO: *Linking Transfer of Technology with Foreign Direct Investment*. Y. J. Wang. 8 *Journal of World Intellectual Property* 797-808 (November 2005)

TRADE AGREEMENTS

21st Century Trade Agreements: Implications for Development Sovereignty. R. D. Thrasher & K. P. Gallagher. 38 *Denver Journal of International Law & Policy* 313-350 (Spring 2010)

The Environment & Trade Agreements: Should the WTO Become More Actively Involved? M. S. Blodgett & R. J. Hunter, Jr. 33 *Hastings International & Comparative Law Review* 1-19 (Winter 2010)

The Heat is on in Latin America: The Future & Implications of the Columbian Free Trade Agreement. J. Alewelt. 39 *California Western International Law Journal* 159 (Fall 2008)

The Relationship Between Trade & Effective Enforcement. W. D. Jones. 36 *Denver Journal of International Law & Policy* 389-394 (Summer/Fall 2008)

Trade, Empires, & Subjects—China-Africa Trade: A New Fair Trade Arrangement, or the Third Scramble for Africa? U. E. Ofodile. 41 *Vanderbilt Journal of Transnational Law* 505-583 (March 2008)

Regional Trade Agreements in the Era of Globalization: A Legal Analysis. M. F. Nsour. 33 *North Carolina Journal of International Law & Commercial Regulation* 359-436 (Spring 2008)

The Fight for Access to Aids Medications: How the Central American Free Trade Agreement Conflicts

with Costa Rica's Constitutional Courts. K. E. Kaiser. 25 Wisconsin International Law Journal 535-561 (Fall 2007)

Doi Moi, the VBTA & WTO Accession: The Role of Lawyers in Vietnam's No Longer Cautious Embrace of Globalization. D. A. Gantz. 41 International Lawyer 873-890 (Fall 2007)

No More Whining About Geographical Indications: Assessing the 2005 Agreement Between the United States & the European Community on the Trade in Wine. B. Rose. 29 Houston Journal of International Law 731-770 (Spring 2007)

The SAFTA Dispute Settlement Mechanism: An Attempt to Resolve or Merely Perpetuate Conflict in the South Asian Region? A. Nath. 22 American University International Law Review 333-359 (2007)

You Have to Fight for Your Right to Work: The U.S.–Chile Free Trade Agreement & Global Labor Standards. D. Travers. 29 Suffolk Transnational Law Review 337-361 (Summer 2006)

The Intellectual Property Provisions of the United States-Jordan Free Trade Agreement: Template on Not Template. B. H. Halkawi. 9 Journal of World Intellectual Property 213-229 (March 2006)

Preferential Trade Agreements, Investment Disciplines & Investment Flows. B. Hoekman & R. Newfarmer. 39 Journal of World Trade 949-973 (October 2005)

Regional Trade Agreements v. the WTO: A Proposal for Reform of Article XXIV to Counter This Institutional Threat. C. B. Picker. 26 University of Pennsylvania Journal of International Economic Law 267-319 (Summer 2005)

The Association of South East Asian Nations–People's Republic of China Free Trade Area: Negotiating Beyond Eternity With Little Trade Liberalization? S. Inama. 39 Journal of World Trade 559-579 (June 2005)

Non-violation Complaints–World Trade Organization Issues & Recent Free Trade Agreements. L. Hsu. 39 Journal of World Trade 205-237 (April 2005)

The Promotion of Free-Trade Areas Viewed in Terms of Most-Favored-Nation Treatment & “Imperial Preference.” S. M. Cone, III. 26 Michigan Journal of International Law 563-585 (Winter 2005)

CANADA

CARIBBEAN BASIN

FREE TRADE AREA OF THE AMERICAS (FTAA)

ISRAEL

JAPAN

LATIN AMERICA & SOUTH AMERICA (BUT NOT THE CARIBBEAN & MEXICO)

NORTH AMERICAN FREE TRADE AGREEMENT (NAFTA)

NAFTA Cross-Border Trucking: Mexico Retaliates After Congress Stops Mexican Trucks at the Border. C. MacDonald. 42 *Vanderbilt Journal of Transnational Law* 1631-1662 (November 2009)

The Philosophical Approaches to Intellectual Property & Legal Transplants. The Mexican Supreme Court & NAFTA Article 1705. R. G. Barbosa. 31 *Houston Journal of International Law* 515-564 (Summer 2009)

Free Trade Versus Fair Trade. J. Stencel. 36 *Denver Journal of International Law & Policy* 349-367 (Summer/Fall 2008)

Paths to Local Food Security: A Right to Food, A Commitment to Trade. Marsha A. Echols. 40 *Vanderbilt Journal of Transnational Law* 1115-1126 (October 2007)

Chopping Away at Chapter 11: The Softwood Lumber Agreement's Effect on the NAFTA Investor-State Dispute Resolution Mechanism. M. T. Simpson. 22 *American University International Law Review* 479-515 (2007)

Parallel Proceedings at the WTO & Under NAFTA Chapter 19: Whither the Doctrine of Exhaustion of Local Remedies in DSU Reform? K. C. Kennedy. 39 *George Washington International Law Review* 47-87 (2007)

Choice of Jurisdiction in International Trade Disputes: Going Regional or Global? (The Robert E. Hudec Article on Global Trade). R. Leal-Arcas. 16 *Minnesota Journal of International Law* 1-59 (Winter 2007)

NAFTA & the Mexican Economy: A Look Back on a Ten-Year Relationship. J. C. Moreno-Brid, P. R. Nápoles., & J. C. R. Valdivia. 30 *North Carolina Journal of International Law & Commercial Regulation* 997-1023 (Summer 2005)

Defining State Responsibility Under NAFTA Chapter Eleven: Measures "Relating to" Foreign Investors. T. L. Anenson. 45 *Virginia Journal of International Law* 675-735 (Spring 2005)

TRADE AND TARIFF ACTS

OMNIBUS TRADE ACT OF 1988

TRADE AND TARIFF ACT OF 1984

TRADE AGREEMENTS ACT OF 1979

TRADE ACT OF 1974

TARIFF ACT OF 1930

ANTIDUMPING ACT OF 1916

The Alarms are Buzzing in Washington: The Antidumping Act of 1916 Returns from Hibernation. Monica A. Stump. 63 University of Pittsburgh Law Review 645 (2002)

TRADE BARRIERS

Choosing Between Liberalization & Regulatory Autonomy Under GATS: Implications of *U.S.-Gambling* for Trade in Cross Border E-Services. N. J. King & K. Kalupahana. 40 Vanderbilt Journal of Transnational Law 1189-1299 (November 2007)

Trade Barriers in Service/Investment Markets Erected by Korea & Japan. E. S. Lee. 32 North Carolina Journal of International Law & Commercial Regulation 451-493 (Spring 2007)

Updating American Administrative Law: WTO, International Standards, Domestic Implementation & Public Participation. D. Livshiz. 24 Wisconsin International Law Journal 961-1016 (Winter 2007)

TRADE POLICY

Aid for Trade: A Road Map for Success. P. X. F. Cai. 36 Denver Journal of International Law & Policy 283-324 (Summer/Fall 2008)

Trade, Empires, & Subjects—China-Africa Trade: A New Fair Trade Arrangement, or the Third Scramble for Africa? U. E. Ofodile. 41 *Vanderbilt Journal of Transnational Law* 505-583 (March 2008)

Paths to Local Food Security: A Right to Food, A Commitment to Trade. Marsha A. Echols. 40 *Vanderbilt Journal of Transnational Law* 1115-1126 (October 2007)

Food Safety, South-North Asymmetries, & the Clash of Regulatory Regimes. O. Aginam. 40 *Vanderbilt Journal of Transnational Law* 1099-1114 (October 2007)

The Limits of International Human Rights Law & the Role of Food Sovereignty in Protecting People from Further Trade Liberalization Under the Doha Round Negotiations. W. Hauter. 40 *Vanderbilt Journal of Transnational Law* 1071-1098 (October 2007)

Liberalizing Trade in Agriculture & Food Security—Mission Impossible? C. Kaufmann & S. Heri. 40 *Vanderbilt Journal of Transnational Law* 1039–1070 (October 2007)

Trade & Tensions (The Robert E. Hudec Article on Global Trade). D. J. Gifford. 15 *Minnesota Journal of International Law* 297-328 (Summer 2006)

Setting the Trade Policy Agenda: What Roles for Economists? K. Anderson. 39 *Journal of World Trade* 341-381 (April 2005)

TRADE PROMOTION AUTHORITY

The Fair Track to Free Trade: Making TAA Benefits More Accessible to American Workers. W. J. Mateikis. 30 *Houston Journal of International Law* 1-87 (Fall 2007)

TRADE REMEDY

U.S. INTERNATIONAL TRADE COMMISSION

The End of the Rocket Docket. E. McDermott. *Managing Intellectual Property* (August 31, 2011)

Overview of 2009 Decisions by the U.S. Court of International Trade in Appeals of Determinations of the U.S. International Trade Commission. K. R. Young & F. P. Waite. 42 *Georgetown Journal of International Law* 5-34 (Fall 2010)

An Updated Primer on Procedures & Rules in 337 Investigations at the U.S. International Trade Commission. W. P. Atkins & J. A. Pan. 18 *University of Baltimore Intellectual Property Journal* 105 (Spring 2010)

The Evolution of the Domestic Industry Requirement in Section 337 Investigations Before the U.S. International Trade Commission. S. A. Lasher. 18 *University of Baltimore Intellectual Property Law Journal* 157 (Spring 2010)

Process Patents & the Limits of the International Trade Commission's Jurisdiction: Finding the Line in the Sand. 50 IDEA 161 (2010)

A Safe Harbor for Drugs Made Offshore: The Federal Circuit Renders the Bolar Amendment Available in §337 Actions in Amgen V. U.S. International Trade Commission. T. P. Sheehan. 73 Albany Law Review 329 (2009)

U.S. Court of International Trade Decisions in 2008 in Appeals of Determinations of the U.S. International Trade Commission. Karl von Schriltz. 41 Georgetown Journal of International Law 1 (2009)

The International Trade Commission: Potential Bias, Hold-Up, & the Need for Reform. W. Dolan. 2009 Duke Law & Technology Review 11 (2009)

Courting Specialization: An Empirical Study of Claim Construction Comparing Patent Litigation Before Federal District Courts & the International Trade Commission. D. L. Schwartz. 50 William & Mary Law Review 1699 (April 2009)

A Newly Energized Section 337: Overview of Section 337 Before the U.S. International Trade Commission. Tom Schaumberg. Utah State Bar 2009 IP Summit 1-28 (February 13, 2009)

A Written Symposium on Litigation Before the ITC. 8 John Marshall Review of Intellectual Property Law 216-327 (Winter 2009)

The Role of the Office of the Administrative Law Judges Within the United States International Trade Commission. Carl C. Charneski. 8 John Marshall Review of Intellectual Property Law 216-230 (Winter 2009)

The Distinctive Characteristics of Section 337. Jay H. Reiziss. 8 John Marshall Review of Intellectual Property Law 231-247 (Winter 2009)

Post-Litigation Enforcement of Remedial Orders Issued by the U.S. International Trade Commission in Section 337 Investigations. M. R. Blakeslee. 8 John Marshall Review of Intellectual Property Law 248-270 (Winter 2009)

Gray Market Trademark Infringement Actions at the U.S. International Trade Commission: The Benefits of the Forum & Analysis of Relevant Cases. Joseph H. Heckendorn & Lyle B. Vander Schaaf. 8 John Marshall Review of Intellectual Property Law 271-289 (Winter 2009)

The U.S. International Trade Commission's Growing Role in the Global Economy. Patricia Larios. 8 John Marshall Review of Intellectual Property Law 290-308 (Winter 2009)

S. E. Adkins & J. Evans. "Several Healthy Steps Away": New Improved Productions in Section 337 Investigations. 8 John Marshall Review of Intellectual Property Law 309-327 (Winter 2009)

Patently Protectionist? An Empirical Analysis of Patent Cases at the International Trade Commission. C. V. Chien. 50 William & Mary Law Review 63 (October 2008)

International Trade Review: Practitioner Commentary: U.S. Court of International Trade Decisions During 2007 in Appeals of Determinations of the U.S. International Trade Commission. J. W. Dorn. 40 Georgetown Journal of International Law 219 (Fall 2008)

Addressing Default Trends in Patent-Based Section 337 Proceedings in the United States International Trade Commission. J. C. Evans. 106 Michigan Law Review 745 (February 2008)

The Duty of Candor & Sanctions in the International Trade Commission. B. Drozd. 8 North Carolina Journal of Law & Technology 8-16 (2007)

Judicial Review of the International Trade Commission's Injury Determinations in Antidumping & Countervailing Duty Proceedings: An Overview & Analysis of Federal Circuit Decisions in 2005. Andrea C. Casson & Neal J. Reynolds. 38 Georgetown Journal of International Law 89-121 (Fall 2006)

The Alarms are Buzzing in Washington: The Antidumping Act of 1916 Returns from Hibernation. Monica A. Stump. 63 University of Pittsburgh Law Review 645 (2002)

VALUATION

VOLUNTARY RESTRAINT AGREEMENTS (VRAs & VERs)

WORLD TRADE ORGANIZATION (WTO)

Catfish, Shrimp, and the WTO: Vietnam Loses Its Innocence. D. T. Cong. 43 Vanderbilt Journal of Transnational Law 1235-1264 (November 2010)

Treaty Interpretation in WTO Dispute Settlement: The Outstanding Question of the Legality of Local Working Requirements. B. Mercurio & M. Tyagi. 19 Minnesota Journal of International Law 275-326 (Summer 2010)

Pacific Pause: The Rhetoric of Special & Differential Treatment, the Reality of WTO Accession. A. D. Mitchell & J. Wallis. 27 Wisconsin International Law Journal 663-706 (Winter 2010)

The Environment & Trade Agreements: Should the WTO Become More Actively Involved? M. S. Blodgett & R. J. Hunter, Jr. 33 Hastings International & Comparative Law Review 1-19 (Winter 2010)

Is China a "Currency Manipulator"? The Legitimacy of China's Exchange Regime Under the Current International Legal Framework. B. Mercurio & C. S. N. Leung. 43 International Lawyer 1257-1300 (Fall 2009)

Rights of Action for Private Non-State Actors in the WTO Dispute Settlement System. A. Catbagan. 37 Denver Journal of International Law & Policy 279-302 (Summer 2009)

Divided by Common Language: "Capture" Theories in GATT/WTO & the Communicative Impasse. D. Zang. 32 Hastings International & Comparative Law Review 423-476 (Summer 2009)

A Theory of WTO Adjudication: From Empirical Analysis to Biased Rule Development. J. F. Colares. 42 Vanderbilt Journal of Transnational Law 383-439 (March 2009)

Patent Breaking or Balancing?: Separating Strands of Fact From Fiction Under TRIPs. C. H. Ho. 34 North Carolina Journal of International Law & Commercial Regulation 371-469 (Winter 2009)

Selected Aspects of International Trade & the World Trade Organization's Doha Round: Overview & Introduction. V. P. Nanda. 36 Denver Journal of International Law & Policy 255-273 (Summer/Fall 2008)

Aid for Trade: A Road Map for Success. P. X. F. Cai. 36 Denver Journal of International Law & Policy 283-324 (Summer/Fall 2008)

The Doha Round Negotiations on Agricultural Subsidies. K. C. Kennedy. 36 Denver Journal of International Law & Policy 335-348 (Summer/Fall 2008)

Free Trade Versus Fair Trade. J. Stencel. 36 Denver Journal of International Law & Policy 349-367 (Summer/Fall 2008)

UNFCCC, the Kyoto Protocol, & the WTO—Brewing Conflicts or are They Mutually Supportive? A. M. Halvorsen. Denver Journal of International Law & Policy 360-388 (Summer/Fall 2008)

Amending TRIPS: A New Hope for Increased Access to Essential Medicines. T. S. Bhatt. 33 Brooklyn Journal of International Law 597-628 (2008)

Total Recall on Chinese Imports: Pursuing an End to Unsafe Health & Safety Standards Through Article XX of GATT. E. Cortez. 23 American University International Law Review 915-942 (2008)

Regional Trade Agreements in the Era of Globalization: A Legal Analysis. M. F. Nsour. 33 North Carolina Journal of International Law & Commercial Regulation 359-436 (Spring 2008)

Choosing Between Liberalization & Regulatory Autonomy Under GATS: Implications of *U.S.-Gambling* for Trade in Cross Border E-Services. N. J. King & K. Kalupahana. 40 Vanderbilt Journal of Transnational Law 1189-1299 (November 2007)

Food Safety, South-North Asymmetries, & the Clash of Regulatory Regimes. O. Aginam. 40 Vanderbilt Journal of Transnational Law 1099-1114 (October 2007)

The Limits of International Human Rights Law & the Role of Food Sovereignty in Protecting People from Further Trade Liberalization Under the Doha Round Negotiations. W. Hauter. 40 Vanderbilt Journal of Transnational Law 1071-1098 (October 2007)

Empathizing With France & Pakistan on Agricultural Subsidy Issues in the Doha Round. R. Bhala. 40 Vanderbilt Journal of Transnational Law 949-985 (October 2007)

Harmony or Coercion? China-EU Trade Dispute Involving Intellectual Property Enforcement. W. Shi & R. Weatherley. 25 Wisconsin International Law Journal 439-490 (Fall 2007)

Doi Moi, the VBTA & WTO Accession: The Role of Lawyers in Vietnam's No Longer Cautious Embrace of Globalization. D. A. Gantz. 41 International Lawyer 873-890 (Fall 2007)

International E-Trade. R. H. Weber. 41 International Lawyer 845-872 (Fall 2007)

The Allocation of Free Emissions Allowances by Germany to Its Steel Industry: A Possible Subsidy Claim Under the W.T.O. Agreement on Subsidies & Countervailing Measures. V. R. Shah. 22 *American University International Law Review* 445-478 (2007)

Tearing the Fabric of the World Trade Organization: *United States–Subsidies on Upland Cotton*. M. J. Shumaker. 32 *North Carolina Journal of International Law & Commercial Regulation* 547-603 (Spring 2007)

Trade Barriers in Service/Investment Markets Erected by Korea & Japan. E. S. Lee. 32 *North Carolina Journal of International Law & Commercial Regulation* 451-493 (Spring 2007)

Parallel Proceedings at the WTO & Under NAFTA Chapter 19: Whither the Doctrine of Exhaustion of Local Remedies in DSU Reform? K. C. Kennedy. 39 *George Washington International Law Review* 47-87 (2007)

Updating American Administrative Law: WTO, International Standards, Domestic Implementation & Public Participation. D. Livshiz. 24 *Wisconsin International Law Journal* 961-1016 (Winter 2007)

Choice of Jurisdiction in International Trade Disputes: Going Regional or Global? (The Robert E. Hudec Article on Global Trade). R. Leal-Arcas. 16 *Minnesota Journal of International Law* 1-59 (Winter 2007)

Relationship of WTO Obligations to U.S. International Trade Law: Internationalist Vision Meets Domestic Reality. P. C. Reed. 38 *Georgetown Journal of International Law* 209-249 (Fall 2006)

India's Controversial New Patent Regime: The End of Affordable Generics? S. Dean. 40 *International Lawyer* 725-736 (Fall 2006)

The 2005 TRIPs Extension for the Least-Developed Countries: A Failure of the Single Undertaking Approach? K. Kennedy. 40 *International Lawyer* 683-700 (Fall 2006)

Dogfight: Criticizing the Agreement on Subsidies & Countervailing Measures Amidst the Largest Dispute in World Trade Organization History. R. E. Lee. 32 *North Carolina Journal of International Law & Commercial Regulation* 115-157 (Fall 2006)

Bilateral Technical Assistance & TRIPs: The United States, Japan & European Communities in Comparative Perspective. D. Matthews & V. Munoz-Tellez. 9 *Journal of World Intellectual Property* 629-653 (November 2006)

Judicial Copyright Enforcement in China: Shaping World Opinion On TRIPs Compliance. R. Slate. 31 *North Carolina Journal of International Law & Commercial Regulation* 665-701 (Spring 2006)

Services as Objects of International Trade: Bartering the Legal Profession. L. L. Hill. 39 *Vanderbilt Journal of Transnational Law* 347-378 (March 2006)

How to Cope with China's (Alleged) Failure to Implement the TRIPs Obligations on Enforcement. T. Bender. 9 *Journal of World Intellectual Property* 230-250 (March 2006)

American Films in China: An Analysis of China's Intellectual Property Record & Reconsideration of Cultural Trade Exceptions Amidst Rampant Piracy. C. E. Heilberg. 15 *Minnesota Journal of International Law* 219-262 (Winter 2006)

Facing China: Taiwan's Status as a Separate Customs Territory in the World Trade Organization. P. L. Hsieh. 39 *Journal of World Trade* 1195-1221 (December 2005)

Turning Hills into Mountains? Current Commitments Under the General Agreement on Trade in Services & Prospects for Change. R. Adlung & M. Roy. 39 *Journal of World Trade* 1161-1194 (December 2005)

The African Awakening in *United States-Upland Cotton*. H. E. Zunckel. 39 *Journal of World Trade* 1071-1093 (December 2005)

Regulating the Use of Voluntary Environmental Standards Within the World Trade Organization Legal Regime: Making a Case for Developing Countries. S. R. Gandhi. 39 *Journal of World Trade* 855-880 (October 2005)

The World Trade Organization Secretariat in a Changing World. H. Nordström. 39 *Journal of World Trade* 819-853 (October 2005)

Compliance Proceedings Under Article 21.5 of DSU & Doha Proposed Reform. T.-Y. Lin. 39 *International Lawyer* 915-936 (Winter 2005)

International Trade in Banking Services & the Role of the WTO: Discussing the Legal Framework & Policy Objectives of the General Agreement on Trade in Services & the Current State of Trade in Services & the Current State of Play in the Doha Round of Trade Negotiations. A. Gkoutzinis. 39 *International Lawyer* 877-914 (Winter 2005)

Global Fisheries Subsidies: Will the WTO Reel in Effective Regulations? D. J. Dostal. 26 *University of Pennsylvania Journal of International Economic Law* 815-839 (Winter 2005)

The World Trade Organization at a Crossroads. *Conference at Bar Ilan University, Israel, December 12-14, 2004*. 26 *University of Pennsylvania Journal of International Economic Law* 623-814 (Winter 2005)

Battle of the Beef, the Rematch: An Evaluation of the Latest E.C. Directive Banning Beef Produced with Growth Hormones & the U.S. Refusal to Accept the Directive as WTO Complaint. D. Chichester. 21 *American University International Law Review* 221-276 (2005)

Chinese Regionalism & the 2004 ASEAN-China Accord: The WTO & Legalized Trade Distortion. M. U. Killion. 31 *North Carolina Journal of International Law & Commercial Regulation* 1-63 (Fall 2005)

WTO Agreements Mandate That Congress Repeal the Farm Bill of 2002 & Enact an Agriculture Law Embodying Free Market Principles. E. Bullington. 20 *American University International Law Review* 1211-1249 (2005)

Further Protection of Intellectual Property Rights in the WTO: *Linking Transfer of Technology with Foreign Direct Investment*. Y. J. Wang. 8 *Journal of World Intellectual Property* 797-808 (November 2005)

Can WTO Technical Assistance & Capacity-Building Serve Developing Countries? G. Shaffer. 23 *Wisconsin International Law Journal* 643-686 (Fall 2005)

Geographical Indicators: A Unique European Perspective on Intellectual Property. E. Gutierrez. 29 *Hastings International & Comparative Law Review* 29-50 (Fall 2005)

Treatment of Non-market Economy Countries under the World Trade Organization Anti-dumping Regime. C. Sohn. 39 *Journal of World Trade* 763-786 (August 2005)

Dynamics of Agriculture Negotiations in the World Trade Organization. R. Aggarwal. 39 *Journal of World Trade* 741-761 (August 2005)

How Regionalization can be a Pillar of a More Effective World Trade Organization. V. Zahrnt. 39 *Journal of World Trade* 671-699 (August 2005)

Generalized System of Preferences in General Agreement on Tariffs & Trade/World Trade Organization: History & Current Issues. N. B. dos Santos, R. Farias & R. Cunha. 39 *Journal of World Trade* 637-670 (August 2005)

The Seduction of the Appellate Body: Shrimp/Sea Turtle I & II & the Proper Role of States in WTO Governance. J. P. Kelly. 38 *Cornell International Law Journal* 459-491 (2005)

Rice & Cheese, Anyone? The Fight Over TRIPs Geographical Indications Continues. J. Zou. 30 *Brooklyn Journal of International Law* 1141-1174 (2005)

Trade-Related Aspects of Intellectual Property Rights & Least Developed Countries. Md. G. Robbani. 8 *Journal of World Intellectual Property* 565-573 (July 2005)

The Emerging Architecture of a World Trade Organization Fisheries Subsidies Agreement & the Interests of Developing Coastal States. R. Grynberg & N. Rochester. 39 *Journal of World Trade* 503-526 (June 2005)

Is the World Trade Organization Anti-Precaution. D. A. Motaal. 39 *Journal of World Trade* 483-501 (June 2005)

The Efficacy of the World Trade Organization Rules on Sanitary Barriers: Bovine Spongiform Ecephalopathy in North America. L. J. Loppacher & W. A. Kerr. 39 *Journal of World Trade* 427-443 (June 2005)

Not Totally Naked: Textiles & Clothing Trade in a Quota-Free Environment. J. Mayer. 39 *Journal of World Trade* 393-426 (June 2005)

Regional Trade Agreements v. the WTO: A Proposal for Reform of Article XXIV to Counter This Institutional Threat. C. B. Picker. 26 *University of Pennsylvania Journal of International Economic Law* 267-319 (Summer 2005)

Cotton, U.S. Domestic Policy, & Trade Wars: The Future of WTO Agriculture Negotiations. M. Newell. 14 *Minnesota Journal of Global Trade* 301-344 (Summer 2005)

Protecting the Innocent or Protecting Special Interests? Child Labor, Globalization, & the WTO. D. Samida. 33 *Denver Journal of International Law & Policy* 411-434 (Summer 2005)

Meeting TRIPs Commitments in Ukraine: An Important Challenge in the Quest for WTO Accession. O. V. Antonyuk & W. A. Kerr. 8 *Journal of World Intellectual Property* 271-282 (May 2005)

Crime & Punishment: Retaliation Under the World Trade Organization Dispute Settlement System. T. Jürgensen. 39 *Journal of World Trade* 327-340 (Spring 2005)

Balancing or Bending? Unilateral Reactions to Safeguards Measures. M. J. Hahn. 39 *Journal of World Trade* 301-326 (April 2005)

The WTO Medicines Decision: World Pharmaceutical Trade & the Protection of Public Health. F. M. Abbott. 99 *American Journal of International Law* 317-358 (April 2005)

Non-violation Complaints—World Trade Organization Issues & Recent Free Trade Agreements. L. Hsu. 39 *Journal of World Trade* 205-237 (April 2005)

A Defenseless Policy?: An Analysis of China's Integrated Circuit Industry Tax Rebate Programs Under WTO Laws. C. Wang. 30 *North Carolina Journal of International Law & Commercial Regulation* 625-684 (Spring 2005)

Power & Preferences: Developing Countries & the Role of the WTO Appellate Body. P. M Gerhart & A. S. Kella. 30 *North Carolina Journal of International Law & Commercial Regulation* 515-576 (Spring 2005)

Balancing Judicial Economy, State Opportunism, & Due Process Concerns in the WTO. A. Frischatak. 26 *Michigan Journal of International Law* 947-989 (Spring 2005)

Staying Within the Negotiated Framework: Abiding by the Non-Discrimination Clause in TRIPs Article 27. K. J. Nowak. 26 *Michigan Journal of International Law* 899-945 (Spring 2005)

Asian Perspectives on Post-TRIPs Issues in Intellectual Property. A. Endeshaw. 8 *Journal of World Intellectual Property* 211-235 (March 2005)

Effects of Foreign Intellectual Property Rights on U.S. Bilateral Exports of Biotechnology-Related Agricultural Inputs. S. L. W. Wisniewski. 8 *Journal of World Intellectual Property* 193-210 (March 2005)

The 10 Major Problems With the Anti-Dumping Instrument: An Attempt at Synthesis. G. Horlick & E. Vermulst. 39 *Journal of World Trade* 67-73 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in Australia. D. Moulis & P. Gay. 39 *Journal of World Trade* 75-85 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in Brazil. A. Caetano. 39 *Journal of World Trade* 87-96 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in the People's Republic of China. T. Yu. 39 *Journal of World Trade* 97-103 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in the European Community. E. Vermulst. 39 *Journal of World Trade* 105-113 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in India. V. L. Kumaran. 39 *Journal of World Trade* 115-124 (February 2005)

The 10 Major Problems With the Anti-Dumping Instrument in Indonesia. E. Bundjamin. 39 *Journal of World Trade* 125-135 (February 2005)

- The 10 Major Problems With the Anti-Dumping Instrument in Mexico. B. Leycegui & L. E. R. de la Torre. 39 *Journal of World Trade* 137-146 (February 2005)
- The 10 Major Problems With the Anti-Dumping Instrument in South Africa. G. Brink. 39 *Journal of World Trade* 87-96 (February 2005)
- The 10 Major Problems With the Anti-Dumping Instrument in Thailand. A. J. Sutham, P. Attavipach, & P. Eiamchinda. 39 *Journal of World Trade* 159-168 (February 2005)
- The 10 Major Problems With the Anti-Dumping Instrument in the United States. G. N. Horlick. 39 *Journal of World Trade* 169-179 (February 2005)
- Legal Effects of World Trade Organization Decisions Within European Union Law: A Contribution to the Theory of the Legal Acts of International Organizations & the Action for Damages Under Article 288(2) EC. A. von Bogdandy. 39 *Journal of World Trade* 45-66 (February 2005)
- Climate Measures & WTO Rules on Subsidies. M. Lodefalk & M. Storey. 39 *Journal of World Trade* 23-44 (February 2005)
- Mainstreaming Development in the World Trade Organization. F. Ismail. 39 *Journal of World Trade* 11-21 (February 2005)
- The Road from TRIPs-Minus, to TRIPs, to TRIPs-Plus: *Implications of IPRs for the Arab World*. M. El-Said. 8 *Journal of World Intellectual Property* 53-65 (January 2005)
- Intellectual Property Rights & the Doha Round. D. K. Das. 8 *Journal of World Intellectual Property* 33-52 (January 2005)
- The Promotion of Free-Trade Areas Viewed in Terms of Most-Favored-Nation Treatment & “Imperial Preference.” S. M. Cone, III. 26 *Michigan Journal of International Law* 563-585 (Winter 2005)