AMERICAN JOURNAL OF INTERNATIONAL LAW

VOL. 98
April 2004
CONTENTS

Judicial Lawmaking at the WTO: Discursive, Constitutional, and Political Constraints
Richard H. Steinberg 247

Judicial lawmaking in the WTO is marked by elastic interpretive discourse and constitutional rules that do not serve as a meaningful restraint. Politics, however, constrains both discursive and constitutional latitude, which should alleviate concerns that WTO judicial lawmaking is so expansive as to undermine the sovereignty of powerful states, create a serious democratic deficit for their citizens, or catalyze withdrawal of their support for the organization.

Common but Differentiated Responsibilities in International Law
Christopher D. Stone 276

Multinational agreements are increasingly adopting "common but differentiated responsibilities" that impose obligations more heavily on some nations—typically the Rich—than on others—most often the Poor. While the notion of a "differential" obligation remains ill-defined, there are many reasons for negotiators to offer heterogeneous terms as a way of attracting heterogeneous parties. The author explores the circumstances under which various sorts of differentiation are desirable.

Editorial Comment


Former Legal Advisers' Letter on Accession to the Law of the Sea Convention 307

Current Developments

The 2003 Judicial Activity of the International Court of Justice John R. Crook 309

The Fifty-fifth Session of the International Law Commission Michael J. Matheson and Sara Bickler 317

International Decisions

Prosecutor v. Nahimana, Barayagwiza, & Ngiriza (Catharine A. MacKinnon) 325

ICTR judgment and sentence on crimes against humanity and incitement to genocide through broadcast and press outlets

Edited by David D. Caron
Access to Information Under Article 9 of the OSPAR Convention (Ireland v. United Kingdom) (Ted L. McDorman) 330
Arbitral award regarding duty to provide access to information about nuclear facility under treaty on marine environmental protection

ICSID Additional Facility arbitral award under NAFTA Chapter 11 regarding claimed investment loss due to PCB export ban; Federal Court of Canada ruling on challenge to the award

Contemporary Practice of the United States Relating to International Law
Edited by Sean D. Murphy

D.C. Circuit Interpretation of Scope of FSIA “Flatow Amendment” 349
Adoption of Central American Free Trade Agreement 350
U.S.-Australia Free Trade Agreement 352
Reviews, Release, and Trials of Detainees at Guantánamo Bay 353
“Proliferation Security Initiative” for Searching Potential WMD Vessels 355
Adoption of Fifth CGW Protocol on Explosive Remnants of War 357
ICJ Advisory Opinion on Israeli Security Fence 361
ICJ Decision Regarding Mexicans on Death Row in United States 364
U.S. Signing of UNCITRAL Convention on Assignment of Receivables 368

Recent Books on International Law
Edited by Richard B. Bilder

Book Reviews
Deflem, Mathieu. Policing World Society: Historical Foundations of International Police Cooperation (David Bryan Sullivan) 374
Lalonde, Suzanne N. Determining Boundaries in a Conflicted World: The Role of Uti Possidetis (Marcelo G. Kohen) 379
Provost, René. International Human Rights and Humanitarian Law (Michael Bothe) 383
Rodley, Nigel S. The Treatment of Prisoners Under International Law (2d ed.) (Ralph G. Steinhardt) 387
Ramcharan, Bertrand G. The United Nations High Commissioner for Human Rights: The Challenges of International Protection (Felice D. Guer) 391
Darrow, Mac. Between Light and Shadow: The World Bank, the International Monetary Fund, and International Human Rights Law (Galit A. Sarfaty) 398
Lillich, Richard B.; Wingfield, Thomas C., and James E. Meyen (eds.). Lillich on the Forcible Protection of Nationals Abroad (Gordon A. Christenson) 401

Books Received