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# Table of Contents

**Articles**

The International Harmonization of Competition Norms and Brazilian Competition Law: The Use of Settlement Agreements  
Kathryn McMahon ................................ 293

The Board Against All Odds: Assessing the Powers of Delegated Management in Brazil  
Alexandre Edde Diniz de Oliveira .................... 333

Lawyers and the Panama Papers: How Ethical Rules Contribute to the Problem and Might Provide a Solution  
Mike Donaldson .................................................. 363

**Comment**

Brazil Finally Cleans Up Its Act with the Clean Company Act: The Story of a Nation’s Long-Overdue Fight Against Corruption  
Zachary B. Tobolowsky .................................. . 383

**Updates**

Peace, Economics, and Transitional Justice  
Kenneth B. Haesly, II ........................................... 417

The Economy, Environment, and Politics in the Canadian Pipeline Regulatory Process  
Brooke Neal ....................................................... 425

A Review of NAFTA Investor-State Dispute Settlement Claims From 2007 to 2017  
Phuong Tran .......................................................... 435
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This journal is a quarterly, professional peer-reviewed publication produced by the Southern Methodist University Dedman School of Law’s International Law Review Association (and its Law Institute of the Americas), as well as the Section of International Law and Practice of the American Bar Association). The journal relies on the ongoing cooperation of the SMU School of Business, the SMU Departments of Economics and Political Science, and the London Forum of International Economic and Financial Law at the Centre for Commercial Law Studies at Queen Mary College, University of London.

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However, topics of particular concern to the journal will include: (1) free trade, direct investment, licensing, finance, taxation, labor, environmental, litigation and dispute resolution, and organizational aspects of NAFTA and other specific integration efforts and their specific implementation. For practical reasons, English is used as the language of communication; (2) subject matter involving economic, legal, political and social integration, and reform efforts in Latin and Central America and in the Caribbean Basin; and (3) FTAA implications.

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(formerly SMU Centre for NAFTA and Latin American Legal Studies)*

Established in 1952, the Law Institute of the Americas at Southern Methodist University Dedman School of Law was originally designed to promote good will and to improve relations among the people of the Americas through the study of comparative laws, institutions and governments respecting the American Republics, and to train lawyers in handling legal matters pertaining to the nations of the Western Hemisphere. Today, in reviving the institution, the Law Institute of the Americas comprises meaningful academic research, teaching and programs pertaining to the “NAFTA/FTAA processes” and other Western Hemispheric integration efforts; to Latin and Central American law and judicial reform, particularly focusing on Argentina, Brazil, Chile, Guatemala, Mexico, Peru and Venezuela; and to a more limited extent, to Canadian legal issues, particularly as they interrelate to the NAFTA/FTAA. The Law Institute of the Americas also is concerned with increasing (regional and hemispheric) legal and economic interconnections between the “NAFTA/FTAA processes” and European and Asia-Pacific integration activities.

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* From 1952 through the early 1970's, the name was the Law Institute of the Americas; in 1993, it was reactivated as the Centre for NAFTA and Latin American Legal Studies; and in 1998, it returned to its original name. For further detailed historical information on the Law Institute of the Americas, please refer to the Law Institute of the Americas' website at http://www.law.smu.edu/lia.
Articles