

1989

Front Matter

Recommended Citation

Front Matter, 23 INT'L L. i (1989)

<https://scholar.smu.edu/til/vol23/iss1/1>

This Front Matter is brought to you for free and open access by the Law Journals at SMU Scholar. It has been accepted for inclusion in *International Lawyer* by an authorized administrator of SMU Scholar. For more information, please visit <http://digitalrepository.smu.edu>.

THE INTERNATIONAL LAWYER

Spring 1989

Volume 23

Number 1

CONTENTS

Symposium: Japanese Law and Practice in Transnational Litigation

	Page
Introduction Joseph P. Griffin	1
Introduction Akio Harada	1
The Difference Between U.S. Discovery and Japanese Taking of Evidence	Itsuko Mori 3
Jurisdiction in Transnational Cases in Japan ...	Tasuku Matsuo 6
Judicial Assistance to Be Afforded by Japan for Proceedings in the United States	Yoshio Ohara 10
Recognition and Enforcement of Foreign Judgments in Japan	Takao Sawaki 29

Articles

The Canada-United States Free Trade Agreement	Stewart A. Baker Shelly P. Battram 37
Establishment of an Arbitral Tribunal Under the UNCITRAL Rules: The Experience of the Iran-United States Claims Tribunal	Stewart A. Baker Mark David Davis 81
United States Business: United States Branch versus United States Corporation	Mark Alan Masek 137
Securitization of Third World Debt	Robert Plehn 161

Perspectives

Alternatives to Litigation of International Disputes	Steven C. Nelson 187
Private International Law	Patricia B. Rogers 207

Casenotes and Comments

- Sovereign Immunity for Military
Activities on the High Seas: *Amerada
Hess v. Argentine Republic* Virginia Morris 213
- Transboundary Harm: Hazardous
Waste Management Problems
and Mexico's Maquiladoras Elizabeth C. Rose 223

Current Developments

- The Work of the Basle Supervisors Committee
on Bank Capital Adequacy and the July 1988
Report on "International Convergence of
Capital Measurement and Capital Standards" .. J. J. Norton 245
- Pretermitted Hearings on
Asylum-Type Claims John K. Speer 265
- Political Risk Insurance: OPIC's Use of a
"Fiduciary Agent" to Facilitate Resolution
of Subrogation Claims John S. Diaconis 271
- The Brazilian Software Law of 1987 Kenneth D. Basch
Anton H. van Schijndel 281

Regional Developments

- Federal Republic of Germany Burkhard Bastuck
Andreas Weitbrecht 287
- Latin America Baker & McKenzie 299
- United Kingdom Clifford Chance 306

Book Reviews

- International Business and National
Jurisdiction*, by A. D. Neale and
M. L. Stephens Joseph P. Griffin 313
- Litigation of International Disputes
in U.S. Courts*, by Ved P. Nanda
and David K. Pansius Ralph B. Lake 315
- Transnational Legal Practice in the EEC
and the United States*, by
Linda S. Spedding Siegfried H. Elsing
Donna Shook-Wiercimok 318
- Der Zivilprozess in den Vereinigten
Staaten, Ein Praktischer Leitfaden
für Deutsche Unternehmen [Civil*

<i>Procedure in the United States, A Practical Guide for German Businesses],</i> by Dieter G. Lange and Stephen F. Black <i>Einfuehrung in das US-Amerikanische Zivilprozessrecht [Introduction to American Law of Civil Procedure],</i> by Haimo Schack	James R. Maxeiner	321
--	-------------------	-----

Section Recommendation and Report

American Bar Association Section of Antitrust Law and Section of International Law and Practice Report to the House of Delegates Report on Antitrust Guidelines for International Operations		325
---	--	-----

Clarification: The Therberge Award which is customarily for contributions to private international law was awarded last year to Sir Joseph Gold for his contributions to the area of International Law generally.

