# CONTENTS

## Commentaries on the Restatement (Third) of the Foreign Relations Law of the United States

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Restatement and Foreign Sovereign Compulsion: A Plea for Due Process</td>
<td>593</td>
</tr>
<tr>
<td>Don Wallace, Jr.</td>
<td></td>
</tr>
<tr>
<td>Joseph P. Griffin</td>
<td></td>
</tr>
</tbody>
</table>

## Articles

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Approaches to LDC Debt Reduction and Disposition: U.S. Legal and Accounting Considerations</td>
<td>605</td>
</tr>
<tr>
<td>Andrew C. Quale, Jr.</td>
<td></td>
</tr>
<tr>
<td>The Changing Legal Framework for Resolving the Debt Crisis: A European’s Perspective</td>
<td>629</td>
</tr>
<tr>
<td>Carsten Thomas Ebenroth</td>
<td></td>
</tr>
<tr>
<td>The Cross-Conditionality Phenomenon—Some Legal Aspects</td>
<td>651</td>
</tr>
<tr>
<td>Nicholas Kremmydas</td>
<td></td>
</tr>
<tr>
<td>Article VIII, Section 2(b), International Monetary Cooperation, and the Courts</td>
<td>677</td>
</tr>
<tr>
<td>Werner F. Ebke</td>
<td></td>
</tr>
</tbody>
</table>

## Perspective

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Law Reform and Civil Liberties in Britain</td>
<td>711</td>
</tr>
<tr>
<td>The Right Hon. The Lord Mackay of Clashfern</td>
<td></td>
</tr>
</tbody>
</table>

## Casenote

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Wood Pulp Case</td>
<td>721</td>
</tr>
<tr>
<td>Andrew N. Vollmer</td>
<td></td>
</tr>
<tr>
<td>John Byron Sandage</td>
<td></td>
</tr>
</tbody>
</table>

## Recent Developments

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bank Guarantees to Pay upon First Written Demand in German Courts</td>
<td>725</td>
</tr>
<tr>
<td>Werner Blau</td>
<td></td>
</tr>
<tr>
<td>Joachim Jedzig</td>
<td></td>
</tr>
</tbody>
</table>
BOARD OF EDITORIAL ADVISORS

JOSEPH J. NORTON
Chairman (Editor-in-Chief)
Dallas, Texas

PROF. DAVID E. ALLAN
Melbourne, Australia

PROF. RICHARD M. BUXTBAUM
Berkeley, California

GEORGES R. DELAUME
Washington, D.C.

SIR JOSEPH GOLD
Washington, D.C.

JOHN L. GORNALL, JR.
Atlanta, Georgia

DR. CHRISTINE GRAY
Oxford, England

PROF. ROBERT E. HUDEC
Minneapolis, Minnesota

STANLEY B. LUBMAN
San Francisco, California

PROF. ROBERT E. LUTZ
Los Angeles, California

PAUL MCCARTHY
Chicago, Illinois

EWELL E. MURPHY, JR.
Houston, Texas

RICHARD C. PUGH
New York, New York

WILLIAM DILL ROGERS
Washington, D.C.

DEAN JESWALD W. SALACUSE
Medford, Massachusetts

PROF. KENNETH R. SIMMONDS
London, England

PROF. WILLEM C. VIS
New York, New York

PROF. PETER WINSHIP
Dallas, Texas
Judgments in Foreign Currency—
A Little Known Change in
New York Law .........................Jennifer Freeman 737

The Foreign Corrupt Practices
Act Amendments of 1988 ...............Adam Fremantle
Sherman Katz 755

Book Reviews

MIGA and Foreign Investment,
by Ibrahim F.I. Shihata .....................William B. Jones
Aaron Schildhaus 769

International Law,
by N.A. Maryan Green .....................Christoph Stadler 771

Foreign Sales Corporation,
by Walter H. Diamond .......................Helga Ferlan 772

Product Liability Actions by
Foreign Plaintiffs in the
United States, by Warren Freedman .....William Schurtman 774

The Juridical Bay,
by Gayl Westerman .......................William C. Gilmore 779

Section Recommendations
and Reports

American Bar Association
Section of International Law and Practice
Standing Committee on World Order Under Law

Report to the House of Delegates

I. Antiterrorism ................................. 783
II. Palestine Liberation Organization .................. 790

Editor's Note

The U.N. Convention on Contracts
for the International Sale of
Goods: An Update .........................Reed Kathrein
Daniel Magraw 797