

THE INTERNATIONAL LAWYER

Winter 1991

Volume 25

Number 4

CONTENTS

Articles

- Investment Codes as Instruments of
Economic Policy: A Cameroon Case StudyNdiva Kofele-Kale 821
- New Merger Control Rules in the EECOtto Sandrock
Elke van Arnheim 859
- The German Reunification—Legal Implications
for Investment in East GermanyOliver Passavant
Gerhard Nösser 875
- Banking and Finance in Taiwan:
The Prospects for Internationalization
in the 1990sJane Kaufman Winn 907

Perspective

- Doctrinal Clarity in Tort
Litigation: A Comparative
Lawyer's ViewpointBasil S. Markesinis 953

Comment

- Iraq and Article 51: A Correct
Use of Limited AuthorityThomas Yoxall 967

Recent Developments

- The Immigration Act of 1990:
Death Knell for the H-1B?.....Angelo A. Paparelli
Mona D. Patel 995
- Tax-Exempt Investment for the
Caribbean Basin Initiative Region.....Ron H. Flax-Davidson 1021
- Hazell v. Council of the London Borough
of Hammersmith and Fulham and others*.....Shahir Guindi 1031
- Applying Procedural Requirements of U.S.
Environmental Laws to Foreign Ventures:
A Growing Challenge to Business.....Stanley M. Spracker
Ethan S. Naftalin 1043

Regional Developments

AfricaDaniel D. Bradlow 1053
FranceBarthélémy Mercadal 1062
HungaryPéter S. Szabó 1065
Pacific BasinBaker & McKenzie 1068
SwitzerlandPierre de Charmant
Nicolas Piérard 1078
United Kingdom.....Clifford Chance 1081

Book Reviews

*GATT Article VI and the Protectionist Bias
in Anti-dumping Laws,*
by Rainer M. BierwagenGary N. Horlick 1093
The Return of Cultural Treasures,
by Jeanette GreenfieldOliver Meyer 1096

Section Memorials

Harry LeRoy Jones and
Clifford J. HynningDonald K. Duvall 1101

Committee Insights

International Criminal LawStuart H. Deming 1105