CONTENTS

Articles

The United States-Peruvian Claims Agreement of February 19, 1974 .................. David A. Gantz 389

Government Supported Export Credit:
   United States Competitiveness .................. William P. Streng 401


Sovereign Immunity and Judicial Remedies Against the Government in the Netherlands, Italy, Belgium and West Germany (With an Introduction by I. Arnold Ross) ....... F.J.J. Van Heemstra,
   R. Gori-Montanelli,
   David A. Botwinik,
   Howard H. Bachrach and
   Fritz Weinschenk 439

Alfred Dunhill of London v. Republic of Cuba:
   International Law Redivivus .................. Frederick M. Abbott 471

International Safeguards Against Non-Governmental Nuclear Theft:
   A Study of Legal Inadequacies .................. Jerry Peter Coleman 493

Nazis Before German Courts: The West German War Crimes Trials .................. Fritz Weinschenk 515

Current Notes and Comments

Solar Energy and Space Law .................. Stephen Gorove 531

Deep Seabed Minerals:
   Congress Steams to the Rescue .................. Northcutt Ely 537

Moral Damages in Wrongful Death Cases in Foreign Law: A Research Note .................. Stuart S. Malawer 545

The International Institute of Humanitarian Law .................. J. Patrnogic 551

Verifying International Law in Greek Courts .................. Athos G. Tsoutsos 557

United States Bilateral Non-Tariff Commercial Treaty Practice:
   A Section Membership Survey .................. Robert M. Malecek 561
Maurice D. Copithorne, Director-General of the Canadian Legal Affairs Bureau of the Department of External Affairs has objected to some of the remarks attributed to him in Mr. Leonard Salter’s article on the Seventh World Conference on Peace Through Law (p. 322 of the Spring, 1976 issue of The International Lawyer) as a member of the panel on the Utility of the United Nations Systems. According to the transcript of his remarks, Mr. Copithorne questioned the adequacy of the international legal system, based primarily on the Western legal concepts and traditions, to perform as an acceptable working system in the contemporary world community. He urged lawyers to play a more active role in adapting international law to the needs of all nations, and concluded that the UN is the paramount agency for broadening the rule of law and thus promoting world peace.