

Journal of
WORLD TRADE

INDEX—Volume 37 (2003)

<i>Issue</i>	<i>ARTICLES</i>	<i>Page</i>
1	Advocacy before WTO Dispute Settlement Panels in Trade Remedy Cases <i>Duane W. Layton and Jorge Miranda</i>	69
4	Afterword—Bob Hudec—Friendship in Disagreement, A Remembrance <i>Robert Howse</i>	813
6	A Legal Drafting Group for the Doha Round—A Modest Proposal <i>P. J. Kuijper</i>	1031
2	An Antidumping “To Be or Not To Be” in Five Accusal New Agenda for Research and Reform <i>Tomer Broude</i>	305
5	A Note on the Need for More Clarity in the WTO Agreement on Agriculture <i>Bernard O'Connor</i>	839
6	Anti-Dumping Rules—Time for Change? <i>Aubrey Silberston</i>	1063
4	Beyond the Ostensible—A Tribute to Professor Robert Hudec's Insights on the Determination of the Likeness of Products under the National Treatment Provisions of the GATT <i>Frieder Roessler</i>	771
2	China Launches its Safeguard Enforcement—A Critical Assessment <i>Thomas Weishing Huang</i>	329
6	Continuing Controversy on “Unforeseen Developments”—Reviewer's Note <i>Yong-Shik Lee</i>	1153
1	Democratic Legitimacy in the WTO—The Justice Dimension <i>Americo Bevilgia Zampetti</i>	105
4	Developing Countries and GATT/WTO Dispute Settlement <i>Marc L. Busch and Eric Reinhardt</i>	719
4	Developing Countries in the Multilateral Trading System—The Insights of Robert E. Hudec <i>Patrick Low</i>	801

2	Domestic Taxation of Energy Products and Multilateral Trade Rules—Is this a Case of Unlawful Discrimination?	<i>Simonetta Zarrilli</i>	359
3	Do Public Health Measures Receive Similar Treatment in EC and WTO Law?	<i>Marco M. Slothoom</i>	553
5	Do WTO Dispute Settlement Reports Affect the Obligations of Non-Parties?	<i>Donald H. Regan</i>	883
6	DSM Reforms and China's Proposal—Taking "Right" as a Keystone	<i>Xinjie Luan</i>	1097
1	Economic Development, Competition Policy and the WTO	<i>Bernard Hoekman and Petros C. Mavroidis</i>	1
3	Flexibility and Predictability Under the WTO's Non-Discrimination Clauses	<i>Ole Kristian Fauchald</i>	443
4	Foreword—Life is Forever Becoming	<i>Petros C. Mavroidis</i>	699
4	Further Thoughts on the Role of Regulatory Purpose under Article III of the GATT	<i>Donald H. Regan</i>	737
6	GMOs at the WTO—A Harvest of Trouble	<i>Grant E. Isaac and William A. Kerr</i>	1083
6	How to Win a World Trade Organization Dispute Based on Non-World Trade Organization Law?	<i>Joost Pauwelyn</i>	997
4	Hudec as Panellist	<i>William J. Davey</i>	761
2	Human Rights and the Law of the World Trade Organization	<i>Ernst-Ulrich Petersmann</i>	241
6	Institutional and Substantive Reform of the Anti-Dumping and Subsidy Agreements—Lessons from the Israeli Experience	<i>Arie Reich</i>	1037
3	Integrating the Least Developed Countries into the World Trading System—The Current Impact of EU Preferences under Everything but Arms	<i>Paul Brenton</i>	623
5	Interpreting WTO Agreements for the Development Objective	<i>Asif H. Qureshi</i>	847
6	Is the GATT Article XIX "Unforeseen Developments Clause" Still Effective Under the Agreement on Safeguards?	<i>Felix Mueller</i>	1119
1	Legal Services in the Doha Round	<i>S. M. Cone III</i>	29

3	Member Intervention in WTO Dispute Settlement Proceedings after <i>EC-Sardines</i> —The Rules, Jurisprudence, and Controversy	<i>Nick Covelli</i>	673
1	Necessity Revisited—Proportionality in WTO Law after <i>Korea-Beef</i> , <i>EC-Asbestos</i> and <i>EC-Sardines</i>	<i>Jan Neumann and Elisabeth Turk</i>	199
3	OPEC, the WTO, Regionalism and Unilateralism	<i>Melaku Geboye Desta</i>	523
5	Peace in Our Time?—An Analysis of Article 13 of the Agreement on Agriculture	<i>David Morgan and Gavin Goh</i>	977
1	Power Paradoxes in Enforcement and Implementation of WTO Dispute Settlement Reports—Interdisciplinary Approaches and New Proposals	<i>Naboth van den Brock</i>	127
1	Reshaping the TRIPs Agreement concerning Public Health— Two Critical Issues	<i>Haochen Sun</i>	163
4	Robert E. Hudec—A Practitioner's Appreciation	<i>David Palmeter</i>	703
4	Robert Hudec and Domestic Regulation—The Resurrection of Aim and Effects	<i>Amelia Porges and Joel P. Trachiman</i>	783
3	Rules of Origin and Trade Diversion—The Case of the Egyptian–European Partnership Agreement	<i>Ahmed Farouk Ghoneim</i>	597
2	Special and Differential Treatment and the Doha “Development” Round	<i>Michael Hart and Bill Dymond</i>	395
3	The Bicycle Club—Affirming the American Interest in the Future of the WTO	<i>James Bacchus</i>	429
1	The Feasibility and Worth of a WTO Competition Agreement	<i>Joel Davidow and Hal Shapiro</i>	49
5	The Legacy of the Byrd Amendment Controversies—Rethinking the Principle of Good Faith	<i>Sun Hyeong Lee and Youngjin Jung</i>	921
2	The Sound of Silence—Giving Meaning to Omissions in Provisions of WTO Agreements—A Note on the WTO Appellate Body Decision in <i>United States—Countervailing Duties on Certain Corrosion-Resistant Carbon Steel Flat Products from Germany</i>	<i>Niall P. Meagher</i>	417
5	The State of Play of Dispute Settlement “Law” at the WTO	<i>C. J. Anup</i>	897
5	The World Trade Organization and Law Enforcement	<i>Steve Chamovitz</i>	817

- | | | | |
|---|---|------------------------|-----|
| 5 | Trade Preferences and the WTO Negotiations on Market Access—Battling for Compensation of Erosion of GSP, ACP and Other Trade Preferences or Assessing and Improving their Utilization and Value by Addressing Rules of Origin and Graduation? | <i>Stefan Inama</i> | 959 |
| 2 | Transparency in Government Procurement—The Objectives of Regulation and the Boundaries of the WTO | <i>Sue Arrowsmith</i> | 283 |
| 3 | What Obligations are Created by WTO Dispute Settlement Reports? | <i>Natalie McNelis</i> | 647 |
| 3 | “WTO-Plus” Obligations and Their Implications for the WTO Legal System—An Appraisal of the China Accession Protocol | <i>Julia Ya Qin</i> | 483 |