Journal of WORLD TRADE

INDEX—Volume 37 (2003)

| Issue No. | ARTICLES | | Page |
|--------------|---|--------------------------------------|------|
| 1 | Advocacy before WTO Dispute Settlement Panels in Trade Remedy Cases | Duane W. Layton and Jorge Miranda | 69 |
| 4 | Afterword—Bob Hudec—Friendship in Disagreement, A Remembrance | Robert Howse | 813 |
| 6 | A Legal Drafting Group for the Doha Round—A Modest Proposal | P. J. Kuijper | 1031 |
| 2 | An Antidumping "To Be or Not To Be" in Five Accusal New Agenda for Research and Reform | Tomer Broude | 305 |
| 5 | A Note on the Need for More Clarity in the WTO Agreement on Agriculture | Bernard O'Connor | 839 |
| 6 | Anti-Dumping Rules—Time for Change? | Aubrey Silberston | 1063 |
| 4 | Beyond the Ostensible—A Tribute to Professor Robert Hudee's Insights on the Determination of the Likeness of Products under the National Treatment Provisions of the GATT | | 771 |
| 2 | China Launches its Safeguard Enforcement—A Critical Assessment | Thomas Weishing Huang | 329 |
| 6 | Continuing Controversy on "Unforeseen Developments"— Reviewer's Note | Yong-Shik Lee | 1153 |
| 1 | Democratic Legitimacy in the WTO—The Justice Dimension | Americo Beviglia Zampetti | 105 |
| 4 | Developing Countries and GATT/WTO Dispute Settlement | Marc L. Busch and Eric Reinhardt | 719 |
| 4 | Developing Countries in the Multilateral Trading System— The Insights of Robert E. Hudec | Patrick Low | 801 |

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

| | INDEX OF ARTICLES | | 1161 |
|---|---|--|------|
| 3 | Member Intervention in WTO Dispute Settlement Proceedings after <i>EC–Sardines</i> —The Rules, Jurisprudence, and Controversy | Nick Covelli | 673 |
| 1 | Necessity Revisited—Proportionality in WTO Law after Korea–Beef, EC–Asbestos and EC–Sardines | Jan Neumann and Elisabeth Turk | 199 |
| 3 | OPEC, the WTO, Regionalism and Unilateralism | Melaku Geboye Desta | 523 |
| 5 | Peace in Our Time?—An Analysis of Article 13 of the Agreement on Agriculture | David Morgan and Gavin Goh | 977 |
| 1 | Power Paradoxes in Enforcement and Implementation of WTO Dispute Settlement Reports—Interdisciplinary Approaches and New Proposals | Naboth van den Brock | 127 |
| 1 | Reshaping the TRIPs Agreement concerning Public Health— Two Critical Issues | Haochen Sun | 163 |
| 4 | Robert E. Hudec—A Practitioner's Appreciation | David Palmeter | 703 |
| 4 | Robert Hudec and Domestic Regulation—The Resurrection of Aim and Effects | Amelia Porges and Joel P. Trachiman | 783 |
| 3 | Rules of Origin and Trade Diversion—The Case of the Egyptian–European Partnership Agreement Ale | med Farouk Ghoneim | 597 |
| 2 | Special and Differential Treatment and the Doha "Development" Round | Michael Hart and Bill Dymond | 395 |
| 3 | The Bicycle Club—Affirming the American Interest in the Future of the WTO | James Bacchus | 429 |
| 1 | The Feasibility and Worth of a WTO Competition Agreement | Joel Davidow and Hal Shapiro | 49 |
| 5 | The Legacy of the Byrd Amendment Controversies—Rethinking the Principle of Good Faith | Sun Hyeong Lee and Youngjin Jung | 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</i> | | |
| | Corrosion-Resistant Carbon Steel Flat Products from Germany | Niall P. Meagher | 417 |
| 5 | The State of Play of Dispute Settlement "Law" at the WTO | C. J. Arup | 897 |

Steve Charnovitz 817

5 The World Trade Organization and Law Enforcement

| 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? | Stefan Inama | 959 |
| 2 | Transparency in Government Procurement—The Objectives of | | |
| | Regulation and the Boundaries of the WTO | Sue Arrowsmith | 283 |
| 3 | What Obligations are Created by WTO Dispute Settlement Reports? | Natalie McNelis | 647 |
| 3 | "WTO-Plus" Obligations and Their Implications for the WTO Legal System—An Appraisal of the China Accession Protocol | Iulia Ya Oin | 483 |