



Case Western Reserve Journal of International Law

Volume 3 | Issue 2

1971

Preface

Preface

Follow this and additional works at: <https://scholarlycommons.law.case.edu/jil>



Part of the [International Law Commons](#)

Recommended Citation

Preface, *Preface*, 3 Case W. Res. J. Int'l L. 122 (1971)

Available at: <https://scholarlycommons.law.case.edu/jil/vol3/iss2/1>

This Foreword is brought to you for free and open access by the Student Journals at Case Western Reserve University School of Law Scholarly Commons. It has been accepted for inclusion in Case Western Reserve Journal of International Law by an authorized administrator of Case Western Reserve University School of Law Scholarly Commons.

PREFACE

Issue 2 of the *Journal's* third volume presents material which will be valuable to both the theoretician and the practitioner. David A. Funk, in the leading article, considers the role of international laws as integrators of the international community. Adopting H. L. A. Hart's model of a legal system, Mr. Funk analyzes various theories regarding the integration process and also examines the research that has been conducted in this area. Finally, he presents the results of his own study of the integration process which provide some evidence to support the thesis that international laws do act as integrators. His work adds an important dimension to international juridical science.

The legal implications of the United States' incursions into Cambodia and Laos are the subject of the first student note in this issue. The almost complete failure of the United States to comply with procedures established in the United Nations Charter is outlined. Also the failure of the United Nations to take any affirmative action against the United States is analyzed in terms of the ramifications such nonaction will have in the future.

The second note presents a comparative study of annulment jurisdiction. The various bases upon which the courts of England, Scotland, Canada, Australia, and the United States assert jurisdiction are delineated. In addition, the treatment of foreign nullity decrees by the courts of these countries is also explored.

Finally, the student comment considers the tremendous increase of drugs available through a doctor's prescription. An argument in favor of imposing liability on the prescribing doctor for adverse synergistic reactions is advanced with a concurrent proposal that the information regarding all conceivable reactions be made more readily available to the doctor.