



1-1-1992

## Subject-Matter Index

University of the Pacific; McGeorge School of Law

Follow this and additional works at: <https://scholarlycommons.pacific.edu/globe>

### Recommended Citation

University of the Pacific; McGeorge School of Law, *Subject-Matter Index*, 5 *TRANSNAT'L LAW*. 899 (1992).  
Available at: <https://scholarlycommons.pacific.edu/globe/vol5/iss2/15>

This Index is brought to you for free and open access by the Journals and Law Reviews at Scholarly Commons. It has been accepted for inclusion in Global Business & Development Law Journal by an authorized editor of Scholarly Commons. For more information, please contact [mgibney@pacific.edu](mailto:mgibney@pacific.edu).

## SUBJECT-MATTER INDEX

---

	VOL:PAGES
<b>ACCOUNTING</b>	
<i>The Legal and Economic Realities of Transfer Pricing: An Analysis of the Draft Revenue Procedure on Advance Transfer Price Rulings</i>	4: 1, 25-27
<i>Equipment Leasing Law in Korea</i>	4:645, 645-72
<b>ACT OF STATE DOCTRINE</b>	
<i>Review of the Supreme Court's 1988-89 Term and Preview of the 1989-90 Term for the Transnational Practitioner</i>	2:353, 369-73
<i>Review of the Supreme Court's 1989-90 Term and Preview of the 1990-91 Term for the Transnational Practitioner</i>	3:393, 418-21
<i>Litigation Involving Damages to U.S. Plaintiff Caused by Private Corporate Japanese Defendants</i>	5:131, 171
<b>AIRSPACE</b>	
<i>Review of the Supreme Court's 1988-89 Term and Preview of the 1989-90 Term for the Transnational Practitioner</i>	2:353, 353-66
<i>Chan v. Korean Air Lines, Ltd.: The United States Supreme Court Shoots Down Notice Requirements under the Warsaw Convention</i>	3:363, 363-92
<i>Review of the Supreme Court's 1989-90 Term and Preview of the 1990-91 Term for the Transnational Practitioner</i>	3:393, 421
<b>ANTIDUMPING AND COUNTERVAILING DUTY LAWS</b>	
<i>European Court of Justice: 1990 Cases</i>	4:123, 145-48
<i>U.S.-Mexico Free Trade Agreement</i>	4:553, 560-63
<i>Canada-U.S. Free Trade Resolution Dispute Mechanism Panel Procedures: Will They Hold?</i>	4:585, 585-621
<i>The U.S. Court of International Trade Approves A New Use of the Circumstances of Sales Adjustment and Expands its Remand Authority: The Case of Tubeless Steel Disc Wheels from Brazil</i>	5:185, 189-202
<b>ANTITRUST</b>	
<i>Counseling Mexican Exporters to the United States</i>	1: 85, 91
<i>Structuring Mexican Exports to the United States: A Checklist of Objectives, Problems, and Strategies Under United States Law</i>	1: 97, 112-14
<i>K Mart Corp. v. Cartier, Inc.: Attention Gray Market Shoppers, The United States Supreme Court Has Saved Your Bargain Prices</i>	2:303, 345-50
<i>EEC Competition Law</i>	3:549, 549-74
<i>Wood Pulp - The European Economic Community and Effects</i>	
<i>Doctrine Jurisdiction: The Community's New Weapon</i>	3:759, 761-800
<i>Defensive Measures Against Public Offers Under Swiss Law</i>	4: 53, 66-67

<i>European Court of Justice: 1990 Cases</i>	4:123, 145-48
<i>The Commission's Evaluation of Joint Ventures Under Article 85 of the Treaty of Rome: Economic Background and Legal Analysis</i>	5:249, 249-303

ARBITRATION

<i>The Use of Civil RICO in International Arbitration: Some Thoughts After Shearson/American Express v. McMahon</i>	1: 1, 1-30
<i>Special Considerations in International Licensing Agreements</i>	1:161, 167-71
<i>The Role of Party-Appointed Arbitrators in International Arbitration: The Experience of the Iran-United States Claims Tribunal</i>	1:253, 253-70
<i>Enforcing Foreign Arbitral Awards in the Federal Republic of Germany: The Example of a United States Award</i>	2: 49, 49-92
<i>Restraining the Unruly Horse: The Use of Public Policy in Arbitration, Interstate and International Conflict of Laws in California</i>	2:379, 429-78
<i>The New Polish Joint Venture Law</i>	3: 1, 35-37
<i>New Opportunities For Arbitration In East/West Trade Litigation Involving Damages to U.S. Plaintiff Caused by Private Corporate Japanese Defendants</i>	3:495, 495-520
	5:131, 178-83

AUSTRIA

<i>How to Get Compensation for Accidents in Austria As Illustrated by Ski Accident Cases</i>	1:483, 483-98
--	---------------

BANK OF SETTLEMENTS, THE

<i>The Bank for International Settlements: Keeping a Low Profile?</i>	5:839, 839-71
---	---------------

BANKING

<i>Debt-For-Equity Swaps: A Phenomenon in Transition</i>	2:255, 255-301
<i>The New Polish Joint Venture Law</i>	3: 1, 31-32
<i>Banking Integration in the European Economic Community: Impact on the Eurodollar Market</i>	3:185, 185-230
<i>Review of the Supreme Court's 1989-90 Term and Preview of the 1990-91 Term for the Transnational Practitioner</i>	3:393, 410-13
<i>EEC Harmonization of Laws — Free Movement of Goods</i>	3:521, 528-30
<i>EEC Competition Law</i>	3:549, 560-61
<i>Soviet Foreign Investment Laws and Practices, 1987-1990: A Practitioner's Perspective</i>	4: 85, 119-20
<i>Costa Rica: A Nirvana for Export Manufacturers</i>	4:201, 227-30
<i>The Bank for International Settlements: Keeping a Low Profile?</i>	5:839, 839-71

BANKRUPTCY

<i>Equipment Leasing Law in Korea</i>	4:645, 645-72
---------------------------------------	---------------

## 1992 / Subject-Matter Index

### BASEL CONVENTION

- Transboundary Movement of Hazardous Waste from the United States to Mexico* 4:253, 261-64  
*The Bank for International Settlements: Keeping a Low Profile?* 5:839, 852-71

### BELGIUM

- A Comparative Analysis of the European Community Insider Trading Directive* 3:231, 262-63  
*Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software* 5:803, 830-31

### BERNE CONVENTION

- Intellectual Property Protection In Taiwan; "False Face Must Hide What False Heart Doth Know."* 4:291, 320-22  
*Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software* 5:803, 817-819

### BILATERAL AGREEMENTS

- Transboundary Movement of Hazardous Waste from the United States to Mexico* 4:253, 274-75  
*Toward a Common U.S.- Mexican Cultural Heritage: The Need for a Regional Americas Initiative in the Recovery and Return of Stolen Cultural Property* 5:627, 637-640

### BRAZIL

- A Trade Policy Goal for the 1990s: Improving the Adequacy and Effectiveness of Intellectual Property Protection in Foreign Countries* 1:421, 430-34  
*Debt-For-Equity Swaps: A Phenomenon in Transition* 2:255, 281-301  
*The Recognition and Enforcement of Foreign Judgements under Brazilian Law and the Uniform Foreign Money-Judgements Recognition Act* 5:725, 725-57

### BUSINESS, FORMS OF

- The Legal and Economic Realities of Transfer Pricing: An Analysis of the Draft Revenue Procedure on Advance Transfer Price Rulings* 4: 1, 1-39  
*Defensive Measures Against Public Offers Under Swiss Law* 4: 53, 53-83  
*Foreign Investment Laws in the Republic of Turkey: A Model for Reform* 5: 99, 116-22

BUSINESS PRACTICES

<i>The Use of Civil RICO in International Arbitration: Some Thoughts After Shearson/American Express v. McMahon</i>	1: 1, 21-30
<i>Special Considerations in International Licensing Agreements</i>	1:161, 161-80
<i>Joint Ventures in the Soviet Union Under the New Regime - Boom or Bust</i>	1:181, 181-203
<i>China's Offshore Oil Development Policy and Legislation: An Overall Analysis</i>	1:205, 205-51
<i>1987 Review of the European Economic Community Council and Commission: Securities Regulation, Franchising Agreements, and Know-how Licensing</i>	1:281, 289-9
<i>The Supreme Court's 1987-88 Term: Implications for the Transnational Practitioner</i>	1:391, 407-13
<i>Current Developments in the People's Republic of China: Has China Changed?</i>	1:505, 510-24
<i>Soviet Legislation on Cooperatives: Private Enterprises Within a Non-market Economy</i>	2: 25, 30-47
<i>Corporate Aspects of Liquidating a Subsidiary in New Zealand</i>	2:179, 179-84
<i>1988 Review of the European Court of Justice: Price Restraints, Patent Rights, and Extraterritorial Jurisdiction</i>	2:185, 188-204
<i>Debt-For-Equity Swaps: A Phenomenon in Transition</i>	2:255, 255-301
<i>Review of the Supreme Court's 1988-89 Term and Preview of the 1989-90 Term for the Transnational Practitioner</i>	2:353, 369-73
<i>North Korean and Chinese Joint Equity Venture Laws: A Comparison</i>	2:531, 546-56
<i>Notice Due to Stealth and Other Foreign Defendants after Volkswagenwerk Aktiengesellschaft v. Schlunk and Under the Hague Service Convention</i>	2:641, 667-68
<i>The New Polish Joint Venture Law</i>	3: 1, 16-38
<i>Legal Aspects of Establishing a Business Presence in the Republic of Korea</i>	3: 39, 39-81
<i>Survey of Distribution and Sales Methods Commonly Used to Enter the U.S. Market</i>	3:115, 115-40
<i>A Comparative Analysis of the European Community Insider Trading Directive</i>	3:231, 256-63
<i>The Next "Little Tiger": Manufacturing and Intellectual Property Rights in Thailand</i>	3:275, 285-88, 309-12
<i>EEC Harmonization of Laws — Free Movement of Goods</i>	3:521, 525-28
<i>EEC Competition Law</i>	3:549, 567-70
<i>Offshore Distribution of Securities: The Impact of Regulation S</i>	3:575, 575-611
<i>The Nestle Infant Formula Controversy: Restricting the Marketing Practices of Multinational Corporations in the Third World</i>	3:697, 708-20

## 1992 / Subject-Matter Index

<i>The Legal and Economic Realities of Transfer Pricing: An Analysis of the Draft Revenue Procedure on Advance Transfer Price Rulings</i>	4: 1, 1-51
<i>Defensive Measures Against Public Offers Under Swiss Law</i>	4: 53, 53-83
<i>Soviet Foreign Investment Laws and Practices, 1987-1990: A Practitioner's Perspective</i>	4: 85, 85-122
<i>Costa Rica: A Nirvana for Export Manufacturers?</i>	4:201, 220-22
<i>Equipment Leasing Law in Korea</i>	4:645, 645-72
<i>Foreign Investment Laws in the Republic of Turkey: A Model for Reform</i>	5: 99, 116-22
<i>The U.S. Court of International Trade Approves A New Use of the Circumstances of Sales Adjustment and Expands its Remand Authority: The Case of Tubeless Steel Disc Wheels from Brazil</i>	5:185, 189-202
<i>The Commission's Evaluation of Joint Ventures Under Article 85 of the Treaty of Rome: Economic Background and Legal Analysis</i>	5:249, 249-303
<i>A Uniform NAFTA Power of Attorney Between Canada, Mexico, and the U.S.</i>	5:341, 344-45
<i>Lamb v. Phillip Morris, Inc., 915 F.2d 1024 (6th Cir. 1990): The Sixth Circuit Gets Sheepish on Foreign Corrupt Practices Act Enforcement</i>	5:533, 533-60
<b>CANADA</b>	
<i>Communications and Copyright in Canada and the U.S.: A Survey of Current Law and Proposals for Change</i>	1:121, 121-57
<i>A Trade Policy Goal for the 1990s: Improving the Adequacy and Effectiveness of Intellectual Property Protection in Foreign Countries</i>	1:421, 437-38
<i>Defamation Via Modern Communication: Can Countries Preserve Their Traditional Policies?</i>	3:613, 629-32, 641-59
<i>For Whom The Bell Tolls - CoCom: Past, Present, Future</i>	4:165, 186
<i>U.S.-Mexico Free Trade Agreement</i>	4:553, 560-63
<i>Canada-U.S. Free Trade Resolution Dispute Mechanism Panel Procedures: Will They Hold?</i>	4:585, 585-621
<i>A Uniform NAFTA Power of Attorney Between Canada, Mexico and the U.S.</i>	5:341, 365-85
<i>The United Nations Convention on Contracts for the International Sale of Goods: Encouraging the Use of Uniform International Law</i>	5:387, 387-416
<b>CARIBBEAN BASIN</b>	
<i>Costa Rica: A Nirvana for Export Manufacturers</i>	4:201, 227-30

CHILDREN

- The Hague International Child Abduction Convention and the International Child Abduction Remedies Act: Closing Doors to the Parent Abductor* 2:589, 589-640
- The Nestle Infant Formula Controversy: Restricting the Marketing Practices of Multinational Corporations in the Third World* 3:697, 701-17

CHINA

- China's Offshore Oil Development Policy and Legislation: An Overall Analysis* 1:205, 205-51
- Current Developments in the People's Republic of China: Has China Changed?* 1:505, 505-46
- An Analysis of Foreign Investment in the People's Republic of China in the Aftermath of the Sino-U.S. Tax Agreement* 1:547, 547-98
- North Korean and Chinese Joint Equity Venture Laws: A Comparison* 2:531, 548-56
- Hong Kong: Prospects of Autonomy under Chinese Rule after 1997* 3:141, 149-83

CISG (CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS)

- The United Nations Convention on Contracts for the International Sale of Goods: Encouraging the Use of Uniform International Law* 5:387, 387-416

CIVIL RIGHTS

- Review of the Supreme Court's 1990-91 Term and Preview of 1991-92 Term for the Transnational Practitioner* 4:391, 391-417
- Title VII Protections Do Not Extend to Americans Working Overseas. EEOC v. Arabian America Oil Co., 111 S.Ct. 1227 (1991)* 5:417, 417-46

CLAIMS AND COMPENSATION

- The Use of Civil RICO in International Arbitration: Some Thoughts After Shearson/American Express v. McMahon* 1: 1, 1-30
- The Role of Party-Appointed Arbitrators in International Arbitration: The Experience of the Iran-United States Claims Tribunal* 1:253, 253-70
- How to Get Compensation for Accidents in Austria As Illustrated by Ski Accident Cases* 1:483, 483-98
- Review of the Supreme Court's 1988-89 Term and Preview of the 1989-90 Term for the Transnational Practitioner* 2:353, 360-66
- Section 301: The Privatization of Retaliation* 3:101, 103-06
- Defamation Via Modern Communication: Can Countries Preserve Their Traditional Policies?* 3:613, 613-54

COCOM (COORDINATING COMMITTEE FOR MULTILATERAL EXPORT CONTROLS)

- For Whom The Bell Tolls - CoCom: Past, Present, Future* 4:165, 186

## 1992 / Subject-Matter Index

### COMMERCE AND TRADE

- Counseling Mexican Exporters To The United States* 1: 85, 85-95
- Structuring Mexican Exports to the United States: A Checklist of Objectives, Problems, and Strategies Under United States Law* 1: 97, 97-119
- Special Considerations in International Licensing Agreements* 1:161, 177-79
- Original Appalachian Artworks, Inc. v. Granda Electronics, Inc.: The Cabbage Patch Doll Goes Gray?* 1:339, 339-65
- The Supreme Court's 1987-88 Term: Implications for the Transnational Practitioner* 1:391, 407-12
- Tax Issues in Planning Transnational Transactions - The U.S. Perspective* 2: 93, 101-10
- The United States Court of International Trade: Will It Ever Be Understood?* 2:225, 225-54
- Debt-For-Equity Swaps: A Phenomenon in Transition* 2:255, 255-301
- K Mart Corp. v. Cartier, Inc.: Attention Gray Market Shoppers, The United States Supreme Court Has Saved Your Bargain Prices* 2:303, 303-52
- Review of the Supreme Court's 1988-89 Term and Preview of the 1989-90 Term for the Transnational Practitioner* 2:353, 366-69
- North Korean and Chinese Joint Equity Venture Laws: A Comparison* 2:531, 531-87
- The New Polish Joint Venture Law* 3: 1, 11-13, 18-20
- Legal Aspects of Establishing a Business Presence in the Republic of Korea* 3: 39, 39-81
- Section 301: The Privatization of Retaliation* 3:101, 101-13
- Survey of Distribution and Sales Methods Commonly Used to Enter the U.S. Market* 3:115, 115-40
- Hong Kong: Prospects of Autonomy under Chinese Rule after 1997* 3:141, 173-80
- The Next "Little Tiger": Manufacturing and Intellectual Property Rights in Thailand* 3:275, 275-336
- New Opportunities For Arbitration In East/West Trade* 3:495, 495-520
- EEC Harmonization of Laws - Free Movement of Goods* 3:521, 521-48
- EEC Competition Law* 3:549, 549-73
- A Call for a General Agreement On Trade In Services* 3:661, 661-95
- The Nestle Infant Formula Controversy: Restricting the Marketing Practices of Multinational Corporations in the Third World* 3:697, 697-758
- Soviet Foreign Investment Laws and Practices, 1987-1990: A Practitioner's Perspective* 4: 85, 91-107
- European Court of Justice: 1990 Cases* 4:123, 127-45
- For Whom The Bell Tolls - CoCom: Past, Present, Future* 4:165, 165-200
- Costa Rica: A Nirvana for Export Manufacturers?* 4:201, 218-20
- A Summary of the Japanese Military Procurement Process* 4:419, 466-68
- U.S.-Mexico Free Trade Agreement* 4:553, 553-84



*The Transnational Lawyer / Vol. 5*

- The U.S. Court of International Trade Approves A New Use of the Circumstances of Sales Adjustment and Expands its Remand Authority: The Case of Tubeless Steel Disc Wheels from Brazil* 5:185, 185-247
- The United Nations Convention on Contracts for the International Sale of Goods: Encouraging the Use of Uniform International Law* 5:387, 387-416

COMMODITIES

- Original Appalachian Artworks, Inc. v. Granda Electronics, Inc.: The Cabbage Patch Doll Goes Gray?* 1:339, 339-65
- Legal Aspects of Establishing a Business Presence in the Republic of Korea* 3: 39, 52-53

COMMUNICATIONS

- Communications and Copyright in Canada and the U.S.: A Survey of Current Law and Proposals for Change* 1:121, 121-60
- EEC Competition Law* 3:549, 573-74
- Defamation Via Modern Communication: Can Countries Preserve Their Traditional Policies?* 3:613, 613-59

COMPUTERS

- Originality in Computer Programs and Expert Systems: Discerning the Limits of Protection Under Copyright Laws of France and the United States* 5: 1, 1-96
- Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software* 5:803, 803-38

CONFLICTS OF LAWS

- Restraining the Unruly Horse: The Use of Public Policy in Arbitration, Interstate and International Conflict of Laws in California* 2:379, 400-29
- European Court of Justice: 1990 Cases* 4:123, 156-62
- Review of the Supreme Court's 1990-91 Term and Preview of 1991-92 Term for the Transnational Practitioner* 4:391, 391-417
- Litigation Involving Damages to U.S. Plaintiff Caused by Private Corporate Japanese Defendants* 5:131, 140
- The Recognition and Enforcement of Foreign Judgements under Brazilian Law and the Uniform Foreign Money-Judgements Recognition Act* 5:725, 744-57

CONSERVATION

- Transboundary Movement of Hazardous Waste from the United States to Mexico* 4:253, 261-64

## 1992 / Subject-Matter Index

### CONTRACTS

- Accidents Do Happen: Hazardous Technology and International Tort Litigation* 1: 41, 59-73
- 1987 Review of the European Economic Community Council and Commission: Securities Regulation, Franchising Agreements, and Know-how Licensing* 1:281, 288-306
- The Time Charter in Japan: A Comparison* 1:449, 449-81
- Current Developments in the People's Republic of China: Has China Changed?* 1:505, 523-25
- New Opportunities For Arbitration In East/West Trade* 3:495, 510-20
- Review of the Supreme Court's 1990-91 Term and Preview of 1991-92 Term for the Transnational Practitioner* 4:391, 397-403
- A Summary of the Japanese Military Procurement Process* 4:419, 471-551
- Equipment Leasing Law in Korea* 4:645, 662-67
- The United Nations Convention on Contracts for the International Sale of Goods: Encouraging the Use of Uniform International Law* 5:387, 387-416

### COPYRIGHT

- Intellectual Property Protection In Taiwan; "False Face Must Hide What False Heart Doth Know."* 4:291, 320-22
- Originality in Computer Programs and Expert Systems: Discerning the Limits of Protection Under Copyright Laws of France and the United States* 5: 1, 1-96
- Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software* 5:803, 803-38

### COSTA RICA

- Costa Rica: A Nirvana for Export Manufacturers?* 4:201, 201-52

### CULTURAL RELATIONS

- Counseling Mexican Exporters to the United States* 1: 85, 86-92
- Hong Kong: Prospects of Autonomy under Chinese Rule after 1997* 3:141, 160-65
- Liberalization of Grounds for Judicial Divorce in Japan: September 2, 1987 Decision* 3:465, 465-93
- Toward a Common U.S.- Mexican Cultural Heritage: The Need for a Regional Americas Initiative in the Recovery and Return of Stolen Cultural Property* 5:627, 655-671

### CURRENCY REGULATION

- Current Developments in the People's Republic of China: Has China Changed?* 1:505, 525-27

<i>North Korean and Chinese Joint Equity Venture Laws:</i>	
<i>A Comparison</i>	2:531, 574-77
<i>The New Polish Joint Venture Law</i>	3: 1, 18-20
<i>Legal Aspects of Establishing a Business Presence in the Republic of Korea</i>	3: 39, 69-70
<i>Banking Integration in the European Economic Community: Impact on the Eurodollar Market</i>	3:185, 213-15
<i>The Next "Little Tiger": Manufacturing and Intellectual Property Rights in Thailand</i>	3:275, 284-85, 297-98
<i>Defensive Measures Against Public Offers Under Swiss Law</i>	4: 53, 64
<i>Soviet Foreign Investment Laws and Practices, 1987-1990: A Practitioner's Perspective</i>	4: 85, 117-18
<i>Costa Rica: A Nirvana for Export Manufacturers</i>	4:201, 238-42
<i>Foreign Investment Laws in the Republic of Turkey: A Model for Reform</i>	5: 99, 115
<i>The Bank for International Settlements: Keeping a Low Profile?</i>	5:839, 839-71
<b>DEFENSE AND SECURITY ARRANGEMENTS</b>	
<i>For Whom The Bell Tolls - CoCom: Past, Present, Future</i>	4:165, 165-200
<i>A Summary of the Japanese Military Procurement Process</i>	4:419, 422-50
<i>Exon-Florio: the Little Statute That Could Become a Big Headache for Foreign Investors</i>	4:701, 701-40
<b>DENMARK</b>	
<i>The Time Charter in Japan: A Comparison</i>	1:449, 472-73
<i>A Comparative Analysis of the European Community Insider Trading Directive</i>	3:231, 231-58
<i>Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software</i>	5:803, 820, 829
<b>DISCRIMINATION</b>	
<i>The AIDS Virus in the Workplace: A Comparison of British and American Law Concerning the HIV-Infected Employee</i>	2:495, 495-529
<i>Clash of Cultures: The United States-Japan Treaty of Friendship, Title VII, and Women in Management</i>	3:337, 339-61
<i>Review of the Supreme Court's 1990-91 Term and Preview of 1991-92 Term for the Transnational Practitioner</i>	4:391, 391-417
<i>Title VII Protections Do Not Extend to Americans Working Overseas. EEOC v. Arabian America Oil Co., 111 S.Ct. 1227 (1991)</i>	5:417, 417-46

## 1992 / Subject-Matter Index

### DISPUTE RESOLUTION AND SETTLEMENT

- The Use of Civil RICO in International Arbitration: Some Thoughts After Shearson/American Express v. McMahon* 1: 1, 1-40
- Accidents Do Happen: Hazardous Technology and International Tort Litigation* 1: 41, 75-77
- North Korean and Chinese Joint Equity Venture Laws: A Comparison* 2:531, 582-84
- The New Polish Joint Venture Law* 3: 1, 35-37
- Liberalization of Grounds for Judicial Divorce in Japan: September 2, 1987 Decision* 3:465, 465-93
- New Opportunities For Arbitration In East/West Trade* 3:495, 495-520
- A Summary of the Japanese Military Procurement Process* 4:419, 506-09
- Canada-U.S. Free Trade Resolution Dispute Mechanism Panel Procedures: Will They Hold?* 4:585, 585-621
- Litigation Involving Damages to U.S. Plaintiff Caused by Private Corporate Japanese Defendants* 5:131, 178-83

### DOCTRINES, LEGAL

- The Endangered Species Act Applies Extraterritorially: The Defenders of Wildlife v. Lujan, 911 F.2d 1117 (8th Cir. 1990)* 5:447, 447-79
- Lamb v. Phillip Morris, Inc., 915 F.2d 1024 (6th Cir. 1990): The Sixth Circuit Gets Sheepish on Foreign Corrupt Practices Act Enforcement* 5:533, 533-60

### DROIT D'AUTEUR

- Originality in Computer Programs and Expert Systems: Discerning the Limits of Protection Under Copyright Laws of France and the United States* 5: 1, 1-96

### DUMPING

- European Court of Justice: 1990 Cases* 4:123, 145-48
- U.S.-Mexico Free Trade Agreement* 4:553, 560-63
- Canada-U.S. Free Trade Resolution Dispute Mechanism Panel Procedures: Will They Hold?* 4:585, 585-621
- The U.S. Court of International Trade Approves A New Use of the Circumstances of Sales Adjustment and Expands its Remand Authority: The Case of Tubeless Steel Disc Wheels from Brazil* 5:185, 189-202

### EASTERN EUROPE

- The New Polish Joint Venture Law* 3: 1, 1-38
- The New Law of Product Liability in the Federal Republic of Germany* 3: 83, 83-100

<i>For Whom The Bell Tolls - CoCom: Past, Present, Future</i>	4:165, 186
<i>Foreign Investment in Eastern Europe-an Insider's View</i>	4:623, 623-44
ECONOMIC COOPERATION AND ASSISTANCE	
<i>Debt-For-Equity Swaps: A Phenomenon in Transition</i>	2:255, 271-75
<i>EEC Competition Law</i>	3:549, 557-61
ECONOMIC INTEGRATION	
<i>1987 Review of the European Economic Community Council and Commission: Securities Regulation, Franchising Agreements, and Know-how Licensing</i>	1:281, 281-306
<i>Hong Kong: Prospects of Autonomy under Chinese Rule after 1997</i>	3:141, 158-65
<i>Banking Integration in the European Economic Community: Impact on the Eurodollar Market</i>	3:185, 185-230
<i>EEC Harmonization of Laws — Free Movement of Goods</i>	3:521, 521-48
EEC (EUROPEAN ECONOMIC COMMUNITY)	
<i>1987 Review of the European Economic Community Council and Commission: Securities Regulation, Franchising Agreements, and Know-how Licensing</i>	1:281, 281-306
<i>1988 Review of the European Court of Justice: Price Restraints, Patent Rights, and Extraterritorial Jurisdiction</i>	2:185, 185-224
<i>The AIDS Virus in the Workplace: A Comparison of British and American Law Concerning the HIV-Infected Employee</i>	2:495, 523-24
<i>Banking Integration in the European Economic Community: Impact on the Eurodollar Market</i>	3:185, 185-230
<i>A Comparative Analysis of the European Community Insider Trading Directive</i>	3:231, 231-73
<i>EEC Harmonization of Laws — Free Movement of Goods</i>	3:521, 521-48
<i>EEC Competition Law</i>	3:549, 549-74
<i>Wood Pulp - The European Economic Community and Effects Doctrine Jurisdiction: The Community's New Weapon</i>	3:759, 759-800
<i>European Court of Justice: 1990 Cases</i>	4:123, 123-63
<i>The Commission's Evaluation of Joint Ventures Under Article 85 of the Treaty of Rome: Economic Background and Legal Analysis</i>	5:249, 249-303
<i>A New Concern in Europe: Lobbyists, the Merchants of Influence Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software</i>	5:803, 803-37
<i>The Bank for International Settlements: Keeping a Low Profile?</i>	5:839, 846-50
ECJ (EUROPEAN COURT OF JUSTICE)	
<i>European Court of Justice: 1990 Cases</i>	4:123, 145-48

## 1992 / Subject-Matter Index

### EMOTIONAL DISTRESS

- Review of the Supreme Court's 1990-91 Term and Preview of 1991-92 Term for the Transnational Practitioner* 4:391, 391-417

### ENDANGERED SPECIES

- Review of the Supreme Court's 1990-91 Term and Preview of 1991-92 Term for the Transnational Practitioner* 4:391, 391-417
- The Marine Mammal Protection Act: Working Toward an Effective International Solution to the Dolphin Problem* 4:673, 673-99
- The Endangered Species Act Applies Extraterritorially: The Defenders of Wildlife v. Lujan, 911 F.2d 1117 (8th Cir. 1990)* 5:447, 447-79
- Review of the Supreme Court's 1991-92 Term and Preview of the 1992-93 Term for the Transnational Practitioner* 5:603, 607-14

### ENFORCEMENT OF JUDGMENTS

- Extraterritorial Application of Securities Regulations: Territorialism in the Wake of the 1987 Market Crash* 1:307, 313-15
- Enforcing Foreign Arbitral Awards in the Federal Republic of Germany: The Example of a United States Award* 2: 49, 49-92
- Restraining the Unruly Horse: The Use of Public Policy in Arbitration, Interstate and International Conflict of Laws in California* 2:379, 470-90
- The Hague International Child Abduction Convention and the International Child Abduction Remedies Act: Closing Doors to the Parent Abductor* 2:589, 598-615
- Transboundary Movement of Hazardous Waste from the United States to Mexico* 4:253, 274-75
- Intellectual Property Protection In Taiwan; "False Face Must Hide What False Heart Doth Know."* 4:291, 320-22
- Litigation Involving Damages to U.S. Plaintiff Caused by Private Corporate Japanese Defendants* 5:131, 172-78
- The Recognition and Enforcement of Foreign Judgements under Brazilian Law and the Uniform Foreign Money-Judgements Recognition Act* 5:727, 725-57

### ENVIRONMENT

- China's Offshore Oil Development Policy and Legislation: An Overall Analysis* 1:205, 240-43
- The New Polish Joint Venture Law* 3: 1, 22
- EEC Harmonization of Laws — Free Movement of Goods* 3:521, 540-43
- Transboundary Movement of Hazardous Waste from the United States to Mexico* 4:253, 261-64
- Review of the Supreme Court's 1990-91 Term and Preview of 1991-92-Term for the Transnational Practitioner* 4:391, 407-15

## *The Transnational Lawyer / Vol. 5*

*The Marine Mammal Protection Act: Working Toward an Effective International Solution to the Dolphin Problem* 4:673, 673-99

*The Endangered Species Act Applies Extraterritorially: The Defenders of Wildlife v. Lujan, 911 F.2d 1117 (8th Cir. 1990)* 5:447, 447-79

*Review of the Supreme Court's 1991-92 Term and Preview of the 1992-93 Term for the Transnational Practitioner* 5:603, 607-14

### ETHICS

*A New Concern in Europe: Lobbyists, the Merchants of Influence Lamb v. Phillip Morris, Inc., 915 F.2d 1024 (6th Cir. 1990):* 5:305, 305-30

*The Sixth Circuit Gets Sheepish on Foreign Corrupt Practices Act Enforcement* 5:533, 533-60

### EVIDENCE

*Litigation Involving Damages to U.S. Plaintiff Caused by Private Corporate Japanese Defendants* 5:131, 171

*The Taking of Evidence in France* 5:759, 759-82

### EXPORTS

*For Whom The Bell Tolls - CoCom: Past, Present, Future* 4:165, 186

*Costa Rica: A Nirvana for Export Manufacturers* 4:201, 227-30

### EXTRATERRITORIAL APPLICATION OF LAWS

*Extraterritorial Application of Securities Regulations: Territorialism in the Wake of the 1987 Market Crash* 1:307, 313-15

*Review of the Supreme Court's 1988-89 Term and Preview of the 1989-90 Term for the Transnational Practitioner* 2:353, 373-77

*Clash of Cultures: The United States-Japan Treaty of Friendship, Title VII, and Women in Management* 3:337, 339-61

*Review of the Supreme Court's 1989-90 Term and Preview of the 1990-91 Term for the Transnational Practitioner* 3:393, 400-05

*Offshore Distribution of Securities: The Impact of Regulation S* 3:575, 575-611

*Review of the Supreme Court's 1990-91 Term and Preview of 1991-92 Term for the Transnational Practitioner* 4:391, 391-417

*The Endangered Species Act Applies Extraterritorially: The Defenders of Wildlife v. Lujan, 911 F.2d 1117 (8th Cir. 1990)* 5:447, 447-79

*Review of the Supreme Court's 1991-92 Term and Preview of the 1992-93 Term for the Transnational Practitioner* 5:603, 614-25

### FINANCING

*Banking Integration in the European Economic Community: Impact on the Eurodollar Market* 3:185, 185-230

*Offshore Distribution of Securities: The Impact of Regulation S* 3:575, 575-611

## 1992 / Subject-Matter Index

<i>Costa Rica: A Nirvana for Export Manufacturers</i>	4:201, 227-30
<i>Equipment Leasing Law in Korea</i>	4:645, 645-72
<i>The Bank for International Settlements: Keeping a Low Profile?</i>	5:839, 839-71
<b>FISHING</b>	
<i>The Marine Mammal Protection Act: Working Toward an Effective International Solution to the Dolphin Problem</i>	4:673, 673-99
<b>FOREIGN DEBT</b>	
<i>Debt-For-Equity Swaps: A Phenomenon in Transition</i>	2:255, 255-301
<i>The Bank for International Settlements: Keeping a Low Profile?</i>	5:839, 839-71
<b>FOREIGN INVESTMENT</b>	
<i>Offshore Distribution of Securities: The Impact of Regulation S</i>	3:575, 575-611
<i>The Legal and Economic Realities of Transfer Pricing: An Analysis of the Draft Revenue Procedure on Advance Transfer Price Rulings</i>	4: 1, 1-51
<i>Defensive Measures Against Public Offers Under Swiss Law</i>	4: 53, 53-83
<i>Soviet Foreign Investment Laws and Practices, 1987-1990: A Practitioner's Perspective</i>	4: 85, 119-20
<i>Costa Rica: A Nirvana for Export Manufacturers</i>	4:201, 227-30
<b>FORUM SELECTION</b>	
<i>The Hague International Child Abduction Convention and the International Child Abduction Remedies Act: Closing Doors to the Parent Abductor</i>	2:589, 593-94
<i>Review of the Supreme Court's 1990-91 Term and Preview of 1991-92 Term for the Transnational Practitioner</i>	4:391, 391-417
<i>Litigation Involving Damages to U.S. Plaintiff Caused by Private Corporate Japanese Defendants</i>	5:131, 171
<b>FRANCE</b>	
<i>The Time Charter in Japan: A Comparison</i>	1:449, 466-67
<i>A Comparative Analysis of the European Community Insider Trading Directive</i>	3:231, 257-58
<i>U.S.-Mexico Free Trade Agreement</i>	4:553, 560-63
<i>Originality in Computer Programs and Expert Systems: Discerning the Limits of Protection Under Copyright Laws of France and the United States</i>	5: 1, 1-96
<i>The Taking of Evidence in France</i>	5:759, 759-82



*Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software* 5:803, 821-26

GATT (GENERAL AGREEMENT ON TARIFFS AND TRADE)

*Intellectual Property Protection In Taiwan; "False Face Must Hide What False Heart Doth Know."* 4:291, 320-22

*GATT: An Opportunity for an Intellectual Property Rights Solution* 4:347, 347-76

*U.S.-Mexico Free Trade Agreement* 4:553, 560-63

*Canada-U.S. Free Trade Resolution Dispute Mechanism Panel Procedures: Will They Hold?* 4:585, 585-621

GERMANY

*The Time Charter in Japan: A Comparison* 1:449, 464-66

*Enforcing Foreign Arbitral Awards in the Federal Republic of Germany: The Example of a United States Award* 2: 49, 49-92

*The New Law of Product Liability in the Federal Republic of Germany* 3: 83, 83-100

*Banking Integration in the European Economic Community: Impact on the Eurodollar Market* 3:185, 215-24

*A Comparative Analysis of the European Community Insider Trading Directive* 3:231, 258-60

*For Whom The Bell Tolls - CoCom: Past, Present, Future* 4:165, 185-86

*Personal Jurisdiction Based on the Presence of Property in German Law: Past, Present, and Future* 5:691, 691-723

*Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software* 5:803, 822-23

GREAT BRITAIN

*The Procedure for Obtaining Evidence in England and Wales for Use in United States Proceedings* 1:271, 271-80

*The AIDS Virus in the Workplace: A Comparison of British and American Law Concerning the HIV-Infected Employee* 2:495, 517-24

*Banking Integration in the European Economic Community: Impact on the Eurodollar Market* 3:185, 215-24

*A Comparative Analysis of the European Community Insider Trading Directive* 3:231, 256-57

*Defamation Via Modern Communication: Can Countries Preserve Their Traditional Policies?* 3:613, 625-28

*Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software* 5:803, 823-25

## 1992 / Subject-Matter Index

<b>HARMONIZATION OF LAWS</b>	
<i>European Court of Justice: 1990 Cases</i>	4:123, 145-48
<b>HAGUE CONVENTION</b>	
<i>The United Nations Convention on Contracts for the International Sale of Goods: Encouraging the Use of Uniform International Law</i>	5:387, 387-416
<b>HAZARDOUS SUBSTANCES AND WASTES</b>	
<i>Accidents Do Happen: Hazardous Technology and International Tort Litigation</i>	1: 41, 41-84
<i>EEC Harmonization of Laws -- Free Movement of Goods</i>	3:521, 535-36
<i>Transboundary Movement of Hazardous Waste from the United States to Mexico</i>	4:253, 253-90
<b>HEALTH</b>	
<i>The AIDS Virus in the Workplace: A Comparison of British and American Law Concerning the HIV-Infected Employee</i>	2:495, 495-521
<b>HONG KONG</b>	
<i>Hong Kong: Prospects of Autonomy under Chinese Rule after 1997</i>	3:141, 141-83
<b>HUMAN CONTACTS</b>	
<i>Liberalization of Grounds for Judicial Divorce in Japan: September 2, 1987 Decision</i>	3:465, 465-93
<b>HUMAN RIGHTS</b>	
<i>Hong Kong: Prospects of Autonomy under Chinese Rule after 1997</i>	3:141, 164-65
<i>Review of the Supreme Court's 1990-91 Term and Preview of 1991-92 Term for the Transnational Practitioner</i>	4:393, 403-07
<b>IMMIGRATION</b>	
<i>The Supreme Court's 1987-88 Term: Implications for the Transnational Practitioner</i>	1:391, 413-19
<i>The AIDS Virus in the Workplace: A Comparison of British and American Law Concerning the HIV-Infected Employee</i>	2:495, 524-26
<b>IMPORTS</b>	
<i>For Whom The Bell Tolls - CoCom: Past, Present, Future</i>	4:165, 186
<i>The Marine Mammal Protection Act: Working Toward an Effective International Solution to the Dolphin Problem</i>	4:673, 673-99

INDUSTRY

- China's Offshore Oil Development Policy and Legislation:  
An Overall Analysis* 1:205, 205-51
- Legal Aspects of Establishing a Business Presence in the  
Republic of Korea* 3: 39, 59-62
- Costa Rica: A Nirvana for Export Manufacturers* 4:201, 202-34
- Foreign Investment Laws in the Republic of Turkey:  
A Model for Reform* 5: 99, 107-15
- A New Concern in Europe: Lobbyists, the Merchants of Influence* 5:305, 308-27

INFORMATICS

- Originality in Computer Programs and Expert Systems: Discerning  
the Limits of Protection Under Copyright Laws of France and  
the United States* 5: 1, 1-96
- Implementation, Compliance and Enforcement: The  
European Community Directive for the Legal Protection  
of Computer Software* 5:805, 805-40

INFORMATION EXCHANGE

- An Analysis of Foreign Investment in the People's Republic of  
China in the Aftermath of the Sino-U.S. Tax Agreement* 1:547, 596
- The Next "Little Tiger": Manufacturing and Intellectual Property  
Rights in Thailand* 3:275, 325-35
- EEC Competition Law* 3:549, 554-63

INTELLECTUAL PROPERTY

- Communications and Copyright in Canada and the U.S.:  
A Survey of Current Law and Proposals for Change* 1:121, 121-60
- Special Considerations in International Licensing Agreements* 1:161, 165
- 1987 Review of the European Economic Community Council and  
Commission: Securities Regulation, Franchising Agreements,  
and Know-how Licensing* 1:281, 299-306
- A Trade Policy Goal for the 1990s: Improving the Adequacy and  
Effectiveness of Intellectual Property Protection in  
Foreign Countries* 1:421, 421-47
- Current Developments in the People's Republic of China:  
Has China Changed?* 1:505, 527-42
- 1988 Review of the European Court of Justice: Price Restraints,  
Patent Rights, and Extraterritorial Jurisdiction* 2:185, 204-15
- The New Polish Joint Venture Law* 3: 1, 20-22
- Section 301: The Privatization of Retaliation* 3:101, 108-13
- The Next "Little Tiger": Manufacturing and Intellectual Property  
Rights in Thailand* 3:275, 314-36

## 1992 / Subject-Matter Index

<i>EEC Harmonization of Laws — Free Movement of Goods</i>	3:521, 524-25
<i>EEC Competition Law</i>	3:549, 570-73
<i>Intellectual Property Protection In Taiwan; “False Face Must Hide What False Heart Doth Know.”</i>	4:291, 291-345
<i>GATT: An Opportunity for an Intellectual Property Rights Solution</i>	4:347, 347-76
<i>Originality in Computer Programs and Expert Systems: Discerning the Limits of Protection Under Copyright Laws of France and the United States</i>	5: 1, 1-96
<i>Foreign Investment Laws in the Republic of Turkey: A Model for Reform</i>	5: 99, 123-24
<i>Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software</i>	5:805, 805-40
<b>INTERNATIONAL BOUNDARIES</b>	
<i>Transboundary Movement of Hazardous Waste from the United States to Mexico</i>	4:253, 261-64
<b>INTERNATIONAL LAW</b>	
<i>Accidents Do Happen: Hazardous Technology and International Tort Litigation</i>	1: 41, 73-80
<i>Extraterritorial Application of Securities Regulations: Territorialism in the Wake of the 1987 Market Crash</i>	1:307, 313-15
<b>INTERNATIONAL ORGANIZATIONS</b>	
<i>The Next “Little Tiger”: Manufacturing and Intellectual Property Rights in Thailand</i>	3:275, 301-03
<i>The Nestle Infant Formula Controversy: Restricting the Marketing Practices of Multinational Corporations in the Third World</i>	3:697, 724-32
<i>For Whom The Bell Tolls - CoCom: Past, Present, Future</i>	4:165, 165-200
<i>GATT: An Opportunity for an Intellectual Property Rights Solution</i>	4:347, 356-57
<i>Toward a Common U.S.- Mexican Cultural Heritage: The Need for a Regional Americas Initiative in the Recovery and Return of Stolen Cultural Property</i>	5:627, 641-54
<i>Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software</i>	5:805, 807-10
<i>The Bank for International Settlements: Keeping a Low Profile?</i>	5:839, 839-71
<b>INTERNATIONAL TRADE</b>	
<i>The New Polish Joint Venture Law</i>	3: 1, 1-38
<i>Section 301: The Privatization of Retaliation</i>	3:101, 103-13
<i>EEC Harmonization of Laws — Free Movement of Goods</i>	3:521, 521-48

<i>Soviet Foreign Investment Laws and Practices, 1987-1990: A Practitioner's Perspective</i>	4: 85, 119-20
<i>U.S.-Mexico Free Trade Agreement</i>	4:553, 560-63
<i>Canada-U.S. Free Trade Resolution Dispute Mechanism Panel Procedures: Will They Hold?</i>	4:585, 585-621
<i>The United Nations Convention on Contracts for the International Sale of Goods: Encouraging the Use of Uniform International Law</i>	5:387, 387-416

INVESTMENT

<i>China's Offshore Oil Development Policy and Legislation: An Overall Analysis</i>	1:205, 221-28
<i>1987 Review of the European Economic Community Council and Commission: Securities Regulation, Franchising Agreements, and Know-how Licensing</i>	1:281, 283-89
<i>Extraterritorial Application of Securities Regulations: Territorialism in the Wake of the 1987 Market Crash</i>	1:307, 307-38
<i>Current Developments in the People's Republic of China: Has China Changed?</i>	1:505, 510-25
<i>An Analysis of Foreign Investment in the People's Republic of China in the Aftermath of the Sino-U.S. Tax Agreement</i>	1:547, 569-96
<i>Looking Toward the Third Millennium: The Practice of Trans- national Business Law in 2001</i>	2: 1, 10-11
<i>Double Taxation Treaties and Transnational Investment: A Comparative Study</i>	2:131, 131-77
<i>Debt-For-Equity Swaps: A Phenomenon in Transition</i>	2:255, 255-301
<i>North Korean and Chinese Joint Equity Venture Laws: A Comparison</i>	2:531, 556-67
<i>The New Polish Joint Venture Law</i>	3: 1, 34-35
<i>Legal Aspects of Establishing a Business Presence in the Republic of Korea</i>	3: 39, 49-52
<i>Survey of Distribution and Sales Methods Commonly Used to Enter the U.S. Market</i>	3:115, 124-41
<i>A Comparative Analysis of the European Community Insider Trading Directive</i>	3:231, 252-67
<i>The Next "Little Tiger": Manufacturing and Intellectual Property Rights in Thailand</i>	3:275, 279-85
<i>Offshore Distribution of Securities: The Impact of Regulation S Defensive Measures Against Public Offers Under Swiss Law</i>	3:575, 575-611
<i>4: 53, 64-66</i>	
<i>Soviet Foreign Investment Laws and Practices, 1987-1990: A Practitioner's Perspective</i>	4: 85, 85-122
<i>Costa Rica: A Nirvana for Export Manufacturers</i>	4:201, 234-43
<i>U.S.-Mexico Free Trade Agreement</i>	4:553, 570-72
<i>Foreign Investment in Eastern Europe-an Insider's View</i>	4:623, 623-44

## 1992 / Subject-Matter Index

- Exon-Florio: the Little Statute That Could Become a Big Headache  
for Foreign Investors* 4:701, 702-13  
*Foreign Investment Laws in the Republic of Turkey:  
A Model for Reform* 5: 99, 99-130

### IRELAND

- Implementation, Compliance and Enforcement: The  
European Community Directive for the Legal Protection  
of Computer Software* 5:805, 832

### ISRAEL

- Income Tax Base: Moving from the British Source Doctrine to the  
"American Concept of Accretion to Wealth" the Israeli Experience* 3:427, 427-63

### ITALY

- Implementation, Compliance and Enforcement: The  
European Community Directive for the Legal Protection  
of Computer Software* 5:805, 830

### JAPAN

- A Trade Policy Goal for the 1990s: Improving the Adequacy and  
Effectiveness of Intellectual Property Protection in  
Foreign Countries* 1:421, 439  
*The Time Charter in Japan: A Comparison* 1:449, 449-81  
*Clash of Cultures: The United States-Japan Treaty of Friendship,  
Title VII, and Women in Management* 3:337, 337-61  
*Liberalization of Grounds for Judicial Divorce in Japan:  
September 2, 1987 Decision* 3:465, 465-92  
*For Whom The Bell Tolls - CoCom: Past, Present, Future* 4:165, 184-85  
*A Summary of the Japanese Military Procurement Process* 4:419, 419-509  
*Litigation Involving Damages to U.S. Plaintiff Caused by Private  
Corporate Japanese Defendants* 5:131, 131-83

### JOINT VENTURES

- North Korean and Chinese Joint Equity Venture Laws:  
A Comparison* 2:531, 531-87  
*Soviet Foreign Investment Laws and Practices, 1987-1990:  
A Practitioner's Perspective* 4: 85, 119-20  
*The Commission's Evaluation of Joint Ventures Under Article 85 of  
the Treaty of Rome: Economic Background and Legal Analysis* 5:249, 249-303

JUDICIAL ASSISTANCE

- North Korean and Chinese Joint Equity Venture Laws:  
A Comparison* 2:531, 541-45
- The Hague International Child Abduction Convention and the Inter-  
national Child Abduction Remedies Act: Closing Doors to the  
Parent Abductor* 2:589, 634-38
- The Recognition and Enforcement of Foreign Judgements under  
Brazilian Law and the Uniform Foreign Money-Judgements  
Recognition Act* 5:727, 733-44

JUDICIAL PROCEDURE

- Accidents Do Happen: Hazardous Technology and  
International Tort Litigation* 1: 41, 42-58
- Special Considerations in International Licensing Agreements* 1:161, 161-64
- The Procedure for Obtaining Evidence in England and Wales for  
Use in United States Proceedings* 1:271, 271-80
- Société Nationale Industrielle Aerospatiale v. United States District  
Court for the Southern District of Iowa: The Supreme Court  
of the United States Adopts a Case-by-Case Standard in Applying  
the Hague Convention on the Taking of Evidence Abroad* 1:367, 367-89
- The United States Court of International Trade:  
Will It Ever Be Understood?* 2:225, 234-48
- Review of the Supreme Court's 1988-89 Term and Preview of  
the 1989-90 Term for the Transnational Practitioner* 2:353, 366-69
- The Hague International Child Abduction Convention and the Inter-  
national Child Abduction Remedies Act: Closing Doors to the  
Parent Abductor* 2:589, 621-24
- Notice Due to Stealth and Other Foreign Defendants after  
Volkswagenwerk Aktiengesellschaft v. Schlunk and Under the  
Hague Service Convention* 2:641, 641-80
- Liberalization of Grounds for Judicial Divorce in Japan:  
September 2, 1987 Decision* 3:465, 467-79
- European Court of Justice: 1990 Cases* 4:123, 157-59
- Review of the Supreme Court's 1990-91 Term and Preview of  
1991-92 Term for the Transnational Practitioner* 4:391, 407-15
- Canada-U.S. Free Trade Resolution Dispute Mechanism Panel  
Procedures: Will They Hold?* 4:585, 587-618
- Litigation Involving Damages to U.S. Plaintiff Caused by Private  
Corporate Japanese Defendants* 5:131, 137-60
- The U.S. Court of International Trade Approves A New Use of the  
Circumstances of Sales Adjustment and Expands its Remand  
Authority: The Case of Tubeless Steel Disc Wheels from Brazil* 5:185, 185-247

## 1992 / Subject-Matter Index

<i>The Endangered Species Act Applies Extraterritorially:</i> <i>The Defenders of Wildlife v. Lujan</i> , 911 F.2d 1117 (8th Cir. 1990)	5:447, 447-79
<i>Title VII Protections Do Not Extend to Americans Working Overseas.</i> <i>EEOC v. Arabian America Oil Co.</i> , 111 S.Ct. 1227 (1991)	5:417, 417-64
<i>Lamb v. Phillip Morris, Inc.</i> , 915 F.2d 1024 (6th Cir. 1990): <i>The Sixth Circuit Gets Sheepish on Foreign Corrupt Practices Act Enforcement</i>	5:533, 533-60

### JURISDICTION

<i>China's Offshore Oil Development Policy and Legislation:</i> <i>An Overall Analysis</i>	1:205, 218-21
<i>Extraterritorial Application of Securities Regulations:</i> <i>Territorialism in the Wake of the 1987 Market Crash</i>	1:307, 311-25
<i>The Supreme Court's 1987-88 Term: Implications for the Transnational Practitioner</i>	1:391, 393-407
<i>1988 Review of the European Court of Justice: Price Restraints, Patent Rights, and Extraterritorial Jurisdiction</i>	2:185, 215-23
<i>The United States Court of International Trade: Will It Ever Be Understood?</i>	2:225, 249-54
<i>The Hague International Child Abduction Convention and the International Child Abduction Remedies Act: Closing Doors to the Parent Abductor</i>	2:589, 600-04
<i>Notice Due to Stealth and Other Foreign Defendants after Volkswagenwerk Aktiengesellschaft v. Schlunk and Under the Hague Service Convention</i>	2:641, 651-54
<i>Survey of Distribution and Sales Methods Commonly Used to Enter the U.S. Market</i>	3:115, 117-19
<i>Review of the Supreme Court's 1989-90 Term and Preview of the 1990-91 Term for the Transnational Practitioner</i>	3:393, 397-405
<i>New Opportunities For Arbitration In East/West Trade</i>	3:495, 495-520
<i>Defamation Via Modern Communication: Can Countries Preserve Their Traditional Policies?</i>	3:613, 633-44
<i>Wood Pulp - The European Economic Community and Effects Doctrine Jurisdiction: The Community's New Weapon</i>	3:759, 759-800
<i>Review of the Supreme Court's 1990-91 Term and Preview of 1991-92 Term for the Transnational Practitioner</i>	4:391, 397-403
<i>Litigation Involving Damages to U.S. Plaintiff Caused by Private Corporate Japanese Defendants</i>	5:131, 160-69
<i>Review of the Supreme Court's 1991-92 Term and Preview of the 1992-93 Term for the Transnational Practitioner</i>	5:603, 614-16
<i>Personal Jurisdiction Based on the Presence of Property in German Law: Past, Present, and Future</i>	5:691, 691-723



*The Transnational Lawyer / Vol. 5*

*The Recognition and Enforcement of Foreign Judgments under  
Brazilian Law and the Uniform Foreign Money-Judgments  
Recognition Act* 5:725, 754-56

**KOREA, NORTH**

*North Korean and Chinese Joint Equity Venture Laws:  
A Comparison* 2:531, 531-87

**KOREA, SOUTH**

*A Trade Policy Goal for the 1990s: Improving the Adequacy and  
Effectiveness of Intellectual Property Protection in  
Foreign Countries* 1:421, 426-30

*Legal Aspects of Establishing a Business Presence in the Republic  
of Korea* 3: 39, 39-81

*Equipment Leasing Law in Korea* 4:645, 645-72

**LABOR**

*Joint Ventures in the Soviet Union Under the New Regime -  
Boom or Bust* 1:181, 199-200

*The AIDS Virus in the Workplace: A Comparison of British and  
American Law Concerning the HIV-Infected Employee* 2:495, 495-529

*North Korean and Chinese Joint Equity Venture Laws:  
A Comparison* 2:531, 570-74

*The New Polish Joint Venture Law* 3: 1, 33

*Hong Kong: Prospects of Autonomy under Chinese Rule after 1997* 3:141, 176

*The Next "Little Tiger": Manufacturing and Intellectual Property  
Rights in Thailand* 3:275, 288-90

*EEC Harmonization of Laws — Free Movement of Goods* 3:521, 533-36

*Defensive Measures Against Public Offers Under Swiss Law* 4: 53, 66

*Costa Rica: A Nirvana for Export Manufacturers* 4:201, 211-16,  
237-38

*Review of the Supreme Court's 1990-91 Term and Preview of  
1991-92 Term for the Transnational Practitioner* 4:391, 403-07

*Title VII Protections Do Not Extend to Americans Working Overseas.  
EEOC v. Arabian America Oil Co., 111 S.Ct. 1227 (1991)* 5:417, 417-46

**LAW ENFORCEMENT**

*The United States Court of International Trade:  
Will It Ever Be Understood?* 2:225, 234-39

*Review of the Supreme Court's 1988-89 Term and Preview of  
the 1989-90 Term for the Transnational Practitioner* 2:353, 373-77

*Review of the Supreme Court's 1989-90 Term and Preview of  
the 1990-91 Term for the Transnational Practitioner* 3:393, 405-10

## 1992 / Subject-Matter Index

- The Marine Mammal Protection Act: Working Toward an Effective International Solution to the Dolphin Problem* 4:673, 683-86, 691-97
- Review of the Supreme Court's 1991-92 Term and Preview of the 1992-93 Term for the Transnational Practitioner* 5:603, 616-20
- Toward a Common U.S.- Mexican Cultural Heritage: The Need for a Regional Americas Initiative in the Recovery and Return of Stolen Cultural Property* 5:627, 671-90
- LAW OF THE SEA**
- The Marine Mammal Protection Act: Working Toward an Effective International Solution to the Dolphin Problem* 4:673, 678-97
- LEASING**
- Equipment Leasing Law in Korea* 4:645, 645-72
- LIABILITY**
- Structuring Mexican Exports to the United States: A Checklist of Objectives, Problems, and Strategies Under United States Law* 1: 97, 97-102
- How to Get Compensation for Accidents in Austria As Illustrated by Ski Accident Cases* 1:483, 483-91
- Soviet Legislation on Cooperatives: Private Enterprises Within a Non-market Economy* 2: 25, 39-41
- Review of the Supreme Court's 1988-89 Term and Preview of the 1989-90 Term for the Transnational Practitioner* 2:353, 354-60
- North Korean and Chinese Joint Equity Venture Laws: A Comparison* 2:531, 539-40
- The New Law of Product Liability in the Federal Republic of Germany* 3: 83, 83-100
- Survey of Distribution and Sales Methods Commonly Used to Enter the U.S. Market* 3:115, 117-21
- A Comparative Analysis of the European Community Insider Trading Directive* 3:231, 252-64
- Review of the Supreme Court's 1989-90 Term and Preview of the 1990-91 Term for the Transnational Practitioner* 3:393, 421-24
- Defamation Via Modern Communication: Can Countries Preserve Their Traditional Policies?* 3:613, 613-59
- Review of the Supreme Court's 1990-91 Term and Preview of the 1991-92 Term for the Transnational Practitioner* 4:391, 394-97
- LICENSING**
- For Whom The Bell Tolls - CoCom: Past, Present, Future* 4:165, 186

*The Transnational Lawyer / Vol. 5*

LOBBYING

*A New Concern in Europe: Lobbyists, the Merchants of Influence* 5:305, 305-30

LUXEMBOURG

*Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software* 5:805, 831-32

MANUFACTURING

*The Next "Little Tiger": Manufacturing and Intellectual Property Rights in Thailand* 3:275, 275-336  
*European Court of Justice: 1990 Cases* 4:123, 145-48  
*Costa Rica: A Nirvana for Export Manufacturers* 4:201, 227-30

MAQUILADORA

*Transboundary Movement of Hazardous Waste from the United States to Mexico* 4:253, 261-64

MARKETING

*Soviet Foreign Investment Laws and Practices, 1987-1990: A Practitioner's Perspective* 4: 85, 119-20

MARKET ECONOMY, TRANSFORMATION TO

*Foreign Investment in Eastern Europe-an Insider's View* 4:623, 623-44

MEDIA

*Communications and Copyright in Canada and the U.S.: A Survey of Current Law and Proposals for Change* 1:121, 121-60

MERGERS AND ACQUISITIONS

*Defensive Measures Against Public Offers Under Swiss Law* 4: 53, 53-83

MEXICO

*Counseling Mexican Exporters To The United States* 1: 85, 85-95  
*Structuring Mexican Exports to the United States: A Checklist of Objectives, Problems, and Strategies Under United States Law* 1: 97, 97-119  
*A Trade Policy Goal for the 1990s: Improving the Adequacy and Effectiveness of Intellectual Property Protection in Foreign Countries* 1:421, 440  
*Debt-For-Equity Swaps: A Phenomenon in Transition* 2:255, 264-81  
*Review of the Supreme Court's 1988-89 Term and Preview of the 1989-90 Term for the Transnational Practitioner* 2:353, 373-77

## 1992 / Subject-Matter Index

<i>Transboundary Movement of Hazardous Waste from the United States to Mexico</i>	4:253, 253-90
<i>U.S.-Mexico Free Trade Agreement</i>	4:553, 553-84
<i>A Uniform NAFTA Power of Attorney Between Canada, Mexico and the U.S.</i>	5:341, 341-385
<i>Toward a Common U.S.- Mexican Cultural Heritage: The Need for a Regional Americas Initiative in the Recovery and Return of Stolen Cultural Property</i>	5:627, 627-90
<b>MILITARY PROCUREMENT AND SALES</b>	
<i>For Whom The Bell Tolls - CoCom: Past, Present, Future</i>	4:165, 186
<i>A Summary of the Japanese Military Procurement Process</i>	4:419, 466-68
<b>MONETARY UNITS</b>	
<i>Banking Integration in the European Economic Community: Impact on the Eurodollar Market</i>	3:185, 203-12
<b>MOST-FAVORED-NATION STATUS</b>	
<i>GATT: An Opportunity for an Intellectual Property Rights Solution</i>	4:347, 347-76
<b>MULTINATIONAL CORPORATIONS</b>	
<i>Tax Issues in Planning Transnational Transactions - The U.S. Perspective</i>	2: 93, 101-10
<i>Double Taxation Treaties and Transnational Investment: A Comparative Study</i>	2:131, 131-77
<i>Corporate Aspects of Liquidating a Subsidiary in New Zealand</i>	2:179, 179-84
<i>K Mart Corp. v. Cartier, Inc.: Attention Gray Market Shoppers, The United States Supreme Court Has Saved Your Bargain Prices</i>	2:303, 336-45
<i>Notice Due to Stealth and Other Foreign Defendants after Volkswagenwerk Aktiengesellschaft v. Schlunk and under the Hague Service Convention</i>	2:641, 667-80
<i>Offshore Distribution of Securities: The Impact of Regulation S</i>	3:575, 575-611
<i>The Nestle Infant Formula Controversy: Restricting the Marketing Practices of Multinational Corporations in the Third World</i>	3:697, 697-758
<i>Defensive Measures Against Public Offers Under Swiss Law</i>	4: 53, 53-83
<b>NAFTA (NORTH AMERICAN FREE TRADE AREA)</b>	
<i>U.S.-Mexico Free Trade Agreement</i>	4:553, 560-63
<i>Canada-U.S. Free Trade Resolution Dispute Mechanism Panel Procedures: Will They Hold?</i>	4:585, 585-621
<i>A Uniform NAFTA Power of Attorney Between Canada, Mexico, and the U.S.</i>	5:341, 344-45

<i>Toward a Common U.S.- Mexican Cultural Heritage: The Need for a Regional Americas Initiative in the Recovery and Return of Stolen Cultural Property</i>	5:627, 684-89
<b>NATO (NORTH AMERICAN TREATY ORGANIZATION)</b> <i>For Whom The Bell Tolls - CoCom: Past, Present, Future</i>	4:165, 186
<b>NATURAL RESOURCES</b> <i>China's Offshore Oil Development Policy and Legislation: An Overall Analysis</i> <i>Costa Rica: A Nirvana for Export Manufacturers?</i>	1:205, 205-18 4:201, 216-18
<b>NETHERLANDS, THE</b> <i>The Time Charter in Japan: A Comparison</i> <i>A Comparative Analysis of the European Community Insider Trading Directive</i> <i>Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software</i>	1:449, 467-69 3:231, 260-62 5:805, 830-31
<b>NEW ZEALAND</b> <i>Corporate Aspects of Liquidating a Subsidiary in New Zealand</i>	2:179, 179-84
<b>NOTARIES, CIVIL LAW</b> <i>A Uniform NAFTA Power of Attorney Between Canada, Mexico, and the U.S.</i>	5:341, 344-45
<b>OCEANS</b> <i>The Marine Mammal Protection Act: Working Toward an Effective International Solution to the Dolphin Problem</i>	4:673, 673-99
<b>POLAND</b> <i>The New Polish Joint Venture Law</i> <i>Foreign Investment in Eastern Europe-an Insider's View</i>	3: 1, 1-38 4:623, 634-44
<b>POLICY</b> <i>China's Offshore Oil Development Policy and Legislation: An Overall Analysis</i> <i>Enforcing Foreign Arbitral Awards in the Federal Republic of Germany: The Example of a United States Award</i> <i>Restraining the Unruly Horse: The Use of Public Policy in Arbitration, Interstate and International Conflict of Laws in California</i>	1:205, 229-40, 244-48 2: 49, 64-66 2:379, 380-478

## 1992 / Subject-Matter Index

- North Korean and Chinese Joint Equity Venture Laws:  
A Comparison* 2:531, 538-39
- The Hague International Child Abduction Convention and the  
International Child Abduction Remedies Act: Closing Doors  
to the Parent Abductor* 2:589, 627-41
- The New Polish Joint Venture Law* 3: 1, 17-18
- Clash of Cultures: The United States-Japan Treaty of Friendship,  
Title VII, and Women in Management* 3:337, 351-52
- EEC Competition Law* 3:549
- Soviet Foreign Investment Laws and Practices, 1987-1990:  
A Practitioner's Perspective* 4: 85, 91-107
- European Court of Justice: 1990 Cases* 4:123, 149-56
- For Whom The Bell Tolls - CoCom: Past, Present, Future* 4:165, 196-97
- A New Concern in Europe: Lobbyists, the Merchants of Influence* 5:305, 305-30
- Toward a Common U.S.- Mexican Cultural Heritage: The Need for  
a Regional Americas Initiative in the Recovery and Return of  
Stolen Cultural Property* 5:627, 684-90
- PORTUGAL
- Implementation, Compliance and Enforcement: The  
European Community Directive for the Legal Protection  
of Computer Software* 5:805, 832-33
- POWER OF ATTORNEY
- A Uniform NAFTA Power of Attorney Between Canada,  
Mexico, and the U.S.* 5:341, 344-45
- PRIVATIZATION
- Soviet Legislation on Cooperatives: Private Enterprises Within a  
Non-market Economy* 2: 25, 25-47
- The New Polish Joint Venture Law* 3: 1, 6-9
- Soviet Foreign Investment Laws and Practices, 1987-1990:  
A Practitioner's Perspective* 4: 85, 108-09
- Foreign Investment in Eastern Europe-an Insider's View* 4:623, 637-43
- Foreign Investment Laws in the Republic of Turkey:  
A Model for Reform* 5: 99, 102-06
- REPATRIATION OF PROFITS
- Soviet Foreign Investment Laws and Practices, 1987-1990:  
A Practitioner's Perspective* 4: 85, 119-20
- Foreign Investment Laws in the Republic of Turkey:  
A Model for Reform* 5: 99, 116-22

SALES

*The United Nations Convention on Contracts for the International Sale of Goods: Encouraging the Use of Uniform International Law* 5:387, 387-416

SANCTIONS

*Intellectual Property Protection In Taiwan; "False Face Must Hide What False Heart Doth Know."* 4:291, 334-38

SECURITIES

*Defensive Measures Against Public Offers Under Swiss Law* 4: 53, 53-83

SEMICONDUCTORS

*Intellectual Property Protection In Taiwan; "False Face Must Hide What False Heart Doth Know."* 4:291, 320-22

SHIPPING

*The Time Charter in Japan: A Comparison* 1:449, 449-81

SOVIET UNION

*Joint Ventures in the Soviet Union Under the New Regime - Boom or Bust* 1:181, 181-203

*The Time Charter in Japan: A Comparison* 1:449, 473-74

*Soviet Legislation on Cooperatives: Private Enterprises Within a Non-market Economy* 2: 25, 25-47

*Soviet Foreign Investment Laws and Practices, 1987-1990: A Practitioner's Perspective* 4: 85, 85-122

*Foreign Investment in Eastern Europe-an Insider's View* 4:623, 630-34

SPAIN

*Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software* 5:805, 828-29

STANDING

*Review of the Supreme Court's 1990-91 Term and Preview of 1991-92 Term for the Transnational Practitioner* 4:391, 391-417

*Review of the Supreme Court's 1991-92 Term and Preview of the 1992-93 Term for the Transnational Practitioner* 5:603, 607-14

SUPREME COURT, U.S.

*The Supreme Court's 1987-88 Term: Implications for the Transnational Practitioner* 1:391, 391-419

## 1992 / Subject-Matter Index

<i>Review of the Supreme Court's 1988-89 Term and Preview of the 1989-90 Term for the Transnational Practitioner</i>	2:353, 353-77
<i>Chan v. Korean Air Lines, Ltd.: The United States Supreme Court Shoots Down Notice Requirements under the Warsaw Convention</i>	3:363, 363-92
<i>Review of the Supreme Court's 1989-90 Term and Preview of the 1990-91 Term for the Transnational Practitioner</i>	3:393, 393-426
<i>Review of the Supreme Court's 1990-91 Term and Preview of 1991-92 Term for the Transnational Practitioner</i>	4:391, 391-417
<i>Review of the Supreme Court's 1991-92 Term and Preview of the 1992-93 Term for the Transnational Practitioner</i>	5:603, 603-625
<b>SWITZERLAND</b>	
<i>The Time Charter in Japan: A Comparison</i>	1:449, 477
<i>Defensive Measures Against Public Offers Under Swiss Law</i>	4: 53, 53-83
<b>TAIWAN</b>	
<i>A Trade Policy Goal for the 1990s: Improving the Adequacy and Effectiveness of Intellectual Property Protection in Foreign Countries</i>	1:421, 441-42
<i>Intellectual Property Protection In Taiwan; "False Face Must Hide What False Heart Doth Know."</i>	4:291, 291-345
<b>TAXATION</b>	
<i>Counseling Mexican Exporters to the United States</i>	1: 85, 92-94
<i>Structuring Mexican Exports to the United States: A Checklist of Objectives, Problems, and Strategies Under United States Law</i>	1: 97, 103-12
<i>Special Considerations in International Licensing Agreements</i>	1:161, 179
<i>Joint Ventures in the Soviet Union Under the New Regime - Boom or Bust</i>	1:181, 194-97
<i>An Analysis of Foreign Investment in the People's Republic of China in the Aftermath of the Sino-U.S. Tax Agreement</i>	1:547, 547-98
<i>Tax Issues in Planning Transnational Transactions - The U.S. Perspective</i>	2: 93, 93-130
<i>Double Taxation Treaties and Transnational Investment: A Comparative Study</i>	2:131, 131-77
<i>Corporate Aspects of Liquidating a Subsidiary in New Zealand</i>	2:179, 181-83
<i>Review of the Supreme Court's 1988-89 Term and Preview of the 1989-90 Term for the Transnational Practitioner</i>	2:353, 366-69
<i>The New Polish Joint Venture Law</i>	3: 1, 30-31
<i>Legal Aspects of Establishing a Business Presence in the Republic of Korea</i>	3: 39, 57-59
<i>Hong Kong: Prospects of Autonomy under Chinese Rule after 1997</i>	3:141, 175-76



<i>The Next "Little Tiger": Manufacturing and Intellectual Property Rights in Thailand</i>	3:275, 291-97
<i>Review of the Supreme Court's 1989-90 Term and Preview of the 1990-91 Term for the Transnational Practitioner</i>	3:393, 414-17
<i>Income Tax Base: Moving from the British Source Doctrine to the "American Concept of Accretion to Wealth" the Israeli Experience</i>	3:427, 427-63
<i>EEC Harmonization of Laws -- Free Movement of Goods</i>	3:521, 530-33
<i>The Legal and Economic Realities of Transfer Pricing: An Analysis of the Draft Revenue Procedure on Advance Transfer Price Rulings</i>	4: 1, 1-51
<i>Costa Rica: A Nirvana for Export Manufacturers</i>	4:201, 222-27
<i>Equipment Leasing Law in Korea</i>	4:645, 649-50
<b>TECHNOLOGY, TRANSFER OF</b>	
<i>Accidents Do Happen: Hazardous Technology and International Tort Litigation</i>	1: 41, 80-83
<i>Special Considerations in International Licensing Agreements</i>	1:161, 173-75
<i>The New Polish Joint Venture Law</i>	3: 1, 20-21
<i>Legal Aspects of Establishing a Business Presence in the Republic of Korea</i>	3: 39, 61-62
<i>Survey of Distribution and Sales Methods Commonly Used to Enter the U.S. Market</i>	3:115, 139-40
<i>For Whom The Bell Tolls - CoCom: Past, Present, Future</i>	4:165, 186
<i>Costa Rica: A Nirvana for Export Manufacturers</i>	4:201, 230-34
<i>Exon-Florio: the Little Statute That Could Become a Big Headache for Foreign Investors</i>	4:701, 701-40
<i>The Commission's Evaluation of Joint Ventures Under Article 85 of the Treaty of Rome: Economic Background and Legal Analysis</i>	5:249, 287-93
<b>THAILAND</b>	
<i>A Trade Policy Goal for the 1990s: Improving the Adequacy and Effectiveness of Intellectual Property Protection in Foreign Countries</i>	1:421, 442
<i>The Next "Little Tiger": Manufacturing and Intellectual Property Rights in Thailand</i>	3:275, 275-336
<b>TRADE EMBARGO</b>	
<i>For Whom The Bell Tolls - CoCom: Past, Present, Future</i>	4:165, 186
<b>TRADE RETALIATION</b>	
<i>Intellectual Property Protection In Taiwan; "False Face Must Hide What False Heart Doth Know."</i>	4:291, 320-22
<i>GATT: An Opportunity for an Intellectual Property Rights Solution</i>	4:347, 347-76

## 1992 / Subject-Matter Index

### TRAVEL

- Hong Kong: Prospects of Autonomy under Chinese Rule after 1997* 3:141, 167-69  
*Chan v. Korean Air Lines, Ltd.: The United States Supreme Court Shoots Down Notice Requirements under the Warsaw Convention* 3:363, 363-92

### TREATIES AND AGREEMENTS

- Accidents Do Happen: Hazardous Technology and International Tort Litigation* 1: 41, 73-80  
*Société Nationale Industrielle Aerospatiale v. United States District Court for the Southern District of Iowa: The Supreme Court of the United States Adopts a Case-by-Case Standard in Applying the Hague Convention on the Taking of Evidence Abroad* 1:367, 367-89  
*A Trade Policy Goal for the 1990s: Improving the Adequacy and Effectiveness of Intellectual Property Protection in Foreign Countries* 1:421, 423-46  
*An Analysis of Foreign Investment in the People's Republic of China in the Aftermath of the Sino-U.S. Tax Agreement* 1:547, 548-69  
*Looking Toward the Third Millennium: The Practice of Transnational Business Law in 2001* 2: 1, 5-16  
*Enforcing Foreign Arbitral Awards in the Federal Republic of Germany: The Example of a United States Award* 2: 49, 51-71  
*Double Taxation Treaties and Transnational Investment: A Comparative Study* 2:131, 143-72  
*1988 Review of the European Court of Justice: Price Restraints, Patent Rights, and Extraterritorial Jurisdiction* 2:185, 188-93  
*Debt-For-Equity Swaps: A Phenomenon in Transition* 2:255, 271-75  
*Review of the Supreme Court's 1988-89 Term and Preview of the 1989-90 Term for the Transnational Practitioner* 2:353, 354-66  
*The Hague International Child Abduction Convention and the International Child Abduction Remedies Act: Closing Doors to the Parent Abductor* 2:589, 589-640  
*Notice Due to Stealth and Other Foreign Defendants after Volkswagenwerk Aktiengesellschaft v. Schlunk and Under the Hague Service Convention* 2:641, 651-54  
*Hong Kong: Prospects of Autonomy under Chinese Rule after 1997* 3:141, 158-82  
*Banking Integration in the European Economic Community: Impact on the Eurodollar Market* 3:185, 187-200  
*The Next "Little Tiger": Manufacturing and Intellectual Property Rights in Thailand* 3:275, 295-97  
*Clash of Cultures: The United States-Japan Treaty of Friendship, Title VII, and Women in Management* 3:337, 339-54  
*Chan v. Korean Air Lines, Ltd.: The United States Supreme Court Shoots Down Notice Requirements under the Warsaw Convention* 3:363, 363-92

<i>Review of the Supreme Court's 1989-90 Term and Preview of the 1990-91 Term for the Transnational Practitioner</i>	3:393, 421-24
<i>Defamation Via Modern Communication: Can Countries Preserve Their Traditional Policies?</i>	3:613, 626-28
<i>A Call for a General Agreement On Trade In Services</i>	3:661, 661-95
<i>Costa Rica: A Nirvana for Export Manufacturers?</i>	4:201, 243-46
<i>Transboundary Movement of Hazardous Waste from the United States to Mexico</i>	4:253, 259-64, 281-84
<i>Intellectual Property Protection In Taiwan; "False Face Must Hide What False Heart Doth Know."</i>	4:291, 302-11
<i>GATT: An Opportunity for an Intellectual Property Rights Solution</i>	4:347, 353-74
<i>Review of the Supreme Court's 1990-91 Term and Preview of 1991-92 Term for the Transnational Practitioner</i>	4:391, 394-97
<i>U.S.-Mexico Free Trade Agreement</i>	4:553, 553-84
<i>Canada-U.S. Free Trade Resolution Dispute Mechanism Panel Procedures: Will They Hold?</i>	4:585, 585-621
<i>Foreign Investment Laws in the Republic of Turkey: A Model for Reform</i>	5: 99, 116-22
<i>The Commission's Evaluation of Joint Ventures Under Article 85 of the Treaty of Rome: Economic Background and Legal Analysis</i>	5:249, 249-303
<i>A Uniform NAFTA Power of Attorney Between Canada, Mexico, and the U.S.</i>	5:341, 341-85
<i>The United Nations Convention on Contracts for the International Sale of Goods: Encouraging the Use of Uniform International Law</i>	5:387, 387-416
<i>Review of the Supreme Court's 1991-92 Term and Preview of the 1992-93 Term for the Transnational Practitioner</i>	5:603, 607-25
<i>Toward a Common U.S.- Mexican Cultural Heritage: The Need for a Regional Americas Initiative in the Recovery and Return of Stolen Cultural Property</i>	5:627, 627-90
<i>The Taking of Evidence in France</i>	5:759, 759-782

TREATY OF ROME

<i>The Commission's Evaluation of Joint Ventures Under Article 85 of the Treaty of Rome: Economic Background and Legal Analysis</i>	5:249, 249-303
<i>Implementation, Compliance and Enforcement: The European Community Directive for the Legal Protection of Computer Software</i>	5:805, 807-08

TURKEY

<i>Foreign Investment Laws in the Republic of Turkey: A Model for Reform</i>	5:99, 99-130
--	--------------

## *1992 / Subject-Matter Index*

- UCC (UNIFORM COMMERCIAL CODE, U.S.)  
*Equipment Leasing Law in Korea* 4:645, 645-72
- UNITED KINGDOM  
*See Great Britain*
- UNITED NATIONS  
*For Whom The Bell Tolls - CoCom: Past, Present, Future* 4:165, 186
- VENUE  
*Litigation Involving Damages to U.S. Plaintiff Caused by Private Corporate Japanese Defendants* 5:131, 171
- WARRANTY  
*Equipment Leasing Law in Korea* 4:645, 645-72
- WEAPONS  
*A Summary of the Japanese Military Procurement Process* 4:419, 419-551
- WIPO (WORLD INTELLECTUAL PROPERTY ORGANIZATION)  
*Intellectual Property Protection In Taiwan; "False Face Must Hide What False Heart Doth Know."* 4:291, 320-22  
*GATT: An Opportunity for an Intellectual Property Rights Solution* 4:347, 347-76
- WOMEN  
*Clash of Cultures: The United States-Japan Treaty of Friendship, Title VII, and Women in Management* 3:337, 337-61  
*European Court of Justice: 1990 Cases* 4:123, 149-56

