

Maryland Journal of International Law

Volume 6 | Issue 1

Article 3

Editor's Note

David I. Salem

Follow this and additional works at: <http://digitalcommons.law.umaryland.edu/mjil>

Recommended Citation

David I. Salem, *Editor's Note*, 6 Md. J. Int'l L. (1980).

Available at: <http://digitalcommons.law.umaryland.edu/mjil/vol6/iss1/3>

This Front Matter is brought to you for free and open access by DigitalCommons@UM Carey Law. It has been accepted for inclusion in Maryland Journal of International Law by an authorized administrator of DigitalCommons@UM Carey Law. For more information, please contact smccarty@law.umaryland.edu.

EDITOR'S NOTE

Compiling and organizing the material for a single issue is often a demanding and arduous task. It has been my privilege and pleasure to work with the members of the 1980-81 Editorial Board in presenting this issue. Their competence and indefatigable spirits go a long way in helping to establish the *Journal* as an esteemed publication in the field of international trade and commercial law.

This survey is further enhanced by the distinguished contributions of Governor Harry Hughes, Professor John Quigley, Ms. Marsha Echols and Mr. Andrew Stoler. The *Journal* is greatly honored to present some of Governor Hughes' views on his recent historical trip to the People's Republic of China.

Ms. Echols examines the 1979 amendments to Section 301 and explores their use in removing nontariff trade barriers currently facing U.S. exporters of agricultural products.

Professor Quigley examines the issue of foreign investment in Vietnam and presents an analysis of the Vietnamese legal infrastructure as it impacts on foreign trade and investment. Specifically addressed is Vietnam's recent enactment of foreign investment regulations and their effect on international trade.

Mr. Stoler explores Section 301 from the perspective of services and international trade in services. He focuses in on the recent confrontation between the United States and Canada generated by the "border broadcasting dispute," incisively examines the issues surrounding the dispute and analyzes its effect on future services-related complaints under Section 301.

This year, the *Journal* has sought the guidance and expertise of a number of preeminent scholars and leaders of the international law community who will serve as our Executive Advisory Board. We welcome them to the *ITLJ* and look forward to our association with them. In addition, the substantive aid provided by Kieron F. Quinn, Esq., as our first editorial consultant, sets a precedent designed to assure our readers of the highest quality publications.

I must also thank three former alumni of the *Journal*, Messrs. L. Marc Zell, David Simon and George F. Pappas, who have volunteered their services, despite extremely busy schedules, to ensure that the *Journal* continues to attract authors of substantial repute within the international trade law community. They have also been kind enough to share their experiences as formal *Journal* editors to guide the Editorial Board in its operation. Furthermore, I would like to express my thanks to Julia A. Doyle, whose editorial assistance was invaluable.

Finally, in addition to the patience and assistance Prof. Chiu provides to us, I would also like to welcome Prof. William G. Hall, Jr., as an advisor to the *Journal*. As a highly esteemed member of the University of Maryland Law School Faculty, he has already proved a great asset.

Each issue of the *Journal* owes its existence to countless individuals. I am indebted to them all. To have worked with such competent professionals was both a joy and a privilege.

David I. Salem