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Law Review

Volume 14

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Number 2

International Trade Conference

International Trade After the Cold War:
Revisiting the Allies' Idealistic Vision of the
Post-World War II International Economic Order

Articles

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Revisiting the Role of Liberal Trade Policy in Promoting Idealistic Objectives of the International Legal Order

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Professor McGeorge begins by relating the events that led to the conference. He provides a brief historical overview of the post-World War II international order. Professor McGeorge concludes his article with an explanation of international trade policy after the Cold War.

Antecedents of the ITO Charter and their Relevance for the Uruguay Round

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The author discusses the origins of the International Trade Organization ("ITO") and the International Monetary Fund ("IMF"). Next, the author addresses the issue of legalism versus pragmatism in the administration of the ITO and IMF. The author closes with a warning that the Uruguay Round did little to satisfy criticism that the General Agreement on Tariffs and Trade was too legalistic.

Reflections on the International Trade Organization

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The author discusses the reasons for the difference between the International Trade Organization ("ITO") and the General Agreement on Tariffs and Trade ("GATT"), the reasons for the ITO's failure, and reflects on international trade policy that would be in effect if the ITO had been successful. The author concludes that further inquiry must be made into the reasons for the original ITO's failure and the world's suitability for a new model ITO to provide any new ITO initiative an opportunity to succeed.

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The Arts as a Cultural and Economic Factor in World Trade	
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<p><i>This article focuses on the economic aspects of crime in the United States, specifically analyzing crimes which are committed by persons upon other persons and against property. The author notes that NAFTA may result in an increased influx of crime due to increased activity between the United States, Canada and Mexico. The article proceeds to analyze the economic aspects of criminal behavior by examining the probability of success via "Risk-Factors." The article examines the enormous cost of crime in the United States, and concludes that the monetary awards of crime will continue to result in an increase in criminal activity, particularly in light of NAFTA.</i></p>	

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- Commercial Speech Suffers A First Amendment Blow in *United States v. Edge Broadcasting Co.*
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- Minnesota v. Dickerson*: “Plain Feel” and the Expansion of *Terry* to Allow Warrantless Seizures of Nonweapon Contraband
Mark Walton 585
This note examines the United States Supreme Court decision accepting a “plain feel” analogue to the plain view doctrine. The author contends that this is an improper expansion of Terry v. Ohio that will result in routine warrantless personal searches for nonweapon contraband.