

AMERICAN JOURNAL OF INTERNATIONAL LAW

VOL. 106

April 2012

NO. 2

CONTENTS

PAGE

Assessing the Effectiveness of International Courts: A Goal-Based Approach

Yuval Shany

225

This article discusses selected social science approaches to organizational effectiveness and explains why a goal-based definition of effectiveness is suitable for evaluating international court performance. The proposed model offers new analytical tools for understanding the goals set for international courts by their mandate providers (the states and international organizations that create and supervise international courts) and for assessing how key concepts relating to the structure, process, and outcomes of international courts—for example, judicial independence, judgment compliance, and judicial legitimacy—contribute to their effectiveness.

Jurisprudence of the Foreign Claims Settlement Commission: Albania Claims

David J. Bederman

271

Under the program established through a 1995 U.S.-Albania agreement, and with funds provided by the Albanian government, the Foreign Claims Settlement Commission compensated U.S. nationals for losses resulting from acts of the Albanian government that occurred before the end of Communist rule in 1991. This article provides an overview of the claims awarded and denied, analyzes the difficulties posed for dual nationals by the Agreed Minute appended to the original agreement, and discusses the lessons to be learned from the jurisprudence of the Albanian program.

In Memoriam

David J. Bederman (1961–2011)

Bernard H. Oxman

295

Notes and Comments

Libya: A Multilateral Constitutional Moment?

Catherine Powell

298

The *Nicaragua* Case: A Response to Judge Schwebel

Paul S. Reichler

316

Current Developments

The Work of the International Law Commission, 2007–2011:

Progress and Prospects

Donald McRae

322

International Decisions

Edited by David J. Bederman and David P. Stewart

Republic of Italy v. Republic of Cuba (Michele Potestà)

341

Arbitration regarding injuries to nationals of complaining state under the interstate dispute settlement mechanism of a bilateral investment treaty

Sedelmayer v. Russian Federation (Pål Wrange)

347

Swedish Supreme Court ruling on sovereign immunity from execution against real property used for official purposes

“Kandyrine de Brito Paiva” (Eirik Bjorge)	353
French Conseil d’État decision on resolving a conflict between obligations under a bilateral treaty and the European Convention on Human Rights	
Contemporary Practice of the United States Relating to International Law	
<i>Edited by John R. Crook</i>	360
President’s Signing Statement Objects to Detention Provisions in Defense Legislation	361
D.C. Circuit Finds Congress Did Not Abrogate Algiers Accords Commitments	364
Tenth Circuit Upholds Injunction Barring Oklahoma Anti-Sharia, Anti-international Law Constitutional Amendment	365
United States Supports Adoption of Reduced UN Budget for 2012–13	368
United States–Mexico Agreement on Development of Transboundary Hydrocarbon Reservoirs in the Gulf of Mexico	370
United States to Join Negotiations on International Code of Conduct for Space Activities	372
Congress Demands Quick Decision on Keystone Pipeline; State Department Recommends President Deny Permit Because Too Little Time for Environmental Review	374
United States Imposes Limited Anti-whaling Sanctions on Iceland	376
U.S. Supreme Court Upholds Extending Copyright to Unprotected Works to Comply with Berne Convention	378
United States Imposes Sanctions on Iranian Financial Institutions and Banks Doing Business with Them	380
U.S. Government Supreme Court Brief Backs Corporate ATS Liability	382
U.S. Official Describes U.S. Policy Toward International Criminal Court	384
U.S. Agreements and Actions to Combat Smuggling of Cultural Property	386
U.S. Efforts Supporting New CCW Protocol on Cluster Munitions Fail	388
Second Circuit Refuses to Confirm International Arbitration Award Against Peru, Citing <i>Forum Non Conveniens</i>	391
D.C. Circuit Vacates Investment Arbitration Award Against Argentina	393
Brief Notes	396
Recent Books on International Law	
<i>Edited by Richard B. Bilder</i>	
Review Essay	
New Perspectives on International Antitrust	
Gerber, David J. <i>Global Competition: Law, Markets, and Globalization</i> ; Dabbah, Maher M. <i>International and Comparative Competition Law</i> ; Guzman, Andrew T. <i>Cooperation, Comity, and Competition Policy</i> (Michal S. Gal)	401
Book Reviews	
Orford, Anne. <i>International Authority and the Responsibility to Protect</i> (Mahmounsh H. Arsanjani)	410
Hurd, Ian. <i>International Organizations: Politics, Law, Practice</i> (Timothy Meyer)	415
Besson, Samantha, and John Tasioulas (eds.). <i>The Philosophy of International Law</i> (Anthony Carty)	419
Joyner, Daniel H. <i>Interpreting the Nuclear Non-proliferation Treaty</i> (James A. Green)	426
Dickinson, Laura A. <i>Outsourcing War and Peace: Preserving Public Values in a World of Privatized Foreign Affairs</i> (Scott Horton)	431
Humphreys, Stephen (ed.). <i>Human Rights and Climate Change</i> . McInerney-Lankford, Siobhán, Mac Darrow, and Lavanya Rajamani. <i>Human Rights and Climate Change: A Review of the International Legal Dimensions</i> (Timo Koivurova)	437
Books Received	443
International Legal Materials. Contents, Vol. II, No. 1	446