

SOUTHWESTERN JOURNAL OF INTERNATIONAL LAW



VOLUME XXIII

2017

NUMBER 2

TABLE OF CONTENTS

Notes & Comments

ARBITRABILITY IN BILATERAL INVESTMENT TREATIES: THE CASE THAT APPLIED INTERNATIONAL LAW TO JUSTIFY ITS NON-APPLICATION	303
<i>Carlo Brooks</i>	
THE TPP AND BEYOND: THE VITAL ROLE OF JUDICIAL DISCRETION IN THE ENFORCEMENT OF INTERNATIONAL COPYRIGHT RULES	327
<i>Haik Gasparyan</i>	
UNIVERSITY ADJUDICATION OF SEXUAL ASSAULT: HOW AFFIRMATIVE CONSENT CAN HELP CLOSE THE GAP	351
<i>Michelle Lewis</i>	
RETHINKING COPYRIGHT TERMINATION IN A GLOBAL MARKET: HOW A LIMITATION IN U.S. COPYRIGHT LAW COULD BE RESOLVED BY FRANCE'S DROIT D'AUTEUR	375
<i>Andrew Paster</i>	
ACHIEVING THE COPYRIGHT EQUILIBRIUM: HOW FAIR USE LAW CAN PROTECT JAPANESE PARODY AND <i>DOJINSHI</i>	397
<i>Yoshimi M. Pelc</i>	

CONTRACTING FOR BLUE GOLD: AN EXAMINATION OF THE LEGAL DESIGNS SURROUNDING PRIVATE WATER DELIVERY	423
<i>Shannon Royster</i>	
THE TIME DOES NOT FIT THE CRIME: ELIMINATING MANDATORY MINIMUMS FOR NONVIOLENT DRUG OFFENDERS IN FAVOR OF JUDICIAL DISCRETION	445
<i>Ava Shahani</i>	