
FORDHAM INTERNATIONAL LAW JOURNAL

SYMPOSIUM

INTERNATIONAL LAW ENFORCEMENT, EXTRADITION, AND MUTUAL LEGAL ASSISTANCE IN THE 21ST CENTURY

ARTICLES

U.S. MUTUAL ASSISTANCE TO COLOMBIA: VAGUE PROMISES
AND DIMINISHING RETURNS *Luz Estella Nagle*

THE RULE OF NON-CONTRADICTION IN INTERNATIONAL
EXTRADITION PROCEEDINGS: A PROPOSED APPROACH TO
THE ADMISSION OF EXCULPATORY EVIDENCE *Jacques Semmelman*

ESSAYS

THE FUNCTION OF STATE AND DIPLOMATIC PRIVILEGES AND
IMMUNITIES IN INTERNATIONAL COOPERATION IN CRIMINAL
MATTERS: THE POSITION IN SWITZERLAND *Paul Gully-Hart*

DEFENSE REQUESTS FOR INTERNATIONAL JUDICIAL ASSISTANCE:
THE U.K. PERSPECTIVE *Christopher Murray*

BASES FOR REFUSING INTERNATIONAL EXTRADITION REQUESTS—
CAPITAL PUNISHMENT AND TORTURE *Ved P. Nanda*

SOME THOUGHTS ON RESTORATION, REINTEGRATION, AND
JUSTICE IN THE TRANSNATIONAL CONTEXT *Mark Andrew Sherman*

EXTRADITION, EVIDENCE GATHERING, AND THEIR RELATIVES
IN THE TWENTY-FIRST CENTURY: A U.S. DEFENSE COUNSEL
PERSPECTIVE *Bruce Zagaris*

BOOK REVIEW

THE RIGHTS INTERNATIONAL COMPANION TO CRIMINAL LAW &
PROCEDURE: AN INTERNATIONAL HUMAN RIGHTS & HUMANITARIAN
LAW SUPPLEMENT *Bruce Zagaris*

NOTES

THE AFTERMATH OF THE NATO BOMBING: APPROACHES FOR ADDRESSING THE
PROBLEM OF SERBIAN CONSCIENTIOUS OBJECTORS

INADEQUACIES OF THE OIL POLLUTION ACT OF 1990: WHY THE UNITED STATES
SHOULD ADOPT THE CONVENTION ON CIVIL LIABILITY

COMMENT

ATTACKING THE TOOLS OF CORRUPTION: THE FOREIGN MONEY LAUNDERING
DETERRENCE AND ANTICORRUPTION ACT OF 1999

VOLUME 23

JUNE 2000

NUMBER 5

FORDHAM INTERNATIONAL LAW JOURNAL

CARDEX	<input checked="" type="checkbox"/>
VOCES	<input type="checkbox"/>
E. DATOS	<input type="checkbox"/>
OK	<input type="checkbox"/>
M.F. 1	2000

VOLUME 23

JUNE 2000

NUMBER 5

CONTENTS

INTERNATIONAL LAW ENFORCEMENT, EXTRADITION, AND MUTUAL LEGAL ASSISTANCE IN THE 21ST CENTURY

ARTICLES

- U.S. MUTUAL ASSISTANCE TO COLOMBIA:
VAGUE PROMISES AND
DIMINISHING RETURNS *Luz Estella Nagle* 1235
- THE RULE OF NON-CONTRADICTION IN
INTERNATIONAL EXTRADITION PROCEEDINGS:
A PROPOSED APPROACH TO THE ADMISSION
OF EXCULPATORY EVIDENCE *Jacques Semmelman* 1295

ESSAYS

- THE FUNCTION OF STATE AND DIPLOMATIC
PRIVILEGES AND IMMUNITIES IN
INTERNATIONAL COOPERATION IN
CRIMINAL MATTERS: THE POSITION
IN SWITZERLAND *Paul Gully-Hart* 1334
- DEFENSE REQUESTS FOR INTERNATIONAL
JUDICIAL ASSISTANCE:
THE U.K. PERSPECTIVE *Christopher Murray* 1344
- BASES FOR REFUSING INTERNATIONAL
EXTRADITION REQUESTS—CAPITAL
PUNISHMENT AND TORTURE *Ved P. Nanda* 1369

SOME THOUGHTS ON RESTORATION,
REINTEGRATION, AND JUSTICE IN
THE TRANSNATIONAL CONTEXT ... *Mark Andrew Sherman* 1397

EXTRADITION, EVIDENCE GATHERING,
AND THEIR RELATIVES IN THE
TWENTY-FIRST CENTURY: A U.S.
DEFENSE COUNSEL PERSPECTIVE.....*Bruce Zagaris* 1403

BOOK REVIEW

THE RIGHTS INTERNATIONAL COMPANION TO
CRIMINAL LAW & PROCEDURE:
AN INTERNATIONAL HUMAN RIGHTS
& HUMANITARIAN LAW SUPPLEMENT*Bruce Zagaris* 1444

NOTES

THE AFTERMATH OF THE NATO BOMBING:
APPROACHES FOR ADDRESSING THE PROBLEM OF
SERBIAN CONSCIENTIOUS OBJECTORS 1448

INADEQUACIES OF THE OIL POLLUTION ACT OF 1990:
WHY THE UNITED STATES SHOULD ADOPT THE
CONVENTION ON CIVIL LIABILITY 1499

COMMENT

ATTACKING THE TOOLS OF CORRUPTION:
THE FOREIGN MONEY LAUNDERING DETERRENCE
AND ANTICORRUPTION ACT OF 1999 1540