

Cambridge University Press

978-0-521-83423-0 - The WTO Case Law of 2003: The American Law Institute Reporters' Studies

Edited by Henrik Horn and Petros C. Mavroidis

Index

[More information](#)

INDEX

Note: Cases are indexed under short forms (official abbreviations); Agreements are indexed under abbreviations (e.g. SCM for Subsidies and Countervailing Measures Agreement).

AD

- Art. 2.2 99, 101, 103, 105–7
 - Art. 2.2.2 93, 102, 106–8
- Art. 2.4.2 89, 90, 96, 97
- Art. 2.6 106
- Art. 3.1 83, 15
- Art. 3.3 114, 115
- Art. 3.4 17, 111–2
- Art. 3.5 13, 16, 29
- Art. 5.4 75–80
- Art. 6.10 14, 16, 38
- Art. 9.1 4, 50, 51
- Art. 9.4 15, 16
- Art. 11.1 93, 97, 106–7
- Art. 11.3 4, 38, 40, 50, 51
- Art. 17.6 123
- Art. 18.1 71–5, 54–75
- Art. 18.4 34, 41
- Appellate Body (AB) findings,
 - Softwood Lumber dispute 132–9
- alternative benchmarks to Art. 14
 - SCM 138
 - pass-through analysis,
 - need 139–44
 - AB's findings 140–3
 - arm's length 140
 - economic perspective 144
 - Asian Financial crisis 163, 165

AT & T and MCI 194

- Australia Salmon*, Art. 5.1 302
- Blonigen and Park 49–50
- buyer's cartel 194
- calling party principle
 - (CPP) 202
- cases
 - Air service agreement case* 256
 - Argentina – Poultry Antidumping Duties* 95
 - Argentina – Footwear* 154, 156, 158, 181
 - Dassonville (ECJ)* 283
 - EC – Bed Linen* 11
 - EC – Commercial Vessels* 84
 - EC – Tariff Preferences* 220
 - EC – Tube or Pipe Fittings* 87
 - EEC – Regulation on Imports of Parts and Components* 74
 - Hatter's Fur Case* 154, 186
 - Iran Hostages (ICJ)* 33
 - Thailand – H-Beams* 124, 126, 128
 - US – Anti-Dumping Act of 1916* 254, 258, 259, 274
 - US – Hot-rolled Steel* 95
 - Corrosion steel, legal benchmark 4

- Corrosion steel, Sunset review 31
 dumping calculation 42–3
 dumping margins 42
 likelihood assessment 43–51
 company specific basis 43–5
 exchange rate movements 43
 free-rider problem 44–6
 order-wide basis 39, 43, 46
 mandatory/discretionary
 distinction 34–5, 40, 41
 Mendelson, Nina 36
 Panel considerations 37
 US – Section 301 34, 40
 USDOC methodology 47–8, 50
 cross-border supply 202
- Doe v. Hampton* (US) 38
 cartel-type behavior 214
 horizontal price-fixing 216
 ILD rules 212
- DSU
 Art. 2.2.2 105–7
 Art. 11 293
 Art. 13 218
 Art. 21.5 12–4
 Art. 22 8, 255
 Art. 22.4 255
- EC- Antidumping Law, anti-circumvention provision 74
- EC – *Bananas III* 206
- EC – *Bed Linen* 11
 judicial economy 21
 non-arbitration 18, 28
 non-individually investigated
 exporters 14–7, 29
 injury analysis 17
 issue preclusion 14
 “other factors” 18
prima facie 13, 18
 Regulation No. 1644/2001
 (EC) 13, 15, 17
 deference 29
- res judicata* 12, 14, 18–20
 waiver 14, 18–22
 zeroing 11, 15
- EC – *Tariff Preferences* 7–8
 1968 OECD report 236
 1971 waiver 235, 237, 238
 Bagwell and Staiger 249–51
 Limao, Özden and Reinhardt 246
 Swartz and Sykes 248
- EC – *Tube or pipe fittings* 5–6, 87–8
 calculated dumping margins 92
 causality analysis 116–22
 non-arbitration 119
 Panel’s findings 117–8
 cumulated factors impact 112–6
 devaluation 88
 growth factor 109–12
 intent of negotiators 107
 price construction 108
 investigation period 88
 dumping margin, exchange rate effect 92
 low sales periods data 99–100
 physically identical 107
- ECT Art. 8.2 215–6
- efficient breach 263, 265, 268, 273, 275–7
 Jackson 275, 277
 Sykes 276–7
 systemic factors 278
- enabling clause 220, 228–31, 237
- FAA’s Advisory Circular on Minimum Flight Crew 37
- fire blight 280–1, 301, 308
- FSC arbitration 256, 258
- General Agreement of Trade in Services (GATS)
 Art. 1.2 199
 Art. XVI 204
 Art. XVI.2 204

- General Agreement on Tariffs and Trade (GATT)
- Art. I 227, 248
 - Art. III 64
 - Art. VI 1947 73–5
 - Art. VI.2 91, 96, 97
 - Art. XIX 148–62, 164
 - Art. XXIV 179
- Generalized System of Preferences (GSP) 220
- GSP benefits 221, 223, 246
 - GSP (EC) 225–7
 - special-incentive arrangement 226
 - tariff-modulation arrangement 226
 - GSP (US) 223–5
 - GSP scope and conditionality 223–7
 - US Trade Act of 1974 223, 236
- ILC 33
- ILC Art. 49.1 257
- international long distance (ILD) 190
- Japan – Apples* 9, 279
- adjudicator's mandate 286–92
 - “de minimis” risk 289, 301
 - negligible risk 291
 - optimal/desired level of risk 287, 288, 290
 - phytosanitary measures 287, 289
 - zero risk 288
- EC – Hormones* 292–3, 298–301
- precautionary principle 303–9
 - Ellsberg experiment 304–5
 - independence axiom 303
 - risk and ambiguity 303–6
 - Kyoto protocol 307
 - risk assessment 294–7, 301–3
 - risk evaluation and risk-reducing measures 285–94
 - standard of review 292–4
 - de novo review 292
 - subjective probability 304
- Japan – Film (Kodak – Fuji)* 82
- Korea – Commercial vessels* 71
- Korea – Dairy* 153
- Liebman 3
 - res judicata* 3
 - waiver 3
- Leo – Strauss* 40
- Mexico's routing requirement 203
- mode-1 supply 198–9, 217
 - cost-oriented rates 209–12
- Group on Basic Telecommunications Report 205
- long-run incremental cost 211
- optimal access prices 212
- Scheduling Guidelines 199
- universal service 207
- mode-3 supply 7, 200
- monopsony 193
- most favored nation (MFN) obligation 220
- National Wool Act of 1954 161
- nullification level 258–73
 - market access commitment 258, 274
 - MFN tariffs 268
 - multilateral instability 268, 270
 - “political optimal” tariffs 270, 271
 - reciprocity 273
- Ordinary course of trade (OCT) 102–3

Cambridge University Press

978-0-521-83423-0 - The WTO Case Law of 2003: The American Law Institute Reporters' Studies

Edited by Henrik Horn and Petros C. Mavroidis

Index

[More information](#)

314

INDEX

- post-devaluation data use 93–7
- Restrictive business practices (RBPs) 214
- SG Agreement 148, 152–3, 157, 162, 176
 Art. 2.1 156
 Art. 4.1 157
 Art. 4.2 157, 162
 Art. 4.2 (a) 173
 Art. 7 172
 non-attribution 159, 162, 166, 176
 Uruguay round 152, 155, 164–5
- SCM Agreement 6, 131, 133, 138, 140, 256
 Art. 1.1 81
 Art. 11.4 75–80
 Art. 14(d) 6, 134, 135, 137, 138, 145
 Art. 19.3 144
 Art. 32.1 142, 143
 violation 54–75
- SPS Agreement
 Art. 2(2) 283, 287
 Art. 5 298–300
 Art. 5(5) 298, 299
- SPS permeable 284–5
- stumpage 130, 132
- Sunset policy bulletin 32
- Telecommunications Reference Paper (TRP) 188–90, 195–6, 216–7
 negotiating history 205
- Telmex 7, 192, 197, 210–1
- termination charges
 regulation 190–7
- United Nations Conference on Trade and Development (UNCTAD) 220, 223, 231, 236, 245
- Resolution 21(ii) 222, 227, 244
- US Antidumping Act of 1916,
 arbitrator 8–9
 chilling/detergent effect 259, 274
 expectation damages 263, 265, 268, 269, 273
 legal issues 255–8
 Cannizzaro 256
 liability rule 263, 264
 preference shock 266, 270
 punitive-compliance relationship 264
 retaliation rule 264, 267, 270, 272
 non-punitive retaliatory sanctions 264, 267
 punitive retaliation 262
 punitive withdrawals 261
 trade-effects 259, 261, 264, 271, 273
- US International Trade Commission (USITC) 146, 149, 161, 169
- US – Offset Act (*Byrd Amendment*) 52–4, 62, 63, 67–71, 77–83, 85, 131
Bona fides 79
 competitiveness effect 59–61
 “design and structure” of legislation 64–5, 77, 80
 possible lines of attack 80–4
 domestic industry 80
EC – Asbestos 82
 legislative intent 81
 non-violation complaint 82
 private-investor test 80
- US – *Corrosion-Resistant Steel Sunset Reviews* 70, 71
- US – *Frozen Lamb* 154, 161
- US – *Lead Bismuth II* 66
- US – *Line Pipe* 162, 177
- US – *Softwood Lumber IV* 130

Cambridge University Press

978-0-521-83423-0 - The WTO Case Law of 2003: The American Law Institute Reporters' Studies

Edited by Henrik Horn and Petros C. Mavroidis

Index

[More information](#)

INDEX

315

- US – Steel Safeguards* 146
US – Sunset review of Anti-Dumping Duties 31
US – Wheat Gluten 159
US – Section 211 Appropriations Act 70
US Softwood Lumber IV 6, 130–2
US Softwood Lumber III 130, 132, 145
US – Steel Safeguards 6–7, 146, 162–86
 causal link 150–2, 157–62, 172–8, 181, 183
 exogenous variables 151
 import surge 150, 155, 167
 increased quantities 155, 158, 163, 166, 169, 172, 185
 jurisprudence 153–62
 parallelism 163, 178–9, 182
 unforeseen developments 148–50, 152, 163, 164, 166, 175, 180–1, 185
US Trade Act of 1974, Section 201 148
US Trade Representative (USTR) 146
US Webb – Pomerene Export Trade Act 1918 202, 207
Vienna Convention on the Law of Treaties (VCLT) 208
 zeroing 42–3