

INTERNATIONAL LEGAL MATERIALS

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ICSID: Azurix Corporation v. The Argentine Republic

The Tribunal found that Azurix Corporation has a prima facie claim against Argentina for breach of obligations under the 1991 Treaty Concerning the Reciprocal Encouragement and Protection of Investment between the Argentine Republic and the United States of America.

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ICTY: *Prosecutor v. Krnojelac*

The Appeals Chamber observed "that when superior responsibility is at issue, an accused is not implicated for the crimes of his subordinates but for a failure to carry out his duty as a superior, namely, to exercise control."

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U.S. Court of Appeals for the Ninth Circuit: Gherebi v. Bush and Rumsfeld The U.S. Court of Appeals for the Ninth Circuit concluded that the United States exercises sole jurisdiction and all of the basic attributes of full territorial sovereignty over the Guantanamo Bay naval base in Cuba.

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WTO Appellate Body Report: United States (U.S.) — Definitive Safeguard Measures on Imports of Certain Steel Products

The WTO Appellate Body upheld most of the WTO Panel's findings that the U.S. safeguard measures on steel imports were inconsistent with the GATT 1994 and the Agreement on Safeguards.

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Spain: Law 60/2003 of December 23, 2003 on Arbitration

The Act is designed to provide a uniform legal scheme for domestic and international arbitration in Spain.

Volume XLIII • March 2004 • The American Society of International Law

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From the Editor,

The ILM Office wishes to apologize for two errors in the January 2004 ILM issue. The cover of the issue mistakenly described the African Union Convention on Preventing and Combatting Corruption as a nation-wide rather than a regional wide agreement. In addition, the case of *N. v. Secretary of State for the Home Department* is a decision from the England and Wales Court of Appeal, not the U.K. Supreme Court of Judicature — Court of Appeal (Civil Division). The ILM Office regrets these errors and any inconveniences that they may have caused.

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For 2004 subscriptions, the rate for Society members in the U.S. is \$135; outside the U.S., \$195 (airmail delivery). The rate for non-members of the Society is \$235; outside the U.S., \$295 (airmail delivery). Subscriptions are on an anniversary basis of twelve months starting from start of subscription.

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