Michigan Journal of International Law

Volume 1 | Issue 1

1979

Index

Michigan Journal of International Law

Follow this and additional works at: https://repository.law.umich.edu/mjil

Part of the International Trade Law Commons

Recommended Citation
Available at: https://repository.law.umich.edu/mjil/vol1/iss1/20

This Index is brought to you for free and open access by the Michigan Journal of International Law at University of Michigan Law School Scholarship Repository. It has been accepted for inclusion in Michigan Journal of International Law by an authorized editor of University of Michigan Law School Scholarship Repository. For more information, please contact mlaw.repository@umich.edu.
Index

Accounting principles, 144, 194–96
Adjustment assistance, 53–58, 74–75, 107
Administrative Procedure Act, 149–50
Agency for International Development, 35
American Banana Co. v. United Fruit Co., 92
Antidumping Act of 1916, 66, 78
Antidumping Act of 1921
administration of, by Treasury Department
domestic economic changes affecting, 100–103
global economic changes affecting, 97–100
suggested changes, 106–110, 139–48, 153
calculation of dumping margins, 187–91, 193
combating unfair trade practices, 6–7, 13–14, 53, 58, 124–25, 206–7
contrasted with safeguard relief, 13–14, 54–57, 71
defenses
meeting competition, 68–69, 176
promotional pricing, 68–74, 176–77
effectiveness, 57–59
inconsistency with GATT, 107–8, 132, 133, 161, 188, 196–97, 205–22
interference with free trade, 24–25, 57–59, 127
investigation, chilling effect on imports, 38, 115–16, 119–20, 154, 188
legislative history, 69, 103, 167, 192
likelihood of injury, 174–77
price assurances, 109–10, 128–29, 237, 240
questionnaire, 138, 141, 188
suggested changes
adjustments, 110, 130–31, 143–48
cash deposit of estimated duties, 109, 129–30
cost of production, 25, 131–33
disclosure conference, 142–43
judicial review, 149–50
price assurances, 109–10, 128–29, 237, 240
publication of decisions, 113
revised schedule of investigation, 139–40, 153
self-initiation, 110–13, 122
single proceeding and remedy, 106–7, 128, 139–41
Withholding of Appraisement Notice, 117, 138, 142, 155, 188
See also Constructed value; Cost of production; Fast-track procedure; Industry; Injury; Judicial review of dumping decisions
Antidumping Code, 69, 80, 196–97, 205–22
United States accession to, 209–11
See also GATT
Antitrust
cartels, 34, 36, 39, 43-46
generally, 25, 104, 121-22, 123, 127
statutes, 53, 66-67, 69, 78, 87
Voluntary Restraint Agreements, 38-41
Automobile industry, 15, 21, 25, 46-49, 125, 212

Constructed value, 143, 186-91, 215-17

Consumers Union v. Rogers, 50
Cost of production, 131-33, 186, 187, 191-93, 216-17
determination of, 194
history of statute, 192
Council of Economic Advisor, 35
Countervailing duties, 4, 27, 97, 105-6

Customs Court, 149-50

Davignon plan, 17, 42, 132
Davis-Walker Corp. v. Blumenthal, 92, 112, 136

Dumping
continuous dumping, 12-15, 20
cyclical demand dumping, 71-75
domestic politics, 2, 5, 19-21, 24, 34, 39-40, 121, 122, 127
GATT definition of, 3, 186, 215
increase in, 14-15, 19-23
intermittent dumping, 13
long-term dumping, 75-77
monetary devaluation, 23, 32, 100
nonpredatory short-term dumping, 70-71
predatory short-term dumping, 5, 13-14, 22, 53, 65-69
as price discrimination, 4-5, 15, 16, 20, 25, 59, 62-63, 118
reasons for dumping
economies of scale, 14
government encouragement, 11-12, 13, 22-23, 99
increased oil prices, 12, 21, 102
inflation, 100-101
market entry strategy, 22
overcapacity, 12, 21-22
recessionary forces, 12, 19-20, 102
sporadic dumping, 13
See also Antidumping Act of 1921; Economic theory of dumping; Injury

Economic theory of dumping
aggregate welfare, 63-64
below-cost pricing
average cost, 61-62, 206
cost of production, 186-216
marginal cost, 62-64, 70
comparative advantage, 103-104
demand elasticity, 60-61, 72, 74-75
marginal revenue, 60-61
supply elasticity, 19
Ellis K. Orlowitz Co. v. United States, 180

Escape clause relief, 14, 53-58, 71, 74, 77-78
European Community
Antidumping Code, 230, 234, 239, 240, 243
antidumping procedures, 234-37
antidumping regulations, 231-34, 277-93
judicial review, 241
price assurances, 237, 240
reaction to dumping, 207-8
European steel industry, 16-18, 20, 23

Fast-track procedure
compliance with Antidumping Code, 213-15
definition of injury, 157-59
ITC administration of, 157-59
need for, 110-12, 121-22, 154-56
procedure, 156-57
Treasury administration of, 156-57
Fisher, Bart S., criticism of views of, 75-77, 85-86, 90, 91
Foreign relations and dumping, 1-2, 11-13, 77-78, 125-26, 127-28
Freedom of Information Act, 117
F. W. Myers and Co. v. United States, 153
GATT (General Agreement of Tariffs and Trade)
Antidumping Code, 80, 132, 205-22, 230
Article VI, 54, 55, 132, 167, 196-97, 222
Article XIX, 54
definition of dumping, 3, 186
inconsistent with Antidumping Act, 132, 133, 230, 234, 239-40
Government encouragement of dumping, 11-12, 13, 22-23, 99

*Imbert Imports, Inc. v. United States*, 180-229

Industry, definition of, in Antidumping Act
aggregation of industries, 166
definition, 158-59, 165-66, 219-220
regional industry, 55, 121, 158-59, 165-66, 180, 219-20

Injury, definition of, in Antidumping Act
Antidumping Act standard, 28, 55-57, 148, 167-68, 217-20
causation, 55-57, 159, 171-74, 218-19
determination of injury, 148
dumping by many countries, 168
GATT standard, 3-4, 55, 167, 217-20
Likelihood of injury, 174-77
proof of injury
lost profits, 56, 156, 158, 171, 191
lost sales, 56, 156, 169-71, 191
market penetration, 56, 156, 158, 169-71, 191
predatory intent, 168
price depression, 56, 168-69
safeguard relief standard, 55-57

*James C. Goff Co. v. United States*, 153

Japanese antidumping laws, 245-48, 292-94
Japanese steel industry, 16, 20, 22, 24, 37-38, 40-41

*J. C. Penney Co. v. United States*, 153

*J. H. Cottman & Co. v. United States*, 256
Judicial review of dumping decisions
European Community, 241
United States, 149-50

Labor, 19-21, 31, 40

Monetary system, breakdown of, 3, 100

Most Favored Nation treatment, 58
Multilateral Trade Negotiations, 105-35, 136, 221-22

Oil price increase, 3, 12, 21
Orderly marketing agreements, 35, 38-40, 112

*Outboard Marine Corp. v. Pezetel*, 113

Petrochemical industry, 21

Price assurances, 109-10, 128-29, 237, 240
Price controls, 1971-74, 36

Reciprocal Trade Agreement Act of 1934, 13

Robinson-Patman Act, 67-68, 77, 86, 88

*SCM Corp. v. United States International Trade Commission*, 153

Simonet plan, 11, 28-29

Solomon report, 41

State-controlled economies (SCEs)
constructed value, 253-54
reasons for SCE dumping, 250-51
third country rule, 252-54, 256
Treasury regulations, 253
United States cases, 251-253

State-owned enterprises, 22-23, 99

Steel industry, American, 13, 15-19, 21, 23-29, 35-41, 45-46, 49
estimated loss due to dumping, 16-19

EEC dumping, 16-18, 24
Gilmore Steel case, 186-202
Gilmore Steel case (continued)
  increase in dumping, 15–16
  innovation, 36–38
  Japanese dumping, 24
  price competition, 35–41
  quotas, 34, 36, 38–41, 112
See also European steel industry;
  Japanese steel industry; Trigger Price Mechanism

Tariff Act of 1930, 107, 149
Television industry, 30
Third country rule, 61, 143, 145,
  252–54, 256
Timken Co. v. Simon, 229
Trade Agreements Act of 1934, 134

Trigger Price Mechanism (TPM), 6,
  23–24, 33, 35, 41–43, 45, 110–12,
  125–27, 132, 190

United States Constitution, 25, 33,
  229
United States v. Sisal Sales Corp., 92

Viner, Jacob, criticism of views on
  nonpredatory dumping, 70, 72,
  85, 89
Voluntary Restraint Arrangement,
  35, 38–40, 112

Zenith Radio Corp. v. Matsushita
  Elec. Ind. Co., Ltd., 86, 87