



# INTERNATIONAL LEGAL MATERIALS

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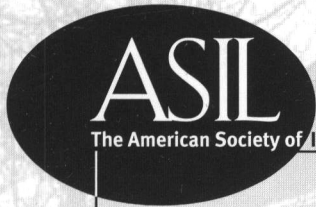
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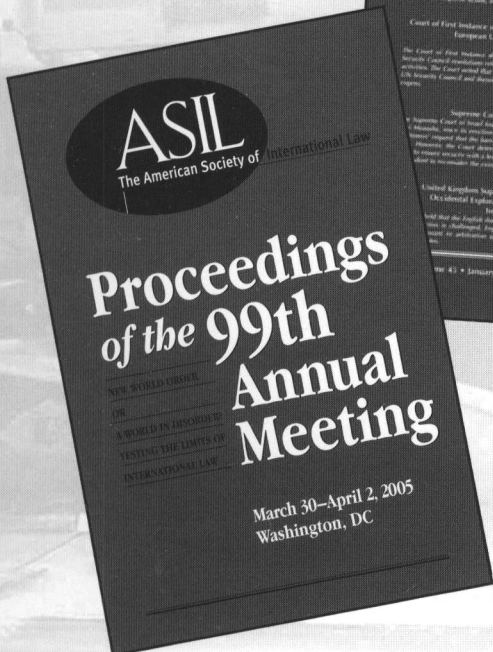
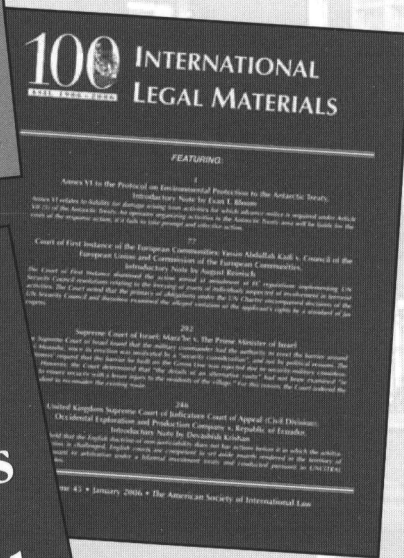
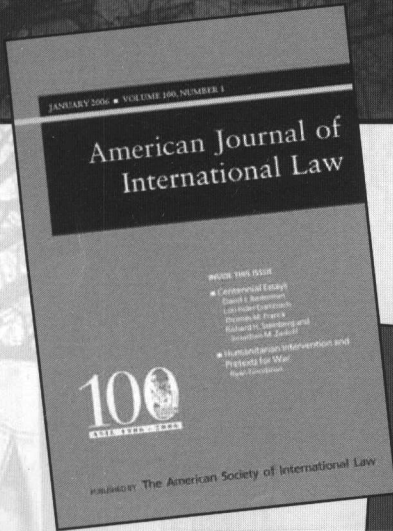
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**Petros C. Mavroidis**, Columbia Law School, US and University of Neuchatel, Switzerland,  
**Patrick A. Messerlin**, Groupe d'Economie Mondiale at Sciences Po, France and **Jasper M. Wauters**, White & Case International Trade, Switzerland

*'Although the legal landscape is littered with literature about the WTO, antidumping, safeguards, subsidies and countervailing measures, the missing piece has been a comprehensive text tying together the law and economics of these topics. Mavroidis, Messerlin and Wauters fill this gap. The authors form an unparalleled triumvirate who successfully draw on their complementary legal-economic experiences from policymaking, practitioner expertise and academic scholarship to comprehensively examine contingent protection. In a single book, they manage to explain the economics to the lawyers, the law to the economists, and the increasing importance of contingent protection policies to everyone.'*

– Chad P. Bown, Brandeis University, US

*'The new book by Petros Mavroidis, Patrick Messerlin and Jasper Wauters, The Law and Economics of Contingent Protection in the WTO, fills a gap in the international trade literature by providing a comprehensive, interdisciplinary (law and economics) treatment of three of the most arcane and least well-understood trade protection regimes permitted under the GATT/WTO, i.e., anti-dumping, countervailing duties, and safeguards. The authors expertly weave together both a comprehensive and rigorous analysis of the complex legal rules and case law with an economic critique of the law governing each of these three regimes. The book is a tour de force and will become the standard reference work for scholars, policy makers, and practitioners specializing in these areas.'*

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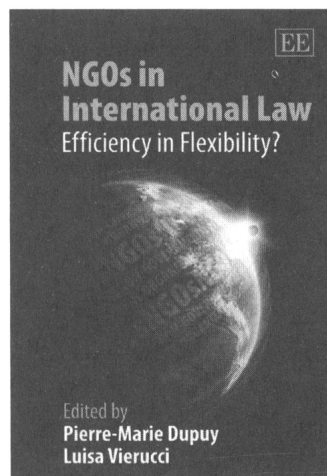
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## NGOs in International Law

Efficiency in Flexibility?

Edited by  
**Pierre-Marie Dupuy**,  
European University  
Institute and **Luisa Vierucci**,  
University of Florence, Italy

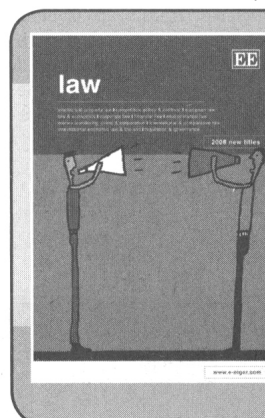
*'The increasing importance of NGOs has forced international institutions to pay attention to issues of participation and transparency. This excellent book provides comprehensive and insightful analyses of how international bodies accommodate NGOs and their concerns. It forthrightly addresses the uncertain legal status of NGOs in international law.'*

– Edith Brown Weiss, Georgetown University Law Center, US

*'No one can deny the significance that NGOs have at the international level, or the dynamism some of them have shown in promoting change, whether in the context of the International Criminal Court or the environment, etc. This is a lively and well-informed account of the wide range of NGOs at the international level, their continuing search for status and (what is more important) access, and also of the abuses sometimes involved, e.g. with "servile NGOs" in the human rights field. This collection provides an important source of information about an important source of influence on our lives.'*

– James Crawford, Cambridge University, UK

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THE 1997 CONVENTION AND OTHER AGREEMENTS OF THE RED CROSS 1955-1999

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### The New Global Trading Order The Evolving State and the Future of Trade

Dennis Patterson and Ari Afilalo  
Following in the wake of the World Trade Organization's engagement with Aid for Trade, this book brings together a range of perspectives around this emerging issue. The collection of articles in this volume presents many of the ideas elaborated through research conducted by International Lawyers and Economists Against Poverty (ILEAP) since 2005 and is intended to provide a basis for further study. Since many of the contributions on aid for trade to date have come from the North, the book looks to deepen the debate by forwarding voices and experiences from the South. The work traces the evolution of Aid for Trade from its beginnings and examines the global architecture, modalities, and costs associated with its implementation. Drawing on lessons from national and regional experiences, this book further explores ways in which Aid for Trade can both move forward and become a real tool for poverty reduction in beneficiary countries. \$32.99: Hb: 978-0-521-87518-9: 288 pp.

### Global Corruption Report 2008 Corruption in the Water Sector Compiled by Transparency International

Over one billion people live with inadequate access to safe drinking water with dramatic consequences for lives, livelihoods and development. *Transparency International's Global Corruption Report 2008* demonstrates in its thematic section that corruption is a cause and catalyst for this water crisis which is likely to be further exacerbated by climate change. Corruption affects all aspects of the water sector from water resources management to drinking water services, irrigation and hydropower. Scholars and professionals document the impact of corruption in the sector with case studies from all around the world and offer practical suggestions for reform. The second part of the *Report* provides a snapshot of corruption-related developments in 35 countries from all world regions. The third part presents summaries of corruption-related research, highlighting innovative methodologies and new empirical findings that help to better understand the dynamics of corruption and devise more effective anti-corruption strategies. *Transparency International Global Corruption Reports* \$39.99: Pb: 978-0-521-72795-2: 464 pp.

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Maher Dabbah and Paul Lasok QC

*Merger Control Worldwide* is a comprehensive, multi-contributor collection which sets out the details of every jurisdiction where a mechanism for merger control is in place. A concise, practical account is given of the relevant law in each jurisdiction, presented with the aid of flowcharts and diagrams. *Merger Control Worldwide* aims to provide the legal community, in particular law firms and policy-makers, with a clear point of reference that will prove invaluable when making decisions and delivering sound and accurate advice in merger cases. This, the second supplement to *Merger Control Worldwide*, provides an update on developments that have occurred recently in the field. It includes a comprehensive appraisal of a new jurisdiction, Singapore. *Merger Control Worldwide* \$175.00: Pb: 978-0-521-72413-5: 208 pp.

### The WTO Case Law of 2004-5

Henrik Horn and Petros C. Mavroidis

This book brings together the 2004-2005 output of the American Law Institute (ALI) project on World Trade Organization Law. Each chapter focuses on a different dispute from the adjudicating bodies of the WTO. Each case is jointly evaluated by well known experts in trade law and international economics. ALI reporters critically review the jurisprudence of WTO-adjudicating bodies and evaluate whether the ruling 'makes sense' from an economic as well as a legal point of view, and, if not, whether the problem lies in the interpretation of the law or the law itself. The studies do not always cover all issues discussed in a case, but they seek to discuss both the procedural and the substantive issues that form, in the reporters' view, the 'core' of the dispute. This Pb will be an invaluable resource for students, lecturers and practitioners of international trade law. *World Trade Organization* \$55.00\*: Pb: 978-0-521-73076-1

### SECOND EDITION

### The World Trade Organization Knowledge Agreements

Christopher Arup  
This second edition analyzes the provisions of the agreements and examines closely the thirteen years of implementation and revision. Gathering together the interpretations placed on the agreements by the WTO dispute settlement bodies, it reports on the initiatives

taken by the members both to liberalize trade in knowledge and to shape international business regulation. Drawing on this, Christopher Arup assesses the future of the WTO as a global law-making institution. Three expanded case studies (legal services, genetic codes/essential medicines, and on-line media) illustrate the impact of the agreements and highlight the challenges faced by the WTO in reconciling free trade with social regulation. *Cambridge Studies in Law and Society* \$110.00: Hb: 978-0-521-88123-4: 560 pp.

### Agreeing and Implementing the Doha Round of the WTO

Harald Hohmann  
The Doha Round is the first major trade negotiation round under the WTO since the failure of the Seattle Ministerial in 1999. The Doha discussions and results will have a large impact on the future of international trade law. Leading scholars and practitioners from three continents comment on four such areas in this book. Firstly, poverty eradication, capacity building, and special and differential treatment are required to change for WTO law to be accepted globally; this may lead to a reinterpretation of WTO law. Secondly, the major trade policy concerns, the global concept of competition, and the impacts of trade facilitation and of sustainability of trade liberalization are examined. The third topic is the improvement of the dispute settlement through, for example, a relaxation of tensions between the judicial and diplomatic models. Finally, possible solutions for the balance between free trade, environmental protection and human rights are explored. \$135.00: Hb: 978-0-521-86990-4: 560 pp.

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**Limits of Sovereignty in  
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Practice**

T. S. M. Henquet, S. M. G. Koopmans  
and G. J. M. Verburg

Under the broad heading of globalization, issues such as the sovereignty of states and the competence of international organizations have become everyday topics. Who regulates the multinationals? What are the powers of the UN Security Council? How long is the arm of US law? Do diplomats have to pay parking tickets? What should be done with criminal heads of state? These questions concern the limits of sovereignty, and they form an important part of everyday commercial legal practice. This book offers the first analysis of the work of legal counsel in a global law firm involved with questions of sovereignty. It also offers insight into the experience of these issues within different practice areas, such as litigation, finance, regulation and competition. \$90.00\*: Hb: 978-9-067-04261-1: 250 pp.

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Karen Knop

The emergence of new states and independence movements after the Cold War has intensified the long-standing disagreement among international lawyers over the right of self-determination, especially the right of secession. Knop shifts the discussion from the articulation of the right to its interpretation. She argues that the practice of interpretation involves and illuminates a problem of diversity raised by the exclusion of many of the groups that self-determination most affects. Distinguishing different types of exclusion and the relationships between them reveals the deep structures, biases and stakes in the decisions and scholarship on self-determination. Knop's analysis also reveals that the leading cases have grappled with these embedded inequalities. Challenges by colonies, ethnic nations, indigenous peoples, women and others to the gender and cultural biases of international law emerge as integral to the interpretation of self-determination historically, as do attempts by judges and other institutional interpreters to meet these challenges. \$55.00: Pb: 978-0-521-06740-9: 456 pp.

**The Law and Practice of  
International Territorial  
Administration**  
**Versailles to Iraq and Beyond**  
Carsten Stahn

This book analyzes the genesis and law and practice of international territorial administration, covering all experiments from the Treaty of Versailles to contemporary engagements such as the conflict in Iraq. The book discusses the background, legal framework and practice of international territorial administration, including its relationship to related paradigms (internationalization, mandate administration, Trusteeship administration and occupation). This is complemented by a discussion of four common legal issues which arise in the context of this activity: the status of the territory under

administration, the status and accountability of administering authorities, the exercise of regulatory powers by international administrations, and the relationship between international and domestic actors. Alongside surveys of the existing approaches and conceptual choices, the book also includes relevant case-law and practice and lessons learned for future engagements. \$190.00: Hb: 978-0-521-87800-5: 872 pp.

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### Genetic Engineering and the World Trade System

Daniel Wüger and Thomas Cottier

This book seeks to identify the challenges to international trade regulation that arise from biotechnology. The contributions examine whether existing international obligations of WTO Members are appropriate to deal with the issues arising for the use of biotechnology and whether there is a need for new international legal instruments, including a potential WTO Agreement on Biotechnology. They combine various perspectives on and topics relating to genetic engineering and trade, including human rights and gender; intellectual property rights; traditional knowledge and access and benefit sharing; food security, trade and agricultural production and food safety; and medical research, cloning and international trade. \$120.00: Hb: 978-0-521-88360-3: 366 pp.

**A Handbook on  
Accession to the WTO  
A WTO Secretariat Publication  
World Trade Organization  
Foreword by Arif Hussain**

The *Handbook* provides the first detailed explanation and analysis of the process whereby

governments become Members of the WTO. The WTO Agreement, which came into force on 1 January, 1995, provides few details on how this process is to take place. Consequently, the steps in the detailed negotiations leading up to access have evolved through the actual negotiations for governments which have become Members of the WTO since 1995. This *Handbook* is unique in providing an account of how the process evolved and in offering details on the process as it is now applied. Moreover, the input of the WTO Secretariat into the preparation of the guide provides information not available until now to anyone outside the Secretariat. The Secretariat has supported production of this *Handbook* in the hope it will serve as a useful source of reference for officials from acceding governments, WTO Members, academia, and the general public. \$120.00: Hb: 978-0-521-42594-0: 256 pp. \$48.00: Pb: 978-0-521-72868-3

### The Genesis of the GATT

Douglas A. Irwin, Petros C. Mavroidis and Alan O. Sykes

The intent of this work is to examine how the GATT emerged from the chaos of World War II to create a system of multilateral cooperation which enabled international trade to flourish for over half a century. The authors, in putting the GATT into historical context, study the diplomatic history that gave rise to the GATT, look at the original goals and intentions of its founders, and explain why the GATT took the shape it did. Annexes with key official documents, many of them previously unpublished, give readers important primary sources they can use to trace the evolution of government proposals and negotiating strategies. While other works on the GATT have studied the GATT as an international legal text or from an international organization point of view, this work provides the first in-depth look at how the GATT came to be.

*The American Law Institute  
Reporters Studies on WTO Law*

\$85.00: Hb: 978-0-521-51561-0: 350 pp.

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### The Political Economy of International Trade Law

Essays in Honor of Robert E. Hudec

Daniel L. M. Kennedy and James D. Southwick

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unexpected ways due to the political and economic conditions of their international environment. Topics include the constitutional dimensions of international trade law, adding and restructuring existing subjects, the legal relations between developed and developing countries, and the operation of the WTO dispute settle procedure. This will be an essential volume for professionals and academics involved with international trade policy. \$80.00: Pb: 978-0-521-06591-7: 710 pp.

### Rules of Origin in International Trade

Stefano Inama

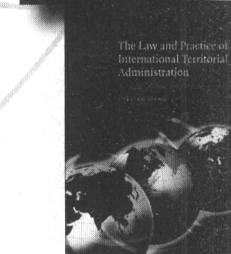
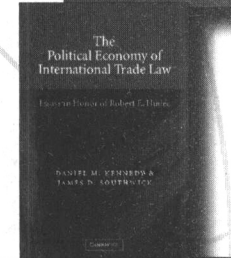
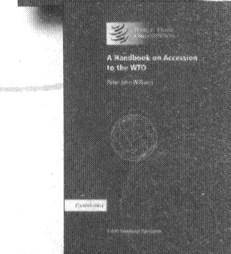
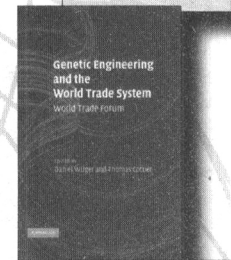
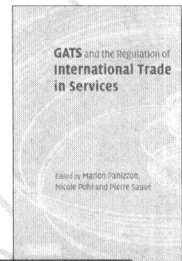
This book discusses the different aspects of the rules of origin with a multidisciplinary perspective. It offers the first overview on the status of the negotiations of non-preferential rules of origin under the WTO agreement on rules of origin after more than ten years of negotiations and the possible implications for other WTO agreements. This book deals extensively with preferential rules of origin – both under unilateral trade instruments like GSP, EBA, and AGOA and in free trade areas. Inama analyzes the experience of the United States and the EU in developing the NAFTA and Pan-European rules of origin. He also compares and discusses the parallel experiences of the major southern regional trade agreements – such as Mercosur and ASEAN – and the ASEAN–China free trade area, as well as Comesa and SADC in their negotiations of the European partnership agreements (EPAs) with the EU. It discusses the evolution of the different sets of rules of origin, the technical options for drafting rules of origin, a methodology for drafting product specific rules of origin, and the possible implications. \$135.00: Hb: 978-0-521-85190-9: 350 pp.

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Carsten Stahn and Jann K. Kleffner

This book sheds a fresh light on the use and relevance of the concept of *jus post bellum* in contemporary international law and policy. It examines the origins and foundations of the concept from an inter-disciplinary perspective. Moreover, it identifies some of the features and challenges of a framework governing transitions from conflict to peace, such as the treatment of sovereignty, accountability and local ownership, the relationship of *jus post bellum* to *jus ad bellum* and *jus in bello* and the role of human rights law and transitional justice. \$90.00: Hb: 978-9-067-04272-7: 250 pp.



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## The Legal Status of Territories Subject to Administration by International Organizations

Bernhard Knoll

The international community's practice of administering territories in post-conflict environments has raised important legal questions. Using Kosovo as a case study, Bernhard Knoll analyzes the identity of the administering UN organ, the ways in which the territories under consideration have acquired partial subjectivity in international law and the nature of legal obligations in the fiduciary exercise of transitional administration developed within the League of Nations' Mandate and the UN Trusteeship systems. Knoll discusses Kosovo's internal political and constitutional order and notes the absence of some of the characteristics normally found in liberal democracies, before proposing that the UN consolidates accountability guidelines related to the protection of human rights and the development of democratic standards should it engage in the transitional administration of territory. \$150.00: Hb: 978-0-521-88583-6: 552 pp.

## The Right to Self-Determination and Post-Colonial Governance

### The Case of the Netherlands Antilles and Aruba

Steven Hillebrink

This book deals with the international law concerning overseas territories and the right of such territories to choose another relationship with their mother country. Many examples are studied, such as the British, French, American, Danish and New Zealand territories. May such islands choose to become independent, or to become an integral part of the mother country? Do they have the freedom to determine their own political status, to act on the international scene? The case of the Dutch territories in the Caribbean is dealt with in more detail, specifically their constitutional relationship to the Netherlands and the European Union. Through comparison of the different solutions that other states have chosen, a number of best practices are identified. \$130.00: Hb: 978-9-067-04279-6: 400 pp.

## WORLD TRADE ORGANIZATION DISPUTE SETTLEMENT REPORTS 2006

The *Dispute Settlement Reports* of the World Trade Organization (WTO) include Panel and Appellate Body reports, as well as arbitration awards, in disputes concerning the rights and obligations of WTO Members under the provisions of the Marrakesh Agreement Establishing the World Trade Organization. These are the only authorized paginated reports in English. As such, they are an essential addition to the library of every practicing and academic

trade lawyer, and will be widely consulted by students taking courses in international economic or trade law. The WTO authorized printed DSR volumes commenced publication with *DSR, 1996:1*. Publication of the Cambridge printed edition follows the WTO website publication of all new reports, which will continue in the three working languages of English, French and Spanish. Once a report has been released on the WTO website it will be published in the next Cambridge printed volume.

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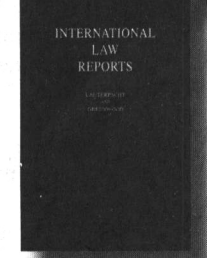
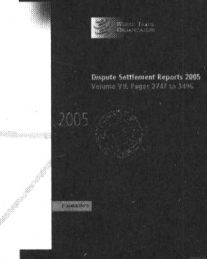
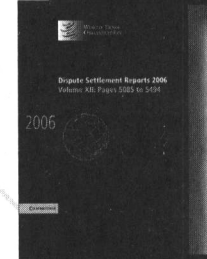
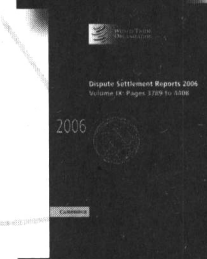
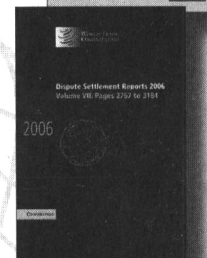
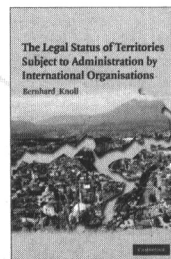
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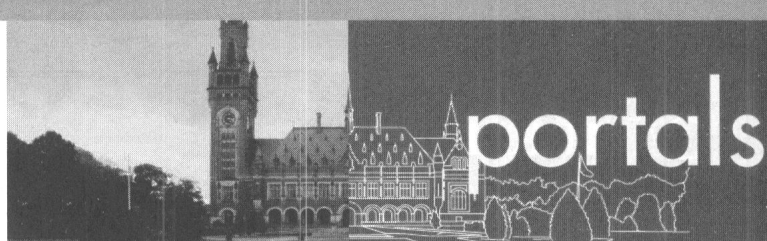
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### About the Author

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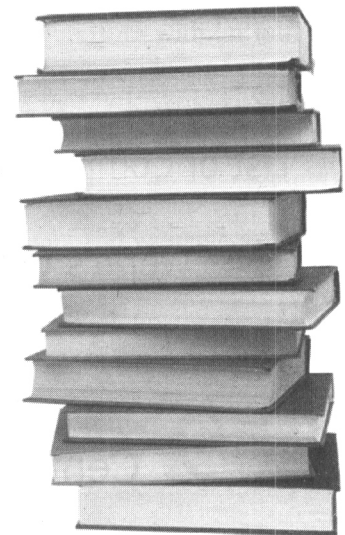
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