THE YALE JOURNAL OF INTERNATIONAL LAW
Volume 15, Number 2, Summer 1990

Contents

Articles

The Box H Problem: A Justification for Unilateral International Coercion
Owen Donald Jones 207

The Legality of the United States Invasion of Panama
John Quigley 276

Comments

Necessary and Proper: Executive Competence to Interpret Treaties
W. Michael Reisman 316

The President Versus the Senate in Treaty Interpretation: What’s All the Fuss About?
Harold Hongju Koh 331

Review Essays

The Acquiescent Congress and Foreign Affairs
Phillip R. Trimble 345

The Relationship Between the Process and Substance of the National Security Constitution
Jules Lobel 360

Reply
Harold Hongju Koh 382

Noteworthy New Titles
Daniel L. Wade 391

© Copyright 1990, by the Yale Journal of International Law. Except as otherwise provided, the author of each article in this issue has granted permission for copies of that article to be made for classroom use, provided that (1) copies are distributed at or below cost, (2) author and journal are identified, (3) proper notice of copyright is affixed to each copy, and (4) the user notifies the Yale Journal of International Law that he or she has made such copies.
The editors would like to acknowledge, with gratitude, those who have generously supported the *Yale Journal of International Law* in its fifteenth year.

Robert M. Chilstrom  
W. Michael Reisman  
Nicholas Rostow  
John D. Watson, Jr.