

INDEX

The following index covers the body text of this book but not the Appendix tables or the text of the General Agreement itself. References to individual contracting parties have not been indexed except for disputes or material relating to legal determinations regarding application of the General Agreement.

Disputes have been indexed under the name of the contracting party to whose measures the dispute relates, except for the Uruguayan Recourse to Article XXIII, which has been indexed under Uruguay. The headings for cases do not exactly correspond to the official titles used in the Basic Instruments and Selected Documents series and in this book, but have been chosen as a quick reference to the country, measure and product involved. For the purposes of this subject index only, "disputes" include claims brought under Article XXIII:2, disputes that resulted in panel reports, and consultations under Article XXII:2. Separate tables of invocations of Article XXIII, and consultations under Articles XXII:1 and XXII:2 appear in the chapters on Article XXIII and XXII.

The references below to pages in the 1996 printed edition correspond closely, but not exactly, to the pagination of the 2012 online edition, due to anomalies in file format conversion.

- A**
- Acceptance of GATT 910-912, 916
 reservations on acceptance 910-912
 territorial scope 917, 918
- Accession 1017-1027
 and participation in regional trade agreements 843
 by governments of non-self-governing territories 1017
 examination of legislation 517
 procedures 1018-1020
 provisional accession 1024
 relation to non-application of GATT 1037
 terms in accession protocols 1021
 voting on 1018, 1098
- Accession protocols
 interpretation in dispute settlement 730
 standard provisions 48, 909, 913, 1021-1023, 1074
 withdrawal of provisional application 1012
- Accession protocols, special provisions in 411
 application of MFN clause 48-49
 Argentina 48, Costa Rica 1023, Egypt 48, 1023,
 Germany 48, Hungary 48, 413, 530-531, 621,
 1023, Japan 49, Philippines 1023, Poland 413,
 478, 530, 621, 1023, Portugal 49, Romania 413,
 479, 530, 621, 1023, Spain 49, Switzerland 1023,
 Thailand 1023, Uruguay 49; *see also under*
 names of particular contracting parties
- Administration of trade measures: non-discriminatory
 administration 297, reasonableness 297,
 uniformity 297
- Administrative guidance 315, 316, 339
- Advertising material, importation of 280
- Agreement on ASEAN Preferential Trading Arrangements
 52, 57
- Agreement on Government Procurement 46, 115, 191,
 194, 480, 715, 752, 881, 918
- Agreement on Implementation of Article VI 46, 228-230,
 232, 233, 237, 238, 242, 243, 246, 248, 249, 252,
 254, 714-716, 752, 918, 1066
 and dispute settlement 716
 coexistence with WTO Agreement 253-255
- Agreement on Implementation of Article VII 238, 246,
 263-265, 714, 748, 752, 915, 918
- Agreement on Import Licensing Procedures 280, 349,
 351, 407, 414, 714, 716, 918
- Agreement on Interpretation and Application of Articles
 VI, XVI and XXIII 224, 228, 232, 237, 238, 242,
 246, 249, 251-253, 452, 455, 456, 458-462, 464,
 666, 698, 715, 716, 918
 and dispute settlement under Article XXIII 464, 698,
 715, 716
 coexistence with WTO Agreement 253-255
- Agreement on Technical Barriers to Trade 281, 291, 714,
 715, 748, 752, 918
- Agreement on the Importation of Educational, Scientific
 and Cultural Materials (Florence Agreement) 281
- Agreement on the Organization for Trade Cooperation
 758, 769, 1027, 1086, 1130-1131, 1133
- Agreement on Trade in Civil Aircraft 115, 349, 714, 915
- Agricultural product, definition 331
- Agricultural trade, barriers to exports from developing
 countries 1040
- ALADI 56
- Amendments 7, 713, 1003-1009
 amendment protocols 1004
 amendments to Schedules of concessions 1005
 declarations on acceptance of amendment protocols
 1040, 1068
 majority required for entry into effect 1004
 procedure for submission of amendments for
 acceptance 1003
 relationship between GATT and Tokyo Round
 agreements 713, 1008
 reservations on acceptance of 1007
 summary history 7, 1002
 to Article XXIV 843
- Annex Round 41, documents 18
- Annexes to the General Agreement, legal status of 1029
- Antarctica 919
- Anti-dumping duties, *see also* Anti-dumping and
 countervailing duties, Anti-dumping and counter-
 vailing duty proceedings, Countervailing duties,
 Dumping, Injury
- Anti-dumping 222-239, 247-252, 255
 basic price systems 231-233
 monitoring schemes 233
- Recommendation concerning "best information
 available" 253
- Recommendation on procedures for on-the-spot
 investigations 253
- Recommendation on time-limits for questionnaires
 253

- Recommendation on transparency of anti-dumping procedures 253
- special problems of developing countries 229, 1066
- use of measures other than anti-dumping duties to offset dumping 237, 238
- Anti-dumping - price comparisons 223-231, 240-241
 - adjustments for differences affecting price comparability 230
 - allowance for export tax rebates and duty drawback 240
 - burden of proof in establishing existence of dumping 231
 - constructed value 226-227
 - custom-built products 227
 - export price 223
 - hierarchy of criteria for determining normal value 225
 - like product determination 227-228
 - normal value in state-controlled economy countries 228
 - related parties (exporter's sales price) 224
 - transshipment of goods 224
 - use of average normal values 225-226
 - use of best information available 227
- Anti-dumping and countervailing duties
 - consultations concerning 621
 - duration of validity 237
 - imposition in addition to bound duties, under Art. II 85-86, 231, 250
 - imposition on basis of injury to industry in third country 248
 - like product 227-228
 - most-favoured-nation treatment 46
 - retroactive effect 237
- Anti-dumping and countervailing duty proceedings 231-237
 - and most-favoured-nation treatment 249-250
 - and price stabilization systems for primary commodities 248
 - application with respect to tenders 230, 242
 - collections of legislation 252
 - definition of material injury 241
 - determination of material injury 241
 - determination of material injury, definition of industry 245-247
 - determination of threat of material injury 242-243
 - initiation of investigations 233-236
 - material injury, causation of 244
 - narrow interpretation of Article VI as an exception 249-250
 - provisional measures 236
- Appellations of origin 290, 583
- Arab League
 - Arab League Convention preferences, authorization for, under Art. I:3 44
 - boycott of trade with Israel 602
- Arbitration 768
 - determination of extent of nullification or impairment 700
 - rights concerning particular concessions 67, 811-812, 944, 947-949, 951, 955, 957-958
- Argentina, trade sanctions against, by EEC, Canada and Australia 600-601, 603, 605-606
- Arrangement Concerning Certain Dairy Products 619, 880
- Arrangement Regarding Bovine Meat 591
- Arrangement Regarding International Trade in Textiles 349, 531, 535, 717; *see also under* Multi-Fiber Arrangement
- Article I, *see* Most-favoured-nation treatment, Preferences
- Article II, *see* Concessions, Schedules, Duties and charges other than tariffs
- Article III, *see* National treatment, taxes, regulation, mixing regulations
- Article IV, *see* Films
- Article V, *see* Transit
- Article VI, *see* Anti-dumping, Countervailing duties, Injury
- Article VII, *see* Customs valuation
- Article VIII, *see* Customs administration, Customs formalities, Customs facilitation
- Article IX, *see* Marking of products
- Article X, *see* Administration of trade measures, Notification requirements, Publication
- Article XI, *see* Quantitative restrictions, Supply-management import quotas
- Articles XII, XVIII:B, *see* Balance-of-payments consultations; Balance-of-payments measures; Balance-of-payments provisions
- Article XIII, *see* Quantitative restrictions - administration
- Article XIV, *see* Quantitative restrictions, discrimination in
- Article XV, *see* Financial system, International Monetary Fund
- Article XVI, *see* Subsidies
- Article XVII, *see* State trading
- Article XVIII:C, Article XVIII:D, *see* Economic development, safeguard action
- Article XIX, *see* Safeguards action
- Article XX, *see* General exceptions
- Article XXI, *see* Security exceptions
- Article XXII, *see* Consultations
- Article XXIII, *see* Dispute settlement or Nullification or impairment
- Article XXIV:1-2, *see* Territorial application of GATT, Customs territory
- Article XXIV:3, *see* Frontier traffic
- Article XXIV:5-10, *see* Customs unions and free-trade areas
- Article XXIV:12, *see* Regional and local governments and authorities
- Article XXV, *see* Organization of GATT, Competence of the CONTRACTING PARTIES, Waivers of obligations
- Article XXVI, *see* Acceptance of GATT, Definitive application of GATT, Entry into force of GATT, Deposit, Registration
- Article XXVI:5(c), *see* Succession
- Article XXVII, *see* Concessions, withholding or withdrawal
- Article XXVIII, *see* Concessions - renegotiation
- Article XXVIII*bis*, *see* Trade negotiations
- Article XXIX, *see* Havana Charter
- Article XXX, *see* Amendments
- Article XXXI, *see* Withdrawal from GATT
- Article XXXII, *see* Contracting parties
- Article XXXIII, *see* Accession to GATT
- Article XXXIV, *see* Annexes to the General Agreement
- Article XXXV, *see* Non-application of the General Agreement
- Articles XXXVI, XXXVII, XXXVIII, *see* Trade and development, Part IV
- ASEAN 52
- ASEAN Common Effective Preferential Tariff Scheme (CEPT) 57
- ATA Carnet for the Temporary Admission of Goods 281
- Australia, acceptance of Part IV Protocol 1068
- change in base date for margins of preference 43
- territorial application of GATT 917, 1083
- Australia, disputes brought against
 - countervailing duties on glacé cherries 744
 - subsidy on ammonium sulphate 36, 657-658, 664, 681
- Authentic texts 913-915

B

- Bahamas, de facto application of GATT 119
- Balance-of-payments consultations 378-391, 504-508
 - conclusions and recommendations of Committee 391
 - consideration of external factors affecting balance of payments 367, 374, 389-390
 - consultation timing and references (table) 383, 395, 505
 - Council consideration of Committee reports 392
 - documentation for consultations 385-387
 - expanded consultations 389
 - IMF role in, *see also* International Monetary Fund 367, 385-388, 431
 - matters discussed in 388-90
 - obligation to consult 372, 383
 - prior consultations on trade barriers and balance of payments 390, 507
 - procedure if inconsistency with Article XII found 373
 - procedures, general 361, 378-379, 496
 - scope of; application to non-quantitative measures 379, 507
 - secrecy of 387
 - simplified consultation procedures 383-385, 504-506; relationship to full consultations 385
- Balance-of-payments measures 501-508
 - adjustment obligations 368
 - administration of 369-371; *see also* Quantitative restrictions, administration of
 - administration through State trading or government monopoly 485
 - application of 502, 503
 - by European Economic Community 361, 800, 836
 - conditions for use, under Article XII 362, 367, under Article XVIII:B 501
 - dispute settlement and 702-703
 - in customs unions or free-trade areas 836-837
 - measures other than quantitative restrictions - import deposits 364-365, 432-433
 - measures other than quantitative restrictions - import surcharge 79, 363-366, 433, 508, 1046
 - most-favoured-nation treatment and 29
 - notification of introduction or intensification 302, 380-381, 504
 - quantitative restrictions 366
 - review conducted under Article XII:4(b) 373
 - review conducted under Article XVIII:12(b) 507
 - special review provisions, and relation to Article XXIII 508
 - use of, to protect infant industries 511
- Balance-of-payments measures, discrimination in 418-424
 - 1959 IMF Decision on elimination of discrimination 419
 - equivalent in effect to discrimination permitted by IMF 420
 - exception for measures under IMF "scarce currency" clause 422
 - exception for territories with common quota in the Fund 421
 - temporary, with consent of CONTRACTING PARTIES 421
- Balance-of-payments provisions
 - countries invoking Articles XII or XVIII (table) 395
 - disinvoication of Article XII 368
 - disinvoications of Articles XII or XVIII since 1979 (table) 395
 - relationship between Articles XII and XVIII:B 378, 498, 501-502, 505, 507
 - Review Session proposals on "scarce currency" 375
 - Review Session revisions 361, 375, 418, 496

- Bangkok Agreement 51, 56
- Bangladesh, accession of 1025
- Barcelona Convention and Statute on Freedom of Transit of 20 April 1921 214
- Basic Instruments and Selected Documents (BISD) 8, 19
- Basic price systems (see also Anti-dumping) 231-233
- Belgium, disputes brought against
 - discriminatory restrictions on dollar-area imports 689, 702
 - income tax practices 459-462, 762, 1074
 - levy on goods from countries without family allowance laws 31, 33, 47, 191, 197, 199, 201, 475-476, 480, 1076
- Belgium, territorial application of GATT 917, 1083
- Books, newspapers and periodicals, facilitation of trade in 281
- BOP, *see* Balance-of-payments
- Border enforcement of regulations 136-139, 201
 - relationship between Article III and Article XI 201-204
- Border tax adjustments 86, 136-139, 144-148
 - and anti-dumping or countervailing duty proceedings 240
 - and customs valuation 262
 - destination principle 145, 448
 - forward shifting of internal taxes 1044
 - most-favoured-nation treatment and 31, 197
 - multilateral consultations on 620
 - notification of tax adjustment legislation 146, 302
 - rebates of duties and taxes borne by the like product 241
 - relation between rules on imports and rules on exports 448
 - taxes eligible for adjustment 144-145
 - treatment of exports of developing countries 1044, 1065
- Border tax adjustments, *see also* Taxes
- Brazil, disputes brought against
 - countervailing duties on milk powder from the EEC 738
 - internal tax discrimination 127, 128, 167, 204, 721, 1075, 1080
- Brussels Tariff Nomenclature 112
- Budget and financial operations of GATT 1088, 1114, 1122-1127
 - application of UN financial and staff rules 1122
 - arrears in payment 1127
 - budget of ICITO 1122
 - decisions on budget 1125
 - scale of contributions to budget 1126
 - Working Capital Fund 1127

C

- Cambodia, change in base date for margins of preference 43, de facto application of GATT 119, GATT status of 1025
- Canada, accession of Newfoundland 918
- Canada, disputes brought against
 - application of "value for duty" law to potato imports 86, 260, 747, 761
 - countervailing duties on grain corn from US 244
 - export restrictions on unprocessed herring and salmon 327, 583-587
 - discriminatory provincial sales tax on gold coins 141, 152, 155, 199, 573, 728, 830-831, 833-834
- Foreign Investment Review Act 32, 124, 165, 167-168, 173-174, 189, 201, 475-477, 563, 575, 617, 643, 651, 657, 674, 704, 734, 750, 751, 758, 878, 997

- import quotas on eggs and egg products 341, 721
- import quotas on ice cream and yoghurt 329-331, 333, 336, 338, 342, 346, 750
- provincial liquor boards (1988) 88-89, 93, 178, 322, 476, 483-484, 691, 694, 726, 757, 831, 834, 836, 1077
- provincial liquor boards (1992) 94, 130, 132, 150, 152, 167-169, 177, 178, 181, 202, 322, 483, 694, 700, 726, 749, 757, 832, 834-836, 1079
- withdrawal of concessions on lead and zinc 71, 456, 740, 944-945, 948-949, 952
- Cartagena Agreement (Andean Group) of 1988 57
- CD-ROM publications 19
- Certifications of changes to Schedules 112-115
- Chairman's rulings 1097
- Chernobyl nuclear accident, trade restrictions 571
- "Chicken war" arbitration (1963) 944, 948
- Chile, consultations with
 - internal taxes on whisky and pisco 759
- Chinese Taipei 437, 877, 1017, 1095
 - observer status 1104
- Cholera, trade restrictions 572
- Citation style for footnotes 3
- Code of Standard Practices for Documentary Requirements for the Importation of Goods 279
- Committee of Participating Countries 51
- Committee on Anti-Dumping Practices 229, 233, 242, 246, 253, 715-716, 1066
- Committee on Balance-of-Payments Restrictions 378-392, 505, 1113-1114
 - conclusions and recommendations of 391
 - Council consideration of Committee reports 392
 - election of Chairman 1113
 - membership 379, role 390, terms of reference and activities 378, 1114
- Committee on Budget, Finance and Administration 1113, 1125
 - election of Chairman 1113
 - establishment and terms of reference 1125
 - membership 1114
- Committee on Customs Valuation 259, 264, 714
- Committee on Import Licensing 414
- Committee on Subsidies and Countervailing Measures 240, 241, 246, 253, 445, 449, 451, 452, 458, 461, 725, 755, 757
- Committee on Tariff Concessions 72, 96, 106-107, 110-111, 1113-1114
 - election of Chairman 1113
 - establishment and terms of reference 1114
- Committee on Trade and Development 351, 1041-1050, 1064-1065, 1070, 1110-1111
 - election of Chairman 1111
 - mandate and activities 1045-1050, 1110
 - reviews of the implementation of Part IV 1048
 - Sub-Committee on Protective Measures 536, 1050, 1111
 - Sub-Committee on Trade of Least-Developed Countries 1050, 1111
 - work on amendment of GATT, 1965-66 508, 683, 764, 1046, 1065
- Committee on Trade in Civil Aircraft 115
- Commodity agreements
 - and Part IV commitments 1055-1057, 1070; Article XX(h) exception for measures under 587-590; Havana Charter provisions on 587-590, 1057
 - International Sugar Agreement 456
- Commodity trade
 - competence of the CONTRACTING PARTIES 878
 - consultations on measures reducing developing country exports 499
 - consultations on New Zealand marketing of butter in UK 877
 - consultations on trade in dairy products 619
 - consultations under Article XXII:2 618-619
 - consultations under Article XXV:1 876-877
- Compensation
 - as alternative to removal of measure 676, 677, 686
 - award of compensation for damage to trade 679, 680, 682, 683, 764
- Competence of the CONTRACTING PARTIES
 - commodity problems 878
 - environmental issues and international trade 880
 - government procurement 881
 - investment 878
 - liquidation of non-commercial stocks 879
 - market disruption 879
 - restrictive business practices 879
 - services 881
 - surplus disposal issues 879
 - tax issues 880
- Competition, conditions of
 - national treatment 125, 156, 164, 169, 175, 177, 195
 - non-violation nullification or impairment 666
- Competitive opportunities, equality of 164-168
- Competition policy, *see* Import monopoly, restrictive business practices, state trading
- Competitive relationship, protection of
 - national treatment 125, 128, 133, 140, 160, 161, 167, 202
 - non-violation nullification or impairment 657, 658
- Concessions 67-85, 88-93, 110-112; *see also* Schedules
 - arbitration on scope 67
 - by governments with monopoly of all import trade 73-74, 478-479
 - change in tariff nomenclature 70, 112
 - conditions or qualifications on 75-77
 - conversion from specific to ad valorem duties 70-71
 - dates applicable to 83-85
 - description of, in schedules 110
 - drafting history 73, 75, 77, 88
 - export duties and taxes 73
 - impairment by change in valuation or currency
 - conversion rules 87
 - import monopoly operation 88-90
 - modification or withdrawal of 71
 - modification, actions constituting 69-72
 - non-tariff measure 74
 - on subsidies 74, 463
 - on supply-management import quotas under Article XI:2(c) 328
 - operations of State trading enterprises 481, 486
 - scope 67-68
 - screen quotas 210
 - tariff quotas 75
 - tariff reclassification 72
 - withholding or withdrawal of 115, 927-929, notification of 301, list of cases 929
- Concessions - renegotiation 937-964
 - and trade in new products 943
 - arbitration concerning concession value or renegotiation rights 767, 944, 947-949, 951, 955, 957-958
 - Article II waivers pending completion of schedule renegotiation 949
 - as resolution of non-violation nullification or impairment 664, 712
 - by developing countries, under Article XVIII:A 500, 957
 - compensatory withdrawals of concessions 947-952
 - conversion from specific to ad valorem duty rates 70-

- 71, 944-945, 948-949, 954
 dispute settlement concerning 712
 drafting history 117, 810, 937-938, 940, 943, 947, 953, 963-964
 Harmonized System 106-110, 939-941, 949, 953, 961-962
 in context of Article XXIV:6 810-814, 842-843, 943-944, 948, 950-952, 957-959, 961, 963
 initial negotiating rights 938-940, 943, 947-950, 959, 963
 institution of a tariff quota 946
 non-tariff concessions 943
 principal supplying interest 937, 939-945, 956, 960, 964
 procedure 107, 810, 941-942, 955, 959-962
 renegotiation after an increase in value 945-946
 renegotiation in "special circumstances" under Article XXVIII:4 953-955
 reservation under Article XXVIII:5 of right to modify schedule 955-956
 submission of claims of interest 941, 962
 substantial supplying interest 930, 939-942, 944, 945, 947, 956, 959-960, 963
 sympathetic consideration procedure 953, 963-964
 time-limits for invocation of Article XXVIII:3 950-952
 timetable 938
 Concessions, value of 943-949
 Conciliation 766-767
 Confidentiality of information
 balance-of-payments consultations 387
 balance-of-payments documentation submitted by IMF 388, 433
 exception to transparency requirements 297
 protection of confidential information in dispute settlement 752
 Confidentiality of proceedings
 balance-of-payments consultations 387, 497
 renegotiations under Article XXVIII 956
 Consensus 761, 1024, 1087, 1097-1099, 1108-1109
 Consular fees 276, 284
 Consultations 612-622
 Article XXII:1 consultations as basis for panel request 617, 673
 Article XXIII:1 consultations as basis for panel request 674
 Article XXXVII consultations as basis for panel request 674, 1065
 border tax adjustments 620
 claim of substantial trade interest 612, 613
 consultations under other provisions as basis for panel request 700
 definition of "measures", *see* Measures of a contracting party
 GATT provisions requiring 619
 implementation of Part IV 1065
 liquidation of strategic stocks 620
 measures reducing developing country commodity exports 499
 negotiating history of provisions on 621
 notification of requests for consultations under Article XXII:1 304, 616, 671
 Procedures under Article XXII 612-613, 706-707
 provided for under Protocols of Accession 621
 residual import restrictions 614
 restrictive business practices 621, 879
 sanitary laws and regulations 571
 scope of consultations under Article XXII 615-616
 under Article XXII:2 (table) 619
 under Article XXV:1 876, 877
 under Article XXXVII:2 1061, 1065
 Understanding Regarding Notification, Consultation, Dispute Settlement and Surveillance (1979) 614
 Consultative Group of Eighteen (CG-18) 380, 385, 430, 432, 434, 1115, 1132
 establishment and terms of reference 1115
 Contracting parties
 definition of 1013
 CONTRACTING PARTIES 1094-1099, 1116-1117
 Chairman's powers at sessions 1096
 Chairman's rulings 1097
 decision-making 1097, 1098, on adoption of dispute settlement panel reports 761
 decisions by 1128
 election of officers 1095
 list of sessions, dates, documents issued 12-14
 meetings at Ministerial level 1096
 postal and telegraphic voting 1098
 regular sessions 1095
 relationship to bodies established under Tokyo Round Agreements 1099
 Rules of procedure 1094
 special sessions 1096
 Convention on Privileges and Immunities of the Specialized Agencies 1130
 Costa Rica
 accession protocol, phaseout of quantitative restrictions 349, 1023, phaseout of import surcharges, 1023
 Cotton Textiles Committee 717
 Council of Representatives 1100-1111
 agenda items, "other business" 1107
 agenda items, customs unions and free-trade areas 1106
 agenda items, dispute settlement 1106-1107
 agenda items, Trade Policy Review Mechanism 1106, Overview of Developments in the International Trading Environment 301
 convening of 1105
 decisionmaking, voting, consensus 1108
 discussions before adoption of agenda 1108
 establishment, functions, relationship with CONTRACTING PARTIES 1100-1101
 membership 1101
 observer status 1102-1104
 officers and subsidiary bodies 1104
 rules of procedure 1105
 ten-day rule for agenda 1100, 1105
 working parties 1111-1113
 Counterfeit goods 582
 Countertrade, special tariff treatment granted for 34
 Countervailing duties
 relationship between subsidy rules and countervailing duty rules 251
 use of measures other than, to offset subsidization 237, 238
see also Anti-dumping and countervailing duties, Anti-dumping and countervailing duty proceedings, Injury, Subsidies
 Critical circumstances
 and notice and consultation requirement for safeguards actions 524
 Cuba, disputes brought against
 import restrictions on textiles 657
 Cultural materials, *see* Agreement on the Importation of Educational, Scientific and Cultural Materials
 Currency
 convertibility, as eliminating justification for discriminatory BOP measures 419

- devaluation and revaluation, and changes in bound specific duties 87
 - see also under* Financial system
 - Customs administration
 - bonding requirements, interest charges and costs 87, 270-271
 - penalty charges 282
 - user fees for customs services 28, 31-32, 55, 87, 269-271, 273-274, 276, 284, 801, 821
 - Customs Convention on the ATA Carnet for the Temporary Admission of Goods 281
 - Customs Convention on the Temporary Importation of Packings 280
 - Customs Convention on the Temporary Importation of Professional Equipment 280
 - Customs Co-operation Council 97, 106, 264, 279, 280, 332; CCCN nomenclature 331
 - Customs facilitation
 - importation of educational, scientific and cultural materials 281
 - reduction of trade barriers to insecticides 281
 - Customs formalities
 - administration of quantitative restrictions, exchange controls 280
 - ATA Carnet for the temporary admission of goods 281
 - balance-of-payments measures 281
 - consular formalities 280, 284
 - documentary requirements for the importation of goods 279
 - import licensing 405
 - importation of samples and advertising material 280
 - pre-shipment inspection 281, 583
 - quota administration 404
 - rules of origin and certificates of origin 278
 - temporary importation of packings 280
 - temporary importation of professional equipment 281
 - Customs territory 794, 799, 917-918
 - and membership in International Monetary Fund 422
 - and sovereignty 422
 - application of Articles XIII and XIV 422
 - relationship to discriminatory BOP measures 422
 - Customs unions
 - renegotiation of concessions under Article XXIV:6 810-814, 842-843, 943-944, 948, 950-952, 957-959, 961, 963
 - Customs unions, free-trade areas and interim agreements 796, 798-812, 814, 815, 817, 819-825, 827-829, 836-847
 - action by CONTRACTING PARTIES under Article XXIV:7 816-819
 - and historical preferences 42
 - and negotiations on accession to GATT 843
 - and Part IV 799, 800, 809, 826, 827, 843, 844
 - application of Article XX exceptions 596, 823
 - calculation of incidence of duties 800, 803-807
 - communication of change in interim agreement plan and schedule 304
 - definition of "substantially all the trade" 824-826
 - dispute settlement concerning 706-708
 - drafting history 798, 803, 805, 806, 808, 810, 816, 829, 845-847
 - duties and charges other than tariffs 820, 821
 - examination of agreements under Article XXIV 815, 841
 - exclusion of agricultural sector 825, 826
 - inclusion of non-contracting parties 798, 799, 829, 847
 - involving State-controlled economy countries 821, 822
 - non-reciprocal free-trade areas 799
 - notification 304, 814, 816
 - observer status in GATT 1102
 - participation 798-799
 - quantitative restrictions 645, 800-801, 822-823, 836-840
 - relationship between paras. 4 and 5-9 of Article XXIV 796-798
 - requirement for a "plan and schedule" 807, 808
 - requirement not to increase protection 803-807
 - reverse preferences, one-way free-trade areas 799, 800, 826, 843, 844
 - rules of origin 802, 803, 827
 - safeguards action by members 838-840
 - transitional period for interim agreements 808-810
 - treatment of "other regulations of commerce" 801, 820-823
 - Customs valuation 259-266
 - actual value versus arbitrary or fictitious values 260
 - Agreement on Implementation of Article VII 263-265
 - change in rules as impairment of concession 87
 - conversion rates of exchange 262
 - methods of valuation 259
 - most-favoured-nation treatment 30
 - software 265
 - stability and transparency of rules 263
 - treatment of interest charges 265
 - use of fixed values 261
 - Czech and Slovak Republic, restoration of GATT relations with United States 1037
 - Czech Republic
 - accession to GATT 1026, 1027
 - interim application of GATT to 1027
 - Czechoslovakia, reduction of bound specific duties and 1953 revaluation 87, suspension of obligations reciprocally with United States 1037
- D**
- Date of this Agreement 909-910
 - Article XXVI 909
 - for currency conversion in customs valuation under Art. VII:4(b) 263
 - for existing administrative review procedures under Art. X:3(c) 298
 - for existing direct consignment requirements under Art. V:6 216
 - for "other duties and charges" on bound items under Art. II:1(b) 83-85
 - reference date for bound specific duties, under Art. II:6 83
 - De facto application of the General Agreement 921-923; de facto contracting parties' access to GATT dispute settlement 644
 - Debt, external
 - and balance-of-payments consultations 389, 432
 - Decision on "Safeguard Action for Development Purposes" 498, 501, 509, 511
 - Decisions of the CONTRACTING PARTIES
 - interpretation in dispute settlement 730
 - Declaration Giving Effect to the Provisions of Article XVI:4 457, list of contracting parties for which Declaration is in force 457, reservation on acceptance 457, 461
 - Declaration on Trade Measures taken for Balance-of-Payments Purposes (1979) 79, 362, 366, 371, 376, 378-381, 385-387, 389-391, 436, 496, 502, 504-508, 1063
 - Definitive application of GATT 6, 910-912, 916-917
 - Deposit of GATT instruments 916

- Deposit/refund schemes 150
- Deputy Directors-General, appointment of 1129
- Developing countries
 status as developing country under Part IV 1041
 status as country qualifying under Article XVIII:4 378, 497-498
- Development, *see* Economic development
- Development measures 124
- Dillon Round 41, documents 18
- Diplomatic gifts and baggage, reciprocity in treatment 35
- Direct consignment requirements, for preferential duty rates 75, 216, direct shipping requirements 75
- Directly competitive or substitutable product 159-161
 drafting history of provisions on 206
- Director-General 1128, 1129
 annual report to Council on issues affecting the trading system 301
 appointment of 1096, 1128, 1129
- Discretionary legislation 134, 645, 733
 as prohibition or restriction under Article XI:1 315
 examination of safeguards legislation 517
 under Protocol of Provisional Application 1075-1080
- Disequilibrium, general (Article XII:5) 375
- Dispute settlement
 and anti-dumping or countervailing duty actions 700, 702
 arbitration 768
 Article XXIV:6 negotiations 707, 811, 841, 944, 948, 957-958
 balance-of-payments measures 702, 703
 complaints not actively pursued 675
 concerning measures implementing WTO Agreement 713
 drafting history 654, 668, 673, 700, 705, 768, 769
 exchange controls or exchange restrictions 704
 good offices, conciliation, mediation 766, 767
 issues dealt with by Council of Representatives 1106-1107
 macroeconomic imbalance 668, 669, 689
 measures to implement customs union or free-trade area 706-708, 840-842
 measures under textile arrangements 717, 718
 non-violation nullification or impairment 657-671
 nullification or impairment resulting from "any other situation" 668-671
 prima facie nullification or impairment 655-657
 referrals of disputes under other agreements 718
 relationship between "violation" and "non-violation" claims 667
 renegotiation of concessions under Article XXVIII 712, 941-942, 944-945, 957, 959
 safeguard actions 704
 trade restrictions applied for non-economic reasons 705, 706
 waivers of obligations 709-712
- Dispute settlement - consultations
 consultation requests by more than one contracting party 671
 duty to consult 671-673
 notification of consultations 671
 prerequisite for referral under Article XXIII:2 672
 refusal to consult 672, 673
- Dispute settlement - countermeasures
 authorization of countermeasures 692-700
 authorization of trade retaliation under Tokyo Round Agreements 698, 716
 countermeasures under general international law, and GATT 718
 decisions on authorization of suspension of concessions 695-700
 determination of extent of suspension of concessions 696-700, 949, 955
 determination that circumstances are "serious enough" 690-692
 non-MFN basis of suspension of concessions under Article XXIII:2 696
 proposals for suspension of concessions 692-700
- Dispute settlement - decisions
 1966 Procedures 634, 638, 641-642, 674, 712, 728, 746, 763-766
 1979 Understanding 632-637, 641, 643, 649, 655-656, 661, 667, 672, 673, 675-677, 682, 685-688, 692, 711, 714, 716, 721-724, 727, 730, 735, 745-748, 752, 755, 758, 759, 763, 764, 766, 767, 958
 1982 Decision 636, 637, 643, 653, 676, 677, 685-688, 696, 724, 727, 746-748, 759, 761, 766, 767
 1984 Decision 637, 643, 724, 725, 732, 746
 1989 Improvements 638-643, 671, 673, 675, 685, 687, 688, 723-725, 727-730, 745-748, 752, 759, 760, 761, 763-768
- Dispute settlement - implementation of results
 compensation as alternative to removal of measure 676, 686
 examination of implementation in subsequent dispute 834-835
 multilateral surveillance 686-689
 obligation to implement on MFN basis 685
 reasonable period of time for implementation 684, 685
 reconvening of panel to review implementation 684, 687-689, 692, 726
- Dispute settlement - panel procedure
 applicability to disputes under Tokyo Round Agreements 714, 715
 Article XXII:1 consultations as basis for panel request 673, 674
 Article XXXVII consultations as basis for panel request 674, 1065
 change in panel membership 725
 change in subject matter of a proceeding 738-740
 choice between use of panel or working party 721
 claims in the alternative 667
 claims not raised by applicant contracting party 740-742
 complaints by two or more contracting parties on same measures 728
 confidential information, protection of 752
 confidentiality and privacy of proceedings 747
 defences not raised by the respondent contracting party 742, 743
 disputes involving developing contracting parties 763-766
 estoppel 731
 expert information 748
 general 745
 panel establishment 721-723
 panel formation by Director-General 725
 panel membership 723-725
 participation by third parties 752-754
 preliminary objections 734-740
 prerequisite of consultations 672
 presumptions and burden of proof 749
 Procedures under Article XXIII for developing countries (1966) 1046, 1065
 reconvening of panel or working party 689, 726
 request for establishment of panel 675
 requirement to notify bilateral settlements of disputes 745

- right of panel to seek information 748
- role of Secretariat 748
- Roster of non-governmental panelists 724, 725
- special terms of reference 728
- standard terms of reference 727
- time deadlines for panels 746, 747
- time deadlines in urgent cases 747
- treatment of dispute if mutually agreed solution reached 743-745
- Dispute settlement - panel reports
 - adoption of panel reports subject to conditions 762
 - blocking of adoption 761
 - consideration and action on 759-763
 - dissenting opinions 755
 - legal nature of panel reports 758
 - precedential effect 755-759
- Dispute settlement - participation by third parties 753, 754
 - claims not raised by applicant contracting party 740-742
 - defences not raised by the respondent contracting party 742, 743
- Dispute settlement - recommendations and rulings 675-687
 - function of panels 676
 - objective 676, 677
 - panel report in event of mutually agreed solution 744, 745
 - recommendation of waiver 677
 - recommendations in "non-violation" cases 680-684
 - recommendations regarding "violation" complaints 677
 - recommendations with respect to measures found GATT-inconsistent 677, 679, 680
 - role of recommendations and of rulings 675
 - specific remedies 678-680
 - where no finding of violation or of non-violation nullification 684
- Dispute settlement - scope
 - acts of private parties (see also Private/public distinction) 650
 - balance-of-payments measures 508
 - benefits "under the General Agreement" 653
 - change in subject matter of proceeding 738-740
 - definition of "matter" 675
 - discretionary legislation 645
 - enforcement of Uruguay Round standstill commitments 654
 - exchange controls or restrictions under IMF Articles 440
 - interpretation of Decisions of CONTRACTING PARTIES 730
 - interpretation of other multilateral agreements 732
 - linkage of complaints 675
 - matters not within GATT competence 643
 - measures as applied versus measures as such 733, 734
 - measures no longer in effect 649, 744
 - measures not yet in effect 648
 - measures under general exceptions 595, 704
 - measures under security exceptions 606-607
 - regulation of foreign direct investment 643
 - requests for rulings 653
 - rights under bilateral agreements 719-721
 - scope of panel terms of reference 730, 732-742
 - waivers of obligations 887
- Dispute settlement - subjects
 - de facto contracting parties 644
 - disputes brought for non-self-governing territories 644
 - entities no longer having status as contracting parties 644
- Dispute Settlement Understanding 643
- Documents 8-19
 - Basic Instruments and Selected Documents 8, 11-12
 - derestriction rules III6-III8, issuance and circulation III6
 - drafting history documents, list of series 9-11
 - GATT documents, list of active series 14-16
 - how to obtain copies 19
 - lists and indexes 18-19
 - past negotiating rounds 18
 - Session documents 12-14
 - Status of Legal Instruments 8
- Domestically-prohibited goods, notification of export 302
- Drafting Committee Report (New York Report) 5
- Dumping: exchange 222, freight 222, service 222, social 222, 580
 - use of measures to offset, other than anti-dumping duties 237, 238, 348
- Duties 78, 82-83; *see also* Schedules
 - definitional relevance of policy purpose 83
 - distinction between duties and internal taxes 82-83
 - ordinary customs duties 78
 - relationship to internal taxes or charges 127, 198-201
- Duties and charges other than tariffs 78, 80-82, 85
 - application of MFN exceptions for historical preferences 43
 - charges on transfer of payments 81
 - consular fees 276, 284
 - fees for services rendered 87, 99, 269; activities includable in "services" 273; ad valorem structure, 274; drafting history of provisions 284; limitation to cost of services rendered 271, 284
 - import deposit schemes 80-81
 - import surcharges 79
 - most-favoured-nation treatment and 28
 - pre-shipment inspection charges 277
 - protective effect 277, 278
 - reference date for binding under Art. II:1(b) and (c) 83-85
 - revenue duties and import taxes, 81, in customs unions or free-trade areas 820-821
 - statistical taxes 277
 - tariff reclassification and 72
- Duty drawback
 - and anti-dumping or countervailing duty proceedings 240
 - and free-trade areas 806
- Duty remission 240, 806
 - conditional on mixing of imports with domestic products 187
- E**
- EC, consultations with
 - export refunds on malted barley 765
 - sugar export regime (Article XXIII:1, 1982) 671
- EC, disputes brought against
 - anti-circumvention ("screwdriver") regulation 39, 82-83, 127, 134-135, 137, 148, 174, 198, 200, 578, 580, 645-647, 715, 733, 743
 - apples from Chile (1980) 100, 332, 338, 341, 344-346, 400, 402-403, 408, 410, 532, 650, 678, 755, 1061
 - apples from Chile (1989) 399, 401-402, 404, 407, 409, 533, 650, 652, 654, 679, 680, 682, 729, 731, 743, 750, 756, 832, 1042, 1056, 1062
 - apples from Chile (1993-94) 744, 747
 - apples from US (1989) 652, 679, 729, 731, 756

- application of tariff quota on newsprint 69, 100, 402, 409, 722, 945-946, 957-958
- Argentina panel request on Art. XXVIII rights on soyabeans/cakes 712
- arbitration on "chicken war" unbindings on poultry (1963) 811, 944, 948
- Article XXIV:6 negotiations between Canada and EC (1974) 670, 707, 712, 722, 723, 811, 841, 957
- Article XXVIII rights of Canada on ordinary and quality wheat 720, 768, 811, 947, 951
- Community import régime for bananas (1994) 69, 71, 101, 319, 325, 399, 407, 591, 649, 708, 725, 754, 799, 819, 827, 829, 1044, 1058
- countervailing charges on lemons 747
- discriminatory derogation to requirement to "spin-chill" poultry 649, 744
- export refunds on malted barley 765
- export refunds on sugar - complaint by Australia 450, 454, 456, 654, 722, 728, 740
- export refunds on sugar - complaint by Brazil 450, 455, 456, 722, 725, 728, 740, 1044, 1070
- export restrictions on copper scrap 743
- export subsidies on pasta products 452, 461, 725, 755
- export subsidies on wheat flour 451, 452, 457
- import quotas on Hong Kong products 318, 732, 734, 742
- member states' import régimes for bananas (1993) 330, 331, 344, 347, 708, 725, 738, 747, 753, 754, 765, 766, 799, 819, 827, 829, 1044
- minimum import price scheme, licenses, deposits (tomato paste) 34, 80, 87, 270-271, 277, 319, 321, 332, 334, 338, 341, 364, 752, 755
- operation of beef and veal regime 655
- purchasing requirement for animal-feed proteins 36, 80, 139, 160, 162, 167, 171, 186, 189, 199, 201, 678
- subsidies on canned fruit and raisins 658-659, 663-665, 741
- subsidies to processors & producers of oilseeds (followup 1992) 170, 660, 683-684, 688-689, 695-696, 700, 712, 726, 953, 958
- subsidies to processors and producers of oilseeds (1990) 170, 194, 202, 317, 449, 464, 659-661, 664-666, 668, 683, 716, 733, 813-814
- tariff treatment of citrus imports from Mediterranean countries 660-663, 707-708, 721-722, 728, 734-735, 753, 766, 799, 819, 829, 841-842, 844
- tariff quota concession on "high-quality" beef 31, 75
- trade measures against Yugoslavia 604, 644, 673
- EC, representation 1109
- Economic and Social Council (ECOSOC) 3,4,280, 689
- Economic development
- Article XVIII, general orientation of 496
 - measures for "raising the general standard of living" 498
 - status as country qualifying under Article XVIII:4 497
- Economic development, safeguard action 508, 510, 511
- annual reviews of actions under Article XVIII:C and D 500
- Article XVIII:D 499, 511
- consultations on measures proposed under Article XVIII:C 510
- dispute settlement and measures authorized under Article XVIII:C 704
- notification of measures proposed under Article XVIII:C 303, 509
- notification of measures proposed under Article XVIII:D 303
- Releases under Article XVIII:C 508
- Economies in transition, trade policy training courses 1051
- Editorial conventions used in this book 2
- Effective rate of protection 68; *see also* Tariff escalation
- Egypt: accession protocol reservation for development tax 101, 1023; participation in Arab League preferences under Article I:3 44, 48
- Electricity 585
- Embargoes, *see also* Quantitative restrictions 320
- Employment
- and balance-of-payments measures 372
 - Havana Charter provisions 372, 668
- Enabling Clause (Decision of 28 Nov. 1979) 53, 55-59, 1068
- and Article XXIV 58, 843, 844
 - and Generalized System of Preferences 53, 55-56
 - and least-developed developing countries 45, 47, 53, 55
 - and waivers of obligations 888
 - preferential arrangements notified under 56
 - scope 32, 54
- Entry into force of General Agreement 923
- Environmental measures, *see also* refernces to United States, disputes brought against, Marine Mammal Act import restrictions on tuna, and Superfund taxes on petroleum and imported chemicals
- Environmental measures
- competence of the CONTRACTING PARTIES 880
 - deposit charge on containers 150
 - labelling 595
 - Polluter-Pays Principle 147
 - taxes 147
 - trade and environment 595
 - truck transit restrictions 572
- Equitable share of world export trade (Article XVI:3)
- consideration of "special factors" 456
 - definition 453-455
 - market share of developing countries 1056
 - reference period for examining shares 456
- Estoppel 731
- European Coal and Steel Community (ECSC) 882
- European Economic Community
- use of balance-of-payments measures by 361
- European Unit of Account (EUA) 827-828
- Exceptional circumstances, waivers of obligations in 885
- Exceptions, arguments in the alternative 751
- Exceptions, burden of proof regarding 750-751
- Article VI 23, 750
 - Article XI:2(c) 329-330, 750, 753
 - Article XX 563, 578, 750-751
 - Article XXIV:12 831
- exceptions not raised by respondent in dispute settlement 742-743, 833
- existing legislation clause in PPA 751, 1083
- Exceptions, general (Article XX), *see* General exceptions
- Exceptions, narrow interpretation of 750-751
- Article VI 46, 249-250, 750
 - Article XI:2(c) 330, 750, 753
 - Article XX 563, 578, 750-751
 - Article XXIV:12 831-833
- Exceptions, security, *see* Security exceptions
- Exchange controls, Code of Standard Practices for Administration (1950) 280
- Exchange rates, *see* Financial system
- Existing legislation 911, 1072-1083
- border application of existing AD/CVD legislation 101, 1073
 - burden of proof regarding 751, 1083
 - internal taxes and regulations imposed on non-MFN basis 48, 204, 1073

- mandatory character 1075-1078, 1080
 - modification of 1080, 1081
 - notification of 1082
- Export credit programmes 446
- Export duties and taxes, concessions on 73
 - discussions on, in GATT 353
 - Understanding on export restrictions and charges 352
- Export inflation insurance schemes 460, 462
- Export restrictions
 - and customs unions or free-trade areas 823
 - discussions on, in GATT 352
 - exception for shortages of food or essential products 326
 - export prohibition on merino sheep (Australia) 326
 - for price stabilization, under Article XX(i) 592
 - for protective purposes 325, 592
 - grading or marketing of commodities in international trade 326
 - inventories of 353
 - minimum quality standards for exports 326
 - national security 601-602, 606
 - permitted by provisional application of GATT 1076
 - to control domestic price 326
 - Understanding regarding export restrictions and charges 352
- Export subsidies, *see* Subsidies, export
- Export taxes 592
- F**
- Films, cinematograph 209-211
 - drafting history of provisions 206, 210-211
 - screen quota concessions 210
 - taxes on 197
- Final Act, agreements to vary texts attached to Final Act 1007
- Financial regulations 1088
- Financial system, and trade measures 362, 366-367, 375, 429-440
 - adjustment of specific duties 430
 - Article XXIII and IMF exchange controls or restrictions 440
 - difference between exchange measures and trade measures 430, 435, 436, 439-441
 - discrimination on currency grounds (Article XIV) 420-422
 - drafting history of provisions 429-431, 436, 437, 439, 441
 - enforcement of permissible exchange controls 438
 - exchange measures frustrating intent of GATT 435, 438
 - exchange rate fluctuations 430
 - exchange rate guarantee schemes 460
 - exchange restrictions 436
 - export inflation insurance schemes 460
 - general disequilibrium (Article XII:5) 375
 - IMF Articles scarce currency provisions 375, 422
 - IMF standby arrangements and GATT 432
 - multiple currency practices 439, 240, 271, 420, 447
 - taxes on transfer of payments 149
 - trade measures enforcing permissible exchange controls 436
 - trade measures equivalent to exchange rate changes 436
- Fish, customs rules for determination of origin 33,
 - fisheries disputes 718, whales as fisheries product 331
- Fissionable materials, and security exceptions 602, 608
 - applicability of dispute settlement 705
- Florence Convention, *see* Agreement on the Importation of Educational, Scientific and Cultural Materials
- Food and Agriculture Organization 4, (FAO) 566, 588, 591
- Foot-and-mouth disease 571
- France, consultations with
 - trade measures of 1968 619, 670
- France, disputes brought against
 - compensation tax on imports 42, 79
 - export subsidies on wheat and wheat flour 446, 452, 453, 456, 617, 674
 - import restrictions 317-318, 677, 693, 698, 761
 - income tax practices 459-462, 762, 1074
 - statistical fees, stamp tax on customs duties 78, 275, 277,
- France, schedules remaining in force 119
- France, territorial application of GATT 917, 1083
- Frontier traffic 795
 - definition 796
 - drafting history 795
 - intra-German trade 796
 - Italy and Vatican City, San Marino 47, 796
- Functioning of the GATT System (Decision of 1989) 301
- G**
- Gabon, status of Schedule XLVII 119
- GATT 1947 1090, 1091, 1093
- GATT 1994 1089-1090
- GATT publications 19
- General exceptions 563-596, 750-751
 - and customs unions or free-trade areas 596, 823
 - and dispute settlement 595, 704, 750-751
 - arbitrary or unjustifiable discrimination 564
 - disguised restriction on international trade 565
 - General exceptions - conservation 583-586
 - conservation of extrajurisdictional natural resources 584-585
 - definition of "exhaustible natural resources" 585
 - examination of whether measures "relate to conservation" 583-585
 - restrictions on domestic production or consumption 586-587
- General exceptions - enforcement 573-583
 - drafting history 580, 581, 583
 - enforcement of state-trading monopolies 581-582
 - limitation to enforcement of GATT-consistent laws or regulations 573, 580, 581
 - measures "necessary to secure compliance" 574-578
 - measures to "secure compliance" 578-580
 - necessity and use of least trade restrictive measure 575, 578
 - necessity and use of measure least inconsistent with GATT 575-577, 757
 - patent rights 582
- General exceptions - gold and silver 573
- General exceptions - human/animal/plant life or health 565-572
 - and suspension of transit 217
 - drafting history 565, 566, 569-571
 - guidelines for notice and consultation (Streamlined Mechanism) 572
 - measures "necessary" under Article XX(b) 566-568, 570
 - notification and consultation concerning measures 570-572, 621
 - protection of extrajurisdictional life or health 569-570
 - tax differentiation 566
- General exceptions - measures under commodity agreements 587-591
 - drafting history 587-589

- General exceptions - price stabilization 591, 592
 drafting history 591
- General exceptions - short supply 592-594
 drafting history 592-594
 equitable share of international supply 594
- Generalized System of Preferences (GSP), 710, 820, 1063, 1067
 1971 Decision 32, 49, 55-56, 58
 under Enabling Clause 53, 55-56
- Geneva Final Act (of Second Session, ITO Preparatory Committee, 1947) 5
- Geneva Report (ITO Preparatory Committee Second Session Report) 5
- Germany, disputes brought against
 import duties on starch and potato flour 658, 661
 import treatment of sardines 658, 664, 665, 681
- Germany
 enlargement of, 1990 918
- Germany, special arrangements for intra-German trade 48, 796
- Global System of Trade Preferences Among Developing Countries (GSTP) 57
- Gold and silver 500, 573, 620, 728
 gold coins as "product" 155, 830, 833
 liquidation of strategic stocks of silver 500
- Good offices 764-767
 under 1966 Procedures 764-766
- Goods en route, treatment in import quotas 407; *see also*
 under back-dated quotas
- Government procurement 479-481, 881
 Agreement on Government Procurement 191
 charges on goods procured 198-199
 competence of the CONTRACTING PARTIES 881
 definition of 190-193
 drafting history of provisions 190, 193, 479, 480, 485
 exception from MFN and national treatment 47, 190-193
 procurement by sub-national units of government 191, 830
- Grading or marketing of commodities
 butter marketing scheme (Australia) 326
 exception from ban on quantitative restrictions, Article XI:2(b) 326
- Graduation 58
- Grapes, scuppernong (*vitis rotundifolia*) 157, 161
- Greece, disputes brought against
 special import taxes 127, 149, 440
- Grey-area measures, *see* Voluntary export restraints
- Group of Three 1048
- GSTP 57
- Gulf Cooperation Council Unified Economic Agreement 57
- H**
- Haberler Report 1039
- Harmonized Commodity Description and Coding System, *see* Harmonized System
- Harmonized System 38, 70, 72, 84, 106-110, 887, 939-941, 949, 953, 961-962
 decision on floating initial negotiating rights 939-940
 implementation in schedules of future changes in HS nomenclature 108-110
 procedures for conversion of schedules to HS nomenclature 106
 Protocols of tariff concessions 107
 status of schedules 108
- Havana Charter 3-6, 9-II, 41, 44
 Article 31 (import monopolies) 90-93, text 91-92
 article on relations with the United Nations 609
 Chinese and Russian translations 913, 1121
 commodity agreement chapter 587-590, 1057
 consultation provisions, commercial policy chapter 621
 dispute settlement provisions 700, 769
 drafting history, general account of 3-6
 failure to enter into force 998
 final provisions 924
 full employment provisions 372, 668, 669
 general exceptions 608
 negotiating documents, list 9-11
 provisions on commodity agreements 997
 provisions on privileges and immunities 1121, 1129
 provisions on subsidies 465
 provisions on tariff negotiations 994
 relation to GATT Schedules of concessions 1027
 relations with United Nations 877, 1120
 relationship with General Agreement 589, 610, 996-999
 Spanish-language text 913, 1121
 supersession of Part II of General Agreement 997, 999
 text 6
- Havana Reports (Committee reports, Havana Conference) 6
- Headquarters agreement with Switzerland 1088
see also Privileges and Immunities 1130
- Health measures, WHO proposals for facilitation of trade in insecticides 281
- Historical preferences (*see also* preferences, historical) 40-43, 60
- Hungary, accession protocol
 anti-dumping provisions 228
 consultation and dispute provisions 621
 provisions on quantitative restrictions 413
 provisions on safeguards 530-531
 reservation to Article XV:6 1023
- I**
- Implementation Conference 1089
- Import deposit schemes
 for balance-of-payments reasons 364-365, 432, 433
 as duties and charges other than tariffs under Art. II:1(b) 80-81, 364-365
- Import licensing
 administration of 405
 Agreement on Import Licensing Procedures 351, 407, 414
 discretionary, as quantitative restriction 319
 notification of import licensing procedures 302
- Import monopoly
 as quantitative restriction in itself 472
 differential mark-ups by 93-96
 effect of Havana Charter Article 31 90-93
 effect of side-agreement on concession 89
 exception for enforcement of, under Article XX 581-582
 mark-ups, application of Article III:2 to 132
 reasonable margin of profit allowed 94
 under Article II:4 88-96
- Import restrictions
 exception for enforcement of domestic supply management schemes 327-344
- Import surcharges
 and Part IV 1042
 as duties and charges other than tariffs under Art. II:1(b) 79
 for balance-of-payments reasons 363-366, 433

- India, special arrangements with Pakistan 829
- Inflation, export inflation insurance schemes, as export subsidy 460
- Initial negotiating rights 501, 940
and non-violation nullification or impairment under Art. XXIII 665
basis for determining existence of 110
floating initial negotiating rights 939-940, 993
listing of, in schedules 110-111, 938-939
- Injury, material (Article VI)
causation of 244
definition of 241, 242
definition of industry 245-247
determination of 241, 242
exclusion of "related" producers in determination of industry 246
injury to industry in a third country 247
material retardation of establishment of an industry 243
provisions on primary commodity price stabilization systems 248
relation to "serious prejudice" 450
threat of material injury 242
- Injury, serious (Article XIX) 518
- Insecticides, facilitation of trade in 281
- Insurance 881
export inflation insurance schemes 460
- Intellectual property rights
and Article XX(d) exception 582
enforcement, and national treatment 163-164, 166-170, 175
- Interest charges and costs in connection with customs bonding regime 87
- Inter-governmental organizations, relations with 1102, 1104, 1121, 1132
consultations with, in dispute settlement 689
- International Monetary Fund 433-436, 438-439, 441
- Interim Commission for the International Trade Organization (ICITO) 6, 1119-1125
application of UN financial and staff regulations 1122
budget 1125
Executive Committee 1119
Executive Secretary 1123, 1127-1128
functions 1120
list of documents issued 11
membership 1119
privileges and immunities 1130
Rules of procedure 1122
Secretariat 1122-1123
termination and transfer of assets to WTO 1123-1125
- Interim Co-ordinating Committee for International Commodity Arrangements (ICCICA) 588
- Internal quantitative regulations (see mixing regulations) 183-189
- Internal taxes, *see* Taxes:
border tax adjustments 86, 136-139
- International Bank for Reconstruction and Development 4
- International Civil Aviation Organization (ICAO) 214
- International Convention Relating to the Simplification of Customs Formalities 1923 279, 284, 309
- International Convention to Facilitate the Importation of Commercial Samples and Advertising Material 33, 280, 718
- International Court of Justice 601, 608, 718, 719, 769, 875, 1121
request for advisory opinions from 719, 769
review by 769
- International Dairy Arrangement 591, 880
- International Labour Organization 4
- International law, general
and dispute settlement under GATT 732
and measures under Article XXI 608
counter-measures under, and GATT 718
treaty law 832
- International Monetary Fund 4, 87, 98, 284, 375, 421, 689, 702, 1132
and consideration of financial matters in GATT 431, 433-434
and exchange dumping 222
approval of discrimination in exchange restrictions 420
Articles of Agreement 149, 303, 375, 419-420, 422, 704, 827
Articles of Agreement and export subsidies 458
Articles of Agreement provisions on par values 97, 262
countries sharing a common quota in 422
decision on elimination of discriminatory BOP measures 419
determination of 149
direct consultation with non-member contracting parties 438
enforcement of exchange controls permitted under IMF Articles 436, 438
institutional cooperation with the GATT 376, 433-434, 441
membership 422
multiple currency practice provisions in Articles of Agreement 440, 447
provisions applying to non-Members of the Fund 99
observer status in GATT 1102
relative roles of the Fund and the GATT 429, 441
role in balance-of-payments consultations 367, 385-388, 431, 441
scarce currency clause in Articles of Agreement 375, 422-423
- International Sugar Agreement 455, 456, 740, 1045, 1055, 1070
- Interpretation of GATT 758, 875-876
and imposition of new obligations 758, 875
Chairman's rulings 875
effect of Havana Charter provisions 997
- Interpretative notes, legal status of 1029
- Intersessional Committee 1100
- Investment, foreign direct, regulation 878
and national treatment 124, 165-166, 173-174, 189
- Ireland
change in base date for margins of preference 43
- Italy, MFN exception for customs regime with Vatican City, San Marino 47, 796
- Italy, disputes brought against
discriminatory purchase subsidies for agricultural machinery 124, 125, 162, 164, 167, 173, 175, 194, 657
Italian restrictions affecting imports from Israel 620
Italian restrictions affecting imports from US and others 620
restrictions on imports from US and others 322
- J**
- Jamaica, change in base dates for margins of preference 43
- Jamaica, disputes brought against
margins of preference 43, 677, 921, 1083
- Japan
accession to GATT 519, 534, 669, 910, 1024
invocation of Article XXXV with respect to 1033-1034
special status of certain islands 49

- territorial application of GATT 795, 917, 1083
- Japan, disputes brought against
- import quotas on 12 agricultural items 90, 317, 323, 328-335, 337-339, 341, 346-348, 411, 484, 580, 582, 648, 652, 653, 685, 732, 750, 755, 758, 762
 - import quotas on beef (Australia, New Zealand) 744
 - import quotas on beef and citrus products (US) 744
 - import quotas on leather (Canada, 1980) 728, 743, 744
 - import quotas on leather (India, 1979) 765
 - import quotas on leather (US, 1979) 649, 728, 743, 744
 - import quotas on leather (US, 1984) 316-318, 411, 655, 656, 657, 732, 741, 743, 747, 756
 - import quotas on leather footwear 756
 - import restrictions on tobacco from US 649, 743, 744
 - import restrictions on thrown silk 435, 649, 744
 - nullification or impairment of benefits of EC 654, 670
 - pricing and trading practices for copper in Japan 652, 748, 767
 - semiconductor trade arrangement with US 31, 238, 315, 321, 339, 478, 533, 648, 652, 655, 667, 742, 753
 - tariff on imports of spruce-pine-fir (SPF) dimension lumber 37, 67
 - taxes and labelling of imported wines and alcoholic beverages 140, 146, 150, 156, 160, 198, 290, 566, 617, 673, 759
- K**
- Kennedy Round
- documents 18
- Korea, disputes brought against
- anti-dumping duties on polyacetal resins from the United States 243, 244
 - import restrictions on beef 79, 82, 89-90, 323, 472, 502-503, 508, 672, 703, 728, 735, 740, 759
- L**
- Labelling 595; *see also* Marking of products
- Languages - authentic texts 913, Schedules 914
- Languages, working 915-916
- League of Nations 59, 278, 291, 331, 332, 927, 1014
- Least developed developing countries, special treatment for 1058
- Enabling Clause decision (1979) 32, 45, 47, 53, 55
 - Sub-Committee on Trade of Least-Developed Countries 1050
- Legislation, mandatory versus discretionary 133-136, 733, 1075-1080
- Liechtenstein, succession to contracting party status 795, 918
- Like product (Article I) 35-39
- Like product (Article III) 155-158, 171-172
- definition of 155
 - determination in light of purpose of Article III 171
- Like product (Article VI) 227, 228
- definition 227
 - difference between French and English texts 227
- Like product (Article XI:2(c)) 331
- examples 332
 - imported in any form 334
- Liquidation of non-commercial or strategic stocks 486, 500, 593, 620, 879, advance notification 303
- Local governments and authorities, *see* Regional and local governments and authorities
- Lomé Convention 889
- London Report (ITO Preparatory Committee First Session Report) 4
- Long-Term Arrangement Regarding International Trade in Cotton Textiles 535, 717
- M**
- Madrid Agreement for the Repression of False or Deceptive Indications of Source on Goods 291
- Malawi, change in base date for margins of preference 43
- Margins of preference 40-43, 45; *see also* Preferences, historical
- Market disruption 534, 669, 879
- Marking duties 85
- Marking of products
- drafting history 289-291
 - marking with regard to characteristics other than origin 181, 289
 - marks of origin 288-291
 - notification of measures concerning marks of origin 288, 302
 - protected regional or geographical names 289
 - recommendations on marks of origin 288
 - truth in marking 289, 583
 - use of European language on labels as conveying European origin 290
- Maximum price control measures 135, 197
- Measures as applied versus measures as such 517
- Measures no longer in effect 649, 744
- Measures not actually applied 135, 136
- Measures not yet in effect 133, 648
- MERCOSUR 56, 58, 844
- Modification and rectification of Schedules 112-115
- Minimum price arrangements, dairy products 880
- Minimum price requirements
- as condition of domestic sale, and Article III 177
 - as condition of exportation or importation, and Article XI:1 321
- Mixing regulations 183-189
- and national treatment rules 189
 - application in time of shortages 187
 - border enforcement of 201
 - duty reduction conditional on mixing with domestic products 187
 - exception for those existing as of specified dates (Art. III:6) 187
 - modification of "grandfathered" mixing regulations 188
 - prohibition on allocation of amounts between sources of supply 189
 - protective effect 186
- Modification or withdrawal of concessions, *see under* Concessions - renegotiation
- Monetary matters, *see* Financial system
- Monopoly, import, *see* Import monopoly
- Montevideo Treaty (ALADI) 56
- Most-favoured-nation (MFN) treatment 24-60
- and administration of quantitative restrictions 410
 - and agreements other than GATT 45
 - and anti-dumping or countervailing duty proceedings 30, 32, 46, 55, 249-250
 - and charges other than tariffs 28, 32
 - and import surcharges 28
 - and internal taxes or regulations 30
 - and methods of levying duties or charges 30
 - and Part IV 1042
 - and unbound tariffs 28
 - and variable levies 29

- application to individual cases and "balancing" 35
 - application to internal taxes and regulations 197
 - drafting history 30, 32, 35, 40, 42-44, 47-48, 59-60
 - government procurement 46-47
 - reciprocity and conditional MFN 30, 33, 35
 - relationship to "non-discriminatory treatment" in Article XVII:1 475
 - safeguards action (Article XIX) 518-521
 - tariff quotas 409
 - trade conducted at MFN and at other duty rates 30
 - Multi-Fiber Arrangement 349, 531, 535, 717
 - Multiple currency practices
 - exchange taxes or fees 271
 - and IMF Articles of Agreement 420, 447
 - and internal taxes 149, 439
 - and scope of Article III 149
 - as dumping or subsidization 240
 - as subsidies 447
 - IMF Decision on 421
- N**
- National treatment (Article III) 124-127, 129, 131-138, 140, 141, 144-148, 150, 152, 155-168, 170, 171, 172-184, 186-189, 191-195, 197-206; *see also* taxes, regulation, mixing regulations and Article XVIII 511
 - and case-by-case application of legislation 173
 - and foreign investment regulation 124, 165, 166, 173, 174, 189
 - and marking of products 181
 - and state trading monopolies 131-133
 - and subsidies 124, 164, 165, 173, 194-196
 - application of Protocol of Provisional Application 204
 - drafting history of provisions 130, 131, 136, 141, 144, 148-150, 156, 159, 161, 162, 174, 177, 181, 183, 184, 187-191, 193, 194, 196, 197, 205, 206
 - equality of competitive opportunities 164-168
 - exception for certain existing internal taxes (Art. III:3) 161, 162
 - exceptions to 204, 205
 - formally identical requirements versus formally different requirements 168
 - government procurement exception (Art. III:8(a)) 190-193
 - limitation to measures on products 125
 - purpose 125-127, 158, 171
 - relationship to Article II 198-201
 - relationship to "non-discriminatory treatment" in Article XVII:1 475
 - relevance of policy purpose of internal measures 127
 - relevance of tariff concessions 127
 - relevance of trade effects 128, 129
 - scope 124
 - scope of regulations permitted under 125
 - state trading and 475
 - treatment of individual cases and "balancing" 169-171
 - Netherlands, disputes brought against
 - income tax practices 459-462, 762, 1074
 - Netherlands, territorial application of GATT 917, 1083, Netherlands Antilles application of Schedule II, Part D 119
 - New Zealand, disputes brought against
 - anti-dumping duties on power transformers from Finland 227, 242, 244, 245, 678, 701
 - New Zealand, renters' quota on films 210
 - Newfoundland 918, 929
 - Newly-independent States
 - de facto application of General Agreement 921, 923
 - succession to GATT 919-921
 - Non-application of the General Agreement 1031-1038 and succession under Article XXVI:5(c) 1033 and voting on accession 1033
 - continuing invocations of Article XXXV (table) 1034
 - drafting history of provisions 1037, 1038
 - former invocations of Article XXXV (table) 1034-1036
 - multilateral review of 1033
 - preconditions for invocation of Article XXXV 1031, 1032
 - suspension of obligations between US and Czechoslovakia, 1951-92 1037
 - Non-discriminatory treatment
 - administration of quantitative restrictions 410
 - mixing regulations (Art. III:7) 189
 - quantitative restrictions and customs unions or free-trade areas 800, 801, 822, 823, 836-840
 - under Article XVII:1, relationship to MFN and national treatment 475
 - Non-enforcement of measures in dispute 135-136
 - Non-governmental organizations (NGOs), relations with 1133
 - Non-reciprocity 987-988, 1057 and renegotiations under Article XXVIII 1057
 - Non-self-governing territories
 - accession to GATT 1017
 - acceptance of GATT in respect of 917-918
 - as developing contracting parties 1041
 - change in sovereignty 929
 - invocation of non-application clause on behalf of 1033
 - negotiation of concessions on behalf of 927
 - participation in customs unions or free-trade areas 799
 - resort to dispute settlement on behalf of 644
 - Non-tariff measures
 - Inventory of Non-Tariff Measures 302
 - Norway, disputes brought against
 - import restrictions on apples and pears 728, 1073, 1077-1078, 1082-1083
 - import restrictions on textiles from Hong Kong 400-401, 520, 704, 739, 740
 - procurement of Trondheim toll collection equipment 679, 751
 - Notification in GATT, notification requirements
 - adjustment of specific duties (Art. II:6) 301
 - bilateral settlements of disputes 745
 - border tax adjustments legislation 146, 302
 - change in interim agreement plan and schedule (Art. XXIV:7(c)) 304
 - changes in preferences for developing countries 305
 - customs unions, free-trade areas, interim agreements 304, 814-816
 - during transition to WTO 308-309
 - exports of domestically-prohibited goods 302
 - general 300
 - implementation of Part IV 1048
 - import licensing procedures 302
 - improvement and streamlining of 300
 - IMF non-members' trade and financial data 438
 - introduction or intensification of BOP measures 302, 380-381, 504
 - legislation "grandfathered" by provisional application of GATT 509
 - liquidation of strategic stocks 303
 - measures and policies affecting trade in agriculture 303
 - measures concerning marks of origin 288, 302
 - measures proposed under Art. XVIII:C or XVIII:D 303

- modification or withdrawal of concessions (Art. XVIII:A) 301
 - modification or withdrawal of concessions (Art. XXVIII) 301
 - non-tariff measures 302
 - products imported or exported by State-trading enterprises 303, 481, 486
 - quantitative restrictions 302
 - reports when effect not being given to Art. XXXVII:1 commitments 304, 1048
 - requests for consultations under Article XXII 304, 616
 - requests for consultations under Article XXIII:1 304
 - requests for establishment of a panel (Art. XXIII:2) 304
 - safeguards actions under Art. XIX 304, 523
 - schemes under Generalized System of Preferences 305
 - subsidies 303, 449
 - summary notes on 300
 - trade and financial data of nonmembers of IMF (Art. XV:8) 303
 - Understanding Regarding Notification, Consultation, Dispute Settlement and Surveillance (1979) 300
 - withdrawal from GATT 304, 1011
 - Nullification or impairment - infringement of GATT obligations 655-657
 - irrelevance of trade effects 655
 - presumption of adverse impact on other contracting parties 655, 657
 - prima facie nullification or impairment 655
 - effect of renegotiations under Article XXIV:6 813-814
 - reasonable expectations at time of negotiating the concession 813- 814
 - Nullification or impairment - non-violation 657-671
 - definition 657, 659, 661-662, 665, 668
 - introduction or increase of subsidy 658-660
 - measures approved by the CONTRACTING PARTIES 662
 - national security trade sanctions 706
 - offsetting of transmission of world prices 659, 660
 - procedural requirements for non-violation complaints 666-667
 - reasonable expectation at time concession negotiated 657-665
 - relevance of concessions 660-665, of date of concession 663-665, of initial negotiating rights 665
 - relevance of statistics on trade flows 665
 - renegotiation of Schedules and 664
 - upsetting the competitive relationship 657-659, 663
- O**
- Objectives of GATT 999
 - Article XXXVI 1056
 - in Article XVIII:1 497
 - in dispute settlement 654, 689
 - in Preamble 21
 - Observer status in GATT 1094-1095, 1100-1104, 1116
 - international organizations 1104
 - Tokyo Round Agreement Committees 1099
 - Occupied areas and territorial application of GATT 919, 925
 - Ordre public 596
 - Organization for Economic Co-operation and Development (OECD) 145
 - Organization for European Economic Co-operation (OEEC) 318, 350, 458, 594, observer status in
 - GATT 1102
 - Organization for Trade Cooperation 434, 758, 769, 911, 1027, 1086, 1130, 1133,
 - Organization of GATT 1086-1133
 - Council of Representatives 1100-1111
 - Deputy Directors-General 1129
 - Director-General 1128-1129
 - Intersessional Committee 1100
 - joint action by the CONTRACTING PARTIES 874-877, 1094-1097, 1116-1117
 - observer status 1094-1095, 1100-1104, 1116
 - political questions 877
 - Secretariat 1127
 - trade negotiations and 1118
 - voting 881
 - Origin of products 32-33, 288
 - appellations of origin 289, 583
 - for purpose of application of Schedules 75
 - in context of free-trade area agreements 802-803, 827
 - in relation to most-favoured-nation treatment 32
 - labelling of, and most-favoured-nation treatment 33
 - notification of measures on marking of origin 288, 302
 - recommendations regarding marking rules 288
 - rules of origin, harmonization of (Art. VIII) 278
 - special rules applying to fish 33
 - Ottoman Empire, preferences under Article I:3 44
- P**
- Packings, temporary importation of 280
 - Pakistan, special arrangements with India 829
 - Palestine 1014, status of concessions made on behalf of 927-928
 - Panel reports
 - examination of same measures as another panel report 755-757
 - Par value, reduction in, and adjustment of specific duties 97
 - Par values, basis for conversion exchange rate for customs valuation 262
 - Part IV
 - and customs unions or free-trade areas 799, 800, 809, 826, 827, 843, 844
 - consultations concerning implementation of Part IV 1048
 - drafting history 1039-1040, 1042, 1051, 1061, 1096
 - legal relationship with Parts I-III of GATT 1042
 - Protocol 1040
 - Payments, *see also* Financial system, and trade measures 436
 - Payments, transfer of, charges on
 - and discriminatory internal taxes 149
 - as charges other than tariffs under Art. II:1(b) 81
 - as frustration under Art. XV:4 of intent of Art. III 150
 - Perishable products
 - supply-management import quotas (Article XI:2(c)(i)) 334
 - Philippines, accession protocol reservation for sales and excise taxes 205, 1023
 - Poland
 - accession protocol, anti-dumping provisions 228
 - accession protocol, consultation and dispute provisions 621
 - accession protocol, import expansion commitment 73, 478
 - accession protocol provisions on quantitative restrictions 413
 - accession protocol, reservation to Article XV:6 1023

- accession protocol, safeguards provisions 530
 - Polluter-Pays Principle 147
 - Portugal, preferences with colonies 49, territorial application of GATT 795, 917, 1083
 - Preferences between developing countries (South-South) 1043, 1068
 - 1971 Protocol for Trade Negotiations among Developing Countries 50
 - Agreement on ASEAN Preferential Trading Arrangements 52
 - Bangkok Agreement (ESCAP) 51, 1043 notified under Enabling Clause 56, 844
 - Tripartite Agreement (India, Egypt, Yugoslavia) 53, 1043
 - Preferences for developing countries (Enabling Clause) 53-59, 1042, 1067
 - application of balance-of-payments measures 376, 1063
 - notification of changes 305
 - Preferences, Generalized System of (GSP) and application of balance-of-payments surcharges 376
 - Preferences within former Ottoman Empire (Art. I:3) 44 Arab League Convention preferences 44
 - Preferences, existing, authorized in accession protocols 48
 - Preferences, historical 40-43, 60
 - and charges other than tariffs 43
 - and customs territory 794
 - and customs unions or free-trade areas 42, 828, 846
 - base dates for determining margins of preference 43
 - change in, due to tariff reclassification 42
 - Concessions on preferential duty rate in Schedules 85
 - direct consignment (shipping) requirements 75, 216
 - margins of preference, binding against increase 41-42
 - negotiating history of provisions 60
 - negotiations for reduction in 40
 - non-application to quantitative restrictions 40
 - reinstatement 42
 - UK quotas for meat under Article XIV:5(b) 423
 - Preparatory Committee for the World Trade Organization 103, 1087-1089, 1093, 1123
 - Preparatory work, GATT and ITO, overview 3-11, 20
 - Pre-shipment inspection 264, 277, 281; *see also* Customs formalities and customs valuation 264
 - Price controls
 - maximum 135, 177, 197
 - minimum 177
 - Price discrimination and safeguards actions under Article XIX 521
 - Price stabilization schemes, operations under, as subsidies 446, 452
 - Price stabilization schemes, export restrictions necessary for, under Article XX(i) 591
 - Primary product, for purposes of Article XVI:3 452
 - Principal supplier rule 938, 992-993
 - Privileges and immunities 1129-1130
 - headquarters arrangements with Switzerland 1088, 1130
 - Products as such, regulations affecting 164, 175
 - Proposals for Expansion of World Trade and Employment (1945) 3
 - Protocols of accession (*see* accession protocols) 48
 - Protocols of amendment 1004
 - Protocol of Provisional Application
 - reservations on acceptance of 911
 - Provincial governments and authorities, *see* Regional and local governments and authorities
 - Provincial liquor boards 94
 - Provisional application of GATT 6-8, 1072-1084
 - existing legislation clause 1072-1082; *see also* Existing legislation and 1955 amendments to GATT 463 and dispute settlement 730 termination 8, 924, 1091
 - Public notice, requirements for
 - advance notice of import restrictions under Article XI:2(c) 345
 - advance notice of quota amount or value under Article XIII 407
 - Public order 596
 - Publication
 - advance, of quota amount or value, under Articles X and XIII 407
 - agreements affecting international trade policy 296
 - exception for confidential information 297
 - measures affecting trade 295-296
 - of measures affecting trade 294
 - quarantine and sanitary regulations 571
 - Publications, GATT and WTO 19
 - microfiche 20
 - Punta del Este Declaration 654
- Q**
- Quantitative restrictions 315-353; *see also* Import restrictions, Export restrictions, Supply-management import quotas
 - as anti-dumping or anti-subsidy measure 238, 348
 - back-dated quotas 407
 - consultation procedures for residual restrictions 317, 350, 614
 - definition of 315
 - discussions on, in GATT 350
 - drafting history of provisions 321, 326-328, 331, 334, 337, 340, 344, 345, 347, 348, 353, 354
 - exception for import quota on animal feed (Art. XI:2(c)(iii)) 345
 - exception for import quotas to remove surplus (Art. XI:2(c)(ii)) 344, 345
 - exception for regulations on grading or marketing of commodities 326
 - export restrictions on raw materials to protect local processors 325
 - for enforcement of domestic food supply management schemes 327-344
 - import licensing 319
 - import or export prohibitions 320
 - import quotas 317
 - import restrictions affecting developing countries 1048
 - misuse of balance-of-payments exceptions for 324
 - multilateral reviews conducted in 1950, 1958-59 350
 - negotiations on concessions regarding 351
 - non-discrimination requirement, absence of waivers of 414
 - notification of, 302, inventories of, 351
 - producer-controlled import monopoly as 472
 - relevance of trade effects of 316
 - residual restrictions 317, 614
 - Quantitative restrictions - administration of 399
 - administrative formalities as obstacle to quota utilization 404
 - Agreement on Import Licensing Procedures 407, 414
 - allocation of quotas among supplying countries 401
 - back-dated quotas 407
 - Code of Standard Practices (1950) 280, 370, 405-406, 408-409
 - contract sanctity 280, 406
 - customs unions or free-trade areas and 800-801, 822-

- 823, 836-840
 non-discrimination requirement 399-401, 410, 519-520, 606, 800-801, 822-823, 836-840
 non-equivalence of import quotas and voluntary export restraints 400
 public notice requirements as subsidiary claim 411
 tariff quotas 402
 treatment of "goods en route" 407
 use of "special factors" in allocating quotas 403
 Quantitative restrictions - discrimination in 417-424
 historical quota preferences under Annex A 423
 Quantitative restrictions, for balance-of-payments reasons
 removal 69
- R**
- Reciprocity
 and developing countries 987, 988
 measurement of value of concessions 986
 reciprocity clauses, and most-favoured-nation treatment 33, 35
 reciprocity in treatment of diplomatic gifts and baggage 35
 Reclassification, tariff 96
 Reference period
 for allocation of quotas under Article XIII 402
 for Article XIX:3 526
 proportionality requirement under last paragraph of Article XI:2 346
 Regional and local governments and authorities 130, 830-836
 application of national treatment rules to 130, 141, 191
 definition 836
 dispute settlement concerning measures 708-709
 drafting history 830-832
 government procurement of 191
 provisional application of GATT and measures of 835, 1079-1080
 purpose and scope of Article XXIV:12 830-833
 reasonable measures to be taken to ensure GATT observance by 141, 833-835
 Regulation
 "affecting" internal sale, etc. of imported products 175, 176
 affecting "products as such" 164, 175
 bans on advertising 179, 180
 cost-based differential transportation charges 183
 derogation from alcohol prohibition laws for local wines 135, 178
 derogation from processing requirements for poultry 163
 differential postal rates 163
 discrimination in 30, 31
 exemption of local producers from distribution requirements 135
 formally identical versus formally different 168
 intellectual property rights enforcement 163, 164, 166-170, 175
 limitation on listing (offering for sale) of products 178, 179
 national treatment with respect to 162
 permissible 179-181
 preventing enterprises from following commercial considerations 477
 price controls 177, 178, 197
 procedures for enforcement of intellectual property rights 166
 product quality or quantity 179-181
 requirement for importers to purchase domestic products 162, 199
 requirement to display "we sell foreign eggs" sign 162
 requirement to sell imported beer and wine via local wholesalers 167, 178
 restrictions on access of imported beer to points of sale 167
 standardization of products 177
 subsidies for purchase of domestic products 162
 substantive vs. procedural 175
 transportation 181-183
 Related parties, treatment in anti-dumping or countervailing duty proceedings 246
 Reservations
 in accession protocols 1023
 on acceptance of amendments 1007
 reservations on acceptance - Protocol of Provisional Application 1084
 to Article XXVI 911
 to Declaration Giving Effect to the Provisions of Article XVI:4 457, 461
 Residual restrictions 317
 Hard-core Waiver decision (1955) 317
 Procedures for notification and consultations 317, 350, 621, 1048
 Restrictive business practices 650, 879
 consultations 621, 651
 dispute settlement concerning 650
 Revenue duties, on products produced in developing countries 1064
 Reverse compensation 812
 Reverse preferences, *see* Customs unions and free-trade areas
 Review Session (1954-55) 21, 31, 42, 60, 74, 81, 92, 93, 97, 117, 144, 184, 188, 194, 197, 206, 211, 224, 228, 247, 255, 288, 291, 368, 372, 375, 392, 402, 429, 433-435, 438-441, 445, 447, 449, 451-453, 457, 463, 467, 481, 486, 496-497, 499, 512, 519, 589, 618, 621, 636, 654, 669, 758, 829, 847, 890, 911, 923, 925, 930, 937, 940, 953-954, 957, 964, 986, 994, 998-999, 1038, 1086, 1133
 amendments 7, 1002
 and Article XXIX:3 998
 Romania, accession protocol
 anti-dumping provisions 228
 consultation and dispute provisions 621
 import expansion commitment 74, 479
 provisions on quantitative restrictions 413, 530
 reservation to Article XV:6 1023
 Ruggiero, Mr. Renato
 Director-General to CONTRACTING PARTIES 1129
 Executive Secretary of ICITO 1120
 Rules of origin
 for most-favoured-nation treatment, harmonization of 278
 for preferential treatment 279
 textile agreements 279
see also Origin of products
 Rulings, requests for 653
- S**
- Safeguards action 516-532
 and Part IV obligations 1045
 and Schedules of concessions 529
 Article XIX actions, lists compiled by Secretariat 523
 Article XIX actions, table 539
 by members of a customs union or free-trade area 838-840
 dispute settlement and 704

- duration of 522
- examination of safeguards legislation 517
- nature of actions under Article XIX 522
- non-discriminatory application 39-40, 518-521, 1045
- notice and consultation requirements 523
- prerequisites 516, - increased imports 518, - serious injury 518, - unforeseen developments 517
- suspension of concessions in response to 524-529
- textiles, and MFA 531
- work undertaken in GATT on safeguards issues 534-537
- Samples, importation of commercial 280
- San Marino, MFN exception for customs regime with Italy 47, 796
- Sanctions, *see* Trade restrictions applied for non-economic reasons
- Sanitary and phytosanitary regulations 565
 - consultations concerning 621
 - foot-and-mouth disease 571
 - notification 570, 572
 - publication 571
 - restrictions on exports of Peru following cholera epidemic 572
 - trade restrictions after Chernobyl accident 571
 - US suspension of imports of Chilean fruit 571
- Scarce currency 375
- Schedules 67-115; *see also* Concessions, Harmonized System
 - amendment of, application of Article XXX 99
 - as integral part of Part I of General Agreement 99
 - authentic text of 110, 914
 - certification 112-115, 961
 - classification of new products 96
 - classification of products in 96
 - computer format for submission to Secretariat 109
 - consolidated 105
 - conversion methods for duty rates 67, 71
 - description of concessions in 110
 - drafting history 77, 116, 117
 - effect of multilateral form of 103
 - Harmonized System 110
 - indication of date of concession (Art. II:1(b)) 84
 - indication of initial negotiating rights (INRs) 110, 938-939
 - list of Schedules of contracting parties 119
 - loose-leaf 105, 106, 110, 111
 - modification or rectification, procedures for 112-115, 962, 1005-1006
 - negotiated on behalf of non-self-governing territories 927-928
 - preferential 85
 - rectification to reflect changes in national customs tariffs 111
 - safeguards action under Article XIX and 529
 - withholding or withdrawal of concessions 115
- Screen quotas, for exhibition of foreign films, concessions on 210, 943
- Secretariat 1122-1125, 1127-30
 - and Tokyo Round agreements 1128
 - pension arrangements 1123
 - privileges and immunities 1130
 - role in dispute settlement 748
- Security exceptions 600-610; *see also* Trade restrictions
 - applied for non-economic reasons
 - and customs unions or free-trade areas 823
 - and transit rights 217
 - definition of "essential security interests" 600
 - dispute settlement and 606-607, 705-706
 - drafting history 600, 602, 606, 608-609
 - fissionable materials 602
 - non-disclosure of information for security reasons 601
 - notification of measures taken under Article XXI 605
 - relationship to general international law 608
- Serious prejudice 450, 451; *see also under* Subsidies
 - definition 450, relation to "injury" 450
- Services 481, 881, dumping 222
- Short-Term Arrangement Regarding International Trade in Cotton Textiles 535
- Silver 500, 620
- Slovak Republic, accession to GATT 1026-1027, interim application of GATT to 1027
- Slovenia, accession of 1026
- Smoking on GATT premises 1114
- Sources of law 8
- South Africa, change in base dates for margins of preference 43
- South Pacific Regional Trade and Economic Cooperation Agreement (SPARTECA) 57
- Southern Rhodesia, *see* Zimbabwe
- Spain, disputes brought against
 - prohibition of imports of codfish from Denmark 620
 - restrictions on internal sale of soyabean oil 139, 156, 171, 186, 758, 762
 - tariff treatment of unroasted coffee 28, 37, 67
- Spain, preferences with certain territories 49, territorial application of GATT 795, 917, 1083
- SPARTECA 57
- Special and differential treatment for developing countries
 - anti-dumping 229, 1065-1066
 - application of balance-of-payments measures 376, 1063
 - border tax adjustments 1065
 - countervailing duties 1066
 - dispute settlement 763-766
 - in Tokyo Round agreements 45, 47, 229-230
 - legal assistance in trade disputes 1051
 - market access and export support for agricultural products 1040
 - outward processing 34
 - preference schemes 1067
 - revenue duties 1065
 - safeguards action 1064
 - subsidies 1065, 1066
 - technical cooperation and training 1050, 1051
 - trade negotiations 987-988
 - see also* Enabling Clause
- Special exchange agreements 437-438
 - accepted by contracting parties 437
 - exceptions and derogations from requirement to enter into 438
- Specific duties
 - adjustment after currency devaluation (Art. II:6) 97-99
 - and European Unit of Account 827-828
 - conversion to ad valorem duties 70, 944-945, 948-949, 952, 954
 - notification of adjustment of 301
 - reference date for Art. II:6 83
- Stamp taxes 79
- Standstill commitment, Uruguay Round: enforcement in dispute settlement 654
- State trading 92, 472-486
 - and national treatment 131-133, 475
 - Article XX exception for enforcement of state trading monopolies 581-582
 - as means of administering quantitative restrictions 321, 582, administering BOP restrictions 485
 - drafting history 473-478, 481, 485, 486
 - in State-controlled economy countries 478
 - marketing boards 473

- negotiations on operations of State trading enterprises 481, 486
 - notification of import mark-up 482
 - notification of products imported or exported by 303, 481, 486
 - obligation to act in accordance with commercial considerations 475-476, 480
 - of developing-country products 485, 1045
 - right to establish or maintain State-trading enterprises 472
 - State-trading enterprise, definition of 473-475
 - State-controlled-economy countries
 - anti-dumping and determination of normal values for 228
 - participation in free-trade areas under Article XXIV 821-822
 - Schedule concessions by 73
 - State-trading enterprises in 478
 - Statistical taxes 78
 - Status of Legal Instruments 8, 19
 - Sub-national units of government, *see* Regional and local governments and authorities
 - Subsidies 445-467
 - concessions in Schedules 74, 463
 - consultations under Article XVI:1 451
 - definition 239, 439, 446-448, 450
 - drafting history of provisions 445, 447, 448, 450-453, 457, 465-467
 - exception from national treatment rules, scope of 195-196
 - effect on trade 448-450
 - exemptions from internal taxes 447
 - export credit programmes 446
 - financed by non-governmental levy 446
 - government contribution 446, 453
 - multiple currency practices as 240, 439, 447
 - national treatment and 124, 164-165, 173, 194-196
 - notification of extent and nature of subsidization 303, 449
 - operations under price stabilization schemes 446, 452
 - price support systems 446
 - reduced internal transport charges for exports 447
 - relationship between subsidy rules and countervailing duty rules 3251,
 - review under Article XVI:5 463
 - serious prejudice to interests of another contracting party 450
 - use of measures to offset, other than countervailing duties 237, 238
 - Subsidies - calculation of amount 458
 - examination of evidence 239
 - export remission or rebates of duties and taxes 240
 - Guidelines on Amortization and Depreciation 240, 253
 - Guidelines on Physical Incorporation 241, 253
 - Subsidies, export 457-462
 - arm's-length pricing rule under Article XVI:4 460
 - bi-level pricing of exported product 458-462
 - contracting parties for which Article XVI:4 is in force 457
 - Declaration Giving Effect to the Provisions of Article XVI:4 457
 - deferral of corporate income tax on export sales 458-462
 - developing countries 462
 - export inflation insurance schemes 460, 462
 - illustrative lists of export subsidies 457-460
 - of developed countries competing with developing countries 1056
 - primary product, definition of 452, 461
 - standstill clause in Article XVI:4 457
 - subsidization of primary product component of processed product 461
 - Succession
 - and dispute settlement proceedings 644
 - Czech Republic and Slovak Republic 1026-1027
 - Czechoslovak Republic 1014
 - Palestine 1014
 - status of concessions with respect to successor State 927-928
 - Yugoslavia 644, 1014, 1094, 1102
 - Zimbabwe 1013
 - Succession to GATT contracting party status under Article XXVI:5(c) 919-921
 - Suggested Charter for an International Trade Organization, 1946 (US Draft Charter) 4
 - Supersession of General Agreement, *see* Havana Charter
 - Supply-management import quotas under Article XI:2(c) 327-344
 - advance public notice requirement 345
 - application in case of processed food products 334
 - application to "like product" in any form 331
 - concessions concerning 328
 - elements and burden of proof regarding 329
 - governmental measures to restrict supply 339
 - limitation to "agricultural or fisheries product" 331
 - perishability of the product 334
 - proportionality requirement 346
 - reference period for proportionality requirement 346
 - relationship with other concessions 328-329
 - requirement of restriction, not prohibition, of imports 330
 - requirement that domestic scheme restrict supply 340
 - requirement that import quota be "necessary" 337
 - restriction only of processed form of the product 338
 - seasonal import restrictions 337
 - use of discretionary licensing 346
 - use of miscellaneous "basket" quotas 346
 - see also* Quantitative restrictions
 - Surcharge, *see* Import surcharge
 - Surplus disposal 879
 - Suspension of concessions 677
 - Sweden, disputes brought against
 - anti-dumping duties on nylon stockings 231, 232, 240, 249, 700, 750
 - Switzerland 374
 - accession protocol, exception for certain import restrictions 349, 1023
 - provisional accession to GATT 1024
 - relations with Liechtenstein 795, 918
 - Sympathetic consideration, *see* Concessions - renegotiation
- T**
- Tariffs, *see also* Schedules
 - classification 38, 67-68, 96
 - escalation 68
 - nomenclature 70
 - reclassification 72, 96
 - replacement of quantitative restrictions by 69
 - tariff protocols; form, effect and signature 104, procedure for finalizing 104
 - tariff quotas 100; concessions concerning 75
 - value-break tariffs and MFN 39
 - Tariff quotas 945-946
 - and non-discrimination requirement under Article XIII 402
 - Taxes, *see also* Border tax adjustments
 - allowance for export tax rebates in customs valuation

- 262, in dumping margin 240
- and most-favoured-nation treatment 31, 197
- arm's-length pricing rule under Article XVI:4 460
- border tax adjustments 144, 145, 147, 148
- credits against 195, 196
- discrimination 141, 142, 144-147, 149-152, 156-161
- excise 141, 144, 146-148, 150, 151, 161, 195, 196, 1065
- exemption from 475
- imposed "directly or indirectly" 141, 146
- imposed by local governments and authorities 130, 141
- income or corporate profits 144
- levied on duty-paid value of imports 152
- national treatment 141, 142, 144-146, 148, 150, 152, 155-162
- on films 197
- on products produced in developing countries 1044, 1064
- on transfer of payments 149
- preferential internal 204
- processing 48, 141, 204
- income or corporate profits 460
- reduction in, as subsidy 447
- relationship to import charges 198-201
- sales 146
- taxes occultes 146
- turnover or cascade 145, 146, 150, 241
- value-added tax 146
- Technical cooperation services to developing countries 1050-1051
- Television programmes, trade in 209
- Territorial application of GATT 917-918
 - areas under military occupation 919, 925
 - drafting history 795, 845
- Territorial claims 918, 1095
- Textiles 657, 704, 717, 718, 739, 740, 765
 - dispute settlement under Article XXIII 717, 718
 - GSP treatment 56
 - Textiles Committee 717
 - Textiles Surveillance Body (TSB) 717, 718
- Thailand, accession protocol reservation for business and excise taxes 205, 1023
- Thailand, disputes brought against
 - Import restrictions and taxes on cigarettes 131, 134-135, 179, 333, 337, 566-570, 595, 646, 689, 730, 748, 1078
- Technical Committee on Customs Valuation 264, 265
- Tied loans 190, 194, 476
- Tokyo Round documents 18, 19
- Tokyo Round Agreements 915
 - acceptance in respect of non-self-governing territories 918
 - and dispute settlement under Article XXIII 713-715
 - authentic texts 915
 - document derestriction practices 1118
 - observer status in Committees 1099
 - relationship to CONTRACTING PARTIES 1099
 - relationship to GATT rights 713, 1008, 1099
 - servicing by GATT Secretariat 1128
- Torquay Round 18, 41, documents 18
- Trade and development 1039-1051, 1053-1058, 1059-1068, 1070
 - commitments of developed contracting parties 1061-1067
 - commitments under Art. XXXVII:1 304
 - commitments under Part IV 1055
 - joint action 1055, 1070
 - principles and objectives 1055
- Trade and environment 595, 880, 1113
 - Group on Environmental Measures and International Trade 1113
- Trade Expansion and Economic Co-operation Agreement (India, Egypt, Yugoslavia) 52
- Trade negotiations 986-994
 - and historical preferences 40-41
 - and preferences within regional trade agreements 843
 - binding of low tariffs 991
 - developing countries in 987, 988, 1057
 - drafting history 117, 986, 991, 994
 - formula tariff-cutting 939-940, 992-993
 - joint negotiations 993
 - measurement of value of concessions 986
 - negotiating procedures 990
 - non-tariff concessions 989
 - organization of 1118
 - principal supplier rule 938, 992, 993
 - procedures for negotiating rounds (list) 991
 - sponsorship of 986
 - tariff negotiations on request/offer basis 990, 1032
 - tariff protocols 104-105
 - Uruguay Round 1118
- Trade Negotiations among Developing Countries, Protocol (1971) 50, 57
 - application under Enabling Clause 51
- Trade Negotiations Committee 1118
- Trade Policy Review Mechanism 301, 305-308, 1106
- Trade restrictions applied for non-economic reasons 600-605
 - Arab League boycott of trade with Israel 602
 - boycott of Portuguese goods by Ghana 600
 - compliance with UN sanctions 605
 - EC trade measures against Yugoslavia 604
 - Ministerial Declaration 1982 601, 603
 - notification of 604-606
 - suspension by EEC, Canada, Australia of imports from Argentina 600-601, 603, 605-606, 705
 - Swedish import quota on footwear 603
 - US embargo on trade with Cuba 605
 - US embargo on trade with Nicaragua 603, 604, 706
 - US national security export controls 600-602, 606, 705
- Trade sanctions, *see* Trade restrictions applied for non-economic reasons
- Training courses, GATT 1051
- Transfer of payments, charges for 81
- Transit 213-217
 - aircraft in transit 214
 - charges on transit 216
 - neighbouring countries 215
 - trucking restrictions 215, 572
- Transparency, *see* Notification requirements, Publication
- Transportation
 - delivery restrictions 181-183
 - national treatment and 181-183
 - reduced internal transport charges for exports as subsidies 447
- Treaty Establishing the Southern Cone Common Market 56, *see also* MERCOSUR
- Treaty functions of GATT
 - depository function for instruments 916
 - registration of treaties 924
- Treaty of Rome 361, 612, 645, 706, 796-797, 799-800, 805, 817, 818, 822-824, 827-828, 836, 840
- Trieste, Free Territory of, trade with contiguous countries 796
- Tripartite Agreement (India, Egypt, Yugoslavia) 53

- Turkey, disputes brought against
 discriminatory reduction in tariffs and application of
 Art. XXIV 620, 842
 export bonus and import tax scheme 439, 447
- U**
- Unilateral measures 692
- United Kingdom, disputes brought against
 British Steel loyalty rebate for buyers not using
 imported steel 620
 exemptions of domestic "utility goods" from purchase
 tax 152
 discriminatory quotas on imports from "dollar area"
 countries 744, 752, 1043
 import quotas on cotton textiles from Israel 717, 744
- United Kingdom, territorial application of GATT 917,
 1083
- United Nations 601, 604, 605, 608, 609, 877, 914, 924,
 1054, 1095, 1120-1123, 1130-1132
 application of UN financial and staff rules 1122
 decisions on international status of certain territories
 919
 Economic and Social Council 1131-1132
 financial and staff regulations, and ICITO 1122
 guidance on political questions 877, 1095, 1131
 Joint Staff Pension Fund 1123
 laissez-passer 1130
 observer status in GATT 1095, 1102
 relations with 609, 877, 1120, 1130-1132
 specialized agency status 1120, 1130-1132
 United Nations Treaty Series 916, 924
- United Nations Conference on Trade and Development
 (UNCTAD) 49, 279, 591, 1050, 1069
- United Nations Educational, Scientific and Cultural
 Organization (UNESCO) 281
- United States
 restoration of GATT relations with Czech and Slovak
 Republic 1037
 suspension of GATT obligations reciprocally with
 Czechoslovakia 1037
 territorial application of GATT 917, 1083
- United States, consultations with
 liquidation of strategic stocks of silver 620
 suspension of customs liquidation by the US 619
- United States, disputes brought against
 anti-dumping duties on cement from Mexico 233, 234
 anti-dumping duties on salmon from Norway 236,
 674-675, 737-738
 Article XIX action on fur felt hats and hat bodies
 516-518, 521-523, 704
 charges and mixing requirement for cigarette tobacco
 142-144, 149, 152-155, 158-159, 184-187,
 190, 196-197, 283, 647, 671, 729, 730, 742,
 749
 collection of countervailing duties on certain footwear
 imports from Brazil 757
 conversion of duties on Vitamin B12 67, 71, 682, 720
 countervailing duties on pork from Canada 240, 249,
 251, 678, 750
 countervailing duty proceedings on wine and grape
 products 46, 246, 247, 249, 251, 648
 customs user fee 28, 31-32, 55, 87, 99, 101, 268-
 269, 271, 273-274, 278, 282-284, 730, 741,
 758
 discriminatory import restriction on sugar from
 Nicaragua 100, 404, 414, 607, 705, 734, 743
 duty increase on certain products of Brazil under
 Section 301 723, 765
 EC panel request on US retaliation for EEC hormone
 directive 672
 embargo of trade with Nicaragua 601, 603, 607-608,
 666, 672, 684, 706
 export subsidy on tobacco 620, 1044, 1056, 1066, 1068
 Hawaii requirement to display "we sell foreign eggs"
 sign 162, 181
 import ban on certain automotive spring assemblies
 564-565, 574, 580, 582, 595, 756, 762
 import embargo on Canadian tuna and tuna products
 (1982) 330, 564-565, 585-587, 649, 650, 655,
 679, 719, 744
 import fees and restrictions on sugar under Section 22
 waiver 77, 317, 661, 662, 667, 684, 686, 689,
 710, 712, 742, 763, 886, 1077
 import quota on sugar under Headnote to Schedule XX
 76, 317, 481, 674, 735, 741
 import restrictions on certain sugar-containing products
 (1985) 694
 import restrictions on dairy products 684, 690, 692-
 693, 695-697, 699
 import restrictions on woolen suits from Brazil 765
 income tax practices (DISC) 458, 460, 462, 688, 721,
 761, 762
 manufacturing clause of copyright law 320, 691, 694,
 741, 1074, 1077, 1080, 1082
 Marine Mammal Protection Act import restrictions on
 tuna (1991) 33, 125, 137, 164, 175, 203, 288,
 320, 563, 569-570, 581, 584-585, 646, 647,
 745, 751, 760
 Marine Mammal Protection Act import restrictions on
 tuna (1994) 139, 164, 204, 570, 585, 586, 647,
 725, 729, 733, 739, 760
 measures affecting beer, wine and cider 126-127, 129-
 130, 133, 135, 140, 142, 150, 157, 161, 167,
 171, 177-178, 182, 195, 203, 577-578, 747,
 751, 832, 835-836, 1079-1080, 1083
 measures affecting export of magnesium from Canada
 745
 measures affecting imports of softwood lumber from
 Canada 234-236, 239, 678, 702, 731-732
 m.f.n. application of countervailing duty law (Brazilian
 footwear) 30, 32, 35, 39, 55, 250, 464, 679,
 715, 730, 734, 736, 742, 757, 823
 m.f.n. application of countervailing duty law (Indian
 fasteners) 30, 46, 649, 715, 744
 national security export restrictions 410, 414, 600-602,
 606, 705
 procurement of a sonar mapping system 191
 Section 337 of the Tariff Act of 1930 125-126, 166,
 168-169, 175-176, 180, 563, 566-567, 573,
 575-577, 582, 595, 733, 735, 739, 745, 750,
 751, 757, 762
 Superfund taxes on petroleum and imported chemicals
 125-126, 128, 133-135, 141, 147, 150, 155,
 167, 176, 201, 645, 648, 656, 657, 694, 698,
 699, 728, 733, 765, 949
 taxes on automobiles 127, 139, 144, 155, 159, 164,
 171, 175, 177, 581, 585, 586
- Uranium, *see* Fissionable materials
- Uruguay, disputes brought by
 Uruguayan recourse to Article XXIII 29, 72, 316, 369,
 653, 655, 666, 670, 672, 674, 675, 677, 681, 687,
 690, 691, 697, 702, 710, 711, 725, 730, 738, 739,
 749, 761, 1082
- Uruguay Round III8
 document series 17-19
 standstill commitment, enforcement of 654
- US Draft Charter 4

V

Variable levies

- and customs unions or free-trade areas 800
- and most-favoured-nation treatment 29
- and non-discrimination obligations under Article XIII 410
- imposition on bound items 29, 72
- non-violation nullification or impairment 660

Vatican City, MFN exception for customs regime with Italy 47, 796

Venezuela, Art. III:3 exception for certain internal taxes existing in 1947 161

Vienna Convention on the Law of Treaties 832

Voluntary export restraints 532-534

- and dispute settlement 533
- non-equivalence to import quota 532

Voting 1097-1098, 1109

- accession to GATT 1097-1098
- decision-making on adoption of dispute settlement panel reports 761
- in Council of Representatives 1109
- postal and telegraphic voting 1098
- postponement of vote at Session to permit postal voting 1098
- procedures 1097
- roll-call votes 1097
- secret ballot 1097
- voting majority 829
- waivers of obligations 1097-1098, 1109

- 924, 1047-1048, 1088-1093, 1113-1115, 1123-1126
- depository functions 1124
- Preparatory Committee for 8, documents 16
- Yugoslavia, EC trade measures against 604, 644, 673; Council participation 1102, participation in Uruguay Round 1118, status as a contracting party 877, 1014, 1094
- Zambia, change in base dates for margins of preference 43
- Zimbabwe, change in base dates for margins of preference 43, contracting party status of 1013

WXYZ

Waivers of obligations 882-889

- absence of waivers of Art. XIII non-discrimination requirement 414
- and non-violation nullification or impairment of concessions 661
- Article II waivers pending completion of schedule renegotiation 102, 949
- Article XI 414
- Article XVI 464
- as recommended outcome of GATT dispute 677
- dispute settlement and 709-712, 887
- effect 886
- exceptional circumstances required 885
- extension or expansion of 887
- notification of request for 304
- procedures for decision on 883, 1097-1098, 1101, 1109
- scope of waiver power 882, 883
- termination 888

Whales, status as fisheries product 331

Withdrawal from GATT 508, 1011-1012

- notification of 304, list 1011
- withdrawal of provisional application 1084

Working Capital Fund 1127

Working parties in GATT 1111-1112

- establishment and procedures 1111
- termination and reconvening of 1112

World Bank, *see* International Bank for Reconstruction and Development

World Customs Organization, *see* Customs Co-operation Council

World Health Organization (WHO) 281, 566-568, 571, 689, 748

World Intellectual Property Organization (WIPO) 582

World Trade Organization 8, 924, 1047, 1086-1093, 1124-1125

- budget 1126
- coexistence with GATT 1947 8, 59, 103, 308-309, 713,