Introduction [to the Common Market: A Symposium]

Richard B. Lillich
THE COMMON MARKET

A Symposium

INTRODUCTION

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The International Legal Studies Program of the Syracuse University College of Law has sponsored a substantial number of publications since its inception five years ago. Five books,1 three symposia,2 and numerous articles in American3 and foreign4 legal periodicals have appeared to date. The present symposium, consisting of four papers and two comments delivered at the third Regional Meeting of the American Society of International Law held in Syracuse on March 19, 1966, is the program’s latest contribution to the literature on international law.

The symposium contains two parts. In the general part, Dennis Thompson, Esq., Assistant Director of the British Institute of International and Comparative Law and Editor of the Common Market Law Review, discusses in depth the history, operation and future of The Common Market: A New Legal Order. Professor Albert H. Garretson, a colleague of two Associate Reporters of the American Law Institute’s Restatement of the Foreign Relations Law of the United States, uses its framework to examine The Foreign Relations Law of the Common Market. Comments on these papers are by Professor

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1 These books, the first five volumes in the Procedural Aspects of International Law Series, are Lillich, THe International Claims: Their Adjudication by National Commissions (1962); Lillich & Christenson, International Claims; Their Preparation and Presentation (1962); Falk, The Role of Domestic Courts in the International Legal Order (1964); White, The Use of Experts by International Tribunals (1965); and Lillich, The Protection of Foreign Investment: Six Procedural Studies (1965).


Robert A. Anthony, Director of International Legal Studies at the Cornell Law School.

The symposium’s second, more specific part, contains a detailed study of *The Procedure Before the Court of Justice of the European Communities* by Professor Peter E. Herzog of the Syracuse University College of Law, followed by a case study of the *Grundig* litigation entitled *Common Market Law in Process: The Grundig Case and the Interplay Between National Law and Treaty Law* by Lawrence F. Ebb, Esq., Special Counsel of General Electric and formerly Professor of the Stanford University School of Law. Comments on the last two papers are by Professor Daniel A. Soberman of the Queen’s University, Kingston, Ontario. It is hoped that these papers and comments will constitute a significant contribution to the ever-growing body of literature on this vitally important supranational organization.