

## Canada-United States Law Journal

Volume 23 | Issue Article 18

January 1997

# **Dispute Resolution under NAFTA**

Henry T. King Jr.

Follow this and additional works at: https://scholarlycommons.law.case.edu/cuslj



Part of the Transnational Law Commons

#### **Recommended Citation**

Henry T. King Jr., Dispute Resolution under NAFTA, 23 Can.-U.S. L.J. 145 (1997) Available at: https://scholarlycommons.law.case.edu/cuslj/vol23/iss/18

This Speech is brought to you for free and open access by the Student Journals at Case Western Reserve University School of Law Scholarly Commons. It has been accepted for inclusion in Canada-United States Law Journal by an authorized administrator of Case Western Reserve University School of Law Scholarly Commons.

### INTRODUCTION

#### DISPUTE RESOLUTION UNDER NAFTA

Henry T. King, Jr.

I am honored to introduce our first speaker today. Bob Cassidy is a former general counsel of the United States Trade Representative. He has been the senior counsel for the Southern Finance Committee on trade matters. He is a senior partner in Wilmer, Cutler & Pickering, a major Washington law firm. We very much appreciate his being here today to substitute for Gary Horlick. His record will speak for itself, and he will speak for himself.

Our second speaker, Simon Potter, is a partner in the Montreal law firm of Renault & Renault, where he specializes in administrative law as it relates to international trade competition, and commercial and corporate litigation. He is chairman of the LOP Committee on Free Trade Agreements and is a member of the roster of twenty-five Canadians available to sit on panels for binding review of Canadian-American antidumping countervailing determination.

He has a degree from McGill University of Law and also from Dartmouth College.

