

REFERENCE

- Abdul Manan, 2005, *Aspek-Aspek Pengubah Hukum*, Kencana, Jakarta.
- ¹ Abdulkadir Muhammad, 2001, *Kajian Hukum Ekonomi Hak Kekayaan Intelektual*, Citra Aditya, Bandung,
- A. Mattoo, “Reciprocity across modes of supply in the WTO,” *Journal/Article* (on negotiation formulas and reciprocity)
- A. Yanai, *Reciprocity in Trade Liberalization* (APEC/IDE report)
- Ade Maman Suherman. *Perdagangan Bebas (free trade) Dalam Perspektif Keadilan Internasional. Jurnal Hukum Internasional (Indonesian Journal of International Law) FHUI*. (2008) Vol. 5 No. 2.
- Agreement Establishing The World Trade Organizations*, Marrakesh, Maroko, 15 April 1994, UN Doc. No. I-31874, 1 Januari 1995
- Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade 1994', *The WTO Anti-Dumping Agreement: A Commentary*, Oxford Commentaries on GATT/WTO Agreements (2005; online edn, Oxford Law Pro), <https://doi.org/10.1093/law/9780199277070.005.0001>, accessed 10 Jan. 2026.
- Alexander, K. W. (2023). The 2022 U.S. steel/aluminum tariff ruling: A legal reckoning for the United States and the WTO over the national security exception in international law. *American University Law Review*, 72(4), 1137-1140. <https://aulawreview.org/article/the-2022-u-s-steel-aluminum-tariff-ruling/> (23 December 2025 // 10.44)
- Alexander, *The 2022 U.S. Steel/Aluminum Tariff Ruling*, AULR (2023)
- Amiti, M., Redding, S. J., & Weinstein, D. E. (2019). *The Impact of the 2018 Tariffs on Prices and Welfare*. National Bureau of Economic Research
- Anang Dony Irawan and Umar Sholahudin, “Analisis Penegakan Hukum Dan Hak Asasi Manusia Di Indonesia” *Jurnal Citizenship Virtues* 4, no. 2 (2024): 848–57.
- Andrew D Mitchell, “Trade Review : A Legal Principle of Special and Differential Treatment for WTO Disputes A Legal Principle of Special and Differential Treatment for WTO Disputes,” no. October 2006 (2015): 445–69, <https://doi.org/10.1017/S1474745606002941>.
- Andrew D. Mitchael. “Legal Principles in WTO Disputes (Andrew D. Mitchell) (z-Lib.Org) (1).Pdf,” n.d.

- Bernard M. Hoekman & Petros C. Mavroidis, "To AB or Not to AB? Dispute Settlement in the WTO," *Journal of World Trade*, Vol. 54, No. 1 (2020).
- Beshkar, M., Bond, E. W., & Young, R. (2015). Tariff binding and overhang: Theory and evidence. *Journal of International Economics*, 97(1), 1-13
- Bown, C. P. (2019). Trump's Steel and Aluminum Tariffs: How the President Flexed Presidential Trade Authority and Why the WTO is the Proper Forum for Dispute Resolution. *Peterson Institute for International Economics Working Paper Series*
- Bown, Chad P., *US Trade Policy under Section 232 and Global Trade Fragmentation*, *Journal of International Economic Law* (2024).
- Bown, *US Trade Policy under Section 232*, *JIEL* (2024).
- Brewster, R. (2009). *Shadow unilateralism: Enforcing international trade law at the WTO*. *University of Pennsylvania Journal of International Law*, 30, 1133–1146, at 1134.
- Chad P. Bown, "US–China Trade War Tariffs: An Up-to-Date Chart," Peterson Institute for International Economics (2018).
- Charles T. Kotuby Jr. and Luke A. Sobota, "General Principles of Law and International Due Process," *Oxford University Press* 6 (2017): 5.
- CRS Report. (2023). *Section 232 Tariffs: Steel and Aluminium*. Congressional Research Service
- Davis, S. (2019). Inherent limits to the World Trade Organization's Article XXI self-judging security exception. *Maryland Journal of International Law*, 34(1), 364–388.
- Dian Minardi, "Indonesia–United States Trade Relations in the Era of President Donald Trump's Policy," *International Journal of Innovation, Creativity and Change* Vol. 10 No. 7 (2019) 3–5.
- Dony Yusra Pebrianto. *Implikasi Prinsip Most Favoured Nation terhadap Pengaturan Tarif Impor Di Indonesia*. *Wajah Hukum* Vol. 2 No. 1 (2018) 31.
- DS544 Panel Report, paras. 7.132–7.140.
- Elizabeth Sefanya Roulina dan I Gusti Ngurah Parikesit Widiatedja, "PENGATURAN PRINSIP MOST FAVOURED NATION (MFN) WORLD TRADE ORGANIZATION DALAM PELAKSANAAN

EKSPOR-IMPOR DI INDONESIA” *Jurnal Kertha Negara* 11, no. 5 (2023): 527–36.

Evenett, Simon, *Trade Wars and the Return of Power-Based Trade*, CEPR Working Paper (2022).

F X Joko Priyono, “PRINSIP MOST FAVOURED NATIONS DAN PENGECUALIANNYA DALAM WORLD TRADE ORGANIZATION (WTO),” *MMH* 42, no. 2 (2013): 593–600.

Frans Lavdari, “Principle of Most Favoured Nation : Description , Modern Evolution , and Principle of Most Favoured Nation : Description , Modern Evolution , and Analysis of the Exceptionality of the Principle in A Contemporary World,” *Extensive Reviews* 1, no. 1 December 2021 (2022), <https://doi.org/10.21467/exr.1.1.4296>.

Gao, H. (2017). *Dictum on dicta: Obiter dicta in WTO disputes*. World Trade Review, pp 25-27

General Agreement on Tariffs and Trade 1994 (GATT 1994), Article I(1).

General Agreement on Tariffs and Trade 1994 (GATT 1994), Art. I(1).

General Agreement on Tariffs and Trade 1994, Apr. 15, 1994, Marrakesh Agreement Establishing the World Trade Organization, Annex 1A, 1867 U.N.T.S. 187, 33 I.L.M. 1153 (1994) legal texts - Marrakesh Agreement World Trade Organization <https://www.wto.org> > legal_e

Gisela Grieger, “Understanding Import Tariffs under WTO Law,” *EPRS | European Parliamentary Research Service*, 2025.

Henrik Horn & Petros C. Mavroidis, “Still Hazy After All These Years: The Interpretation of National Treatment in the GATT/WTO Case-Law,” *European Journal of International Law* (2001).

Hoekman, B. M., & Kostecki, M. M. (2009). *The political economy of the world trading system: The WTO and beyond*(3rd ed.). Oxford University Press. 188-195

Hoekman, B., & Mavroidis, P. C. (2020). *WTO Dispute Settlement: A More Effective ‘Second Tier’?* European University Institute.

Hoekman, Bernard, *The Erosion of the Multilateral Trading System*, World Economy Journal (2023).

I Wayan Parthiana. “*Hukum Perjanjian Internasional.*” Bagian I. Bandung, Mandar Maju (2018): 3

- International Economic Law and Advance Access, "THE LEGAL BASIS FOR USING PRINCIPLES IN WTO DISPUTES Andrew D . Mitchell " 10, no. 4 (2008): 795–835, <https://doi.org/10.1093/jiel/jgm037>.
- Irwin, Douglas A., "Trump's Tariff Policy: The Law, the Politics, and the Economics," *Peterson Institute for International Economics Policy Brief*, 2018.
- Isabel Feichtner Julian Arato J.H.H. Weiler, Sungjoon Cho, *INTERNATIONAL AND REGIONAL TRADE LAW: THE LAW OF THE WORLD TRADE ORGANIZATION* (Centre for International Law, 2017).
- Jackson, John H., *Sovereignty, the WTO, and Changing Fundamentals of International Law*, Cambridge University Press (2021).
- James Cameron and Kevin R Gray, "International and Comparative Law Quarterly and Comparative Law Quarterly : Principles of International Law in The WTO Dispute Settlement Body," no. January 2008 (2015): 248–98, <https://doi.org/10.1093/iclq/50.2.248>.
- Joko Priyono, F. X. (2006). *Hukum Perdagangan Barang dalam GATT/WTO*. Badan Penerbit Universitas Diponegoro Semarang.
- Jong Bum Kim and Li Yoo, "Tariff Flexibility Amid Formation of Preferential Trade Agreements : WTO Law vs . PTA Law" 1153 (2023): 680–92, <https://doi.org/10.1017/S1474745623000277>.
- Joost Pauwelyn & Krzysztof Pelc, "WTO Dispute Settlement Post-2019: What to Expect?" *Journal of International Economic Law* 22,
- K. W. Alexander, "The 2022 U.S. Steel/Aluminum Tariff Ruling," *American University Law Review* (2023)
- Kementerian Perdagangan RI, *Laporan Perkembangan Diplomasi Perdagangan Baja Indonesia* (2019).
- Krugman, Paul, *International Economics: Theory and Policy*, Pearson (2022).
- Lihat L. J Van Apeldoorn, *Pengantar Ilmu Hukum (Inleiding Tot De Studie Van Het Nederlandse Recht)*, Pradnya Paramita, Jakarta, 1980, hlm. 367.
- London Metal Exchange (LME) Market Report, *Metal Price Volatility After US Tariff Announcements*, 2025.
- M. Iman Santoso. "Kedaulatan dan Yurisdiksi Negara dalam sudut pandang Keimigrasian". *Bekasi: Binamulia Hukum* Vol. 7 no. 1 (2018)

- M. Taufiqurrohman, "Krisis Badan Banding (Appellate Body) WTO dan Implikasinya terhadap Kepastian Hukum Perdagangan Internasional," *Jurnal Hukum & Pembangunan*, Vol. 51, No. 2 (2021).
- magdariza najmi, "prinsip most-favoured nation dalam perdagangan jasa menuju liberalisasi perdagangan," *swara justisia* 6, no. 4 (2023): 593.
- Mamudji, S., et al. (2005). *Metode Penelitian dan Penulisan Hukum*. Jakarta: BP FH-UI. (Prinsip-prinsip penelitian hukum normatif).
- Mohammad Akefi Ghaziani, Wahid Akefi Ghaziani, and Moosa Akefi Ghaziani, "Indonesia Law Review Most Favoured Nation Clause : Unleashing Its Legal Potential in Favour of Foreign Investors in Renewable Energy Sector Most Favoured Nation Clause : Unleashing Its Legal Potential in Favour of Foreign" 12, no. 2 (2022).
- Mona Pinchis-Paulsen, "Trade and National Security: The Search for Equilibrium," *Journal of International Economic Law* 23, no. 3 (2020): 755-782.
- MUHAMMAD FADHLI, "PENERAPAN PRINSIP MOST FAVOURED NATION DALAM WTO: STUDI KASUS SENGKETA PERDAGANGAN BIJIH NIKEL ANTARA INDONESIA DAN UNI EROPA" (UNIVERSITAS SRIWIJAYA, 2022).
- Munir Fuady. *Pengantar Hukum Bisnis: Menata Bisnis Modern di Era Global*. Bandung: Citra Aditya Bakti (2016).
- Ni Ketut Supasti Dharmawan and Wayan Wiryawan, "KEBERADAAN DAN IMPLIKASI PRINSIP MFN DAN NT DALAM PENGATURAN HAK KEKAYAAN INTELEKTUAL DI INDONESIA," *Jurnal Magister Hukum Udayana* 6, no. 2 (2014): 263.
- NICOLAS FDIEBOLD, "STANDARDS OF NON-DISCRIMINATION IN INTERNATIONAL ECONOMIC LAW," *International and Comparative Law Quarterly* 60 (2011): 833.
- Office of the United States Trade Representative (USTR), *Section 232 Exemptions List* (2018)
- Office of the United States Trade Representative. (2019). *Agreement between the United States of America, the United Mexican States, and Canada (USMCA)*. <https://ustr.gov/trade-agreements/free-trade-agreements/united-states-mexico-canada-agreement> (22 December 2025 // 20.12)
- Office of the United States Trade Representative. (2019). *Agreement between the United States of America, the United Mexican States, and Canada*

(USMCA). <https://ustr.gov/trade-agreements/free-trade-agreements/united-states-mexico-canada-agreement>

P. C. Mavroidis, “‘Reciprocal’ Tariffs: What's in a Word,” Columbia Law / faculty scholarship (Analisis hukum modern atas klaim resiprokal dan kompatibilitas dengan MFN).

Panel Report, DS544, para. 7.132–7.140.

Panel Report, *US – Steel and Aluminium Products*, WT/DS544/R (2022)

Pauwelyn, *WTO Security Exceptions in the Age of Protectionism*, AJIL (2020).

Peter Van den Bossche & Werner Zdouc, *The Law and Policy of the World Trade Organization* (Cambridge University Press, 2021), p. 313

Peter Van den Bossche & Werner Zdouc, *The Law and Policy of the World Trade Organization*,

Policy notes & regional strategy: CSIS Indonesia, *Reaffirming Multilateralism: A Proposal for ASEAN ...* dan studi tentang cara merespons kebijakan resiprokal.

Prawita Thalib.”*Implikasi Prinsip Most Favoured Nation Dalam Upaya Penghapusan Hambatan Pedagangan Internasional*”l. Surabaya: *Yuridikia* Volume 27 Nomor 1 (2007) 35-36.

Presidential Proclamation 9705 of March 8, 2018 – *Adjusting Imports of Steel into the United States*; Presidential Proclamation 9704 – *Adjusting Imports of Aluminum into the United States*, *Federal Register* Vol. 83, No. 50 (2018).

Reuters, “Tariffs cause unprecedented disruption,” 2025.

rini sarlita, “Analisis kebijakan donald trump dalam menaikkan tarif impor baja dan aluminium asal tiongkok pada tahun 2018-2020” (universitas islam indonesia, 2025).:

Robert E. Hudec, “GATT/WTO Constraints on National Regulation: Requiem for an ‘Aim and Effects’ Test,” *International Lawyer*, Vol. 32 (1998).

Robert Wolfe, “From Sunshine to a Common Agent : The Evolving Understanding of Transparency in the WTO” 21, no. 2 (2015).

RR Singh, “Impact of U.S. Tariffs on International Trade: Legal Perspectives and Global Implications,” *International Journal of Economic Studies* (2025).

¹Rules and Regulations DEPARTMENT OF COMMERCE Bureau of Industry and Security 15 CFR Part 705 Requirements for Submissions Requesting Exclusions From the Remedies Instituted in Presidential Proclamations Adjusting Imports of Steel Into the United States and Adjusting Imports of Aluminum Into the United States; and the Filing of Objections to Submitted Exclusion Requests for Steel and Aluminum. (2018). In *Federal Register* (Vol. 83, Issue 53). www.regulations.gov (11 January 2026 // 13.57)

S. Taira, "WTO Dispute Settlement and Trade Sanctions as ...," *International and Comparative Law Review* (Brill, 2024)

Sadia Bakarr, *MFN in Services Trade: A Comparative Analysis of the General Agreement on Trade in Services and the African Continental Free Trade Area Agreement* (Budapest: Central European University, 2020).

Serlita Aprita & Rio Adhitya. (2020). *Hukum Dagang Internasional*. Depok : RajaGrafindo Persada.

Shaffer, G. (2021). *Emerging Powers and the World Trading System: The Past and Future of International Economic Law*. Cambridge University Press, hal. 186-190.

SHANA SHARMA, "Application of Most Favoured Nation Principle in Dispute Settlement Framework of WTO," *International Journal of Law Management & Humanities* 5, no. 2 (2022): 1881.

Shreyansh Jain and B B A L L B Hons, "MOST FAVOURED NATION TREATMENT AND ITS EXCEPTIONS : A LEGAL ANALYSIS" *Indian Journal of Law and Legal Research* VII, no. Ii (1994): 8282–92.

Simon Lester and Inu Manak, 'The Politics of Questionable National Security Import Restrictions', *Duke Journal of Comparative & International Law*, Vol. 30, No. 2 (2020), hlm. 238-242.

Singh, R., *Impact of US Tariff Measures on Developing Countries*, *International Journal of Economic Studies* (2024).

Soemitro, R. H. (1982). *Metodologi Penelitian Hukum dan Jurimetri*. Jakarta: Ghalia Indonesia, 15.

Soemitro, R. H. (1982). *Metodologi Penelitian Hukum dan Jurimetri*. Jakarta: Ghalia Indonesia, 15.

Steve Charnovitz, "The WTO Appellate Body Crisis: An Interpretive Analysis," *Journal of International Economic Law*, Vol. 24, No. 4 (2021).

- Subekti, *Unilateralisme AS dan Erosi Prinsip MFN*, JHP UI (2023).
- Suharsimi, A. (2010). *Prosedur Penelitian: Suatu Pendekatan Praktik*. Jakarta: Rineka Cipta, 193. (Klasifikasi bahan hukum).
- Sulistyo Widayanto. *WTO Melindungi Kepentingan Domestik Negara Anggotanya Secara Optimal*. Jakarta: Tinjauan Perdagangan Indonesia, Kementerian Perdagangan. (2016). Volume 35.
- Suzy H. Nikièma, *The Most-Favoured Nation Clause in Investment Treaties* (Canada: International Institute for Sustainable Development., 2017).: 20.
- Trade Expansion Act of 1962, 19 U.S.C. § 1862 (Section 232).
- Trade Expansion Act of 1962, 19 U.S.C. § 1862 (Section 232).
- Trade Expansion Act of 1962, 19 U.S.C. § 1862 (Section 232).
- Triyana Yohanes, Aloysius Wisnubroto, and Theresia Anita Christiani, “The WTO Non-Discrimination Principle and Its Impact on Developing Indonesia ’ s Investment” 33, no. 25 (2025): 513–34.
- Trump, D. J. (2018). *Presidential Proclamation Adjusting Imports of Steel Into the United States*. White House.
- Trump, D. J. (2018). *Presidential Proclamation Adjusting Imports of Steel Into the United States*. White House
- Trump, D. J. (2018). *Proclamation No. 9704: Adjusting imports of aluminum into the United States*. Federal Register, 83(51), 11619–11624. <https://www.federalregister.gov/documents/2018/03/15/2018-05415> (22 December 2025 // 19.44)
- U.S. Department of Commerce, *Steel and Aluminum Tariff-Rate Quota Agreements* (2021–2022).
- U.S. Department of Commerce. (2018). *The Effect of Imports of Steel on the National Security: An Investigation Conducted Under Section 232 of the Trade Expansion Act of 1962*.
- U.S. International Trade Commission (USITC), *The Economic Impact of Section 232 Tariffs*, 2023.
- U.S. Steel And Aluminium Tariffs Ruled WTO-Inconsistent But U.S. Refuses To Remove The Measures, Bennett Jones Insight (2023).
- UN Comtrade, *Ekspor Indonesia ke AS HS 72 & 76 (2019–2024)*

- UNCTAD Series on Issues in International Investment and Agreements II, *MOST-FAVOURED NATION TREATMENT* (New York and Geneva: UNITED NATIONS, 2010).
- United Nations. (2024). *UN Comtrade Database: International trade statistics on aluminium and steel products*. United Nations Statistics Division. <https://comtradeplus.un.org> (22 December 2025// 19.23)
- United States Trade Representative, “Statement on the WTO Panel Reports on Section 232” (December 2022).
- USTR, *Bilateral Arrangements under Section 232* (2018).
- USTR, *Section 232 Country Exemptions List, 2018–2022*.
- Van den Bossche & Zdouc, *WTO Law*, 2021.
- Van den Bossche, Peter & Zdouc, Werner, *The Law and Policy of the World Trade Organization*, Cambridge University Press (2021)
- WARREN F. SCHWARTZ, “Toward a Positive Theory of the Most Favored Nation Obligation and Its Exceptions in the WTO/GATT System,” *International Review of Law and Economics* 16 (1996): 40.
- White House Proclamation on Steel & Aluminium Tariffs
- White House, *Presidential Proclamation Adjusting Imports of Steel and Aluminum*, 3 June 2025
- White House, *Proclamation Adjusting Imports of Steel and Aluminum*, 2025.
- Wijaya, *Krisis Badan Banding WTO Pasca DS544*, Jurnal Hukum UGM (2023).
- William J. Davey, *Non-Discrimination in the World Trade Organization: The Rules and*
- Won-Ho Kim, “US tariff policy and a transformation of global trade architecture,” *AGlobe* (2025).
- World Bank. (2021). *World Development Report 2021: Data for Better Lives*. World Bank Publications
- World Customs Organization. (2022). *Harmonized commodity description and coding system (HS): Explanatory notes to Chapters 72 (Iron and steel) and 76 (Aluminium)*. World Customs Organization.

World Customs Organization. (2022). *Harmonized commodity description and coding system: Explanatory notes to Chapter 72 (Iron and steel) and Chapter 76 (Aluminium)*. World Customs Organization.

World Trade Organization (WTO) Panel Report, *United States – Certain Measures on Steel and Aluminium Products*, WT/DS544/R, WT/DS552/R, WT/DS556/R, WT/DS564/R (Adopted: 26 January 2023), para. 7.1.

World Trade Organization of GATT

World Trade Organization, Appellate Body. (1996). *Japan – Taxes on Alcoholic Beverages* (WT/DS8/AB/R; WT/DS10/AB/R; WT/DS11/AB/R). World Trade Organization. https://www.wto.org/english/tratop_e/dispu_e/cases_e/ds8_e.htm (19 December 2025 // 19.27)

World Trade Organization, Appellate Body. (1997). *European Communities – Regime for the Importation, Sale and Distribution of Bananas* (WT/DS27/AB/R). https://www.wto.org/english/tratop_e/dispu_e/cases_e/ds27_e.htm (22 December 2025 // 20.11)

World Trade Organization, Panel. (2000). *Canada – Certain measures affecting the automotive industry* (WT/DS139/R; WT/DS142/R). https://www.wto.org/english/tratop_e/dispu_e/cases_e/ds139_e.htm

World Trade Organization, Panel. (2022). *United States – Certain measures on steel and aluminium products* (WT/DS544/R; WT/DS547/R; WT/DS548/R; WT/DS550/R; WT/DS551/R; WT/DS552/R; WT/DS556/R; WT/DS564/R). https://www.wto.org/english/tratop_e/dispu_e/cases_e/ds544_e.htm (19 December 2025 // 21.30)

World Trade Organization. (1979). *Differential and more favourable treatment, reciprocity and fuller participation of developing countries* (The Enabling Clause). GATT Document L/4903. https://www.wto.org/legal_e

World Trade Organization. (1994). *General Agreement on Tariffs and Trade 1994* (Article I:1). World Trade Organization.

World Trade Organization. (1994b). *Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade 1994 (Anti-Dumping Agreement)*. <https://www.wto.org> (23 December 2025 // 10.24)

- World Trade Organization. (n.d.). *Tariff bindings*. WTO. https://www.wto.org/english/tratop_e/tariffs_e/tariff_data_e.htm (23 December 2025 // 17.21)
- Wouters, J., & de Wet, E. (2021). *The WTO in Crisis: Law and Politics in a Changing World Order*. Edward Elgar Publishing
- WTO ANALYTICAL INDEX Agreement. (n.d.).
- WTO Analytical Index: GATT 1994 – Article I
- WTO News, “United States Appeals Panel Reports Regarding Steel and Aluminium Measures” (26 January 2023).
- WTO Panel Report DS544 (2022).
- WTO Panel Report DS544/DS564 (2022)
- WTO Panel Report, *United States – Certain Measures on Steel and Aluminium Products* (WT/DS544/R; WT/DS552/R; WT/DS556/R; WT/DS564/R, 8 December 2022), paras. 7.48–7.7
- WTO Panel Report, *United States – Certain Measures on Steel and Aluminium Products*, DS544 (2022).
- WTO, *Analytical Index: Article I GATT 1994*
- WTO, *Analytical Index: Article I GATT 1994*
- WTO, *DS544: United States — Certain Measures on Steel and Aluminium Products*, https://www.wto.org/english/tratop_e/dispu_e/cases_e/ds544_e.htm (19 December 2025 // 20.00)
- WTO, *DS564: United States — Certain Measures on Steel and Aluminium Products*, https://www.wto.org/english/tratop_e/dispu_e/cases_e/ds564_e.htm (19 December 2025 // 20.30)
- WTO, *Korea – Sunset Review of Anti-Dumping Duties on Stainless Steel Bars*, Panel Report (DS553), 30 November 2020.
- WTO. (1994). *Agreement on Safeguards*. Article 8.1
- Wto. (n.d.). *COLOMBIA-PORTS OF ENTRY I*.
- Yudha Bhakti ardhwiwisastra, *Hukum Internasional: Bunga Rampai*, Alumni, Bandung, 2003, hlm. 107.