CONSOLIDATED TABLE OF CONTENTS VOLUMES 1–4

- ACICA Arbitration Rules, 2.89
- American Arbitration Association Handbook on International Arbitration and ADR, 3.214
- Arbitration, Alternative Dispute Resolution and the Importance of Stakeholder Engagement in Indonesia, 3.187
- Arbitration in China, 1.83
- Arbitration in India: An Unenjoyable Litigating Jamboree!, 3.99
- Arbitration in the Philippines and the Alternative Dispute Resolution Act of 2004, 1.102
- Arbitration Law of India: A Critical Analysis, The, 1.105
- Arbitration Law of Japan, 1.181
- Brief Review of the Japanese Arbitration Law, A, 1.127
- China's Search for Complete Separability of the Arbitral Agreement, 3.163
- Comparative Law of International Arbitration, 4.121
- Compulsion of Evidence in International Commercial Arbitration: An Asia-Pacific Perspective, 2.32
- Confidentiality of Arbitral Awards and the Advantage for Arbitral Institutions to Maintain a Repository of Awards, 1.169
- Disclosure of Documents in Singapore International Arbitrations: Time for a Reassessment?, 1.49
- Discovery in Investment Arbitration involving Republic of Korea, 4.137
- Enforcement of Arbitral Awards in Korea: Procedure and Potential Challenges, The, 2.60
- Enforcement of Arbitration Awards in India, 4.64
- Enforcement of Arbitration Awards in Vietnam, 2.137

- Handbook of ICC Arbitration Commentary, Precedents, Materials, 2.93
- Hong Kong Case Report: Applying Article 8(1) of the UNCITRAL Model Law— New Sound Industries Ltd v Meliga Ltd, 1.95
- Implementation of the New York Convention in China: A Case Study, 4.123
- Injunctions in Aid of Foreign Arbitration: The Singapore Experience, 3.142
- International Arbitration A Consensus on Public Policy Defences?, 4.143
- International Commercial Arbitration in Asia (2nd Ed), 2.192
- Investment Treaty Arbitration and Asia: Survey and Comment, 1.3
- Investment Treaty Arbitration and Asia: Review of Developments in 2005 and 2006, 3.1
- Involvement of National Courts *Anaconda v Fluor*, A Cautionary Tale, 2.163
- Is the Chinese Arbitration Act Truly Arbitration-Friendly: Determining the Validity of Arbitration Agreement under Chinese Law, 4.104
- Judicial Review of Arbitral Awards: Violation of Public Policy as Ground for Refusing Recognition of Foreign Arbitral Award, 4.175
- Key Features of New Japanese Arbitration Law, 2.76
- Kuala Lumpur Regional Centre for Arbitration — Impact of the Old and New Arbitration Act, 2.97
- New Zealand Experience of the UNCITRAL Model Law, The: A Review of the Position as at 31 December 2007, 4.1

- One Award Two Obstacles: Double Trouble When Enforcing Arbitral Awards in China, 4.83
- Possible Role of Arbitration in the Adaptation of Petroleum Contracts by Third Parties, 2.151
- Recent Cases Relating to Arbitration in China, 2.179
- Reforming the Model Law Provisions on Interim Measures of Protection, 2.1
- Relevant Considerations in Choosing the Place of Arbitration, 4.195
- Ruling on Arbitral Jurisdiction Is that an Award?, 3.125
- Russell on Arbitration (23rd Ed, 2007), 4.221

- Searching for Standards: Suspension of Enforcement Proceedings under Article VI of the New York Convention, 1.69
- Securing Arbitration in the Face of Litigation
 A Singapore Perspective, 2.113
- Set-off in International Arbitration What Can the Asian Region Learn, 1.141
- Some Contractual Approaches to the Problem of Inconsistent Awards in Multi-party, Multi-contract Arbitration Proceedings, 1 161
- Towards a Stronger Arbitration Regime for Vietnam, 3.80
- Transparency in Investment Arbitration: Are *Amici Curiae* the Solution?, 3.176