Journal of INTERNATIONAL ARBITRATION INDEX—Volume 14 (1997)

Issue	No. ARTICLES		Page
2	A Comment on Chromalloy—Hilmarton, à l'américaine	Eric A. Schwartz	125
2	Arbitrability of Timeliness Defenses—Who Decides?	awrence W. Newman and Charles M. Davidson	137
4	Arbitration in Myanmar	James Finch and Saw Soe Phone Myint	89
2	Choice of Substantive Law in International Arbitration	Marc Blessing	39
2	Courts' Intervention in Commercial and Maritime Arbitration under U.S. Law	Georgios Zekos	99
1	Developing Countries and the Law Applicable to International Arbitration of Oil Investment Disputes— Has the Last Word been Said?	Virtus Chitoo Igbokwe	99
3	Dispute Resolution in International Electronic Commerce	Michael E. Schneider and Christopher Kuner	5
3	Enforcement of Nullified Foreign Arbitral Awards— Chromalloy Revisited	Gary H. Sampliner	141
4	Ethics, Elitism, Eligibility	Jan Paulsson	13
3	How Non-Contracting States to the "Universal" New York Arbitration Convention enjoy Third-Party Benefits but no Third-Party Rights	ot Richard J. Graving	167
3	International Commercial Arbitration on the Internet— Has the Future Come Too Early?	Jasna Arsić	209
3	International Law and Article 42 of the ICSID Convention	Okezie Chukwumerije	79
3	Internationalization of State Contracts—ICSID, the Last Citadel	Nagla Nassar	185
4	Iranian Arbitration Proceedings	Shirin O. Entezari	53
4	Mandatory Rules of Law <i>versus</i> Party Autonomy in International Arbitration	Marc Blessing	23
2	Maritime Arbitration According to the United Nations Convention on the Carriage of Goods by Sea	M.I.M. Aboul-Enein	87
1	Moving Toward a Construction Lex Mercatoria— A Lex Constructionis	Charles Molineaux	55

3 On the Supervision Mechanism of Chinese Arbitration Involving Foreign Elements and its Tallying with International Practices	orlick and L. Marti 43	
Involving Foreign Elements and its Tallying with International Practices 3 Power and Justice in Foreign Investment Arbitration 4 M. So 1 Presumptions and Burden of Proof in World Trade Law 2 The Cautio Judicatum Solvi in Arbitration Proceedings, or	uo Wang 5	
Presumptions and Burden of Proof in World Trade Law Rutsel Silvestre J The Cautio Judicatum Solvi in Arbitration Proceedings, or	An Chen 39	
The Cautio Judicatum Solvi in Arbitration Proceedings, or	ornarajah 103	,
	J. Martha 67	
Costs of the Defendant Otto	Sandrock 17	,
4 The Courtesy Trap—Arbitration "if no amicable settlement can be reached" Tibo	or Varady 5	;
3 The Enforcement and Challenge of Foreign Arbitral Awards in Nigeria Andrew I. C	Okekeifere 223	3
The Independence of Arbitrators in Totalitarian States— Tackling the Tough Issues Jacque	es Werner 141	
4 The Internet, Electronic Commerce, and Dispute Resolution: Comments Rice	chard Hill 103	3
4 The New ICC Rules of Arbitration—Substantial and Procedural Changes Michel A	A. Calvo 41	
4 The New Omani Arbitration Act in Civil and Commercial Matters Abdul Hamid I	El-Ahdab 59)
2 The Trade Explosion and Some Likely Effects on International Arbitration Jacque	es Werner 5	5
The UNCITRAL Model Law and the Problem of Delay in International Commercial Arbitration Andrew I. C.	Okekeifere 125	5
2 UNCITRAL Notes on Organizing Arbitral Proceedings and the Conduct of Evidence—A New Approach to International Arbitration Robert	rto Ceccon 67	7

.