Journal of INTERNATIONAL ARBITRATION

INDEX—Volume 15 (1998)

Issue	No. ARTICLES		Page
2	Alternative Dispute Resolution in India	O.P. Motiwal	117
2	Anational Arbitral Awards—Legal Phenomenon or Academic Phantom?	Thilo Rensmann	37
2	China's Two-Pronged Approach to International Arbitration—New Rules and New Law	Andrew Shields	67
1	CIETAC Arbitration: A Success Story?	Michael J. Moser	27
1	Claimant's Expectations from the United Nations Compensation Commission	Nicolas C. Ulmer	7
4	Commercial Arbitration As the Most Effective Dispute Resolution Method—Still a Fact or Now a Myth?	Andrew I. Okekeifere	81
4	Contractual Alteration of the Scope of Judicial Review—The US Experience	James B. Hamlin	47
3	Court-Assisted Discovery in Aid of International Commercial Arbitrations—Two Recent US Cases Regarding the Applicability of 28 U.S.C. § 1782	Eric A. Schwartz and Rolf B. Johnson	53
1	Defence and Illustration of <i>Lex Mercatoria</i> in Maritime Arbitration	Aboubacar Fall	83
4	Dispute Resolution in Cyberspace	M. Scott Donahey	127
4	Ethics, Elitism, Eligibility: A Response—What happens if the Icelandic Arbitrator falls through the Ice?	David Hacking	73
4	Expanding!	Jacques Werner	5
3	Fast-Track Arbitration—Meeting the Demands of the Next Millennium	Eva Müller	5
3	Heightened Judicial Review of Arbitral Awards— Perspectives from the UNCITRAL Model Law and the English Arbitration Act of 1996 on some US Developments	Vikram Raghavan	103
1	How Fair and Efficient is the United Nations Compensation Commission System? A Model to Emulate?	Michael E. Schneider	15
1	Much Ado About Errors: The Singapore Perspective	Lee Suet Lin Joyce	95

1	Post-Award Arbitral Proceedings	Andrew N. Vollmer and Angela J. Bedford	37
4	Practical Considerations in Drafting Dispute Resolution Provisions in International Commercial Contracts—A US Perspective	Dana H. Freyer	7
1	Springday's Musings	Jacques Werner	5
3	State Contracts and Arbitral Choice-of-Law Process and Techniques—A Critical Appraisal	A.F.M. Maniruzzaman	65
3	The Arbitration Proceedings—Fundamental Principles and Rights of the Parties	Johannes Trappe	93
4	The Challenge of the ICC Arbitrators—Theory and Practice	Michel A. Calvo	63
1	The European Court of Arbitration and its Arbitration and Mediation Rules	Mauro Rubino-Sammartano	75
2	The Legal Framework for the Recognition and Enforcement of International Commercial Arbitral Awards in Nigeria—Dilemmas and Agenda for Action	Dakas Clement James Dakas	95
2	The New German Arbitration Act	Gino Lörcher	85
2	The New International Commercial Arbitration Act of Iran—Towards Harmony with the UNCITRAL Model	Law Jamal Seifi	5
3	The New Law on International Commercial Arbitration in	a Iran Mansour Jafarian and Mehrdad Rezaeian	31
2	The Parties' Rights Against a Dilatory or Unskilled Arbitrator—Possible New Approaches	Andrew I. Okekeifere	129
1	The Role of Courts in Commercial and Maritime Arbitration Under English Law	Georgios Zekos	51
4	The Taiwanese Arbitration Act 1998	Hong-lin Yu	107
3	The Use of Arbitration Clauses in the Field of Banking and Finance—Current Status and Preliminary Conclusions	sion Marcus C. Boeglin	19
2	Total Separation of International Commercial Arbitration and National Court Regime	Hong-lin Yu	145