

Journal of INTERNATIONAL ARBITRATION INDEX—Volume 23 (2006)

<i>Issue No.</i>	<i>ARTICLES</i>	<i>Page</i>
2	ACICA's New International Arbitration Rules <i>Simon Greenberg</i>	189
1	Anti-Suit Injunctions and Arbitration: A Final Nail in the Coffin? <i>Hakeem Seriki</i>	23
2	Arbitration Agreements in China: Battles on Designation of Arbitral Institution and Ad Hoc Arbitration <i>Jian Zhou</i>	145
3	Book Review <i>Bernard Hanotiau</i>	265
1	Case Law on Articles 5, 8, and 16 of the UNCITRAL Model Arbitration Law <i>Jean-Paul Beraudo</i>	101
6	Challenges of Arbitrators at the Iran–United States Claims Tribunal— <i>Defining the Role of the Appointing Authority</i> <i>Ruth Teitelbaum</i>	547
5	Comments on the Information Letter Issued by the Presidium of the Supreme Commercial Court of the Russian Federation on December 22, 2005 <i>Laurence Ponty</i>	435
1	Confidentiality in International Arbitration An Introspection of the Public Interest Exception <i>Roman Jordans, Joyiyoti Misra</i>	39
3	Defining the Limits of Scrutiny of Awards Based on Alleged Violations of European Competition Law <i>Gordon Blanke</i>	249
4	Determination, Interpretation and Application of Substantive Law in Foreign Investment Treaty Arbitrations <i>Virtus Chitoo Igbokwe</i>	267
1	Distinct Features of Arbitration in China An Historical Perspective <i>Wang Wenyang</i>	49
3	Domestic Court Intervention in International Arbitration <i>Neelanjan Maitra</i>	239
6	Editorial Note <i>Bette Shifman</i>	i–i
4	Egregious Error of Law as Grounds for Setting Aside an Arbitral Award <i>Jean-Paul Beraudo</i>	351
3	Evolving Principles in Enforcing Awards Subject to Annulment Proceedings <i>Thomas H. Webster</i>	201

5	Expropriation and the “Fair and Equitable” Standard	<i>Stephen Fietta</i>	375
3	Inoperative and Operative Arbitration Agreements	<i>Michael Pryles</i>	227
6	Iran-United States Claims Tribunal Precedent in Investor-State Arbitration	<i>Christopher R. Drahozal, Christopher S. Gibson</i>	521
6	Iran-United States Claims Tribunal— <i>Claims, Counterclaims, Dual Nationality, and Enforcement</i>	<i>Ali Z. Marossi</i>	493
3	<i>Lesotho Highlands</i> : “Denaturing” an Arbitration Statute and an Express Choice of Law does not Involve the Arbitrator Exceeding his Powers	<i>Adam Samuel</i>	259
1	Limits to Enforcement of ICSID Awards	<i>Edward Baldwin, Mark Kantor, Michael Nolan</i>	1
1	<i>Malecki v Long</i> : Truncated Tribunals and Waivers of <i>Dutco</i> Rights	<i>Denis Bensaude</i>	81
2	New Arbitration Acts in Denmark and Spain. The Application of Transnational Rules to the Merits of the Dispute	<i>Ana M. López-Rodríguez,</i>	125
4	Peace Talks Before War: The Enforcement of Clauses for Dispute Resolution Before Arbitration	<i>Kanaga Dharmananda, Sarah Leonard</i>	301
2	Provisional Enforcement of International Arbitral Awards Made in France	<i>Alain N. Farhad,</i>	115
4	Recent Developments in OHADA Arbitration	<i>Gaston Kenfack Douajni</i>	363
5	The Chief Justice’s Power to Appoint Arbitrators Under the Indian Arbitration Act	<i>Sidharth Sharma</i>	467
5	The Decisions Rendered by the CAS Ad Hoc Division at the Turin Winter Olympic Games 2006	<i>Antonio Rigozzi</i>	453
1	The Finnish Supreme Court and the Liability of Arbitrators	<i>Gustaf Möller</i>	95
5	The <i>Methanex</i> Final Award	<i>Alberto Alvarez-Jiménez</i>	427
5	The Moth, the Light and the United States’ Severability Doctrine	<i>Ben H. Sheppard, Jr.</i>	479
4	The Notion of <i>Time</i> in ICSID’s Case Law on Indirect Expropriation	<i>Bjørn Kunoy</i>	337
2	Towards Finality of Arbitral Awards: Two Steps Forward and One Step Back	<i>Alexis Mourre, Luca G. Radicati di Brozolo</i>	171
4	Validity and Efficacy of Stabilisation Clauses	<i>Abdullah Faruque</i>	317