## Journal of INTERNATIONAL ARBITRATION

## INDEX—Volume 26

Issue No.	Articles	Author Name(s)	Page No.
3	Antisuit Injunctions and Arbitration Proceedings: What Does the Future Hold?	Dr. Kyriaki Noussia	311
5	Arbitrability of Corporate Disputes in Ukraine	Yuliya Chernykh	745
2	Arbitration in Employment Relationships in France	Beatrice Castellane	293
5	Arbitrators Granting Antisuit Orders: When Should They and on What Authority?	Rahim Moloo	675
6	Anatomy of the Law and Practice of Interim Protective Measures in International Investment Arbitration	Régis Bismuth	773
1	"Back to the Future" for Investor-State Arbitrations: Revising Rules in Australia and Japan to Meet Public Interests	Luke Nottage and Kate Miles	25
3	Bhatia International v. Bulk Trading S.A: Ambushing International Commercial Arbitration Outside India?	Raghav Sharma	357
3	Charting New Waters with Familiar Landmarks  —The Changing Face of Arbitration Law and Practice in Nigeria	Adewale A. Olawoyin	373
6	Comment on Dallah v. Pakistan: Refusal of Enforcement of an ICC Arbitration Award against a Non-Signatory	Jacob Grierson and Dr. Mireille Taok	903
3	Comment on Dallah v. Pakistan	Jacob Grierson and Dr. Mireille Taok	467
4	Comments on the Paris Court of Appeal Decision in Czech Republic v. Pren Nreka	Pierre Duprey	591
4	Comments on the Paris Court of Appeal Decision in SNF v. International Chamber of Commerce	Laurence Kiffer	579
6	Comment on West Tankers Inc. v. RAS Riunione Adriatica di Sicurta S.p.A. (The Front Comor)	Jacob Grierson	891
5	Compensation for Non-expropriatory Breaches of International Investment Law—The Contribution of the Argentine Awards	Pierre-Yves Tschanzand Jorge E. Viñuales	729
5	Dening the Indenable: Practical Problems of Condentiality in Arbitration	Michael Hwang S.C. and Katie Chung	609
2	Definition of Investment in Bilateral Investment Treaties of South Asian Countries and Regulatory Discretion	Prabhash Ranjan	217

6	Enforcement of Arbitral Awards in Indochina—Law, Practice, and Alternatives	Alastair Henderson	841
2	European Law and Investment Treaties	Markus Burgstaller	181
3	Finality of Investor-State Arbitral Awards: Has the Tide Turned and is there a Need for Reform?	Jason Clapham	437
1	Hybrid Efficiency in Arbitration: Waiving Potential Conflicts for Dual Role Arbitrators in Med-Arb and Arb-Med Proceedings	Jacob Rosoff	89
2	International Commercial Arbitration in Ukraine: Details Do Matter	Yuliya S. Chernykh	301
1	"Investment" and "Investor" in Energy Charter Treaty Arbitration: Uncertain Jurisdiction	Anna Turinov	1
6	Issues Relevant to the Termination of Bilateral Investment Treaties	Andrea Carska-Sheppard	755
3	New Dog, Old Tricks: Solving a Conict of Laws Problem in CISG Arbitrations	Benjamin Hayward	405
1	Overcoming Immunity-Based Objections to the Recognition and Enforcement in Canada of Investor-State Awards	Frédéric Bachand	59
1	Principles of Treaty Interpretation in the NAFTA Arbitral Award on Canadian Cattlemen	Alexander Orakhelashvili	159
6	Privilege in International Arbitration: Is It Time to Recognize the Consensus?	Craig Tevendale and Ula Cartwright-Finch	823
1	Public Policy Considerations in International Arbitration: Costs and Other Issues—A View from Singapore	Locknie Hsu	101
1	Public Policy Under the Indian Arbitration Act —In Defence of the Indian Supreme Court's Judgment in ONGC v. Saw Pipes	Sidharth Sharma	133
2	Setting Aside Foreign-Related Arbitral Awards underChinese Law  —A Study in Perspective of Judicial Practice	Lanfang Fei	237
1	Sourcing Unlimited, Inc. v. Asimco Int'l, Inc.: Appellate Jurisdiction and Equitable Estoppel	Jennifer Kirby	149
6	Swedish Court Decisions on Arbitration, 1999 to 2008	Sigvard Jarvin	873
2	The Enforcement of Awards Annulled in their Place of Origin —The French and U.S. Experience	Christopher Koch	267
5	The Group of Companies Doctrine in International Commercial Arbitration: Is There any Reason for this Doctrine to Exist?	Pietro Ferrario	647
4	The Necessity for Discovery of Evidence in the Fact-Finding Process of International Tribunals	Dr. Ali Z. Marossi	511
3	The New Rules of Arbitration of the Court of Arbitration of the Ofcial Chamber of Commerce and Industry of Madrid  —An Overview	Victor Bonnin Reynes	479

4	The Practical Impact of Amendment to Article 85-1, Section 2 of the Government Procurement Act—A Report from Taiwan	Helena H.C. Chen	491
4	The Settlement of Disputes between the Public Administration and Private Companies by Arbitration under Brazilian Law	Arnoldo Wald and Jean Kalicki	557
4	Towards a Hierarchy of Norms in Transnational Law?	Moritz Renner	533
5	Turkey: Soon to Face a Wave of International Investment Arbitrations?	Steffen Hindelang, Stephan Wilske and Ismail G. Esin	701
6	Waiver of Sovereign Immunity from Execution: Arbitration is Not Enough	Nicholas Pengelley	872
2	What Weight Should be given to the Annulment of an Award under the Lex Arbitri? The Austrian and German Perspectives	Dr. Günther J. Horvath	249
3	With Arbitrators, Less Can be More: Why the Conventional Wisdom on the Benets of having Three Arbitrators may be Overrated	Jennifer Kirby	337