## Journal of INTERNATIONAL ARBITRATION

## ARTICLE INDEX – Volume 28

Issue No.	Articles	Author Name(s)	Page No.
3	Arbitration Agreements and Anational Law:A Question of Intent?	Maria Hook	175
2	Arbitration Costs as Relief and/or Damages	José Rosell	115
3	Are Arbitrators Not Human? Are They from Mars? Why Should Arbitrators be a Separate Species?	Sarosh Zaiwalla	273
6	Big Trouble in 'Little China' – Could a Constitutional Dilemma Concerning State Immunity Threaten Hong Kong's Position as a Pre-eminent Arbitration Seat?	Ashley Bell	643
4	Clues to Construing the New French Arbitration Law — An ICC Perspective on Procedural Efficiency, Good Faith, and Independence	Nadia Darwazeh and Baptiste Rigaudeau	381
4	Confidentially Speaking: Commercial Arbitration in Canada's Open Courts	Nicholas Pengelley	355
2	Costs Awards in Arbitration	Mauro Rubino Sammartano	113
4	Dallah: Conflicting Judgments from the U.K. Supreme Court and the Paris Cour d'Appel	Jacob Grierson and Dr. Mireille Taok	407
2	Dallah: The Supreme Court's Positively Pro-Arbitration "No" to Enforcement	Devika Khanna	127
2	Does Bifurcation Really Promote Efficiency?	Lucy Greenwood	105
1	Enforceability of Arbitration Clauses in Online Business-to-Consumer Contracts	Mutasim Ahmad Alqudah	67
6	Enforcement of Arbitral Awards Annulled in Russia – Case Comment on Dutch Supreme Court of 25 June 2010	Albert Jan van den Berg	617
2	Harmonisation of Irish Arbitration Law:Arbitration Act 2010	Louise Reilly	163
5	Harmonization and Delocalization of International	Renata Brazil-David	445

<sup>&#</sup>x27;Article Index'. Journal of International Arbitration 28, no. 6 (2011): 655–658. © 2011 Kluwer Law International BV, The Netherlands

Issue No.	Articles	Author Name(s)	Page No.
3	Impartiality and the Issue of Repeat Arbitrators — A Reply to Slaoui	Raphaël de Vietri and Kanaga Dharmananda	187
3	International Arbitration and Shari'a Law: Context, Scope, and Intersections	Ahmad Alkhamees	255
3	International Arbitration and the Duty to Know the Law	Jeff Waincymer	201
2	International Arbitration in a Global Economy: The Challenges of the Future	Bernard Hanotiau	89
6	Judicial Review of Arbitral Awards in International Arbitration – A Case for an Efficient System of Judicial Review	Hossein Abedian	553
6	Keeping the Golden Goose Alive: Could Alternative Fee Arrangements Reduce the Cost of International Arbitration?	Lucy Greenwood	591
4	Language, Truth, and Arbitral Accuracy	Nicolas C. Ulmer	295
5	Negotiating and Drafting Arbitration Agreements with Chinese Parties — Special Considerations of Chinese Law and Practice	Paul Friedland & Bing Yan	467
1	Non-signatories' Right to Appeal the Denial of a Stay of Litigation: Arthur Andersen L.L.P. v. Carlisle	S.I. Strong	81
3	Nurdin Jivraj v. Sadruddin Hashwani:The English Court of Appeal Erects a Regulatory Barrier to Appointment of Arbitrators in the Name of Anti-Discrimination	Inae Yang	243
5	Party Autonomy and the Constitutionality of Nigerian Arbitration and Conciliation Act 1988, Sections 7(4) and 34 — Commentary on Agip Oil Co. Ltd. v. Kremmer and others, Chief Felix Ogunwale v. Syrian Arab Republic, and Bendex Engineering Ltd. v. Efficient Petroleum (Nigeria) Ltd.	Chukwuemeka E. Ibe	493
3	Polimaster Ltd. v. RAE Systems, Inc.:My Place or Yours? But Not Both	Erica Stein	265
4	Prospects of Foreign Arbitration Institutions Administering Arbitration in China	Fan Kun	343
6	Recent Developments in Arbitration in Australia	Justice Clyde Croft	599
5	Shifting the Burden of Proof in the Practice of the Iran–United States Claims Tribunal	Ali Z. Marossi	427
6	The Arbitrator as Mediator, and Mediator as Arbitrator	Paul E. Mason	541
5	The Expanded Role of the Appointing Authority under the UNCITRAL Arbitration Rules $2010$	Sarah Grimmer	501

## ARTICLE INDEX

Issue No.	Articles	Author Name(s)	Page No.
3	The Mediated Settlement Agreement — The Ecuadorian Experience	Ximena Bustamante Vásconez	283
5	The New AFA Arbitration Rules	Detlev Kühner	519
4	The New French Law on International Arbitration	Beatrice Castellane	371
1	The Revised UNCITRAL Arbitration Rules Seen through the Prism of Electronic Disclosure	Daria Kozlowska	51
5	The Three Mediations (Light and Shadow of the Italian Example)	Mauro Rubino-Sammartano	485
1	U.S. Anti-suit Injunctions in Support of International Arbitration: Five Questions American Courts Ask	Chetan Phull	21
4	Using an Event Study Methodology to Compute Damages in International Arbitration Cases	Rosa M. Abrantes-Metz and Santiago Dellepiane	327
1	Validity of the "Beijing Arbitration" Clause — A Discussion of Two Landmark Civil Rulings of the Chinese Supreme People's Court	Peng Xianwei	15
2	Waiver of Appeal to the Swiss Federal Tribunal:Recent Evolution of the Case Law and Compatibility with ECHR, Article 6	Nora Krausz	137
4	Who is Afraid of Nottebohm? — Reconciling the ICSID Nationality Requirement for Natural Persons with Nottebohm's "Effective Nationality" Test	Cornel Marian	313
1	Why South Africa Should Update Its International Arbitration Legislation	Stephan Wilske and Jade G. Ewers	1
4	Witness Preparation: Memory and Storytelling	Jennifer Kirby	401