

Journal of INTERNATIONAL ARBITRATION

ARTICLE INDEX – Volume 31

<i>Issue No.</i>	<i>Articles</i>	<i>Author Name(s)</i>	<i>Page No.</i>
5	Arbitration in Vietnam	Corinne Nguyen & Anh Duong Vu	675
1	Are All Transfers of an Investment Protected by the Treaty Which Deals with the Original Investment?	Mauro Rubino-Sammartano	97
2	Bias in Arbitral Decision-Making: Rescuing the Mentschikoff Archives from a Half Century of Oblivion	Kristina Klykova	289
6	Challenging the “Splitting the Baby” Myth in International Arbitration	Ana Carolina Weber, Carmine A. Pascuzzo S., Guilherme de Siqueira Pastore & Ricardo Dalmaso Marques	719
4	Dealing with Corruption Allegations in International Investment Arbitration: Reaching a Procedural Consensus?	Thomas Kendra & Anna Bonini	439
3	Distilling Principles of Law from ICSID Cases against Ecuador	Lucas Bento	329
5	Enforcement of Annulled Arbitral Awards: What Is and What Ought to Be?	Manu Thadikkaran	575
5	Enforcement of Foreign Awards in Mainland China: Current Practices and Future Trends	Teresa Cheng S.C. & Joe Liu	651
6	Enforcing Arbitrator’s Obligations: Rethinking International Commercial Arbitrators’ Liability	Dario Alessi	735
4	Five Proposals to Further Increase the Efficiency of International Arbitration Proceedings	Andreas Respondek	507
3	ICC Hybrid Arbitrations Here to Stay: Singapore Courts’ Treatment of the ICC Rules Revisions in Articles 1(2) and 6(2)	Anthony Cheah Nicholls & Christopher Bloch	393
2	‘In Accordance with Domestic Law’ Clauses: How International Investment Tribunals Deal with Allegations of Unlawful Conduct of Investors	Thomas Obersteiner	265

<i>Issue No.</i>	<i>Articles</i>	<i>Author Name(s)</i>	<i>Page No.</i>
4	Is There a Default Principle of Cost Allocation in International Arbitration?	Christopher Koch	485
4	Jurisdictional Matters in International Arbitration: Why Arbitrators Stand on an Equal Footing with State Courts	Giacomo Marchisio	455
5	Loose Lips Sink Ships: Mandatory Confidential Arbitration of Employment Disputes as a Reputational Risk Management Tool	Miloš Novović	541
5	Loosening the Grip of the Contracts (Rights of Third Parties) Act 1999 on Arbitration Agreements	Masood Ahmed	515
5	No One's Credit Is As Good As Cash: Awards and Orders for the Payment of the ICC Advance on Costs	Nadia Darwazeh & Simon Greenberg	557
6	Practical Criteria for Selecting International Arbitrators	Carlos Matheus López	795
2	Questioning the Role of International Arbitration in the Fight against Corruption	Cecily Rose	183
3	Revision of the Dutch Arbitration Act: Making the Netherlands an Even Better Place for Arbitration	Jacomijn J. van Haersolte-van Hof	425
1	Sovereign Debt Restructuring under the Investor-State Dispute Regime	Youngjin Jung & Sangwook Daniel Han	75
6	SPC Instruction Provides New Opportunities for International Arbitral Institutions to Expand into China	Wei Sun	683
1	The Emergency Arbitrator Procedure under the 2012 ICC Rules: A Juridical Analysis	Baruch Baigel	1
2	The Hungarian Arbitration Law: A Leap into the Past	Philippe Cavalieros	317
6	The Impact of Party Impecuniosity on Arbitration Agreements: The Example of France and Germany	Detlev Kühner	807
2	The Jerusalem Arbitration Centre: From Tradition to Innovation	Nadia Darwazeh	121
3	The Legal Framework for Counterclaims in Investment Treaty Arbitration	Dafina Atanasova, Adrián Martínez Benoit & Josef Ostránský	357
1	The Protection of Investors' Legitimate Expectations and the Fair and Equitable Treatment Standard under NAFTA Article 1105	Patrick Dumberry	47
2	The Tarnished Brand of CIETAC: Understanding the 2012 CIETAC Dispute	Marianne Rose	139
3	The UNCITRAL Model Law and Awards <i>infra petita</i>	Paul Tan & Jawad Ahmad	413

<i>Issue No.</i>	<i>Articles</i>	<i>Author Name(s)</i>	<i>Page No.</i>
1	Unilateral Jurisdiction Clauses: The Case for Invalidity, Severability or Enforceability	Deyan Draguiev	19
1	U.S. Discovery in Aid of International Arbitration: Where Things Presently Stand	Nathan D. O'Malley & Luke N. Eaton	111
6	Vive la difference? Convergence and Conformity in the Rules Reforms of Arbitral Institutions: The Case of the LCIA Rules 2014	Dipen Sabharwal & Rebecca Zaman	701
5	'Waiver of Sovereign Immunity' Clauses in Contracts	Samarth Sagar	609
4	What Is an Award, Anyway?	Jennifer Kirby	475
4	What Steps Should Arbitrators Take to Limit the Cost of Arbitration?	David Brown	499
1	Who Decides Arbitrability Where a Precondition to Arbitration Has Not Been Satisfied?: A Comment on the U.S. Supreme Court's Decision to Hear the Appeal in BG Group v. Argentina	Solomon Ebere & Blerina Xheraj	101
<i>Book Reviews:</i>			
6	Choice of Venue in International Arbitration (OUP, 2014)	Michael Ostrove, Claudia T. Salomon and Bette Shifman [Hilary Heilbron, Q.C.]	787
6	Damages in International Arbitration under Complex Long-Term Contracts (OUP, 2014)	Herfried Wöss, Adriana San Román Rivera, Pablo T. Spiller, and Santiago Dellepiane [Hilary Heilbron, Q.C.]	785
6	Guerrilla Tactics in International Arbitration (Wolters Kluwer Law & Business, 2013)	Günther J. Horvath & Stephan Wilske [Panayotis M. Protopsaltis]	789