

Journal of INTERNATIONAL ARBITRATION

ARTICLE INDEX – Volume 34

<i>Issue No.</i>	<i>Articles</i>	<i>Author Name(s)</i>	<i>Page No.</i>
SI	Adjudicator, Advocate, or Something in Between? Coming to Terms with the Role of the Party-Appointed Arbitrator	Sundaresh Menon	347
6	A Second (Quasi-Perfect?) Storm Also in Arbitration?	Mauro Rubino Sammartano	925
2	A Statement of Arbitral Jurisprudence: The Case for a National Law Obligation to Publish International Commercial Arbitral Awards	Paul Comrie-Thomson	275
6	Accessing and Assessing Australia's International Arbitration Act	Luke Nottage & James Morrison	963
1	Arbitrability and Choice of Law in Transfer of Technology Agreements Under Egyptian Law	César R. Ternieden, Tarek Badawy & Sarwat Abd El-Shahid	55
2	Arbitration in Latvia: A Cautionary Tale?	Toms Krūmiņš	303
6	<i>Blue Bank International v. Venezuela</i> : When Are Trust Assets Protected Under International Investment Agreements?	Hanno Wehland	947
SI	Can Asia Cut the Costs?	Nicolas Wiegand	401
4	Court-Ordered Interim Relief Against States in Aid of Arbitration: Sovereign Immunity, Waiver and Comity	Nelson Goh	679
6	Due Process Paranoia: Need We Be Cruel to Be Kind	Michael Polkinghorne & Benjamin Ainsley Gill	935
2	Emergency Relief in Investment Treaty Arbitration: A Word of Caution	Maxim Osadchiy	239
5	Equity-Based Discretion and the Anatomy of Damages Assessment in Investment Treaty Law	Silke Noa Kumpf	835
SI	'How Long Have You Got?': Towards a Transparent and Streamlined System for Enforcing Foreign Arbitral Awards in China	Fan Yang	489
4	Impecuniosity and Validity of Arbitration Agreements	Juan Pablo Moyano	631
6	International Arbitration and EU Competition Law Complement Rather than Contradict One Another	Lucian Ilie & Amy Seow	1007
4	Like Oil and Water? Human Rights in Investment Arbitration in the Wake of <i>Philip Morris v. Uruguay</i>	Monica Feria-Tinta	601

<i>Issue No.</i>	<i>Articles</i>	<i>Author Name(s)</i>	<i>Page No.</i>
2	May International Arbitral Tribunals Declare Laws Unconstitutional? An International and a Polish Perspective on the Issue of Dealing with Unlawful Laws	Andrzej Olaś	169
4	Orderliness and Coherence in International Investment Law and Arbitration: An Analysis Through the Lens of State of Necessity	Giovanni Zarra	653
SI	Parallel Proceedings in Indian Arbitration Law: Invoking Lis Pendens	Harshad Pathak & Pratyush Panjwani	509
2	Rethinking the Use of Arbitration Clauses by Financial Institutions	Irene Han	207
5	Specific Performance Under Commercial Contracts with Sovereign States	Anthony C. Sinclair & Epaminontas E. Triantafilou	747
2	Techniques and Tradeoffs for Incorporating Cost- and Time-Saving Measures into International Arbitration Agreements	Adam J. Weiss, Erin E. Klisch & Joseph R. Profaizer	257
2	The 2017 ICC Expedited Rules: From Softball to Hardball?	Michael W. Bühler & Pierre R. Heitzmann	121
2	The Future of Anti-Suit Injunctions in Support of Arbitration After the EU Court of Justice's Judgment in the <i>Gazprom</i> Case	Paschalis Paschalidis	333
SI	The KLRCA I-Arbitration Rules: A <i>Shari'a</i> -Compliant Solution to the Problems with Islamic Finance Dispute Resolution in Singapore and Malaysia?	Mel Andrew Schwing	425
2	The Legality Requirement in Investment Arbitration	Michael Polkinghorne & Sven-Michael Volkmer	149
1	The Res Judicata Effects of Foreign Judgments in Post-Award Proceedings: To Bind or Not to Bind?	Philippe Hovaguimian	79
1	The Second Look in European Union Competition Law: A Scandinavian Perspective	Jakob B. Sørensen & Kristian Torp	35
1	The State of Play of Enforcement of Emergency Arbitrator Decisions	Ank Santens & Jaroslav Kudrna	1
SI	The Time for a New Arbitration Law in China: Comparing the Arbitration Law in China with the UNCITRAL Model Law	João Ribeiro & Stephanie Teh	459
4	Think Quality Not Quantity: Repeat Appointments and Arbitrator Challenges	Will Sheng Wilson Koh	711
SI	Third Party Funding in Singapore and Hong Kong: The Next Chapter	Chiann Bao	387
5	Transnational Arbitral Res Judicata	Nathan Yaffe	795

<i>Issue No.</i>	<i>Articles</i>	<i>Author Name(s)</i>	<i>Page No.</i>
1	UNCITRAL Model Law: Composition of the Arbitration Tribunal Re-considering the Case upon Setting Aside of the Original Arbitration Award	Beata Gessel- Kalinowska Vel Kalisz	17
5	Waiver of the Right to Set-Aside Proceedings in Light of Article 6 ECHR: Party-Autonomy on Top?	Marte Knigge & Pauline Ribbers	775
4	Why Finland Should Adopt the UNCITRAL Model Law on International Commercial Arbitration	Christopher R. Seppälä	585
SI	Winter of Discontent	Neil Kaplan	373
	Book Reviews		
4	<i>Arbitration of International Mining Disputes: Law and Practice</i>	H. G. Burnett & L.-A. Bret [Raphael J. Heffron]	743
4	<i>Attorney-Client Privilege in International Arbitration</i>	Annabelle Möckesch [Claudio Salas]	741
1	<i>Document Production in International Arbitration</i>	Reto Marghitola [John V. H. Pierce]	110
1	<i>International Commercial Arbitration Handbook</i>	Stephan Balthasar [Volker Triebel]	107
1	<i>Practising Virtue: Inside International Arbitration</i>	David D. Caron, Stephan W. Schill, Abby Cohen Smutny & Epaminontas E. Triantafilou [David Pusztai & Philip Devenish]	113
5	<i>The History of ICSID</i>	Antonio Parra [Bernard Hanotiau & Iuliana Iancu]	921
6	<i>The Lex Mercatoria in Theory and Practice</i>	Orsolya Toth [Gerhard Wagner, Jake Lowther & Anastasios P. Andrianesis]	1039
5	<i>Eli Lilly v. Canada</i> : A Patently Clear-Cut Dismissal on the Facts, but Opening the Door for Future Claimants on the Law	Boris Kasolowsky & Eric Leikin	889
SI	Korean Arbitration Act Amended to Adopt Key Features of 2006 Model Law Amendments	John Bang & David MacArthur	567
SI	Hong Kong's Year in Review: A Résumé of 2016 Arbitration Developments	Mariel Dimsey	545
5	The Appearance of Foreign Counsel in International Arbitration: The Case of Egypt	Amr Omran	901