# ARTICLE INDEX – Volume 36

<table>
<thead>
<tr>
<th>Issue No.</th>
<th>Articles</th>
<th>Author Name(s)</th>
<th>Page No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>A Model Multilateral Treaty for the Encouragement of Investment in Climate Change Mitigation and Adaptation</td>
<td>Silke Noa Elrifai, Simon R. Sinsel, Maya Hennerkes &amp; Hans Rusinek</td>
<td>71</td>
</tr>
<tr>
<td>1</td>
<td>A Vision for Green Foreign Direct Investment: Proposals for an Investor-State Collaborative Effort</td>
<td>Christopher Campbell &amp; Ana Coimbra Trigo</td>
<td>135</td>
</tr>
<tr>
<td>5</td>
<td>Arbitration in SEP/FRAND Disputes: Overview and Core Issues</td>
<td>Peter Georg Picht &amp; Gaspare Tazio Loderer</td>
<td>575</td>
</tr>
<tr>
<td>5</td>
<td>Artificial Intelligence and Legal Decision-Making: The Wide Open?</td>
<td>Maxi Scherer</td>
<td>539</td>
</tr>
<tr>
<td>3</td>
<td>Challenges in the Taking of Evidence in Arbitrations Seated in Mainland China</td>
<td>Milo Molfa, Adam Grant, Paul Kleist &amp; Amy Wen Wei</td>
<td>315</td>
</tr>
<tr>
<td>3</td>
<td>Common Law v. Civil Law in International Arbitration: The Beginning or the End?</td>
<td>Klaus Peter Berger</td>
<td>295</td>
</tr>
<tr>
<td>2</td>
<td>Domestic Courts and Investment Treaty Tribunals: The Effect of Local Recourse Against Administrative Measures on the Breach of Investment Protection Standards</td>
<td>Hanno Wehland</td>
<td>207</td>
</tr>
<tr>
<td>2</td>
<td>Effects of Disposal of Investments on Claims in Investment Arbitration</td>
<td>Markus Burgstaller &amp; Agnieszka Zarowna</td>
<td>231</td>
</tr>
<tr>
<td>1</td>
<td>Foreword: The Story of the Stockholm Treaty Lab</td>
<td>Annette Magnusson</td>
<td>1</td>
</tr>
<tr>
<td>6</td>
<td>The Future of Arbitration: A Poet’s Prophecy</td>
<td>Jörg Risse</td>
<td>679</td>
</tr>
<tr>
<td>3</td>
<td>The Good Faith Principle in the Context of the Enforcement of New York Convention Awards: An Analysis of Hong Kong’s Position in Light of the Apparently Conflicting Court Decisions</td>
<td>Alex Ye</td>
<td>361</td>
</tr>
<tr>
<td>2</td>
<td>How Can Arbitrators Best Protect Their Deliberations from Disclosure: New Challenges and Opportunities in England</td>
<td>William Hooker, Nathalie Allen Prince &amp; David Turner</td>
<td>259</td>
</tr>
</tbody>
</table>

© 2019 Kluwer Law International BV, The Netherlands
<table>
<thead>
<tr>
<th>Issue No.</th>
<th>Articles</th>
<th>Author Name(s)</th>
<th>Page No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>How to Obtain Evidence from Third Parties: A Comparative View</td>
<td>Robert Bradshaw</td>
<td>629</td>
</tr>
<tr>
<td>1</td>
<td>Innovating International Investment Agreements: A Proposed Green Investment Protocol for Climate Change Mitigation and Adaptation</td>
<td>Paula Henin, Jessica Howley, Amelia Keene &amp; Nicola Peart</td>
<td>37</td>
</tr>
<tr>
<td>1</td>
<td>Model Green Investment Treaty: International Investment and Climate Change</td>
<td>Daniel Magraw, Leila Chennoufi, Krycia Cowling, Charles di Leva, Jonathan Drimmer, Chiara Giorgetti, Young Hee Lee, Jan Low, Kendra Magraw, Steve McCaffrey, Grace Menck Figueroa, Sergio Puig &amp; Anabella Rosenberg</td>
<td>95</td>
</tr>
<tr>
<td>6</td>
<td>Navigating Through Corruption and Money Laundering in International Arbitration: A Toolkit for Arbitrators and Counsel</td>
<td>Kathrin Betz, Stéphane Bonifasi, Nadia Darwazeh &amp; Mark Pieth</td>
<td>671</td>
</tr>
<tr>
<td>3</td>
<td>No Man Is an Island: Compelling Witness Evidence in Support of Arbitration Proceedings Seated in London</td>
<td>Christopher Adams &amp; Giles Harvey</td>
<td>337</td>
</tr>
<tr>
<td>5</td>
<td>‘One Rule to Rule Them All’: Rules for Article 25 DSU Arbitration</td>
<td>Angshuman Hazarika &amp; Pieter Van Vaerenbergh</td>
<td>595</td>
</tr>
<tr>
<td>4</td>
<td>Recent Developments in International Arbitration in England and Ireland</td>
<td>Michael Kotrly &amp; Barry Mansfield</td>
<td>503</td>
</tr>
<tr>
<td>4</td>
<td>Revisiting Bifurcation and Efficiency in International Arbitration Proceedings</td>
<td>Lucy Greenwood</td>
<td>421</td>
</tr>
<tr>
<td>6</td>
<td>Separability of Arbitration Agreement in Mutual Termination of Contracts in India: A Legislative Guideline</td>
<td>Gautam Mohanty &amp; Raghav Bhangava</td>
<td>727</td>
</tr>
<tr>
<td>2</td>
<td>SIAC Proposal on Cross-Institution Consolidation Protocol: Can It Be Transplanted into Investment Arbitration?</td>
<td>Dina D. Prokić</td>
<td>171</td>
</tr>
<tr>
<td>Issue No.</td>
<td>Articles</td>
<td>Author Name(s)</td>
<td>Page No.</td>
</tr>
<tr>
<td>----------</td>
<td>---------------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>1</td>
<td>Stockholm Convention on the Use of Blockchain to Boost Climate Action</td>
<td>José Rafael Mata Dona</td>
<td>161</td>
</tr>
<tr>
<td>1</td>
<td>Treaty on Sustainable Investment for Climate Change Mitigation and Adaptation: Aligning International Investment Law with the Urgent Need for Climate Change Action</td>
<td>Martin Dietrich Brauch, Yanick Touchette, Aaron Cosbey, Ivetta Gerasimchuk, Lourdes Sanchez, Nathalie Bernasconi-Osterwalder, Marta Bislà Torao García, Temur Potaskavî &amp; Erica Petrofsky</td>
<td>7</td>
</tr>
<tr>
<td>4</td>
<td>The United Arab Emirates’ New Arbitration Legislation: A Giant Leap Forward?</td>
<td>Alain Farhad</td>
<td>523</td>
</tr>
<tr>
<td>4</td>
<td>What Are the Arbitral Tribunal’s Powers in Default Proceedings?</td>
<td>Julio César Betancourt</td>
<td>485</td>
</tr>
<tr>
<td></td>
<td><strong>Book Reviews</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Arbitration in the Digital Age</td>
<td>Maud Piers &amp; Christian Aschauer [review by Gauthier Vannieuwenhuyse]</td>
<td>291</td>
</tr>
<tr>
<td></td>
<td><strong>Notes</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>American and European Perspectives on Arbitration Agreements in Online Consumer Contracts</td>
<td>Karolina Mania</td>
<td>659</td>
</tr>
<tr>
<td>6</td>
<td>The New NAFTA: Scaled-Back Arbitration in the USMCA</td>
<td>Daniel Garcia-Barragan, Alexandra Mitretodis &amp; Andrew Tuck</td>
<td>739</td>
</tr>
<tr>
<td>3</td>
<td>Observations on the Proposed New ICSID Regime for Security for Costs</td>
<td>Sam Luttrell</td>
<td>385</td>
</tr>
<tr>
<td>3</td>
<td>Recent Developments in International Arbitration in Australia 2017/2018</td>
<td>James Morrison</td>
<td>401</td>
</tr>
<tr>
<td>6</td>
<td>Re-examining the Legal Basis for the Co-existence of Federal and State Arbitration Laws in Nigeria</td>
<td>Nduka Ikeyi &amp; Gabriel Onovo</td>
<td>755</td>
</tr>
</tbody>
</table>