# ARTICLES

**Other Pacific Means of Resolving Iran’s ICJ Certain Iranian Assets Application**

James D. Fry

191

**The Philippine BIT Program and Investor-State Disputes**

Diane A. Desierto

235

**The “Arbitration Hold” in International Arbitration: Holding On to What We’ve Got?**

Laurens Hubert van de Ven

253

**Order to Plurality: Imposing a Hierarchy for Ethics Rules in International Arbitration**

M. Logan Wright

273
# THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

**Vol. 28** 2017 **No. 1**

**LETTER FROM THE EDITORS**  *The 2017-2018 A.R.I.A Editorial Board*  1

## ARTICLES

**EVIDENTIARY PRINCIPLES IN INVESTOR-STATE ARBITRATION**  *Kabir A. N. Duggal*  3

**AWARDS OF INTEREST IN INTERNATIONAL COMMERCIAL ARBITRATION: NEW YORK LAW AND PRACTICE**  *The International Commercial Disputes Committee of the New York City Bar Association*  55

**THE ROLE OF TRIBUNALS AND COURTS IN PRESERVING THE RULE OF LAW IN INTERNATIONAL COMMERCIAL ARBITRATION: A CROATIAN PERSPECTIVE**  *Jadranka Osrecak*  137

**CHOICE OF ACTIVE REMEDIES UNDER THE UNCITRAL MODEL LAW – WHEN “MAY” MEANS MAY**  *Michelle Lee*  159

**COLUMBIA ARBITRATION DAY 2017 – STRIKING A BALANCE: CONFRONTING TENSIONS IN INTERNATIONAL ARBITRATION**  *Paris Aboro, Arianna Rosato, Mauricio Salmgueiro, Seri Takahashi, Logan Wright*  179

*A cumulative table of contents for Volume 28 will appear at the back of the final issue of the year.*
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 27  2016  No. 4

ARTICLES

ARBITRATION AND THE RULE OF LAW: LESSONS FROM LIMITATIONS PERIODS  Gary B. Born and Adam Raviv  373

“INTERNATIONAL STANDARDS” AS A CHOICE OF LAW OPTION IN INTERNATIONAL COMMERCIAL ARBITRATION  George A. Bermann  423

RUSSIA REPORT: THE ENFORCEMENT OF FOREIGN ARBITRAL AWARDS IN 2016  William R. Spiegelberger  437

STATE SUCCESSION AND BITs: CHALLENGES FOR INVESTMENT ARBITRATION  Raúl Pereira Fleury  451

CONTRACTUALISTS VERSUS JURISDICTIONALISTS: WHO IS WINNING THE MANDATORY LAW DEBATE IN INTERNATIONAL COMMERCIAL ARBITRATION?  Josh B. Martin  475

WHOSE LAW IS IT ANYWAY? THE CONTRACT INTERPRETATION PROBLEM IN U.S. ARBITRATION JURISPRUDENCE  E Jin Lee  495

CUMULATIVE TABLE OF CONTENTS FOR VOLUME XXVII  519
# THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

**Vol. 27**  
**2016**  
**No. 3**

## ARTICLES

<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>INVESTMENT ARBITRATION, LEGITIMACY AND NATIONAL LAW IN LATIN AMERICA: AN ARBITRATOR’S PERSPECTIVE</td>
<td>Judd L. Kessler</td>
<td>265</td>
</tr>
<tr>
<td>ESTOP THAT! DEFEATING A CORRUPT STATE’S CORRUPTION DEFENSE TO ICSID BIT ARBITRATION</td>
<td>Matt Reeder</td>
<td>311</td>
</tr>
<tr>
<td>FAVORING VALIDITY: THE HIDDEN CHOICE OF LAW RULE FOR ARBITRATION AGREEMENTS</td>
<td>Peter Tzeng</td>
<td>327</td>
</tr>
</tbody>
</table>

## NOTES AND COMMENTS

<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>TO BIND OR NOT TO BIND? CHALLENGING ASSUMPTIONS ABOUT NON-SIGNATORY CASES AND CHOICE OF LAW IN INTERNATIONAL ARBITRATION</td>
<td>E Jin Lee</td>
<td>359</td>
</tr>
</tbody>
</table>
ARTICLES

TRANS-PACIFIC PARTNERSHIP: CONTINUITY AND BREAKTHROUGHS IN U.S. INVESTMENT TREATY PRACTICE

CHARLES H. BROWER II 145

SONGS OF INNOCENCE AND EXPERIENCE: TEN YEARS OF EMERGENCY ARBITRATION

GRANT HANESSIAN & E. ALEXANDRA DOSMAN 215

CURRENT DEVELOPMENTS

THE LESSON OF A SHORT-LIVED MUTINY: THE RISE AND FALL OF HUNGARY’S CONTROVERSIAL ARBITRATION REGIME IN CASES INVOLVING NATIONAL ASSETS

CSONGOR ISTVÁN NAGY 239

NOTES AND COMMENTS

CLASS ARBITRATION – WHEN A SILENT ARBITRATION CLAUSE MAY STILL BE SUFFICIENT: A COMPARISON OF ARBITRATION IN THE CORPORATE CONTEXT IN GERMANY AND THE U.S.

CAROLIN ANDREA EMMERT 247
# THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

**Vol. 27**  
**2016**  
**No. 1**

## ARTICLES

<table>
<thead>
<tr>
<th>Title</th>
<th>Author(s)</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>THE YUKOS ANNULMENT: ANSWERED AND UNANSWERED QUESTIONS</td>
<td>George A. Bermann</td>
<td>1</td>
</tr>
<tr>
<td>ADVANCE WAIVERS OF ARBITRATOR CONFLICTS OF INTEREST IN INTERNATIONAL COMMERCIAL ARBITRATIONS SEATED IN NEW YORK</td>
<td>Report of the International Commercial Disputes Committee of the New York City Bar Association</td>
<td>21</td>
</tr>
<tr>
<td>RUSSIA REPORT: THE ENFORCEMENT OF FOREIGN ARBITRAL AWARDS IN 2015</td>
<td>William R. Spiegelberger</td>
<td>41</td>
</tr>
<tr>
<td>THE INSIDER ADVERSARY IN INTERNATIONAL ARBITRATION</td>
<td>Frederick A. Acomb and Nicholas J. Jones</td>
<td>63</td>
</tr>
<tr>
<td>BEHAVIORAL INSIGHTS INTO INTERNATIONAL ARBITRATION: AN ANALYSIS OF HOW TO DE-BIAS ARBITRATORS</td>
<td>Jan-Philip Elm</td>
<td>75</td>
</tr>
</tbody>
</table>

*A cumulative table of contents for Volume 27 will appear at the back of the final issue of the year.*
ARTICLES

A WEATHER MAP FOR INTERNATIONAL ARBITRATION: MAINLY SUNNY, SOME CLOUDS, POSSIBLE THUNDERSTORMS  
Luke Nottage 495

THE ARBITRATOR SURVEY – PRACTICES, PREFERENCES AND CHANGES ON THE HORIZON  
Edna Sussman 517

IS IT TIME TO AWaken THE NEW YORK CONVENTION’S DORMANT GENERAL RECIPROCITY CLAUSE?  
Jeffrey H. Dasteel 539

INVESTMENT-TREATY PROTECTION OF COMMERCIAL ARBITRATION AWARDS: LESSONS FROM THE JURISPRUDENCE  
Ricardo Ampudia 553

DEVELOPING COURT PRACTICE IN TURKEY REGARDING APPLICATIONS TO SET ASIDE ARBITRAL AWARDS  
Okan Demirkan, & Burak Eryiğit 591

CURRENT DEVELOPMENTS

THE ARBITRATOR’S PLEDGE LAUNCHED BY THE EUROPEAN COURT OF ARBITRATION  
Mauro Rubino-Sammartano 599

IACNY AWARDS FIFTH ANNUAL SMIT-LOWENFELD PRIZE 611

BOOK REVIEW

MAXI SCHERER, LISA RICHTMAN & REMY GERBAY, ARBITrating Under The 2014 LCIA RULES: A USER’S GUIDE  
John Fellas 613

CUMULATIVE TABLE OF CONTENTS FOR VOLUME XXVI 617
ARTICLES

YUKOS, INVESTMENT ROUND-TRIPPING, AND THE EVOLVING PUBLIC/PRIVATE PARADIGMS
Delphine Nougayrède 337

THE INTERACTION AND DISTINCTION BETWEEN THE SALES AND ARBITRATION REGIMES – THE CISG AND AGREEMENTS OR BINDING PRACTICE TO ARBITRATE
Morten M. Fogt 365

PATHOLOGIES, PRESUMPTIONS AND PROOF – ADJUDICATING THE EFFECTIVENESS OF ARBITRATION AGREEMENTS
Jeffrey Waincymer 407

THE INVESTMENT REQUIREMENT OF THE ICSID CONVENTION AND THE ROLE OF INVESTMENT TREATIES
Roberto Castro de Figueiredo 453

A CRITIQUE OF THE 2014 INTERNATIONAL BAR ASSOCIATION GUIDELINES ON CONFLICTS OF INTEREST IN INTERNATIONAL ARBITRATION
Mark R. Joelson 483

BOOK REVIEW

WILLIAM R. SPIEGELBERGER, THE ENFORCEMENT OF FOREIGN ARBITRAL AWARDS IN RUSSIA
Joseph Luizzi 493
# THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

**Vol. 26** 2015  **No. 2**

## ARTICLES

<table>
<thead>
<tr>
<th>Title</th>
<th>Authors</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>A Model Federal Arbitration Summons to Testify and Present Documentary Evidence at an Arbitration Hearing</td>
<td>Report of the International Commercial Disputes Committee and the Arbitration Committee of the Association of the Bar of the City of New York</td>
<td>157</td>
</tr>
<tr>
<td>Arbitration in Southern Europe: Insights from a Large-Scale Empirical Study</td>
<td>Tony Cole, Pietro Ortolani, and Barbara Warwas</td>
<td>187</td>
</tr>
<tr>
<td>Enforcement of International Arbitral Awards: Should a Party Be Allowed Multiple Bites at the Apple?</td>
<td>Tom Childs</td>
<td>269</td>
</tr>
<tr>
<td>Proposed Guidelines for the Disclosure of Third-Party Funding Arrangements in International Arbitration</td>
<td>Elizabeth Chan</td>
<td>281</td>
</tr>
<tr>
<td>Prospects of Enforcing the <em>Yukos</em> Award in Russia</td>
<td>Denis Parchajev</td>
<td>323</td>
</tr>
</tbody>
</table>
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 26  2015  No. 1

ARTICLES

RUSSIA REPORT: THE ENFORCEMENT OF FOREIGN ARBITRAL AWARDS IN 2014  William R. Spiegelberger  1

INTERNATIONAL INVESTMENT LAW WITH CHINESE CHARACTERISTICS: ZOOMING IN ON CHINA’S BIT PRACTICE  Lin Jacobsen  19

STATE IMMUNITY FROM EXECUTION IN THE COLLECTION OF AWARDS RENDERED IN INTERNATIONAL INVESTMENT ARBITRATION: THE ACEILLES’ HEEL OF THE INVESTOR — STATE ARBITRATION SYSTEM?  Olga Gerlich  47

PUTTING THE BABY TO REST: DISPELLING A COMMON ARBITRATION MYTH  Carter Greenbaum  101

AN ANALYSIS OF THE INFLUENCE OF ISLAMIC LAW ON SAUDI ARABIA’S ARBITRATION AND DISPUTE RESOLUTION PRACTICES  Shaheer Tarin  131

BOOK REVIEW

REINMAR WOLFF, ED., NEW YORK CONVENTION: CONVENTION ON THE RECOGNITION AND ENFORCEMENT OF FOREIGN ARBITRAL AWARDS OF 10 JUNE 1958 — COMMENTARY  George A. Bermann  155

*A cumulative table of contents for Volume 26 will appear at the back of the final issue of the year.
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 25 2014 Nos. 3-4

ARTICLES

REFLECTIONS ON THE STATE AND FUTURE OF COMMERCIAL ARBITRATION: CHALLENGES, OPPORTUNITIES, PROPOSALS
Thomas J. Stipanowich 297

ARBITRATION IN EVOLUTION: CURRENT PRACTICES AND PERSPECTIVES OF EXPERIENCED COMMERCIAL ARBITRATORS
Thomas J. Stipanowich and Zachary P. Ulrich 395

ETHICS FOR ARBITRATORS AT THE INTERNATIONAL LEVEL: WHO WRITES THE RULES OF THE GAME?
Megan K. Niedermeyer 481

A COMMON-LAW COURT IN AN UNCOMMON ENVIRONMENT: THE DIFC JUDICIARY AND GLOBAL COMMERCIAL DISPUTE RESOLUTION
Jayanth K. Krishnan and Priya Purohit 497

BITTER TIERS: BG GROUP AND THE FUTURE OF MULTI-TIERED INTERNATIONAL ARBITRATION IN THE UNITED STATES
Stuart M. Boyarsky 535

THE ARBITRABILITY OF DISPUTES ARISING FROM INTRA-EU BITS
Giovanni Zarra 573

STANDARD AND BURDEN OF PROOF IN INTERNATIONAL COMMERCIAL ARBITRATION: IS THERE A BRIGHT LINE RULE?
Abhinav Bhushan 601

CUMULATIVE TABLE OF CONTENTS FOR VOLUME XXV 613
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 25 2014 No. 2

ARTICLES

THE USE OF PRECEDENTS IN INVESTMENT TREATY ARBITRATION AWARDS
Patrick M. Norton 167

PREVENTIVE REQUESTS FOR THE ENFORCEMENT OF FOREIGN ARBITRAL AWARDS: TOWARD AN EFFECTIVE FILTERING MECHANISM UNDER THE NEW YORK CONVENTION
Elsa A. Paparemborde 187

IS THE END NIGH AGAIN? AN EMPIRICAL ASSESSMENT OF THE “JUDICIALIZATION” OF INTERNATIONAL ARBITRATION
Rémy Gerbay 223

NATIONWIDE ARBITRATION SUBPOENAS UNDER THE UNITED STATES ARBITRATION ACT
Armand M. Paré, Jr. 249

AMERICAN DIVERSITY IN INTERNATIONAL ARBITRATION 2003-2013
Benjamin G. Davis 255

ADOPTIVE ARBITRATION: AN ALTERNATIVE APPROACH TO ENFORCING CROSS-BORDER MEDIATION SETTLEMENT AGREEMENTS
David Weiss and Brian Hodgkinson 275

CURRENT DEVELOPMENTS

ARBITRATION IN GERMANY
Andreas Respondek 289
THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

Vol. 25 2014 No. 1

ARTICLES

| Publication of International Arbitration Awards and Decisions | Report of the Committee on International Commercial Disputes of the Association of the Bar of the City of New York | 1 |
| Annulled Awards in the U.S. Courts: How Primary Is “Primary Jurisdiction”? | Marc J. Goldstein | 19 |
| The Enforcement of Annulled Awards: Further Reflections in Light of Thai-Lao Lignite | Luca G. Radicati di Brozolo | 47 |
| A New Arbitration Law for Belgium: UNCITRAL Enters the Scene | Maud Piers and Dirk De Meulemeester | 63 |
| Nine Years Later: Investment Treaty Arbitration’s Contribution to International Commercial Arbitration | Solomon Ebere and Blerina Xheraj | 85 |
| The Scope of the Public Policy Exception to the Recognition and Enforcement of Foreign Arbitral Awards in Russia | Peter J. Pettibone | 105 |
| On Drafting an “Ideal” Arbitration Statute | Katlyn Thomas | 117 |

*A cumulative table of contents for Volume 25 will appear at the back of the final issue of the year.*
### ARTICLES

**Obtaining and Submitting Evidence in International Arbitration in the United States**

Claudia T. Salomon and Sandra Friedrich  
549

**The Treatment of Confidential Information in WTO Dispute Settlement Proceedings**

Armin Steinbach  
591

**The European Union and Investor-State Arbitration: A Work in Progress**

Gabriele Mazzini  
611

**The Arbitrator as Settlement Facilitator**

Stefanie Pfisterer  
649

### NOTES AND COMMENTS

**The Veil of Acquiescence: Between the Lines of an Intuitive Appellate Decision, the Ninth Circuit Subtly Marginalizes FAA Limitations on Judicial Review**

Anthony Rallo  
681

### Cumulative Table of Contents for Volume XXIV

693
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 24  2013  No. 3

ARTICLES

INVESTOR-STATE CONTRACTS, HOST-STATE “COMMITMENTS” and THE MYTH OF STABILITY IN INTERNATIONAL LAW
Lise Johnson and Oleksandr Volkov  361

COMMERCIAL SATELLITE CONTRACT ARBITRATION:
SPECIAL LEGAL CONSIDERATIONS
Pamela L. Meredith and Marshall M. Lammers  417

THE INVESTMENT TREATY SYSTEM AS JUDICIAL REVIEW
Federico Ortino  437

THE LAW OF THE ARBITRATION AGREEMENT:
THE ENGLISH COURTS DECIDE?
Peter Ashford  469

ARBITRATOR DECISION-MAKING: UNCONSCIOUS
PSYCHOLOGICAL INFLUENCES AND WHAT
YOU CAN DO ABOUT THEM
Edna Sussman  487

VALIDITY OF ARBITRATION AGREEMENTS, COURT REFERRAL TO ARBITRATION AND FAA § 206, COMITY, ANTI-SUIT INJUNCTIONS WORLDWIDE AND THEIR EFFECTS IN THE E.U. BEFORE AND AFTER THE NEW E.U. REGULATION 1215/2012
Guido Carducci  515
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 24 2013 No. 2

ARTICLES

THE “MANIFEST DISREGARD OF LAW” DOCTRINE AND INTERNATIONAL ARBITRATION IN NEW YORK

Report by the Committee on International Commercial Disputes of the Association of the Bar of the City of New York

CUSTOMARY INTERNATIONAL ARBITRATION LAW

Troy L. Harris 245

TIME TO JOIN THE “BIT CLUB”? PROMOTING AND PROTECTING BRAZILIAN INVESTMENTS ABROAD

Lucas Bento 271

ARBITRAL & JUDICIAL DECISIONS

ORAL PRESENTATION OF EVIDENCE AND THE APPLICATION OF THE PAROL EVIDENCE RULE IN INTERNATIONAL ARBITRATION

Erik Mårild 325

NOTES & COMMENTS

DISARMING THE ITALIAN TORPEDO: THE 2006 ITALIAN ARBITRATION LAW REFORMS AS A SMALL STEP TOWARD RESOLVING THE WEST TANKERS DILEMMA

Lynn Abell 335
THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

Vol. 24 2013 No. 1

ARTICLES

APPLICATION OF THE DOCTRINE OF *FORUM NON CONVENIENS* IN SUMMARY PROCEEDINGS FOR THE RECOGNITION AND ENFORCEMENT OF AWARDS GOVERNED BY THE NEW YORK AND PANAMA CONVENTIONS

REPORT OF THE INTERNATIONAL ARBITRATION CLUB OF NEW YORK

Giorgio Bernini 27

THE PARTIES’ RIGHT TO CHOOSE THEIR ARBITRATOR AND THE PROHIBITION AGAINST DISCRIMINATION: AN UNSTABLE BALANCE. A COMMENT ON THE JUDGMENTS IN JIVRAJ v. HASHWANI

Tyler B. Robinson 63

THE RECOGNITION AND ENFORCEMENT OF FOREIGN ARBITRAL AWARDS AS FOREIGN JUDGMENTS IN THE UNITED STATES

Thomas E. Carbonneau 93

THE FIFTH CIRCUIT APPLIES STOLT-NIELSEN

Recognition of Foreign Arbitral Awards in Brazil

Leonardo de Campos Melo 113

NOTES AND COMMENTS

GAME, SET, AND MATCH: ENFORCEMENT OF ARBITRAL AWARDS AGAINST NON-SIGNATORY PARTIES

Katherine Belton 161

BOOK REVIEWS

PETER B. RUTLEDGE, *ARBITRATION AND THE CONSTITUTION*  

George A. Bermann 197

MONIQUE SASSON, *SUBSTANTIVE LAW IN INVESTMENT TREATY ARBITRATION. THE UNSETTLED RELATIONSHIP BETWEEN INTERNATIONAL AND MUNICIPAL LAW*

Andrea K. Bjorklund 201

*A cumulative table of contents for Volume 24 will appear at the back of the final issue of the year.*
THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

Vol. 23  2012  Nos. 3-4

INTRODUCTION  Elizabeth H. Cooper  vii

ARBITRATION FUNDAMENTALS

ARBITRABILITY TROUBLE  George A. Bermann  367

THE ISSUE OF NON-SIGNATORY STATES  Bernard Hanotiau  379

THE ARBITRAL SEAT: IMPORTANT FEATURES AND THE RELEVANCE OF LAW  Loukas Mistelis  407

THE ASSAULT ON JUDICIAL DEFERENCE  Thomas E. Carbonneau  417

TOPICS IN TRANSNATIONAL LITIGATION

CIVIL PROCEDURE MEETS INTERNATIONAL ARBITRATION: A TRIBUTE TO HANS SMIT  Linda J. Silberman  439

A WALK IN THE PARK WITH HANS SMIT  Andreas F. Lowenfeld  451

SECTION 1782 AND INTERNATIONAL ARBITRAL TRIBUNALS: SOME KEY CONSIDERATIONS IN KEY CASES  Arthur W. Rovine  461

EMERGING ISSUES IN INTERNATIONAL ARBITRATION

A KISS FOR ARBITRATION COSTS ALLOCATION  James H. Carter  475

ARBITRATING TRADE DISPUTES (WHO’S THE BOSS?)  Petros C. Mavroidis  481

RUSSIAN SHAREHOLDERS’ AGREEMENTS AND INTERNATIONAL ARBITRATION  Kaj Hobér  493
THE CASE FOR MORE ARBITRATION WHEN SOVEREIGN DEBT IS TO BE RESTRUCTURED: GREECE AS AN EXAMPLE

Otto Sandrock 507

THE APPLICATION OF SOFT LAW, HALAKHA AND SHARIA BY INTERNATIONAL ARBITRAL TRIBUNALS

François Dessemontet 545

REMEMBRANCES & REMINISCENCES

MEMORIES OF HANS SMIT THE ARBITRATOR

Lawrence W. Newman 567

HANS SMIT – UN GRAND HOMME

Anne Marie Whitesell 571

THOUGHTS ON ARBITRATOR SELECTION: WHY MY FATHER WAS (USUALLY) A GOOD CHOICE

Robert H. Smit 575

SELECTED BIBLIOGRAPHY OF WORKS BY HANS SMIT 585

CUMULATIVE TABLE OF CONTENTS FOR VOLUME XXIII 595
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 23 2012 No. 2

ARTICLES


THE EXPLOSION AND THE TESTIMONY: THE WWI Sabotage Claims and an International Arbitral Tribunal’s Power to Revise its Own Awards Timothy G. Nelson 197

GREAT EXPECTATIONS: MEETING THE CHALLENGE OF A NEW ARBITRATION PARADIGM George Gluck 231

EFFECTS OF FOREIGN DIRECT INVESTMENT Arbitration on a State’s Regulatory Autonomy Involving the Public Interest Stephanie Bijlmakers 245

THE MORE FAVORABLE REGIME WITHIN THE “OVERLAPPING COVERAGE” OF FAA CHAPTERS ONE AND TWO Suyash Paliwal 267

THINK TWICE BEFORE ARBITRATING A PATENT DISPUTE? Deming Liu 313

CURRENT DEVELOPMENTS

A CONTINUOUS SEARCH FOR NEW HORIZONS Mauro Rubino-Sammartano 335

NOTES AND COMMENTS

THE TAKING OF DOCUMENTARY EVIDENCE IN INTERNATIONAL ARBITRATION Laurent Vercauteren 341
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 23 2012 No. 1

ARTICLES

THE ERRORS OF COMITY: *FORUM NON CONVENIENS*  
RETURN TO THE SECOND CIRCUIT  
*Alan Scott Rau* 1

MANDATORY RULES AND INTERNATIONAL ARBITRATION  
*Luca G. Radicati di Brozolo* 49

THE NON-ENFORCEABILITY OF DECISIONS  
RENDERED IN SUMMARY ARBITRAL PROCEEDINGS PURSUANT TO THE NAI RULES  
UNDER THE NEW YORK CONVENTION  
*Stefan Kröll* 75

COURT LITIGATION OVER ARBITRATION AGREEMENTS:  
IS IT TIME FOR A NEW DEFAULT RULE?  
*Jack Graves* 113

INVESTMENT TREATY LAW AND INTERNATIONAL LAW  
*Matthew T. Parish*  
*and Charles B. Rosenberg* 137

EFFICIENCY IN INTERNATIONAL ARBITRATION:  
AN ECONOMIC APPROACH  
*Robert B. Kovacs* 155

*A cumulative table of contents for Volume 23 will appear at the back of the final issue of the year.*
ARTICLES

SHATTERING THE BARRIER OF INARBITRABILITY
Th omas E. Carbonneau 573

ALL’S FAIR IN LOVE AND WAR–OR IS IT?
Reflections on Ethical Standards for Counsel in International Arbitration
Edna Sussman and Solomon Ebere 611

SPILLOVERS OF EUROPEAN CONSUMER LAW:
Validity of Arbitration Agreements … and Beyond
Maud Piers 625

PUBLIC POLICY AND INTERNATIONAL ARBITRATION IN THE EUROPEAN UNION
Allen B. Green and Josh Weiss 661

NOTES AND COMMENTS

COMPETING REGIMES IN INTERNATIONAL INVESTMENT ARBITRATION: CHOICE BETWEEN THE ICSID AND ALTERNATIVE ARBITRAL SYSTEMS
Katharina Diel-Gligor 677

ENFORCEMENT OF INTERNATIONAL INVESTMENT ARBITRATION AWARDS AGAINST THE RUSSIAN FEDERATION
Cody Olson 711

CUMULATIVE TABLE OF CONTENTS FOR VOLUME XXII 743
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 22 2011 No. 3

SPECIAL ISSUE ON THE SUPREME COURT TRILOGY OF 2010-11

ARTICLES


Thomas J. Stipanowich 323

ARBITRAL POWER AND THE LIMITS OF CONTRACT: THE NEW TRILOGY

Alan Scott Rau 435

THE SUPREME COURT TRILOGY AND ITS IMPACT ON U.S. ARBITRATION LAW

George A. Bermann 551
ARTICLES


Tyler B. Robinson 135

WHY ARBITRATE? SUBSTANTIVE VERSUS PROCEDURAL THEORIES OF PRIVATE JUDGING

Christopher R. Drahozal 163

DO ATHLETES REALLY HAVE THE RIGHT TO A FAIR TRIAL IN “NON-ANALYTICAL POSITIVE” DOPING CASES?

Jérôme de Montmollin and Dmitry A. Pentsov 187

INTERNATIONAL COMMERCIAL ARBITRATION INVOLVING A STATE PARTY AND THE DEFENSE OF STATE IMMUNITY

Renata Brazil-David 241

NOTES AND COMMENTS

ENFORCEMENT BEGINS WHEN THE ARBITRATION CLAUSE IS DRAFTED

Claudia T. Salomon and J.P. Duffy 271

COLLECTIVE REDRESS IN INTERNATIONAL ARBITRATION: AN AMERICAN IDEA, A EUROPEAN CONCEPT?

Jan-Krzysztof Dunin-Wasowicz 285
**THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION**

<table>
<thead>
<tr>
<th>Vol. 22</th>
<th>2011</th>
<th>No. 1</th>
</tr>
</thead>
</table>

**EDITORS’ NOTE: A NEW BEGINNING** vii

**ARTICLES**

<table>
<thead>
<tr>
<th>Title</th>
<th>Author/s</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>THE UK SUPREME COURT SPEAKS TO INTERNATIONAL ARBITRATION: LEARNING FROM THE DALLAH CASE</td>
<td>George A. Bermann</td>
<td>1</td>
</tr>
<tr>
<td>CLEARING THE AIR ON “MANIFEST DISREGARD” AND CHOICE OF LAW IN COMMERCIAL ARBITRATION: A RECONCILIATION OF WILKO, HALL STREET, AND STOLT-NIELSEN</td>
<td>James M. Gaitis</td>
<td>21</td>
</tr>
<tr>
<td>THE CASE FOR A COHERENT APPLICATION OF CHAPTER 2 OF THE FEDERAL ARBITRATION ACT</td>
<td>Richard W. Hulbert</td>
<td>45</td>
</tr>
<tr>
<td>RULE CHANGES AFFECTING THE INTERNATIONAL ARBITRATION COMMUNITY</td>
<td>Peter Ashford</td>
<td>87</td>
</tr>
<tr>
<td>DISCLOSURE REQUESTS IN INTERNATIONAL COMMERCIAL ARBITRATION: FINDING A BALANCE NOT ONLY BETWEEN LEGAL TRADITIONS BUT ALSO BETWEEN THE PARTIES’ RIGHTS</td>
<td>Dominique D’Allaire and Rolf Trittmann</td>
<td>119</td>
</tr>
</tbody>
</table>

*A cumulative table of contents for Volume 22 will appear at the back of the final issue of the year.*
# THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

**Vol. 21 2010 NOS. 1-4**

## INTRODUCTION

Jennifer Smith 1

## ARTICLES

**Symposium: Arbitration and National Courts: Conflict and Cooperation**

**The Changing Relation of National Courts and International Commercial Arbitration**

W. Michael Reisman and Heide Iravani 5

**Understanding (and Misunderstanding) “Primary Jurisdiction”**

Alan Scott Rau 47

**Injunctions in Favor of and Against Arbitration**

Dominique T. Hascher 189

**The Second Look Doctrine: The European Perspective**

Pierre Mayer 201

**Sovereign Immunity as a Barrier to the Enforcement of Investor-State Arbitral Awards: The Re-Politicization of International Investment Disputes**

Andrea K. Bjorklund 211

**The Arbitrator’s Mission and the Application of Law in International Commercial Arbitration**

W. Laurence Craig 243

**Arbitration and the Role of Law**

Sir Anthony Evans 295

## KEYNOTE LUNCHEON PRESENTATIONS

**Arbitrators and the Courts**  
Lord Leonard H. Hoffmann 307

**Representation of State Parties in Investment Arbitration**  
Mariano Gomezperalta Casali 315

## GENERAL COUNSEL’S FORUM

321
ARTICLES

OBTAINING EVIDENCE FROM NON-PARTIES IN INTERNATIONAL ARBITRATION IN THE UNITED STATES

Report of The International Commercial Disputes Committee of the Association of the Bar of the City of New York

DOES A “SILENT” ARBITRATION CLAUSE PRECLUDE A CLASS ACTION? THE SUPREME COURT’S VIEW

Hans Smit

AT&T MOBILITY V. CONCEPCION: CAN CLASS ACTIONS BE BROUGHT IN ARBITRATION?

Hans Smit

A COMPARATIVE REFLECTION ON CHALLENGE OF ARBITRAL AWARDS THROUGH THE LENS OF THE ARBITRATOR’S DUTY OF IMPARTIALITY AND INDEPENDENCE

Pedro Sousa Uva

CURRENT DEVELOPMENTS

THIRD GENERATION ARBITRATION BY THE EUROPEAN COURT OF ARBITRATION

Mauro Rubino-Sammartano

ARBITRAL & JUDICIAL DECISIONS

THE ROLE OF EX AEQUO ET BONO IN INTERNATIONAL BORDER SETTLEMENT: A CRITIQUE OF THE SUDANESE ABYEI ARBITRATION

Josephine K. Mason

BOOK REVIEWS

PEDRO J. MARTINEZ-FRAGA, THE AMERICAN INFLUENCE ON INTERNATIONAL COMMERCIAL ARBITRATION: DOCTRINAL DEVELOPMENTS AND DISCOVERY METHODS

Alham Usman

JULIA HÖRNLE, CROSS-BORDER INTERNET DISPUTE RESOLUTION

Alham Usman

THE IRON RHINE (IJZEREN RIJ) ARBITRATION (BELGIUM–NETHERLANDS) AWARD OF 2005

Alham Usman

CUMULATIVE TABLE OF CONTENTS FOR VOLUME XX
ARTICLES

COST AWARDS IN INTERNATIONAL COMMERCIAL ARBITRATION: PROPOSED GUIDELINES FOR PROMOTING TIME AND COST EFFICIENCY

Robert H. Smit

267

and Tyler B. Robinson

IN-HOUSE LAWYER’S ROLE IN INTERNATIONAL ARBITRATION

John P. Bowman

285

INTERIM RELIEF UNDER INTERNATIONAL ARBITRATION RULES AND GUIDELINES: A COMPARATIVE ANALYSIS

Peter J.W. Sherwin

317

and Douglas C. Rennie

TWO TO TANGO: DOMESTIC GROUNDS FOR VACATUR UNDER THE NEW YORK CONVENTION

Harout Jack Samra

367

THE UNILATERAL ARBITRATION CLAUSE: A COMPARATIVE ANALYSIS

Hans Smit

391
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 20  2009  No. 2

ARTICLES

RESEARCH IN INTERNATIONAL COMMERCIAL ARBITRATION:  S.I. Strong  119
SPECIAL SKILLS, SPECIAL SOURCES

THE RULES GOVERNING WHO DECIDES JURISDICTIONAL
ISSUES: FIRST OPTIONS V. KAPLAN REVISITED  Steven H. Reisberg  159

AN INTRODUCTION TO THE ENERGY
CHARTER TREATY  Matthew T. Parish and
Charles B. Rosenberg  191

SUBSTANTIVE ORDRE PUBLIC IN RUSSIAN
CASE LAW ON THE RECOGNITION,
ENFORCEMENT AND SETTING ASIDE OF
INTERNATIONAL ARBITRAL AWARDS

Dmitry Davydenko and
Eugenia Kurzynsky-Singer  209

INTERNATIONAL COMMERCIAL ARBITRATION:
TWO CULTURES IN A STATE OF COURTSHIP
AND POTENTIAL MARRIAGE OF CONVENIENCE

Ignacio Gómez-Palacio  235

BOOK REVIEWS

ZACHARY DOUGLAS, THE INTERNATIONAL LAW OF
INVESTMENT CLAIMS  Alham Usman  257

STEPHAN W. SCHILL, THE MULTILATERALIZATION OF
INTERNATIONAL INVESTMENT LAW

Joshua D. Leaver  260
# Articles

<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Junctures: In Life and In Law</td>
<td>Judith S. Kaye</td>
<td>1</td>
</tr>
<tr>
<td>The Choice Between Forum Selection, Mediation and Arbitration Clauses: European Perspectives</td>
<td>Otto Sandrock</td>
<td>7</td>
</tr>
<tr>
<td>Delinquent Arbitrators and Arbitration Counsel</td>
<td>Hans Smit</td>
<td>43</td>
</tr>
<tr>
<td>Sports Arbitration: How the Structure and Other Features of Competitive Sports Affect Consent as it Relates to Waiving Judicial Control</td>
<td>Andrea Marco Steingruber</td>
<td>59</td>
</tr>
<tr>
<td>A Choice of Public Law? Resolving the International Arbitrator's Dilemma</td>
<td>Tamieka Spencer Bruce</td>
<td>97</td>
</tr>
</tbody>
</table>

# Current Developments

Arbitration and National Courts: Conflict and Cooperation 117

*A cumulative table of contents for Volume 20 will appear at the back of the final issue of the year.*
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 19  2008  Nos. 3-4

ARTICLES

SPECIAL SECTION ON THE 2008 SURVEY ON CORPORATE ATTITUDES TOWARDS RECOGNITION AND ENFORCEMENT OF INTERNATIONAL ARBITRAL AWARDS:

RECOGNITION AND ENFORCEMENT OF ARBITRAL AWARDS AND SETTLEMENT IN INTERNATIONAL ARBITRATION: CORPORATE ATTITUDES AND PRACTICES
Loukas Mistelis & Crina Baltag 319

THE SETTLEMENT-ENFORCEMENT DYNAMIC IN INTERNATIONAL ARBITRATION
Loukas Mistelis 377

ENFORCEMENT OF ARBITRAL AWARDS AGAINST STATES
Crina Baltag 391

ENFORCEMENT OF FOREIGN ARBITRAL AWARDS: OBSERVATIONS ON THE EFFICIENCY OF THE CURRENT SYSTEM AND THE GRADUAL DEVELOPMENT OF ALTERNATIVE MEANS OF ENFORCEMENT
Stavros Brekoulakis 415

COMMENTS ON THE 2008 SURVEY ON INTERNATIONAL ARBITRATION: CORPORATE ATTITUDES AND PRACTICES ON RECOGNITION AND ENFORCEMENT OF ARBITRAL AWARDS
Paul Friedland & Michael Ottolenghi 447

INTERNATIONAL ARBITRATION: CORPORATE ATTITUDES AND PRACTICES – THE BUSINESS RATIONALE
Gerry Lagerberg 455

NEW APPROACHES TO THE STATE OF NECESSITY IN CUSTOMARY INTERNATIONAL LAW: INSIGHTS FROM WTO LAW AND FOREIGN INVESTMENT LAW
Alberto Alvarez-Jiménez 463

NOTES & COMMENTS

THE ENFORCEMENT OF MEDIATION SETTLEMENT AGREEMENTS IN CHINA
Jiaqi Liang 489

BOOK REVIEWS

JOHN W. HINCHEY & TROY L. HARRIS, INTERNATIONAL CONSTRUCTION ARBITRATION HANDBOOK
Thomas E. Carboneau & Alham Usman 521

THE PERMANENT COURT OF ARBITRATION, Eds., MULTIPLE PARTY ACTIONS IN INTERNATIONAL ARBITRATION
Thomas E. Carboneau & Alham Usman 524

CUMULATIVE TABLE OF CONTENTS FOR VOLUME XIX
527
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 19 2008 No. 2

ARTICLES

CLASS ACTIONS IN INTERNATIONAL ARBITRATION: 
APPLICABLE RULES AND LAW
Hans Smit 201

A QUESTION OF FAIRNESS: SHOULD NOERR-PENNINGTON 
IMMUNITY EXTEND TO CONDUCT IN INTERNATIONAL 
COMMERCIAL ARBITRATION?
Randy D. Gordon 211

BETWEEN SCYLLA AND CHARYBDIS: 
CAN A PLEA OF NECESSITY OFFER SAFE PASSAGE 
to STATES in RESPONDING TO AN ECONOMIC 
CRISIS WITHOUT INCURRING LIABILITY to 
FOREIGN INVESTORS?
Nicholas Song 235

THE END OF INVESTOR-STATE ARBITRATION in 
ECUADOR? AN ANALYSIS OF ARTICLE 422 
of the CONSTITUTION of 2008
Eric Gillman 269

CURRENT DEVELOPMENTS

INVESTMENT TREATIES AND INVESTOR-STATE 
ARBITRATION: THE JAPANESE PERSPECTIVE
Koichi Miki 301

ARBITRAL & JUDICIAL DECISIONS

THE PROSPECTIVE WAIVER OF A STATUTORY CLAIM 
INVALIDATES AN ARBITRATION CLAUSE: 
THE ELEVENTH CIRCUIT DECISION in 
THOMAS v. CARNIVAL CORP.
Joseph R. Brubaker 309
# THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

**Vol. 19**  
**2008**  
**No. 1**

## ARTICLES

<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>EVIDENCE AND DISCOVERY IN AMERICAN ARBITRATION: THE PROBLEM OF “THIRD PARTIES”</td>
<td>Alan Scott Rau</td>
<td>1</td>
</tr>
<tr>
<td>A PROPOSAL TO CLARIFY U.S. LAW ON JUDICIAL ASSISTANCE IN TAKING EVIDENCE FOR INTERNATIONAL ARBITRATION</td>
<td>Daniel J. Rothstein</td>
<td>61</td>
</tr>
<tr>
<td>1958 REPORT OF THE U.S. DELEGATION TO THE UNITED NATIONS CONFERENCE ON INTERNATIONAL COMMERCIAL ARBITRATION</td>
<td></td>
<td>91</td>
</tr>
<tr>
<td>SHADES OF YESTERYEAR: A NOTE ON THE 1958 U.S. DELEGATION REPORT ON THE NEW YORK CONVENTION</td>
<td>Richard W. Hulbert</td>
<td>121</td>
</tr>
<tr>
<td>HOW CHALLENGING IS THE CHALLENGE, OR CAN U.S. COURTS REMOVE ARBITRATORS BEFORE AN ARBITRATION HAS COME TO AN END?</td>
<td>Yulia Andreeva</td>
<td>127</td>
</tr>
<tr>
<td>JUDICIAL ASSISTANCE BY GERMAN COURTS IN AID OF INTERNATIONAL ARBITRATION</td>
<td>Reinmar Wolff</td>
<td>145</td>
</tr>
</tbody>
</table>

## ARBITRAL & JUDICIAL DECISIONS

<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>JURISDICTION TO SET ASIDE A FOREIGN ARBITRAL AWARD, IN PARTICULAR AN AWARD BASED ON AN ILLEGAL CONTRACT: A REFLECTION ON THE INDIAN SUPREME COURT’S DECISION IN VENTURE GLOBAL ENGINEERING</td>
<td>Koji Takahashi</td>
<td>173</td>
</tr>
<tr>
<td>ANNULMENT OF AN ARBITRAL AWARD AND ITS SUBSEQUENT ENFORCEMENT: TWO RECENT DECISIONS</td>
<td>Hans Smit</td>
<td>187</td>
</tr>
<tr>
<td>HALL STREET ONE YEAR LATER: THE MANIFEST DISREGARD DEBATE CONTINUES</td>
<td>J.P. Duffy</td>
<td>193</td>
</tr>
</tbody>
</table>
ARTICLES

Arbitration Clauses in Public Company Charters: An Expansion of the ADR Elysian Fields or a Descent into Hades? Christos Ravanides 371

The Arbitration Fairness Act: Unintended Consequences Threaten U.S. Business Edna Sussman 455

CURRENT DEVELOPMENTS

Arbitration Law Developments Affecting Oil and Gas Contracts in Panama David M. Mizrachi 495

ARBITRAL & JUDICIAL DECISIONS

Judicial Review of Arbitrators’ Fees: Case No. Ö 4227-06 of the Swedish Supreme Court Hans Smit 507

Cumulative Table of Contents for Volume XVIII 513
## THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

**Vol. 18  2007  No. 3**

### ARTICLES

<table>
<thead>
<tr>
<th>Title</th>
<th>Author(s)</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>“Arbitracide”: The Story of Anti-Arbitration Sentiment in the U.S. Congress</td>
<td>Thomas E. Carbonneau</td>
<td>233</td>
</tr>
<tr>
<td>Can the Statutory Grounds for Review of Arbitral Awards Be Changed by the Parties?</td>
<td>Alexis Mourre &amp; Janice Feigher</td>
<td>279</td>
</tr>
<tr>
<td>A French Law Perspective</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Modification by Agreement of the Statutory Grounds to Set Aside International Arbitral Awards in Spain</td>
<td>Bernardo M. Cremades &amp; Alicia M. Blanco</td>
<td>289</td>
</tr>
<tr>
<td>Annulment and Enforcement of International Arbitral Awards: A Practical Perspective</td>
<td>Hans Smit</td>
<td>297</td>
</tr>
<tr>
<td>Postscript: The Cour de Cassation’s Decision in <em>Putrabali</em></td>
<td>Hans Smit</td>
<td>309</td>
</tr>
<tr>
<td>Striving for Independence, Competence, and Fairness: A Case Study of the Beijing Arbitration Commission</td>
<td>Fuyong Chen</td>
<td>313</td>
</tr>
</tbody>
</table>

### ARBITRAL & JUDICIAL DECISIONS

<table>
<thead>
<tr>
<th>Title</th>
<th>Author(s)</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>On Dangerous Footing: The Non-Statutory Standards for Reviewing an Arbitral Award</td>
<td>Mauricio Gomm-Santos &amp; Quinn Smith</td>
<td>353</td>
</tr>
</tbody>
</table>
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 18            2007           Nos. 1-2

ARTICLES

INTRODUCTION: MANDATORY RULES OF LAW IN INTERNATIONAL ARBITRATION
  George A. Bermann 1

MANDATORY RULES IN INTERNATIONAL LITIGATION

MANDATORY RULES IN CIVIL LITIGATION: STATUS OF THE DOCTRINE POST-GLOBALIZATION
  Hannah L. Buxbaum 21

HOW DO MANDATORY RULES OF LAW FUNCTION IN INTERNATIONAL CIVIL LITIGATION?
  Bernard Audit 37

MANDATORY RULES IN INTERNATIONAL COMMERCIAL ARBITRATION

THE ARBITRATOR AND “MANDATORY RULES OF LAW”
  Alan Scott Rau 51

APPLYING MANDATORY RULES OF LAW IN INTERNATIONAL COMMERCIAL ARBITRATION
  Laurence Shore 91

DOES INTERNATIONAL ARBITRATION NEED A MANDATORY RULES METHOD?
  Alexander K.A. Greenawalt 103

MANDATORY RULES IN INTERNATIONAL COMMERCIAL ARBITRATION: AN ENGLISH LAW PERSPECTIVE
  Audley Sheppard 121

MANDATORY RULES OF LAW IN INTERNATIONAL ARBITRATION: WHAT ARE MANDATORY RULES?
  Catherine Kessedjian 147

MANDATORY LAW IN ARBITRATION
  Hans Smit 155

MANDATORY RULES AND INVESTMENT ARBITRATION

MANDATORY RULES OF LAW AND INVESTMENT ARBITRATION
  Andrea K. Bjorklund 175

THE RELEVANCE (OR LACK THEREOF) OF THE NOTION OF “MANDATORY RULES OF LAW” TO INVESTMENT TREATY ARBITRATION
  Donald Francis Donovan 205

MANDATORY RULES IN INTERNATIONAL ARBITRATION: TOO MUCH TOO EARLY OR TOO LITTLE TOO LATE?
  Concluding Remarks
  Loukas Mistelis 217

BIBLIOGRAPHY

iii
THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

Vol. 17              2006                     No. 4

ARTICLES

SPECIAL SECTION: HALL STREET ASSOCIATES, L.L.C. v. MATTEL, INC.

FEAR OF FREEDOM

Alan Scott Rau 469

HALL STREET ASSOCIATES v. MATTEL: A CRITICAL COMMENT

Hans Smit 513

BEYOND AGNOSTICISM: THE POLICY JUSTIFICATIONS FOR THE SUPREME COURT’S DECISION IN HALL STREET ASSOCIATES

Mark Beckett 525

PROTECTING BOTH THE FAA AND PARTY AUTONOMY: THE HALL STREET DECISION

David W. Rivkin & Eric P. Tuchmann 537

INSTITUTIONAL RULES AND ARBITRAL JURISDICTION: WHEN PARTY INTENT IS NOT “CLEAR AND UNMISTAKABLE”

Richard W. Hulbert 545

SECRETARIES TO INTERNATIONAL ARBITRAL TRIBUNALS

Int’l Commercial Disputes Comm. & Comm. on Arbitration of the NYC Bar Ass’n 575

PERSPECTIVES OF INTERNATIONAL ARBITRATION IN LATIN AMERICA

Alexis Mourre 597

CURRENT DEVELOPMENTS

IS FULL ARMOR ABSOLUTELY NECESSARY TO THE ARBITRATION PROCESS?

Mauro Rubino-Sammartano & Mark Kantor 615

CUMULATIVE TABLE OF CONTENTS FOR VOLUME XVII 625
THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

Vol. 17         2006         No. 3

ARTICLES

COURT-ORDERED INTERIM MEASURES IN AID OF INTERNATIONAL COMMERCIAL ARBITRATION
   Martin Davies 299

ARBITRATION AS A MEANS OF RESOLVING SOVEREIGN DEBT DISPUTES
   Karen Halverson Cross 335

LIABILITY V. QUASI-JUDICIAL IMMUNITY OF THE ARBITRATOR: THE CASE AGAINST ABSOLUTE ARBITRAL IMMUNITY
   Emmanuela Truli 383

CURRENT DEVELOPMENTS

INTERNATIONAL COMMERCIAL ARBITRATION IN THE CIS AND MONGOLIA
   Roman Chapaev & Veronica Bradautanu 411

ARBITRAL & JUDICIAL DECISIONS

THE NEW GENERATION OF CHINA BITS IN LIGHT OF TZA YAP SHUM V. REPUBLIC OF PERU
   Ko-Yung Tung & Rafael Cox-Alomar 461
REALITY TEST: CURRENT STATE OF AFFAIRS IN THEORY AND PRACTICE RELATING TO “LEX ARBITRI” Loukas Mistelis 155

INTERNATIONAL ARBITRATION: A HISTORICAL PERSPECTIVE AND PRACTICE GUIDE CONNECTING FOUR EMERGING WORLD CULTURES: CHINA, MEXICO, NIGERIA, AND SAUDI ARABIA S. Breckenridge Thomas 183

SAFEGUARDING ARBITRAL INTEGRITY IN NIGERIA: POTENTIAL CONFLICT BETWEEN LEGISLATIVE POLICIES AND FOREIGN ARBITRATION CLAUSES IN BILLS OF LADING Adewale A. Olawoyin 239

CURRENT DEVELOPMENTS

INTERNATIONAL ARBITRATION AND SECURITY FOR COSTS – A BRIEF REPORT ON TWO DEVELOPMENTS Christopher Kee 273

SOME CRITICAL OBSERVATIONS ON THE ITALIAN REGULATION OF COMPANY ARBITRATION Valerio Sangiovanni 281

BOOK REVIEWS

THOMAS E. CARBONNEAU, THE LAW AND PRACTICE OF ARBITRATION Joseph R. Brubaker 293
THE AMERICAN REVIEW
OF INTERNATIONAL ARBITRATION

VOL. 17         2006         NO. 1

ARTICLES

“LEGAL TRADITIONS” AND INTERNATIONAL COMMERCIAL ARBITRATION
Leon E. Trakman 1

A NEW WORLD OF DISCOVERY: THE RAMIFICATIONS OF TWO RECENT FEDERAL COURTS’ DECISIONS GRANTING JUDICIAL ASSISTANCE TO ARBITRAL TRIBUNALS PURSUANT TO 28 U.S.C. §1782
Anna Conley 45

THE “GROUP OF COMPANIES DOCTRINE” – WHERE IS IT HEADING?
Stephan Wilske, Laurence Shore & Jan-Michael Ahrens 73

DOCUMENTARY DISCOVERY AND INTERNATIONAL COMMERCIAL ARBITRATION
Peter Ashford 89

ARBITRAL & JUDICIAL DECISIONS

OPPOSING CONFIRMATION OF INTERNATIONAL ARBITRATION AWARDS: IS IT WORTH THE SANCTIONS?
J.P. Duffy 143

CURRENT DEVELOPMENTS

THE USE OF QUALITATIVE RESEARCH TECHNIQUES IN STUDYING ARBITRATION: A COMMENT ON A STUDY OF CORPORATE ATTITUDES TOWARDS INTERNATIONAL ARBITRATION
Mahmoud Reza Firoozmand 149

* A cumulative table of contents for Volume 17 will appear at the back of the final issue of this year.
# THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

**Vol. 16         2005 NOS. 3–4**

## ARTICLES

- **EX POST GENERAL REGULATION AND INVESTMENT PROTECTION IN RECENT INTERNATIONAL ARBITRATION**  
  *Alberto Alvarez-Jiménez*  
  Page 343
- **OPTIONS FOR DISPUTE RESOLUTION UNDER THE INVESTMENT CHAPTERS OF NAFTA AND CAFTA**  
  *Matthias Lehmann*  
  Page 387
- **REVIEWING TRENDS AND PROPOSALS TO RECOGNIZE ORAL AGREEMENTS TO ARBITRATE IN INTERNATIONAL ARBITRATION LAW**  
  *Peter Kucherepa*  
  Page 409
- **THE “PRIVY TO ARBITRATION” DOCTRINE: THE WITHERING OF THE COMMON-LAW PRIVITY OF CONTRACT DOCTRINE IN ARBITRATION LAW**  
  *Olagoke O. Olatawura*  
  Page 429
- **CONFIDENTIALITY IN A FORUM OF LAST RESORT: IS THE USE OF CONFIDENTIAL ARBITRATION A GOOD IDEA FOR BUSINESS AND SOCIETY?**  
  *Anjanette H. Raymond*  
  Page 479
- **DIFFERENT MEDIATION TRADITIONS: A COMPARISON BETWEEN CHINA AND THE U.S.**  
  *Xiaobing Xu*  
  Page 515

## NOTES & COMMENTS

- **DISPUTE RESOLUTION IN PATENT POOLING ARRANGEMENTS:**  
  *Hans Smit*  
  Page 547

## ARBITRAL & JUDICIAL DECISIONS

- **FROM HOSTILITY TO HARMONY:**  
  *Kirsten Weisenberger*  
  Page 551
- **RECENT DEVELOPMENTS IN ENFORCEMENT OF ARBITRAL AWARDS AGAINST AN INSTRUMENTALITY OF A FOREIGN STATE:**  
  *Rostyslav I. Shiller*  
  Page 581

## CUMULATIVE TABLE OF CONTENTS FOR VOLUME XVI

Page 615
ARTICLES

AT THE CROSSROADS OF LEGITIMACY AND ARBITRAL AUTONOMY  
Thomas E. Carbonneau  213

THE ENFORCEMENT OF FOREIGN ARBITRAL AWARDS IN RUSSIA: AN ANALYSIS OF THE RELEVANT TREATIES, LAWS, AND CASES  
William R. Spiegelberger  261

METHODS OF DISPUTE RESOLUTION: TORAH TO TALMUD TO TODAY  
Seth E. Lipner  315

NOTES & COMMENTS

WHEN IS A GOVERNMENT BOUND BY A CONTRACT, INCLUDING AN ARBITRATION CLAUSE, IT DID NOT SIGN?  
Hans Smit  323

THE FORUM SELECTION CLAUSE IN ARBITRATION UNDER A BILATERAL INVESTMENT TREATY  
Hans Smit  339
THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

VOL. 16  2005  NO. 1

ARTICLES

THE FEDERAL ARBITRATION ACT: RISKS AND INCONGRUITIES RELATING TO THE ISSUANCE OF INTERIM AND PARTIAL AWARDS IN DOMESTIC AND INTERNATIONAL ARBITRATIONS

James M. Gaitis

PlANNING FOR COMMERCIAL DISPUTE RESOLUTION IN MAINLAND CHINA

Joseph T. McLaughlin
Kathleen M. Scanlon
Catherine X. Pan

“ARBITRAL FORUM SHOPPING”: OBSERVATIONS ON RECENT DEVELOPMENTS IN INTERNATIONAL COMMERCIAL AND INVESTMENT ARBITRATION

Richard H. Kreindler

THE EFFECT OF AN ARBITRAL AWARD AND THIRD PARTIES IN INTERNATIONAL ARBITRATION: RES JUDICATA REVISITED

Stavros Brekoulakis

NOTES & COMMENTS

THE TIME IS RIPE FOR THE U.S. SUPREME COURT TO BURY THE MISCONCEIVED DOCTRINE OF MANIFEST DISREGARD OF THE LAW

Hans Smit

* A cumulative table of contents for Volume 16 will appear at the back of the final issue of this year.
THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

VOL. 15 2004 NOS. 3–4

PREFACE

Hans Smit  v

ARTICLES

LACK OF JURISDICTION AND Forum Non Conveniens as Defenses to the Enforcement of Foreign Arbitral Awards

Int’l Commercial Disputes Comm. of the Ass’n of the Bar of the City of N.Y. 407

THE ENFORCEMENT OF ICSID AWARDS: Revolution or Ineffective?

Giuliana Canè  439

THE WEAKNESSES OF THE “Rosatti Doctrine”: Ten Reasons Why ICSID’s Standing Provisions Do Not Discriminate Against Local Investors

Anibal Sabater  465

A COMPARATIVE ANALYSIS OF ARBITRAL INSTITUTIONS AND THEIR ACHIEVEMENTS IN THE UNITED STATES AND KOREA

Chul-Gyoo Park  475

REDUCING COSTS AND INCONVENIENCES IN INTERNATIONAL COMMERCIAL ARBITRATION AND OTHER FORMS OF ALTERNATIVE RESOLUTION THROUGH ONLINE DISPUTE RESOLUTION

Robert Bennett Lubic  507

INTERNATIONAL ARBITRATION – CORPORATE ATTITUDES AND PRACTICES – 12 PERCEPTIONS TESTED: MYTHS, DATA AND ANALYSIS – RESEARCH REPORT

Dr. Loukas Mistelis  525

CURRENT DEVELOPMENTS

JAMS: A LONGSTANDING PROVIDER OF DISPUTE RESOLUTION SERVICES TO THE INTERNATIONAL BUSINESS COMMUNITY

Robert B. Davidson & Richard Chernick  593
NOTES & COMMENTS


CONFIDENTIALITY REVISITED: BLESSING OR CURSE IN INTERNATIONAL COMMERCIAL ARBITRATION? Gu Weixia 607

BOOK REVIEWS

ALDO FRIGNANI, L’ARBITRATO COMMERCIALE INTERNAZIONALE Marco Torsello 639

CUMULATIVE TABLE OF CONTENTS FOR VOLUME XV 649
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

VOL. 15              2004               NO. 2

ARTICLES
CLASS ACTIONS AND THEIR WAIVER IN ARBITRATION         Hans Smit  199
THE UDRP: DESIGN ELEMENTS OF AN EFFECTIVE ADR MECHANISM Nicholas Smith & Erik Wilbers  215
ACHIEVING THE HARMONIZATION OF TRANSNATIONAL CIVIL PROCEDURE: WILL THE ALI/UNIDROIT PROJECT SUCCEED? Stephen McAuley  231
THE LIMITATIONS OF PARTY AUTONOMY IN ICSID ARBITRATION Anoosha Boralessa  253

CURRENT DEVELOPMENTS
THE ASIA PACIFIC REGIONAL ARBITRATION GROUP Michael Pryles  311

ARBITRAL & JUDICIAL DECISIONS
MANIFEST DISREGARD OF THE LAW IN THE NEW YORK COURT OF APPEALS Hans Smit  315
PRECLUSIVE EFFECTS OF AN INTERNATIONAL ARBITRAL AWARD Andreas Stier  321

NOTES & COMMENTS
BRAINSTORMING MEETS ONLINE DISPUTE RESOLUTION Lenden Webb  337

BOOK REVIEWS
JEROME COHEN, NEIL KAPLAN & PETER MALANCUK, ADVISORY EDS., DANIEL FUNG & WANG SHENG CHANG, GENERAL EDS., ARBITRATION IN CHINA: A PRACTICAL GUIDE Randall Peerenboom  397

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION  401
# THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

<table>
<thead>
<tr>
<th>Vol. 15</th>
<th>2004</th>
<th>No. 1</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>PREFACE</strong></td>
<td>Elizabeth H. Cooper</td>
<td>xi</td>
</tr>
</tbody>
</table>

## ARTICLES

- **Vratislav Pechota—A Truly International Lawyer**
  - Hans Smit | 1

- **An Assessment of Pechota’s International Bibliography on Commercial Arbitration**
  - Thomas E. Carbonneau | 5

- **International and Domestic Arbitration Procedure: The Need for a Rule Providing a Limited Opportunity for Arbitral Reconsideration of Reasoned Awards**
  - James M. Gaitis | 9

- **Mining Mediation Rules for Representation Opportunities and Obstacles**
  - Harold I. Abramson | 103

- **Manifest Disregard of the Law in the New York Supreme Court, Appellate Division, First Department**
  - Hans Smit | 111

## NOTES & COMMENTS

- **Multi-Party and Multi-Contract arbitrations: Procedural Mechanisms and Interpretation of Arbitration Agreements Under U.S. Law**
  - Irene M. Ten Cate | 133

- **Should Mediation Trigger Arbitration in Multi-Step Alternative Dispute Resolution Clauses?**
  - Rachel Jacobs | 161

## BOOK REVIEWS

- **Pieter Sanders, The Work of UNCITRAL on Arbitration and Conciliation, 2nd Edition**
  - Richard W. Hulbert | 181

## RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION

- 187

* A cumulative table of contents for Volume XV will appear at the back of the final issue of this year
ARTICLES

INVESTMENT ARBITRATION IN EASTERN EUROPE: Kaj Hobér 377
RECENT CASES ON EXPROPRIATION

DAMAGE VALUATION OF INDIRECT EXPROPRIATION MANUEL A. ABDALA 447
IN INTERNATIONAL ARBITRATION CASES & PABLO T. SPI LLER

THE COLOR LINE IN INTERNATIONAL COMMERCIAL ARBITRATION: AN AMERICAN PERSPECTIVE BENJAMIN G. DAVIS 461

CURRENT DEVELOPMENTS

THE POTENTIAL OF LEBANON AS A NEUTRAL PLACE FOR INTERNATIONAL ARBITRATION WALID JOHN KASSIR 545

ARBITRAL & JUDICIAL DECISIONS

PARTY AUTONOMY AND IMPLIED CHOICE PAUL MICHELL 571
IN INTERNATIONAL COMMERCIAL ARBITRATION

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 585

CUMULATIVE TABLE OF CONTENTS FOR VOLUME XIV 595
ARTICLES

ARBITRAL SUBPOENAS UNDER U.S. LAW AND PRACTICE  
Paul D. Friedland & Lucy Martinez  197

TEACHING ARBITRATION LAW  
Stephen J. Ware  231

ARBITRATION, FINANCIAL MARKETS AND BANKING DISPUTES  
Stefano E. Cirielli  243

THE USE OF MULTI-TIERED DISPUTE RESOLUTION CLAUSES IN LATIN AMERICA: QUESTIONS OF ENFORCEABILITY  
Eduardo Palmer & Eliana Lopez  285

THE SUPREME COURT RULES ON THE PROPER INTERPRETATION OF SECTION 1782: ITS POTENTIAL SIGNIFICANCE FOR INTERNATIONAL ARBITRATION  
Hans Smit  295

CURRENT DEVELOPMENTS

INTERNATIONAL ARBITRATION IN TURKEY  
Tuğrul Ansay  333

IS ARBITRATION LOSING GROUND?  
Mauro Rubino-Sammartano  341

NOTES & COMMENTS

MANAGING REQUESTS FOR ENFORCEMENT OF VACATED AWARDS UNDER THE NEW YORK CONVENTION  
Radu Lelutiu  345

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION  363
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 14          2003           Nos. 1–2

ARTICLES

EVERYTHING YOU REALLY NEED TO KNOW ABOUT “SEPARABILITY” IN SEVENTEEN SIMPLE PROPOSITIONS

Alan Scott Rau 1

THE TENSIONS BETWEEN CONFIDENTIALITY AND TRANSPARENCY IN INTERNATIONAL ARBITRATION

Cindy G. Buys 121

THE NEW LAW OF INTERNATIONAL COMMERCIAL ARBITRATION IN BANGLADESH: A COMPARATIVE PERSPECTIVE

Dr. A.F.M. Maniruzzaman 139

ARBITRAL & JUDICIAL DECISIONS

CLASS ACTIONS IN ARBITRATION

Hans Smit 175

CURRENT DEVELOPMENTS

A COLLOQUIUM ON INTERNATIONAL COMMERCIAL ARBITRATION AND AFRICAN STATES 2003

Dr. Amazu Anthony Asouzu 179

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 183

* A cumulative table of contents for Volume XIV will appear at the back of the final issue of the year.
INTRODUCTION

Oscar Chase & Samuel Estreicher vii

REPORTS

INTERNATIONAL ARBITRATION: SCAPEGOAT OR SOLUTION
Andreas F. Lowenfeld 1

INTERNATIONAL ARBITRATION: COMMENTS FROM A CRITIC
Linda Silberman 9

SEPARABILITY AND COMPETENCE – COMPETENCE IN INTERNATIONAL ARBITRATION: EX Nihil Nihil Fit? OR CAN SOMETHING INDEED COME FROM NOTHING?
Robert H. Smit 19

IN THE SHADOW OF THE UNRULY HORSE: INTERNATIONAL ARBITRATION AND THE PUBLIC POLICY EXCEPTION
Homayoon Arfazadeh 43

COMMENTS ON PUBLIC POLICY IN INTERNATIONAL ARBITRATION
Hans Smit 65

MASS CLAIMS PROCESSES
Howard M. Holtzmann 69

AMENDING THE FEDERAL ARBITRATION ACT:
William W. Park 75

COMMENT ON A PROPOSED NEW STATUTE FOR INTERNATIONAL ARBITRATION
Richard W. Hulbert 153

REMARKS ON AMENDING THE FAA
Kenneth Davis 167
THE RULE OF LAWYERS AND THE ETHOS OF DIPLOMATS: 
REFLECTIONS ON THE INTERNAL AND EXTERNAL 
LEGITIMACY OF WTO DISPUTE SETTLEMENT  
J.H.H. Weiler  177

THE WTO’S LEGITIMACY CRISIS: REFLECTIONS 
on the Law and Politics of WTO Dispute Resolution  
Jeffrey L. Dunoff  197
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 12  2001  Nos. 3-4

ARTICLES

TO CONTINUE NATIONALIZING OR TO DE-NATIONALIZE?
THAT IS NOW THE QUESTION IN INTERNATIONAL ARBITRATION

Otto Sandrock 301

ABSENCE OF CONSENT TRUMPS ARBITRAL ECONOMY:
CONSOLIDATION OF ARBITRATIONS UNDER U.S.
LAW

Rona G. Shamoon & Irene M. TenCate 335

“MANIFEST DISREGARD OF THE LAW” AND VACATUR
OF ARBITRAL AWARDS IN THE UNITED STATES

Noah Rubins 363

JUDICIAL DEFERENCE TO THE AUTHORITY OF
ARBITRATORS TO INTERPRET AND APPLY FEDERAL
ANTITRUST LAWS

Howard A. Ellins & Christopher H. Withers 387

CURRENT DEVELOPMENTS

THE USE OF MED-ARB IN INTERNATIONAL
COMMERCIAL DISPUTE RESOLUTION

Emilia Onyema 411

ENFORCING FOREIGN ARBITRAL AWARDS AND
FOREIGN JUDGMENTS IN UKRAINE

Helen Z. Kryshtalowych & Claudia T. Salomon 425

ARBITRAL & JUDICIAL DECISIONS

ANOTHER JUDICIAL MISSTEP IN CORRECTING
AN ARBITRAL AWARD

Hans Smit 435
NOTES & COMMENTS

ONLINE INTERNATIONAL ARBITRATION: NINE ISSUES
CRUCIAL TO ITS SUCCESS
Nicholas de Witt 441

BOOK REVIEWS

KAJ HOBÉR, PRESCRIPTION AND APPLICABLE LAW IN INTERSTATE ARBITRATION
Andreas F. Lowenfeld 465

COMMENT
Kaj Hobér 469

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 473

CUMULATIVE TABLE OF CONTENTS FOR VOLUME XII 483
# The American Review of International Arbitration

## Vol. 12  2001  No. 2

### Articles

<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADR in England and Wales</td>
<td>Dr. Loukas A. Mistelis</td>
<td>167</td>
</tr>
<tr>
<td>“Nothing Comes of Nothing”...or Does It???</td>
<td>Tanya J. Monestier</td>
<td>223</td>
</tr>
<tr>
<td>A Critical Re-Examination of the Doctrine of Separability in American Arbitration Law</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Letters of Request: Will a Canadian Court Enforce a Letter of Request From an International Arbitral Tribunal?</td>
<td>Michael Penny</td>
<td>249</td>
</tr>
</tbody>
</table>

### Current Developments

<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ireland as a Place for International Arbitration</td>
<td>Leila Anglade</td>
<td>263</td>
</tr>
<tr>
<td>Launch of a New International Arbitration Forum Via E-Mail</td>
<td></td>
<td>279</td>
</tr>
</tbody>
</table>

### Book Reviews

<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
</table>

| Recent Books and Articles on Commercial Arbitration                  |                        | 285  |
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 12 2001 No. 1

ARTICLES

SETTING ASIDE AN ARBITRAL AWARD IN THE
PEOPLE'S REPUBLIC OF CHINA

Li Hu 1

AWARDING COMPOUND INTEREST IN INTERNATIONAL
ARBITRATION

Natasha Affolder 45

NOTES & COMMENTS

BURNING THE IDOLS OF NON-ARBITRABILITY:
ARBITRATING ADMINISTRATIVE LAW DISPUTES
WITH FOREIGN INVESTORS

Shane Spelliscy 95

DEALING WITH MISTAKES CONTAINED IN
ARBITRAL AWARDS

Cecilia M. Di Ció 121

BOOK REVIEWS

EMMANUEL GAILLARD & JOHN Horacio A. Grigera Naón
SAVAGE, eds., FOUCARD GAILLARD GOLDMAN
ON INTERNATIONAL COMMERCIAL ARBITRATION

RECENT BOOKS AND ARTICLES ON COMMERCIAL
ARBITRATION 153

*A cumulative table of contents for Volume XII will appear
at the back of the final issue of the year
ENFORCING VACATED INTERNATIONAL ARBITRATION AWARDS: AN ECONOMIC APPROACH

Christopher R. Drahozal

GOVERNMENT-TO-GOVERNMENT DISPUTE RESOLUTION UNDER NAFTA’S CHAPTER 20: A COMMENTARY ON THE PROCESS

David A. Gantz

BETTING THE FARM ON INTERNATIONAL ARBITRATION: IS IT TIME TO OFFER AN APPEAL OPTION?

William H. Knell, III & Noah D. Rubins

BREACH OF CONFIDENTIALITY AS A GROUND FOR AVOIDANCE OF THE INTERNATIONAL AGREEMENT

Hans Smit

CURRENT DEVELOPMENTS

KIEV: FROM ZERO TO 800 CASES PER YEAR IN LESS THAN TEN YEARS

Tatyana V. Slipachuk & Per Runeland

NOTES & COMMENTS

ENFORCING ARBITRAL AWARDS INVOLVING FOREIGN PARTIES: A COMPARISON OF THE UNITED STATES AND CHINA

Xiaowen Qiu

BOOK REVIEWS

DEREK ROEBUCK, ANCIENT GREEK ARBITRATION

Vratislav Pechota

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION

CUMULATIVE TABLE OF CONTENTS FOR VOLUME XI
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 11 2000 No. 3

ARTICLES

IMPROVING LIFE WITH THE PARTY-APPOINTED ARBITRATOR: CLEARER CONDUCT GUIDELINES FOR “NONNEUTRALS”
James H. Carter 295

IN GOD WE TRUST, ALL OTHERS PAY CASH:
SECURITY FOR COSTS IN INTERNATIONAL COMMERCIAL ARBITRATION
Noah Rubins 307

CURRENT DEVELOPMENTS

IRELAND’S NEW INTERNATIONAL COMMERCIAL ARBITRATION LAW
Klaus Reichert 379

ARBITRAL & JUDICIAL DECISIONS

HUBCO V. WAPDA: PAKISTAN TOP COURT REJECTS MODERN ARBITRATION
Louise Barrington 385

NOTES & COMMENTS

SPANISH PERSPECTIVES ON THE DOCTRINES OF KOMPETENZ-KOMPETENZ AND SEPARABILITY:
A COMPARATIVE ANALYSIS OF SPAIN’S 1988 ARBITRATION ACT
Christian Herrera Petrus 397

BOOK REVIEWS

PIETER SANDERS, QUO VADIS ARBITRATION? SIXTY YEARS OF ARBITRATION PRACTICE
Hans Smit 429

PETAR ŠARČEVIĆ & PAUL VOLKEN, EDs., YEARBOOK OF PRIVATE INTERNATIONAL LAW, VOLUME I–1999
Alejandro M. Garro 435

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 443
THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

VOL. 11 2000 Nos. 1-2

ARTICLES

The Panama Convention and Its Implementation Under the Federal Arbitration Act  
John P. Bowman 1

ARBITRAL & JUDICIAL DECISIONS

The Ethyl Arbitration: First of Its Kind and a Harbinger of Things to Come  
Todd Weiler 187

CURRENT DEVELOPMENTS

The European Court of Arbitration and Its 1997 Rules  
Mauro Rubino-Sammartano 203

NOTES & COMMENTS

The Utility of State Laws Regulating International Commercial Arbitration and Their Compatibility with the FAA  
Sébastien Besson 211

The Due Process Defense to Recognition and Enforcement of Foreign Arbitral Awards in United States Federal Courts: A Proposal for a Standard  
Osamu Inoue 247

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 287

* A cumulative table of contents for Volume XI will appear at the back of the final issue of the year.
ARTICLES

THE ANDERSEN ARBITRATION  

ANDERSEN V. ANDERSEN: THE CLAIMANTS' PERSPECTIVE  

THE AWARD

Final Award in the Arbitration of ANDERSEN v. ANDERSEN  

THE DECISION

Judgment of the Swiss Federal Court  

Judgment of the Swiss Federal Court (English Translation)  

Cumulative Table of Contents for Volume X
ARTICLES

"THE ARBITRABILITY QUESTION ITSELF"  
Alan Scott Rau  
287

ARBITRAL & JUDICIAL DECISIONS

THE SANTA ELENA CASE: TWO STEPS FORWARD,  
THREE STEPS BACK  
Kenneth I. Juster  
371

NOTES & COMMENTS

FINAL OFFER ARBITRATION: A MODEL FOR DISPUTE RESOLUTION IN DOMESTIC AND INTERNATIONAL DISPUTES  
Elissa M. Meth  
383

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION  
423
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. 10 1999 No. 2

ARTICLES

DELOCALIZATION OF INTERNATIONAL COMMERCIAL ARBITRATION: ITS RELEVANCE IN THE NEW MILLENNIUM

Pippa Read 177

AN INTERNATIONAL ARBITRATOR’S POINT OF VIEW

Robert B. von Mehren 203

CONTRACTUAL MODIFICATION OF JUDICIAL REVIEW OF ARBITRAL AWARDS: THE FRENCH POSITION

Laurence Franc 215

ARBITRAL & JUDICIAL DECISIONS

CORRECTING ARBITRAL MISTAKES

Hans Smit 225

CASE NO. A27: THE IRAN-UNITED STATES CLAIMS TRIBUNAL’S FIRST AWARD OF DAMAGES FOR A BREACH OF THE ALGIERS DECLARATIONS

Amuj Desai 229

POLISH ARBITRATION LAW ANALYZED AND APPLIED TO THE PROCEDURAL SCENARIOS OF CHROMALLOY

Adam Sulkowski 247

BOOK REVIEWS

EILEEN CARROLL & KARL MACKIE, INTERNATIONAL MEDIATION – THE ART OF BUSINESS DIPLOMACY

Louise E. Dembeck 265

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 271
ARTICLES

PROTOCOLS FOR INTERNATIONAL ARBITRATORS WHO DARE TO SETTLE CASES
Harold I. Abramson 1

UNITED STATES FEDERAL COURTS: NO LONGER AVAILABLE TO COMPEL DISCOVERY IN CONNECTION WITH NON-UNITED STATES ARBITRATIONS
Brian M. Cogan and David A. Sifre 19

TOWARD A NEW UNDERSTANDING OF ABUSE OF NATIONALITY IN CLAIMS BEFORE THE IRAN-UNITED STATES CLAIMS TRIBUNAL
Nancy Amoury Combs 27

CLARIFYING FOREIGN ARBITRATION IN THE CARRIAGE OF GOODS BY SEA
Jaipat S. Jain 47

CURRENT DEVELOPMENTS

THE NEW SWEDISH ARBITRATION ACT
Lars Ulirichs and Richard Åkerman 69

ARBITRAL & JUDICIAL DECISIONS

EUROPEAN PUBLIC POLICY AFTER ECO SWISS
Christoph Liebscher 81

ATTORNEYS’ FEES IN ARBITRATION IN NEW YORK
Hans Smit 95

THE FIFTH CIRCUIT JOINS THE SECOND IN RULING ASSISTANCE UNDER U.S.C. § 1782 TO BE UNAVAILABLE TO PRIVATE INTERNATIONAL ARBITRAL TRIBUNALS
Hans Smit 99

NOTES & COMMENTS

APPLICATION OF THE U.N. SALES CONVENTION IN CHINESE INTERNATIONAL COMMERCIAL ARBITRATION: IMPLICATIONS FOR INTERNATIONAL UNIFORMITY
Frank N. Fisanich 101

INTERIM MEASURES IN INTERNATIONAL COMMERCIAL ARBITRATION UNDER THE ICC, AAA, LCIA AND UNCITRAL RULES
Grégoire Marchac 123

THE POTENTIAL ROLE OF ARBITRATION IN THE NUCLEAR NON-PROLIFERATION TREATY REGIME
Edwin J. Nazario 139
# The American Review of International Arbitration

**Vol. 9**

**1998**

**Nos. 1-4**

## Introduction

<table>
<thead>
<tr>
<th>Reports</th>
<th>Authors</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Commentary on the WIPO Arbitration Rules, Recommended Clauses, General Provisions (Articles 1 to 5; Articles 39 and 40) and the WIPO Expedited Arbitration Rules (in toto)</td>
<td>Robert H. Smit</td>
</tr>
<tr>
<td>Composition and Establishment of the Tribunal (Articles 14 to 36)</td>
<td>Toby Landau</td>
</tr>
<tr>
<td>Commencement of the Arbitration and Conduct of the Arbitration (Articles 6 to 13; Articles 37 and 38; Articles 41 to 45; Articles 47 to 51; Articles 53 to 58)</td>
<td>Kathleen Paisley</td>
</tr>
<tr>
<td>Interim Measures of Protection; Security for Claims and Costs (Article 46); and Commentary on the WIPO Emergency Relief Rules (in toto)</td>
<td>Richard Allan Horning</td>
</tr>
<tr>
<td>Disclosure of Trade Secrets and Other Confidential Information (Article 52)</td>
<td>Hans Smit</td>
</tr>
<tr>
<td>Awards and Other Decisions (Articles 59 to 66)</td>
<td>Christopher S. Gibson</td>
</tr>
<tr>
<td>Fees and Costs (Articles 67 to 72)</td>
<td>Erik Wilbers</td>
</tr>
<tr>
<td>Confidentiality (Articles 73 to 76)</td>
<td>Hans Smit</td>
</tr>
<tr>
<td>Miscellaneous Articles (Articles 77 and 78)</td>
<td>Hans Smit</td>
</tr>
</tbody>
</table>

## Appendix

- WIPO Arbitration Rules
- WIPO Expedited Arbitration Rules
- WIPO Emergency Relief Rules
- Recommended Contract Clauses and Submission Agreements

Page ix
ARTICLES

Contracting Out Of The Arbitration Act
“Opt-In” for Judicial Review of Errors of Law under the Revised Uniform Arbitration Act
Contractual Modification of the Scope of Judicial Review of Arbitral Awards — A Postscript
The Center For Public Resources Rules For Non-Administered Arbitration Of International Disputes: A Critical And Comparative Commentary (Part II)

Alan Scott Rau 225
Stephen J. Ware 263
Hans Smit 273
Robert H. Smit and 275
Nicholas J. Shaw

CURRENT DEVELOPMENTS

Survey Of A New Statute Amending Belgian Legislation On Arbitration
Party Autonomy in Chinese International Arbitration: A Comment on Recent Developments

Bernard Hanotiau 327
Sam Blay 331

ARBITRAL & JUDICIAL DECISIONS

Is Manifest Disregard of the Law or the Evidence or Both a Ground for Vacatur of an Arbitral Award?

Hans Smit 341

NOTES & COMMENTS

Halligan v. Piper Jaffray: The Collision Between Arbitral Autonomy and Judicial Review
Recognition and Enforcement of Foreign Arbitral Awards: A New Chapter in Brazilian Arbitration History

Mark B. Rees 347
Horacio Falcão 367

BOOK REVIEWS

David W. Rivkin & Charles Platto, eds., Litigation and Arbitration in Central and Eastern Europe

Vratislav Pechota 409

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 413

CUMULATIVE TABLE OF CONTENTS FOR VOLUME VIII 419
ARTICLES

Determining Arbitral Jurisdiction: Allocation of Tasks Between Courts and Arbitrators  
William W. Park 133

Contractual Modification of the Scope of Judicial Review of Arbitral Awards  
Hans Smit 147

American Judicial Assistance to International Arbitral Tribunals  
Hans Smit 153

CURRENT DEVELOPMENTS

The New AmCham Chile Arbitration Center: A Model For Latin American Arbitration  
Steven C. Bennett 163

ARBITRAL & JUDICIAL DECISIONS

May an Arbitration Agreement Calling For Institutional Arbitration Be Denied Enforcement Because of the Cost Involved?  
Hans Smit 167

NOTES & COMMENTS

The (Draft) WIPO Arbitration Rules for Administrative Challenge Panel Procedures Concerning Internet Domain Names  
Tricia A. Hoefling 173

BOOK REVIEWS

D. P. Mittal, New Law of Arbitration ADR & Contract in India  
Lawrence F. Ebb 203

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 209
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

VOL. 8 1997 NO. 1

ARTICLES

SPECIAL SECTION: ENGLISH ARBITRATION ACT 1996
ARBITRATION OF INTERNATIONAL COMMERCIAL
DISPUTES UNDER ENGLISH LAW
David Fraser 1

REFORM AND CONSOLIDATION OF ENGLISH
ARBITRATION LAW
Okezie Chukwumerije 21

THE NEW ENGLISH ARBITRATION ACT 1996:
CHALLENGING AN ENGLISH AWARD
BEFORE THE ENGLISH COURT
Hon. Anthony Diamond QC
and V. V. Veeder QC 47

THE NEW RULES OF THE LONDON COURT OF INTERNATIONAL
ARBITRATION (LCIA)
Adrian Winstanley, BSc 59

CONFIRMING AN AMENDED LABOR ARBITRATION AWARD IN
FEDERAL COURT: THE PROBLEM OF FUNCTUS OFFICIO
Daniel C. Tepstein 65

CURRENT DEVELOPMENTS

FIXING THE FEDERAL ARBITRATION ACT BY THE MILLENNIUM
Joseph D. Becker 75

NOTES & COMMENTS

MED-ARB IN INTERNATIONAL ARBITRATION
James T. Peter 83

BOOK REVIEWS

YVES DEZALAY AND BRYANT G. GARTH, DEALING IN VIRTUE: INTERNATIONAL COMMERCIAL ARBITRATION AND THE
CONSTRUCTION OF A TRANSNATIONAL LEGAL ORDER
Robert B. von Mehren 117

JACK L. GOLDSMITH, ED., INTERNATIONAL DISPUTE RESOLUTION:
THE REGULATION OF FORUM SELECTION
Steven J. Burton 121

ELIO FAZZALARI, L'ARBITRATO
Aldo Berlinguer 122

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 125

* A cumulative table of contents for Volume VIII will appear at the back of the final issue of the year.
ARTICLES

THE NEW YORK CONVENTION IN AMERICAN COURTS
Alan Scott Rau 213

BANKRUPTCY COURTS AND ARBITRATION: A QUESTION OF
COMPETENCE
Joseph D. Becker 259

ASSESSING DISPUTE RESOLUTION PROCEDURES
Michael Pryles 267

THE GERMAN UNDERSTANDING OF THE RIGHT TO BE HEARD
IN INTERNATIONAL ARBITRATION PROCEEDINGS
Matthias J. Terlau 289

ARBITRATION AND CONFIDENTIALITY
François Dessemontet 299

CURRENT DEVELOPMENTS

MANDATORY RULES OF LAW AS A LIMITATION ON THE LAW
APPLICABLE IN INTERNATIONAL COMMERCIAL
ARBITRATION
Nathalie Voser 319

NOTES & COMMENTS

TAKING A FRESH LOOK AT VACATUR OF AWARDS UNDER THE
FEDERAL ARBITRATION ACT
Eric Lucentini 359

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION

CUMULATIVE TABLE OF CONTENTS FOR VOLUME VII
ARTICLES

The Case for Disregarding LSAs (Local Standard Annulments) under the New York Convention
Jan Paulsson 99

Claims by Individuals in International Economic Law: NAFTA Developments
Rex J. Zedalis 115

ARBITRAL & JUDICIAL DECISIONS

From The Bremen to Mitsubishi (and Beyond): International Arbitration Adrift in U.S. Waters
M. Scott Donahay 149

NOTES & COMMENTS

The Status of Lex Mercatoria in International Commercial Arbitration
Ning Jin 163

BOOK REVIEWS

Thomas E. Carbonneau, Cases and Materials on Commercial Arbitration
William W. Park 199

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 203
THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

VOL. 7 1996 NO. 1

ARTICLES

Arbitration and Alternative Dispute Resolution: A Hong Kong Perspective
Judgments and Arbitral Awards in a Foreign Currency: A Means of Dealing with Currency Fluctuations in International Adjudication

Judith O'Hare 1
Hans Smit 21

ARBITRAL & JUDICIAL DECISIONS

Federal Question Jurisdiction to Enforce Arbitration Agreements

Joseph D. Becker 33

CURRENT DEVELOPMENTS

Comparative ADR Issues in Intellectual Property Disputes at Home and Abroad

David W. Plant 39

NOTES & COMMENTS

International Multi-Party Arbitration: The Role of Party Autonomy
Jurisdiction at Bay? — The Validity of Foreign Arbitration Clauses in Maritime Bills of Lading Under Section 3(8) of COGSA: A Comment on Vimar Seguros y Reaseguros v. M/V Sky Reefer

Christopher Stippl 47
Bijan Sohrabi 71

BOOK REVIEWS

Philippe Fouchard, Emmanuel Gaillard and Berthold Goldman, Traité de l'Arbitrage Commercial International

Horacio A. Grigera 87
Naón

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION

* A cumulative table of contents for Volume VII will appear at the back of the final issue of the year.
THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

VOL. 6 1995 NO. 4

ARTICLES
THE DISPUTE RESOLUTION PROCEDURES OF THE ENERGY CHARTER TREATY: MADE TO MEASURE Olivia Q. Swaak- Goldman 317
IMPARTIALITY AND INDEPENDENCE OF ARBITRATORS IN INTERNATIONAL PRACTICE Aldo Berlinguer 339
NEW REGULATIONS CONCERNING ARBITRATION IN HUNGARY Hanns Engelhardt 375

CURRENT DEVELOPMENTS
NEW RULES OF PROCEDURE OF THE INTERNATIONAL COMMERCIAL ARBITRATION COURT AT THE CHAMBER OF COMMERCE AND INDUSTRY OF THE RUSSIAN FEDERATION Olga Nikolaevna 385 Zimenkova and Alla Kazakina

ARBITRAL AND JUDICIAL DECISIONS

NOTES & COMMENTS
THE EMPLOYMENT OF EXPERTS IN MEDIATING AND ARBITRATING INTELLECTUAL PROPERTY DISPUTES Robert Goldscheider 399

BOOK REVIEWS
OTTO SANDROCK, INTERNATIONALES WIRTSCHAFTSRECHT IN THEORIE UND PRAXIS INTERNATIONAL BUSINESS LAW IN THEORY AND PRACTICE Anja Mengel 409

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 413
CUMULATIVE TABLE OF CONTENTS FOR VOLUME VI 419
ARTICLES

The UNCITRAL Model Law in State and Federal Courts: The Case of "Waiver"  
Alan Scott Rau 223

Competition Law Issues in International Commercial Arbitration: An Arbitrator’s Viewpoint  
Bernard Hanotiau 287

CURRENT DEVELOPMENTS

Rules for Expedited Arbitration Procedure  
Richard Åkerman 301

NOTES & COMMENTS

Punitive Damages in Arbitration — An Encore  
Hans Smit 313
ARTICLES

The Relevance of International Standards in the Enforcement of Arbitration Agreements Under the New York Convention

Paul D. Friedland 149
& Robert N. Hornick

CURRENT DEVELOPMENTS

International Arbitration in India

A.K. Bansal 191

NOTES & COMMENTS

The Immunity of Arbitrators and the Duty to Disclose

Mark W. Levine 197

BOOK REVIEWS

William W. Park, International Forum Selection

Steven J. Burton 211

Nagla Nassar, Sanctity of Contracts Revisited: A Study in the Theory and Practice of Long-Term International Commercial Transactions

Vratislav Pechota 212

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 217
THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

VOL. 6 1995 NO. 1

ARTICLES

Beyond Trilogies: A New Bill of Rights and Law Practice Through the Contract of Arbitration

Thomas E. Carbonneau 1

A Common Law of Arbitration: Arbitral Awards and Appeals

Vincenzo Vigoriti 29

The Use of Reasonable Royalties As the Measure of Damages in Arbitration and Other ADR Proceedings That Adjudicate Intellectual Property Disputes

Robert Goldscheider 45

ARBITRAL & JUDICIAL DECISIONS

Mastrobuono v. Shearson Lehman Hutton, Inc.

Hans Smit 57

Confidentiality in Arbitration

Hans Smit 61

One Small Step Backward?: A Comment on the Ken-Ren Cases

Louise Barrington 65


Jacomijn J. van Haersolte-van Hof 83

NOTES & COMMENTS

Attacking Arbitral Awards Under the New York Convention of 1958

Mulyana 89

Observations on Argentine Arbitration

Maria Mercedes Badia-Moro 107
Conciliation — Japan’s Experience — Prospects of Success in International Transactions  

Toshio Sawada 162

Advocacy in Mediation  

Tom Arnold 169

Why ADR? Booby Traps in Arbitration Practice and How to Avoid Them  

Tom Arnold 179

IX: THE WIPO ARBITRATION CENTER

The WIPO Arbitration Center and its Services  

Francis Gurry 197

APPENDIX

WIPO Arbitration Rules 202

WIPO Expedited Arbitration Rules 228
# The American Review of International Arbitration

**VOL. 5**

**1994**

**NOS. 1-4**

## Prefatory Note

<table>
<thead>
<tr>
<th>Prefatory Note</th>
<th>vii</th>
</tr>
</thead>
</table>

| Introduction | 1 |

## I: Arbitration and Other Forms of Alternative Dispute Resolution — General Overview

**Arbitration and Other Forms of Alternative Dispute Resolution — General Overview**

Robert Coulson | 6 |

## II: The Arbitrability of Intellectual Property Disputes

**Arbitrability of Intellectual Property Issues in the United States**

David W. Plant | 11 |

**The Arbitrability of Intellectual Property Disputes with Particular Emphasis on the Situation in Switzerland**

Robert Briner | 28 |

**The Arbitrability of Intellectual Property Disputes in Germany**

Dr. Jochen Pagenberg | 44 |

## III: Drafting Dispute Resolution Clauses

**Drafting Arbitration Clauses**

Marc Blessing | 54 |

## IV: The Selection of Arbitrators

**The Selection of Arbitrators**

James H. Carter | 84 |

## V: The Arbitration of Intellectual Property Disputes

**The Arbitration of Intellectual Property Disputes**

Julian D.M. Lew | 110 |

**The Arbitration of Intellectual Property Disputes**

Bryan Niblett | 117 |

## VI: Managing the Arbitration Proceedings

**The Institution’s Role in Managing the Arbitration Process**

Michael F. Hoellering | 121 |

**Managing an International Arbitration: An Arbitrator’s View**

Hans Smit | 129 |

## VII: Awards and Their Enforcement

**Awards and Their Enforcement**

O.L.O. de Witt Wijnen | 140 |

## VIII: Mediation

**Mediation**

Sir Laurence Street | 149 |
ARTICLES

Consolidation of International Arbitrations in the United States in the Wake of Boeing
Peter C. Thomas 349
& Edmund C. Burns

Arbitration and Contracts Involving Corrupt Practices: The Arbitrator's Dilemma
Magnus Eriksson 371

CURRENT DEVELOPMENTS

ICC Working Group Report on ADR
Jean-Claude 413
Goldsmith

NOTES & COMMENTS

Cultural Property Disputes and the Draft UNIDROIT Convention: Possible Applications of International Arbitration
Emily Sidorsky 475

International Approaches to Court-Ordered Consolidation of Arbitral Proceedings
Marc. F. Guarin 519

International Arbitration: The Human Rights Perspective
Mark Ribbing 537

BOOK REVIEWS

David Butler & Eyvind Finsen, Arbitration in South Africa Law and Practice
Marcus Jacobs 553

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 557

CUMULATIVE TABLE OF CONTENTS FOR VOLUME 4 565
THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

VOL. 4 1993 NO. 3

ARTICLES

"A-Legality" and Arbitration: The German Supreme Court Joins the Fray
Thomas E. Carbonneau 217

The Tunisian Law on International Arbitration
Sami Kallel 233

Interest as Damages in International Commercial Arbitration
Paolo Cerina 255

NOTES & COMMENTS

Leave to Appeal and Australia's Model Uniform Legislation: Curbing Judicial Discretion Under the Section 38 Amendments
Marcus S. Jacobs 283

A Survey of Recent Legislation Concerning the Russian Arbitration Court and Ad Hoc Arbitration in Russia
William R. Spiegelberger 291

ARBITRAL & JUDICIAL DECISIONS

Circumvention of New York Convention Requirements Through Application of Domestic Standards: The Case ofouthwaite v. Hiscox
Ariadne Montare 311

CURRENT DEVELOPMENTS

The Parker School Workshop on How to Conduct an International Arbitration
Hans Smit 331

William R. Spiegelberger 333

BOOK REVIEWS

Klaus Peter Berger, International Economic Arbitration
Ehab Kabaha 335

Études de Droit International en l'Honneur de Pierre Lalive
Tal Schibler 337

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 341
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

VOL. 4  1993  NO. 2

ARTICLES

International Commercial Dispute Resolution in China: A Practical Assessment
Stanley B. Lubman 107
& Gregory C. Wajnowski

Appeals From Judicial Orders Under the Federal Arbitration Act
Joseph D. Becker 179

NOTES & COMMENTS

The UNCITRAL Arbitration Rules and the Truncated Tribunal
M. Scott Donahey 191

BOOK REVIEWS

Ian R. MacNeil, American Arbitration Law: Reformation, Nationalization, Internationalization
Laura Ferguson 199

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 205
ARTICLES

PARTY AUTONOMY IN INTERNATIONAL ECONOMIC ARBITRATION: A REAPPRAISAL

Klaus Peter Berger 1

RECENT DEVELOPMENTS IN COMMERCIAL ARBITRATION IN THE REPUBLIC OF KOREA: THE REVISED RULES OF THE KOREAN COMMERCIAL ARBITRATION BOARD

Song Kun Liew 37

ARBITRAL & JUDICIAL DECISIONS

ARBITRATION IN THE CONTEXT OF COMMUNITY LAW: A COMMENT ON COMMISSION V. FEILHAUER

Christian Gavalda 61

NOTES & COMMENTS

CHALLENGES TO INTERIM JURISDICTIONAL AWARDS IN LOCAL COURTS: THE POWER OF ARBITRAL TRIBUNALS OVER THE PROCEEDINGS

Alain Carrier 66

BOOK REVIEWS

JEAN ROBERT, L'ARBITRAGE (DROIT INTERNE, DROIT INTERNATIONAL PRIVÉ)

Astrid Baumgardner 86

GIORGIO BERNINI, LEZIONI DI DIRITTO DELL'ARBITRATO

Lorenzo Borgogni 90

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 93

* A cumulative table of contents for Volume IV will appear at the back of the final issue of the year.
CONTENTS

Prefatory Note xi

INTRODUCTION 1

I. THEORETICAL AND DOCTRINAL CONSIDERATIONS

Injunctions Across National Frontiers: A Tale of Two Cities Andreas F. Lowenfeld 3

The Future of the Law Governing the International Arbitral Process: Unification and Beyond Vratislav Pechota 17


International Commercial Arbitration and Conflict of Laws Arthur T. von Mehren 57

II. A PROCESS IN EVOLUTION

The International Federation of Commercial Arbitration Institutions Michael F. Hoellering 65

The Geopolitics of Arbitration Howard M. Holtzmann 72

On Communication in International Arbitration Pierre Lalive 79

A Practitioner’s Observations on the Resolution of International Commercial Disputes Lawrence W. Newman 83

III. EMERGING ISSUES

Competence to Set Aside an Award and Procedural Grounds for Refusing Enforcement: The Viewpoint and Role of the Arbitration Law Expert George A. Bermann 93

Costs in ICC Arbitration: A Practitioner’s View Michael Bühler 116

Living with the Party-Appointed Arbitrator: Judicial Confusion, Ethical Codes and Practical Advice James H. Carter 153

Laying Down a Gauntlet: The Thirty-Six Hour Chairman Benjamin Davis 170

A Tale of Three Cities: Arbitrator Misconduct by Abuse of Retainer and Commitment Fee Arrangements Lawrence F. Ebb 177

Modern Trends in the Presentation of Evidence in International Commercial Arbitration Martin Hunter 204

Standards of Conduct for Counsel in International Arbitration Jan Paulsson 214

The Role of the United States Agent to the Iran-U.S. Claims Tribunal, 1981-1983 Arthur W. Rovnie 223
IV. NATIONAL AND REGIONAL TREATMENTS

Arbitration in EC Law
Christian Gavalda 232

Arbitration Among the Russians
John N. Hazard 241

The Long March of Italian Law Toward International Arbitration
Vincenzo Vigoriti 251

SELECTED BIBLIOGRAPHY OF WORKS BY HANS SMIT 260
ARTICLES


The Majority Vote of an International Arbitral Tribunal  Stephen M. Schwebel 402

The Center for Public Resources Rules for Non-Administrated Arbitration of International Disputes: A Critical and Comparative Commentary  Robert H. Smit 411

CURRENT DEVELOPMENTS

North American Free Trade Agreement: Dispute Resolution Procedures  R. Edward Ishmael, Jr. 455

NOTES AND COMMENTS

"Fast-Track" International Commercial Arbitration: Proposed Institutional Rules  David C. Downie, Jr. 473

ARBITRAL AND JUDICIAL DECISIONS

Flowman v. Esso Australia Resources Ltd.: Confidentiality in Arbitration  Hans Smit 490

Hassneh Insurance Co. of Israel v. Mew  Hans Smit 492

Arbitral Succession in German Re-Unification: A Decision  Daniel Levin 493


BOOK REVIEWS

Alan Redfern and Martin Hunter, Law and Practice of International Commercial Arbitration (2nd Ed.)  Hans Smit 519

Martin Hunter, Ian Paulsson, Nigel Rawding, Alan Redfern, The Freshfields Guide to Arbitration and ADR Clauses in International Contracts  Hans Smit 522

ARTICLES

Costs and Their Allocation in International Commercial Arbitrations  
J. Gillis Weiser and Charl Priem  249

NOTES AND COMMENTS

Homologation and Challenge of Arbitral Awards in Italy  
Vincenzo Vigoriti  350

ARBITRAL AND JUDICIAL DECISIONS

Recognition and Enforcement of ICSID Awards: The Decision of the French Cour de Cassation in SOABI v. Senegal  
Sergio Carias-Borjas  354

BOOK REVIEWS

Études Offertes à Pierre Bellet  
Astrid Baumgardner  373
ARTICLES

Special Section: Fast-Track Arbitration

Fast-Track Arbitration
Hans Smit 138

A Claimant’s Perspective
Peter J. Nickles 143

Fast-Track Arbitration as an Alternative Institutional Procedure
Knox Bemis 148

A Contractual Intermediary’s Perspective
David K. Watkiss 150

Fast-Track Arbitration on the International Scene
John Bishop Ballem 152

A Respondent’s Perspective
Moses Silverman 154

An ICC Counsel’s Perspective
Benjamin Davis 159

Memorandum from the ICC Secretariat
162

An Introduction to the Revised Arbitration Rules of the Chamber of Commerce and Industry of Geneva
Pierre-Yves Tschanz 163

Judicial Review of Awards under Australia’s Model Uniform Law
Marcus Jacobs 184

NOTES AND COMMENTS

Argentina’s General Arbitration Tribunal: A Successful Pattern of Private Justice
José María Martín 203

CURRENT DEVELOPMENTS

Estonia Establishes a Permanent Arbitration Tribunal
Vratislav Pechota 212

ARBITRAL AND JUDICIAL DECISIONS

Asian Agricultural Products Ltd. v. The Republic of Sri Lanka
A. Rohan Perera and Noel Dias 216

The Italian Arbitrato Irrituale and Its Enforceability under the New York Convention: Spier v. Tecnica
Joseph Scholz 226

BOOK REVIEWS

S. Gale Dick 236
THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

VOL. 2 1991 NO. 1

ARTICLES

The New International Arbitration Rules of the A.A.A.           Hans Smit 1
Where to Vacate and How to Resist Enforcement of Foreign Arbitral Awards: I.S.E.C. v. Bridas Sergio Le Pera 48
Application of the New York Convention by United States Courts: A Twenty Year Review Gerald Aksen and Wendy S. Dorman 65

NOTES & COMMENTS

International Commercial Arbitration in Japan: Background and Suggestions Robert Bennett Lubic 87

CURRENT DEVELOPMENTS

Report from Italy: The Gulf Crisis and Contracts Under Execution Giuseppe Salvini 110

ARBITRAL & JUDICIAL DECISIONS

The IBM-Fujitsu Arbitration: A Landmark in Innovative Dispute Resolution Christian Bühring-Uhle 113

BOOK REVIEWS

Thomas E. Carbonneau, Lex Mercatoria and Arbitration Vratislav Pechota 123

RECENT BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 126

* A cumulative table of contents for Volume II will appear at the back of the final issue of the year.
ARTICLES


Daniel M. Kolkey 491

In Support of the F.A.A.: An Argument Against U.S. Adoption of the UNCITRAL Model Law

David W. Rivkin 535
and Frances L. Kellner

Disqualifying Lawyers in Arbitrations: Do the Arbitrators Play any Proper Role?

Peter C. Thomas 562

NOTES & COMMENTS

U.S. Ratification and Implementation of the Inter-American Convention: A Commentary

Charles Robert Norberg 588

CURRENT DEVELOPMENTS

The Colombian Supreme Court Holds Unconstitutional the Use of Foreign Arbitrators Under New Arbitration Law

Alejandro Garro 594

ARBITRAL & JUDICIAL DECISIONS

Judicial Review in International Arbitration: The Swedish Supreme Court Decision in the Uganda Case

Kaj Hobér 596

BOOK REVIEWS

Alejandro Garro, Commercial and Labor Arbitration in Central America

Houston Putnam Lowry 617

Cumulative Table of Contents for Vol. 1 621
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

VOL. 1 FALL 1990 NO. 3

ARTICLES
Commercial Multi-Party Arbitration: A Case-by-Case Approach  Andreas Austmann 341
Indian and American Views on What Constitutes a "Foreign Arbitration Agreement" and a "Foreign Award" Lawrence F. Ebb 364
Provisional Relief in International Arbitration: New Institutional Rules Hans Smit 388

SPECIAL FEATURES

NOTES & COMMENTS
Dispute Resolution Under Chapter 18 of the Canada-United States Free Trade Agreement Avi Azrieli 419
Limiting Judicial Review in International Commercial Arbitration: The New Swiss and Belgian Laws Offer Less Than They Promise Lee D. Neumann 435

CURRENT DEVELOPMENTS
The Nigerian Arbitration and Conciliation Decree, 1988 Edward Atanda 452

ARBITRAL & JUDICIAL DECISIONS
Recent Hong Kong Decisions Neil Kaplan 473

BOOK REVIEWS
William E. Butler, Arbitration in the Soviet Union Vratislav Pechota 479

BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 482
ARTICLES

The UNCITRAL Model Law and the 1988 Spanish Arbitration Act: Models for Reform in Central America
Alessandro M. Garro 201

State International Arbitration Laws: Are They Needed or Desirable?
J. Stewart McClendon 245

The Scope of the Separability of the Arbitration Agreement Under Argentine Law
Horacio A. Grigera Naón 261

The German-German Merger: Changes in Arbitration Law and Practice
Otto Sandrock 272

Developments in Adoption of the 1985 UNCITRAL Model Law on International Commercial Arbitration
Bette E. Shifman 281

COMMENTS

International Arbitration in Switzerland: First Experiences with the New Act
Claude Reymond 305

CURRENT DEVELOPMENTS

A New Law on International Commercial Arbitration in Bulgaria
Vratislav Pechoha 310

ARBITRAL AND JUDICIAL DECISIONS

GTE Communication Systems Corporation v. Thomson CSF Telephone, S.A.
Hans Smit 315

BOOK REVIEWS

R.B. Santos Belandino, Arbitraje Comercial Internacional: Tendencias y Perspectivas
Alejandro M. Garro 319

J. Stewart McClendon 320

Parker School of Foreign & Comparative Law, International Commercial Arbitration and the Courts
Rosabel E. Goodman-Everard 322

Alejandro M. Garro 324

M. Storme & B. Demeulemaere, International Commercial Arbitration in Belgium
Bernard Hanotiau 327

BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 329
AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

VOL. 1 April 1990 NO. 1 CONTENTS

ARTICLES

International Commercial Arbitration in Belgium Bernard Hanotiau 1
International Commercial Arbitration in the United States Michael Hoellerer 14
The Hong Kong Arbitration Ordinance: Some Features and Recent Amendments Neil Kaplan 25
International Arbitration in Australia Michael Pryles 37
Elements of International Arbitration in the United States Hans Smit 64
International Arbitration in Italy Vincenzo Vigniti 77
The Present Status of the International Court of Arbitration of the ICC: An Appraisal J. Gillis Wetter 91
The Present Status of the International Court of Arbitration of the ICC: A Comment on an Appraisal Stephen R. Bond 108

COMMENTS

Review of Arbitration Law and Practice in Sub-Saharan Africa Edward Atanda 123
The Amman Convention of 1987 on Commercial Arbitration Hamzeh Haddad 132
Arbitration in Denmark Allan Philip 137

CURRENT DEVELOPMENTS

An Outline of Recent Changes in Soviet Domestic and International Arbitration Vratislav Pechota 154
ARBITRAL AND JUDICIAL DECISIONS

SNE v. JOC Oil Ltd.: A Recent Development in the Theory of
The Separability of the Arbitration Clause
The Carte Blanche Case
Jonathan Sanoff 157
Hans Smit 172

BOOK REVIEWS

A. Bucher & P. Tschanz, International Arbitration in
Switzerland
The 1989 Guide to International Arbitration and
Arbitrators
Rodolfo Arauz 178
Edward Atanda 179

P. Sanders, ed., Arbitration in Settlement of International
Commercial Disputes Involving the Far East and Arbitration
in Combined Transportation
Averam Eskenasy 181

BOOKS AND ARTICLES ON COMMERCIAL ARBITRATION 186