

## Arbitration, **Litigation & Mediation**

## Yearbook Commercial Arbitration, Volume XLVI (2021)

Stephan Schill

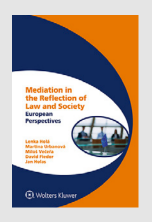


The Yearbook Commercial Arbitration continues its longstanding commitment to serving as a primary resource for the international arbitration community, with reports on arbitral awards and court decisions applying the leading arbitration conventions and decisions of general interest to the practice of international arbitration as well as announcements of arbitration legislation and rules.

ISBN: 9789403542119 | Release date: December 2021 Price: € 320 - £ 281 - \$ 357 | Format: Hardbound

### Mediation in the Reflection of Law and Society: European Perspectives

Lenka Holá, Martina Urbanová, Miloš Vecera, David Fiedor, Jan Holas



Inarguably, this book provides a fundamental contribution to the legal theory and practice of mediation. Its analysis of mediation is of the utmost value in today's global society. For users of mediation, EU institutions involved in mediation, EU Member State authorities addressing the issue of mediation, and the wider dispute resolution community worldwide, this book will be highly appreciated for the leaps it takes towards refining arguments for the promotion of mediation and its development, in theory, research and practice.

ISBN: 9789403542140 | Release date: December 2021 Price: € 320 - £ 281 - \$ 357 | Format: Hardbound

#### Moral Damages under International Investment Law: The Path Towards Convergence Dogan Gültutan



This trailblazing book furnishes in depth the answer to the vital question of whether and under which circumstances international investment tribunals should have jurisdiction to award moral damages and also the remedies available and the quantification exercise guiding compensation. This analytical book will be highly appreciated practitioners and academics keen to upgrade their knowledge and understanding of the rules and principles applicable to moral damages claims under international investment law.

**ISBN:** 9789403540252 | **Release date:** December 2021 **Price:** € 182 - £ 162 - \$ 207 | **Format:** Hardbound

### The Bona Fide Investor: Corporate Nationality and Treaty Shopping in Investment Treaty Law Simon Foote QC



This incomparable book brings coherence to the debate about the attribution and use of nationality corporations in the field of investment treaty law. It will be of immense interest and use to practitioners who advise on investment treaty jurisdictional issues for clients (whether states or investors) and debate jurisdictional concepts and corporate nationality issues before international tribunals. It significantly advances academic thought on the issue of corporate treaty shopping in investment treaty law, and it will be a useful resource, as well as a challenge, to arbitrators regarding the extent to which investment treaty tribunals tolerate manipulation of corporate nationality and circumscribe jurisdiction to protect the legitimacy of the investment treaty system.

**ISBN:** 9789403532905 | **Release date:** December 2021 **Price:** € 186 - £ 165 - \$ 212 | **Format:** Hardbound

### **Stockholm Arbitration Yearbook 2021**

Axel Calissendorff, Patrik Schöldström



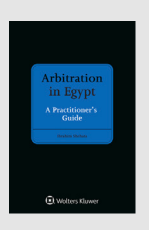
The perspective and thorough analyses provided the Yearbook will be appreciated arbitration practitioners, counsel and judges deciding arbitration cases. It will also furnish valuable insights for arbitration academics, in-house counsel at multinational companies and arbitral institutions from the world over.

**ISBN:** 9789403535241 | **Release date:** October 2021 **Price:** € 157 - £ 139 - \$ 179 | **Format:** Hardbound



### Arbitration in Egypt: A Practitioner's Guide

Ibrahim Shehata

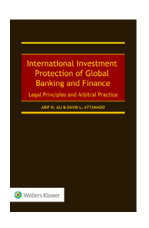


An all-encompassing guide to arbitration in Egypt for arbitrators, in-house counsel and arbitration practitioners, this matchless book gives an up-to-date overview of international arbitration in one of the most commercially relevant jurisdictions in the Middle East. One of its kind, this book helps in proceeding confidently through the maze of rules and doctrines that govern the annulment of arbitral awards seated in Egypt and in familiarizing with the intricacies handling international investment arbitration cases that pertain to the Egyptian jurisdiction.

**ISBN:** 9789403512723 | **Release date:** September 2021 **Price:** € 190 - £ 168 - \$ 216 | **Format:** Hardbound

### International Investment Protection of Global Banking and Finance: Legal Principles and Arbitral Practice

Arif H. Ali, David L. Attanasio

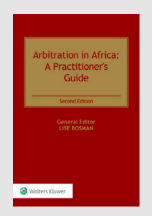


International disputes practitioners and academics, in-house counsel in the finance and banking industries, and arbitrators addressing banking and finance disputes will welcome this book for its practical guidance. With strategies for investors and sovereign States to navigate the intricacies of the investment protection system, the authors' comprehensive analysis will help to ensure appropriate international protection for the banking and finance sector, both when establishing investments and when resolving disputes.

**ISBN:** 9789403535616 | **Release date:** September 2021 **Price:** € 202 - £ 177 - \$ 215 | **Format:** Hardbound

### Arbitration in Africa: A Practitioner's Guide, Second Edition

Lise Bosman



Arbitration practitioners and legal academics everywhere welcomed the first edition of this volume as an essential guide to an emerging and important area of international arbitration practice. This second edition tracks the significant developments (in treaty accession, reform of arbitration legislation and developing case law) that have taken place over the past decade, and is a useful tool not just for practitioners but also for those required to advise on the arbitration climate of a particular African country as part of an investment decision process.

**ISBN:** 9789403539904 | **Release date:** September 2021 **Price:** € 217 - £ 192 - \$ 247 | **Format:** Hardbound

### Clear Path or Jungle in Commercial Arbitrators' Conflict of Interest?

Felix Dasser



With profoundly informed, practice-based views from users, arbitral institutions, major jurisdictions, and practitioners, this exceptionally comprehensive overview of arbitrators' conflicts of interest will expedite the informed choice of jurisdictions and arbitral institutions for users and assist arbitrators in ascertaining their disclosure obligations. It will be well-appreciated by corporate counsel, arbitral institutions, arbitrators, judges, and academics interested in international arbitration.

**ISBN:** 9789403535418 | **Release date:** July 2021 **Price:** € 95 - £ 84 - \$ 108 | **Format:** Hardbound

### Arbitration and Corruption

Andrea Meier, Christian Oetiker



The speakers furnish matchless practical guidance in dealing with challenges associated with corruption in arbitration. Among much else, they deal with 'red flags' likely to indicate suspicious relationships, effective strategies to employ when confronted with a corruption-tainted contract and reporting suspicion of corruption and the related risk of personal liability. This invaluable material will be highly appreciated by practising arbitrators, corporate counsel, arbitration institutions, and concerned academics.

**ISBN:** 9789403535340 | **Release date:** July 2021 **Price:** € 95 - £ 84 - \$ 108 | **Format:** Hardbound

### Arbitrating under the 2020 LCIA Rules: A User's Guide

Maxi Scherer, Lisa Richman, Rémy Gerbay



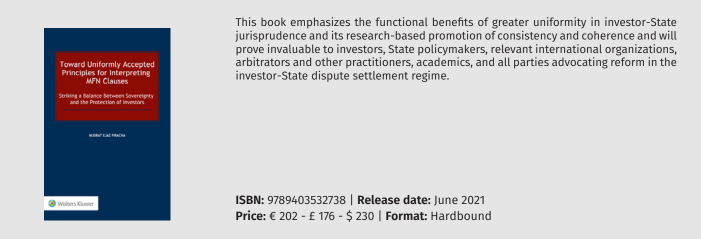
Providing references to essential national court judgments, statutory provisions, up-todate statistics, and bibliographical sources on the LCIA Rules, this book is invaluable to business executives, corporate counsel and scholars of alternative dispute resolution. This book provides a unique and in-depth insight into this important area with the diverse and complementary outlook on LCIA arbitration, combined with academic and practical perspectives, from common law and civil perspectives.

**ISBN:** 9789403533735 | **Release date:** July 2021 **Price:** € 224 - £ 199 - \$ 255 | **Format:** Hardbound



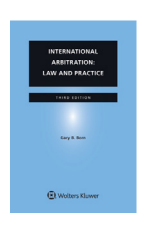
### Toward Uniformly Accepted Principles for Interpreting MFN Clauses: Striking a Balance

Nudrat Ejaz Piracha



### International Arbitration Law and Practice, Third Edition

Gary B. Born

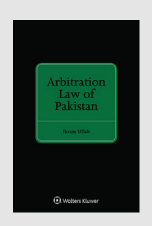


This highly regarded work that addresses both international commercial arbitration and the related fields of investment and state-to-state arbitration is essential reading for any student of international arbitration and guides practitioners through the entire arbitral process, beginning with drafting, enforcing and interpreting international arbitration agreements, to selecting arbitrators and conducting arbitral proceedings, to recognizing, implementing and seeking to annul arbitral awards.

**ISBN:** 9789403532530 | **Release date:** June 2021 **Price:** € 41 - £ 36 - \$ 46 | **Format:** Softcover

### Arbitration Law of Pakistan

Ikram Ullah

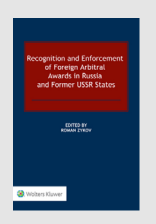


Deemed to become the most prominent authority on the arbitration law of Pakistan, this first-of-its-kind book will prove to be immensely valuable to Pakistani practitioners, arbitrators, judges, students, and academics as the first pragmatic guide to arbitration practice and procedure in their country. It will also be appreciated foreign practitioners approaching Pakistani courts seeking interim measures and enforcement of arbitration agreements and arbitral awards. Additionally, both domestic and foreign businesspeople will discover clear paths to well-informed decisions on investment and commercial issues involving Pakistan.

**ISBN:** 9789403517025 | **Release date:** June 2021 **Price:** € 177 - £ 157 - \$ 201 | **Format:** Hardbound

### Recognition and Enforcement of Foreign Arbitral Awards in Russia and Former USSR States

Edited Roman Zykov

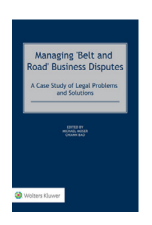


The recognition and enforcement of foreign arbitral awards in Russia is frequently in the focus of international law firms, third-party financers and users. As an exhaustive authority about the New York Convention in the former USSR, this book will be warmly welcomed in-house counsel, arbitrators, arbitral institutes, judges, researchers, academics and other legal professionals focused on international arbitration. With the detailed information that the book provides, practitioners will be able to understand how judicial developments in the covered jurisdictions have impacted the enforceability of arbitral awards, and how parties can take steps to ensure that they secure enforceable awards.

**ISBN:** 9789403532905 | **Release date:** April 2021 **Price:** € 206 - £ 183 - \$ 235 | **Format:** Hardbound

### Managing 'Belt and Road' Business Disputes: A Case Study of Legal Problems and Solutions

Edited Michael Moser, Chiann Bao

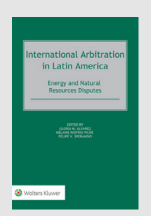


Providing an introduction to the landscape and the issues for those unfamiliar with China's Belt and Road Project, this book will prove to be an extensive guide from seasoned practitioners on the legal and practical issues of disputes that arise from engaging with Chinese companies doing business outside China in the context of BRI projects and in general.

**ISBN:** 9789403518909 | **Release date:** April 2021 **Price:** € 188 - £ 165 - \$ 210 | **Format:** Hardbound

### International Arbitration in Latin America: Energy and Natural Resources Disputes

Edited Gloria M. Alvarez, Mélanie Riofrio Piché, Felipe V. Sperandio

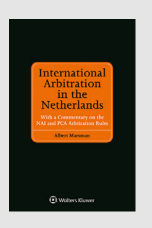


International Arbitration in Latin America is a pioneering book furnishing a comprehensive, in-depth analysis of critical issues arising from energy and natural resources contracts and disputes in the region, covering a wide range of procedural, substantive, and socio-legal issues. Energy projects in Latin America are a major contributor to economic growth worldwide. This book also sheds light on how states have shifted from passive business partners to more active controlling players.

**ISBN:** 9789041199720 | **Release date:** April 2021 **Price:** € 188 - £ 167 - \$ 214 | **Format:** Hardbound

### International Arbitration in the Netherlands, with a Commentary on the NAI and PCA Arbitration Rules

Albert Marsman

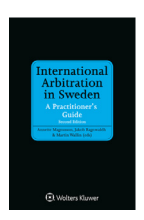


The Netherlands, long known for its encouragement and facilitation of arbitration as a forum for the resolution of international disputes, frequently draws multinational corporations, States, and international organizations from all parts of the world for the conduct of international arbitration. Over the past decades, several of the world's largest international arbitrations have been seated in the Netherlands, including numerous investment arbitrations under the auspices of the Permanent Court of Arbitration (PCA) in The Hague. This book, written a highly experienced international arbitration counsel with extensive input from members of the author's firm, is the most detailed English-language commentary and analysis on how international arbitration rules and contrasts the conduct of international arbitrations in the Netherlands with that in other jurisdictions.

**ISBN:** 9789041156129 | **Release date:** March 2021 **Price:** € 197 - £ 175 - \$ 224 | **Format:** Hardbound

### International Arbitration in Sweden: A Practitioner's Guide, Second Edition

Edited Annette Magnusson, Jakob Ragnwaldh, Martin Wallin



International Arbitration in Sweden, now in its second edition, is a compendious book penned sixteen eminent practitioners that furnishes a practical guide to international arbitration in Sweden, whether ad hoc or institutional. Sweden is one of a handful of countries where the international arbitral process has reached a stage where the jurisprudence is replete with instances involving no local parties at all. In this context of credible neutrality, the Arbitration Institute of the Stockholm Chamber of Commerce (SCC) has emerged as a leading global arbitral institution. Whether the matter at issue is a business transaction dispute or a politicized conflict involving obdurate parties, the richness of its body of decided cases manifests the SCC's authority and reliability throughout the converging world of international arbitration.

**ISBN:** 9789403525617 | **Release date:** March 2021 **Price:** € 178 - £ 158 - \$ 210 | **Format:** Hardbound

# International Arbitration and Forum Selection Agreements, Drafting and Enforcing Sixth Edition

Gary B. Born



International Arbitration and Forum Selection Agreements: Drafting and Enforcing is a concise, practical primer on the fundamentals of drafting and enforcing international arbitration agreements and other dispute resolution clauses. Drawing on a wealth of practical experience and academic analysis the author, this extensively revised and expanded sixth edition provides model arbitration and forum selection clauses for international contracts and explains the advantages and disadvantages of different approaches to reducing the risks in inherent in cross-border transactions. The book is an essential resource for any international practitioner or corporate counsel engaged in international matters.

**ISBN:** 9789403532509 | **Release date:** March 2021 **Price:** € 45 - £ 40 - \$ 50 | **Format:** Softcover

#### Autonomous Versus Domestic Concepts under the New York Convention

Edited Franco Ferrari, Friedrich Rosenfeld

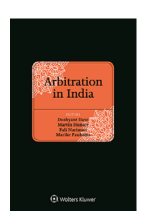


This one-of-a-kind book provides an invaluable clarification of the extent to which the Convention leaves room for the application of domestic law and, if so, how to determine which particular domestic law may be applicable. It will be welcomed counsel, judges, arbitrators, and academics throughout the States that have signed the New York Convention.

**ISBN:** 9789403531731 | **Release date:** March 2021 **Price:** € 197 - £ 173 - \$ 220 | **Format:** Hardbound

### Arbitration in India

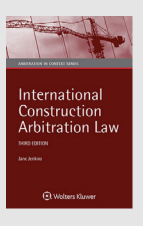
Edited Dushyant Dave, Martin Hunter, Fali Nariman, Marike Paulsson



Arbitration in India is a complete treatise – first of its kind, from the formation of the arbitration agreement in India to the enforcement of domestic and international awards – that aims to provide an up-to-date analysis of arbitration in India for those foreign counsels and arbitrators who have arbitrations in India and for Indian local counsel to understand the effects of international arbitration. India has a long-standing tradition of dispute resolution through arbitration, with arbitral-type regulations going back to the eighteenth century. Today, amendments to the 1996 Indian Arbitration Act, a steady evolution of case law and new arbitral institutions position India's vibrant system once more at the forefront of international commercial dispute resolution. International arbitration practitioners, Indian practitioners, and scholars have combined efforts to produce a practical and informative guide on the subject.

**ISBN:** 9789041182555 | **Release date:** March 2021 **Price:** € 197 - £ 173 - \$ 220 | **Format:** Hardbound

#### International Construction Arbitration Law, Third Edition Jane Jenkins

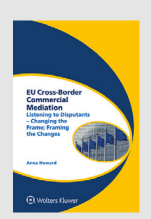


International Construction Arbitration Law, the eminent practical guide in this third edition, is aimed at addressing the significant developments in the practice of dispute resolution on major construction and engineering projects. The text, updated to include the latest edition of arbitral rules and to introduce the Prague Rules, considers the full range of available dispute resolution methods, including mediation, conciliation and determination dispute review boards, before focusing specifically on arbitration. The third edition addresses fresh thinking on MedArb, guidance on preparation for and conduct of virtual hearings in the wake of COVID-19, technological advances to assist collection and presentation of evidence, litigation funding and includes a new chapter on the role of arbitration in tender disputes.

**ISBN:** 9789403530437 | **Release date:** February 2021 **Price:** € 197 - £ 175 - \$ 225 | **Format:** Hardbound



### EU Cross-Border Commercial Mediation: Listening to Disputants - Changing the Frame; Framing the Changes Anna Howard



EU Cross-Border Commercial Mediation is a book which focuses on the European Union's (EU's) continued efforts to encourage the use of cross-border mediation and examines why such efforts have had a limited impact. It does so drawing on rare, and at times surprising, detailed insights from the in-house counsel of multinational companies regarding their use of EU cross-border commercial mediation. viewing mediation through the disputants' perspective, new and important findings regarding why disputants do, and do not, use cross-border mediation have emerged. While these findings are of primary relevance to EU policy and practice, they have implications far beyond the EU context at a time of increasing international interest in cross-border mediation.

**ISBN:** 9789403517537 | **Release date:** January 2021 **Price:** € 172 - £ 151 - \$ 192 | **Format:** Hardbound