

NEW EDITION

The UNCITRAL Arbitration Rules

A Commentary

SECOND EDITION

David D. Caron, C. William Maxeiner Distinguished Professor of Law, School of Law, University of California Berkeley, and Lee M. Caplan, Attorney-Adviser, Office of International Claims and Investment Disputes, US Department of State

Reaching past the secrecy so often met in arbitration, the second edition of this commentary explains clearly and fully the workings of the UNCITRAL Rules of Arbitral Procedure recommended for use in 1976 by the United Nations. This new edition fully takes account of the revised Rules adopted in 2010 while maintaining coverage of the original Rules where these remain relevant. The differences between the old and the new Rules are clearly indicated and explained.

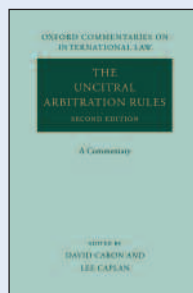
Pulling together difficult to obtain sources from the Iran-United States Claims Tribunal, arbitrations under Chapter 11 of the North American Free Trade Agreement, and ad hoc arbitrations, it illuminates the shape the UNCITRAL Rules take in practice. The authors cogently critique that practice in the light of the negotiating history of the rules and solutions adopted by the other major private rules of arbitral procedure. To aid the specialist in the field, the practice of these various tribunals is extensively extracted and reproduced. Rich both in its analysis and sources, this text is indispensable for those working in or studying international arbitration.

Oxford Commentaries on International Law

978-0-19-969630-7, Hardback

£175.00

1,242 Pages, February 2012



A Guide to the ICDR International Arbitration Rules

Martin F. Gusy, Gusy Van der Zandt LLP, New York, James M. Hosking, Chaffetz Lindsey LLP, New York, and Franz T. Schwarz, Wilmer Hale, London

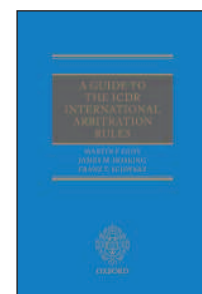
A rule-by-rule commentary on the genesis, interpretation and application of the International Centre for Dispute Resolution (ICDR) Rules. The book is designed to give arbitrators, practitioners and academics a first port of call when considering ICDR arbitration, and provide the first stand-alone comprehensive commentary on these important rules.

978-0-19-959684-3, Hardback

£79.95

440 Pages

April 2011



International Commercial Arbitration in Sweden

Prof. Dr Kaj Hobér, Partner, Mannheim Swartling Advokatbyrå, Stockholm

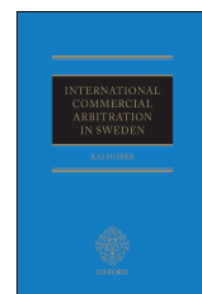
This title covers all aspects of international commercial arbitration in Sweden which has long been a leading arbitral centre. Combining a practical approach with scholarly analysis, it provides the reader with in-depth knowledge about Swedish arbitration law as applied in international arbitrations.

978-0-19-921852-3, Hardback

£145.00

512 Pages

April 2011



Reports of Overseas Private Investment Corporation Determinations

Edited by Mark Kantor, International Arbitrator, Michael D. Nolan, Partner, Milbank, Tweed, Hadley & McCloy LLP, Adjunct Professor, Georgetown University Law Center, and Karl P. Sauvart, Executive Director, The Vale Columbia Center on Sustainable International Investment (VCCI)

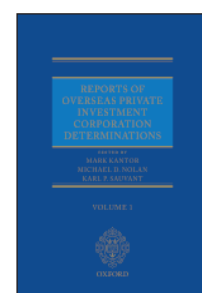
A comprehensive collection of determinations from the US governmental political risk insurance carrier, Overseas Private Investment Corporation (OPIC), in the form of its Memoranda of Determinations from 1966 through to 2010 with headnote summaries and analysis.

978-0-19-959685-0, Hardback

£425.00

2,240 Pages

July 2011



Digest of ICSID Awards and Decisions: 1974–2002

Richard Happ, Partner, Luther Rechtsanwalt, Hamburg and Noah Rubins, Partner, Freshfields Bruckhaus Deringer, Paris

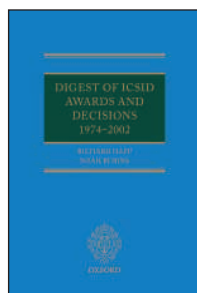
This collection of user-friendly, concise summaries of ICSID awards and decisions covering the years 1974–2002 combines with an analytical overview of the development of arbitral jurisprudence during the period to provide a valuable research tool.

978-0-19-964115-4, Hardback

£125.00

320 Pages

February 2012



NEW EDITION

Mediation Representation

SECOND EDITION

Harold Abramson, Professor of Law, Touro Law Center, New York

This is a practical and comprehensive guide that illustrates the key skills and techniques required in mediation advocacy. It proposes new solutions to help solve common problems in mediation and offers informed guidance on effective negotiation. Includes extensive appendices to help guide the reader through all stages of the mediation process.

978-0-19-969312-2, Paperback

£49.99

440 Pages

November 2011

Asia Arbitration Handbook

Edited by Michael Moser, Arbitrator, 20 Essex Street Chambers, Hong Kong, Singapore and London, and John Choong, Senior Associate, Freshfields Bruckhaus Deringer, Hong Kong

A comprehensive, single volume reference work on the law and practice of local arbitration, international commercial arbitration and investor-state arbitration across 24 key jurisdictions of Asia.

978-0-19-969165-4, Hardback

£225.00

1,056 Pages, December 2011

Consent in International Arbitration

Dr Andrea Marco Steingruber, Attorney at-law, Switzerland

Considering the nature and extent of consent in both commercial arbitration and investment arbitration, this book provides practitioners and academics with a thorough analysis of a complex issue.

Oxford International Arbitration Series

978-0-19-969815-8, Hardback

£125.00

296 Pages, January 2012

Treaty Interpretation in Investment Arbitration

Dr J. Romesh Weeramantry, Associate Professor, City University of Hong Kong

This systematic and comprehensive analysis of the interpretation of treaties in investment arbitration presents a wealth of material and a thorough assessment of the practice of foreign investment arbitral tribunals in this area of law.

Oxford International Arbitration Series

978-0-19-964147-5, Hardback

£125.00

248 Pages, January 2012

NEW EDITION Mediation Representation

Harold Abramson,
Professor of Law, Touro
Law Center, New York

This is a practical and comprehensive guide that illustrates the key skills and techniques required in mediation advocacy. It proposes new solutions to help solve common problems in mediation and offers informed guidance on effective negotiation. Includes extensive appendices to help guide the reader through all stages of the mediation process.

978-0-19-969312-2, Paperback £49.99

336 Pages
November 2011



Third Parties in International Commercial Arbitration

Stavros Brekoulakis,
Lecturer in International
Dispute Resolution,
Queen Mary, University
of London

The role of the third party has fast become a pervasive problem in the field of international arbitration, as parties not bound by an arbitration agreement are seen to be excluded from the process, even if they clearly maintain a legal or financial interest in a dispute between other persons who are bound by an arbitration clause. *Third Parties in International Commercial Arbitration* considers the role of third parties in arbitration agreements and proceedings and in arbitral awards and covers significant theoretical and practical questions.

Oxford International Arbitration Series
978-0-19-957208-3, Hardback £125.00

336 Pages
December 2010



NEW EDITION Transaction Avoidance in Insolvencies

SECOND EDITION

Rebecca Parry, Professor of Law, Nottingham Trent University, James Ayliffe QC, Barrister, Wilberforce Chambers, and Sharif Shivji, Barrister, 4 Stone Buildings

Hamish Anderson, Partner, Norton Rose LLP, and William Trower QC, Barrister, 3-4 South Square

This new edition of *Transaction Avoidance in Insolvencies* considers a range of practical issues that arise in a typical transaction avoidance case as well as all the possible ways in which a vulnerable transaction might be attacked.

978-0-19-958379-9, Hardback £175.00

752 Pages
March 2011

The Idea of Arbitration

Jan Paulsson, Partner, Freshfields Bruckhaus Deringer, Paris

- Written by one of the world's most eminent international arbitration practitioners and scholars
- Explores why individuals, companies, and States might choose to go to arbitration rather than through conventional litigation
- Examines the public, private, and ethical challenges facing arbitration, and assesses its potential benefits

What is arbitration? This volume provides a novel theoretical examination of the concept of arbitration, attempting to answer fundamental questions which have rarely been addressed systematically in English. It explores the place of arbitration in the legal process, offering a challenging, yet accessible overview of the field and its theoretical underpinnings, and contending that arbitration is important enough to be understood in its own terms.

978-0-19-956416-3, Hardback

£50.00

978-0-19-956417-0, Paperback

£19.99

299 Pages
April 2012

LAW FROM OXFORD JOURNALS

Journal of International Dispute Settlement

The only academic journal to examine international dispute resolution from a public and private international law perspective

Editors: **Gabrielle Kaufman-Kohler**, University of Geneva, **Joost Pauwelyn**, Graduate Institute of International and Development Studies, Geneva, and **Thomas Schultz**, University of Geneva

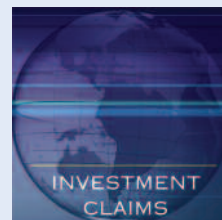
JIDS examines all forms of international dispute settlement, focusing particularly on developments in private and public international law that carry commercial, economic, and financial implications.

The main topics covered are: international commercial and investment arbitration, WTO dispute resolution, diplomatic dispute settlement, the settlement of international political disputes over economic matters in the UN, as well as international negotiation and mediation.

Visit www.jids.oxfordjournals.org

Published in association with the Law Faculty of Geneva University and the Graduate Institute of International and Development Studies

Published 3 times per year, from 2012



Investment Claims

- Search and browse an extensive collection of materials and analysis on international investment law and arbitration
- Access hundreds of awards and decisions, over 1,000 BITs, a collection of journal articles, monographs, and more
- Keep up-to-date with email alerts which announce the publication of new material
- Access the Oxford Law Citator for direct links to cases, articles, and additional materials related to the content of the resource

Search and browse an extensive collection of primary and secondary materials focusing on international investment law and arbitration, including: awards and decisions, full-text bilateral investment treaties and treaty overviews, multilateral investment treaties, key journal articles and monographs, legislation and arbitral rules.

Visit www.investmentclaims.com to register for free email alerts