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Ian Laird is Counsel in the Washington, D.C. office of Crowell & Moring LLP. He is also licensed to practice as a Barrister & Solicitor in Ontario, Canada. His practice is focused in the field of international investment law and arbitration. Ian has been counsel in some of the leading investment arbitrations submitted under the

NAFTA Chapter 11 investor-state provisions in matters related to the Canada-US softwood lumber dispute, the export of PCBs to the United States, the express courier service industry and the export of water. Ian has also served at several levels of government in Canada - most recently as Chief of Staff to the Federal Minister of Citizenship and Immigration, 2003-2004.



Todd Weiler is a Member of the Law Society of Upper Canada. His practice focuses exclusively on investor-state arbitration. He has served as arbitrator, consulting expert and co-counsel in over two dozen investment treaty disputes. He is regularly consulted by the media for his expertise on the North American Free Trade

Agreement and bilateral investment treaty arbitration. In 1999 Todd Weiler founded: NAFTAClaims.com. In 2006 he co-founded Investmentclaims.com with Ian Laird. He is the author of over two dozen academic articles and chapters on international investment law and arbitration and he has organized or spoken at dozens of conferences and seminars on the subject.

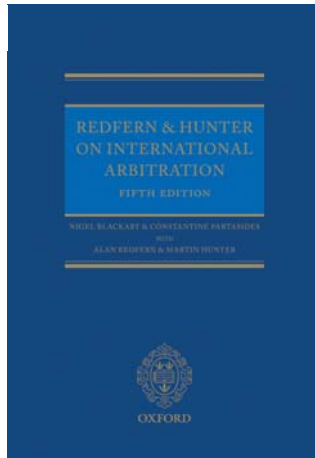
Redfern & Hunter on International Arbitration

NEW EDITION



Fifth Edition

Nigel Blackaby, Partner, International Arbitration Group, Freshfields Bruckhaus Deringer, Washington, DC, and **Constantine Partasides**, Partner, International Arbitration Group, Freshfields Bruckhaus Deringer, London, with **Alan Redfern**, Barrister, One Essex Court Chambers, London, and **Martin Hunter**, Barrister, Essex Court Chambers, London and Professor of International Dispute Resolution, Nottingham Law School



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Professor Richard Graving, South Texas College of Law
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This leading commentary on international commercial arbitration, now in its fifth edition, is both academic and pragmatic, a book for students as well as for arbitrators and lawyers experienced in the field. Based on the four authors’ extensive personal experience as counsel and arbitrators, it covers the entire arbitration panorama, and provides practitioners with tips and tools on how to avoid common pitfalls in drafting arbitration agreements, conducting proceedings and enforcing awards. Fully updated, with substantially increased coverage of international case law, in particular from the United States, it is a must-have resource for anyone with an interest or practice in the evolving field of international commercial arbitration.

978-0-19-955718-9 | Hardback | £135.00
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Nigel Blackaby is a partner and head of the international arbitration group at Freshfields Bruckhaus Deringer in Washington DC. Nigel acts as counsel and arbitrator with a particular focus on Latin America. He has represented foreign investors and states in arbitration proceedings under the auspices of the ICSID, UNCITRAL, ICC, LCIA and AAA in English, Spanish and Portuguese.

Nigel is an editor of *Arbitration International*, a council member of the LCIA Latin America Users’ Committee and of the Advisory Board of the Investment Treaty Forum of the British Institute of International and Comparative Law. He is editor and co-author of *International Arbitration in Latin America* (2003), a co-author of *A Guide to ICSID Arbitration* (2004) and a co-author of the fourth edition of *Redfern & Hunter on International Commercial Arbitration* (2004). He is an occasional postgraduate lecturer in arbitration at the University of Paris I - Sorbonne.



Constantine Partasides is head of Freshfield Bruckhaus Deringer’s international arbitration group in London. He has acted as counsel and arbitrator in over 50 ad hoc and institutional arbitrations, including under the rules of UNCITRAL, the ICC, LCIA, AAA and ICSID. He is a solicitor-advocate (Higher Courts Civil).

Constantine is a frequent writer and speaker on arbitration subjects, and is the news editor of the leading journal *International Arbitration Law Review*. He is also a former co-chairman of the LCIA’s Young International Arbitration Group, and is a Council Member of the LCIA’s European Users’ Council.



Alan Redfern, a co-author of *Redfern & Hunter on International Arbitration*, 5e, is a leading authority on international commercial arbitration. He has acted as chairman, sole arbitrator or party-nominated arbitrator in over 100 international arbitrations, involving a wide range of major disputes. Alan established Freshfields’ litigation department in London with Martin Hunter. In 1995, Alan transferred to the English bar and joined the chambers of Lord Gabor Q.C at One Essex Court, Temple as a specialist in international arbitration.

Alan is a vice-president of the International Court of Arbitration of the ICC in Paris and a non-executive director of the LCIA. When his work as an international arbitrator permits, he writes and lectures about different aspects of international arbitration.



Martin Hunter was a partner of the firm known as Freshfields from 1967 to 1994, latterly leading the firm’s International Arbitration Group. After retiring from the firm he requalified as a barrister and joined Essex Court Chambers, where he continues to practice in the field of international arbitration, both as counsel and as an international arbitrator.

In 1995 he was appointed to the newly-established Sweet & Maxwell chair of international dispute resolution at Nottingham Trent University, and has undertaken teaching assignments at King’s College London and at universities around the world.

He is chairman of the Board of Trustees of DIAC; was Deputy Chairman of the committee that advised the UK Government on the 1996 Arbitration Act; is a member of ICCA; and has served on the Arbitration Courts of the ICC and LCIA.

He has also been published extensively in specialist arbitration journals and elsewhere over the last twenty-five years.



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- Written to meet the needs of both the non-specialist lawyer requiring quick and useful information on a particular legal system or set of rules, and the experienced arbitration practitioner looking for well-founded information on a particular issue.



Contents list

Frank-Bernd Weigand: Introduction;
Christoph Liebscher: Austria;
Hans van Houtte: Belgium;
Michael Moser & John Choong: China;
Miranda Karali & Jane Ballantyne: England;
Emmanuel Gaillard: France;
Inka Hanefeld: Germany;
Mauro Rubino-Sammartano: Italy;
Gerard Meijer & Vesna Lazic: Netherlands;
Christopher Lau: Singapore;
Johann von Pachelbel & Robin Oldenstam: Sweden;
Pierre Karrer & Peter Straub: Switzerland;
Peter Bowman Rutledge, Rachael Kent & Christian Henel: USA;
Marianne Roth: UNCITRAL Model Law;
Michael Bühler, Sigvard Jarvin & Oona Ban: ICC Arbitration Rules;
James Castello: UNCITRAL Arbitration Rules;
Martin Gusy, James Hosking & Franz Schwarz: AAA International Arbitration Rules;
Loukas Mistelis & Julian DM Lew: LCIA Rules;
Ulrich Haas: New York Convention

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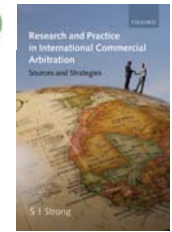
Research and Practice in International Commercial Arbitration Sources and Strategies

Dr S.I. Strong, Associate Professor of Law, University of Missouri

- Provides non-specialists with insight and practical guidance on how to conduct research in international commercial arbitration
- Combines a "how to" guide with bibliographic information, providing explicit guidance on different research methods
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Combining instructional text with a bibliography of sources to teach readers where to find relevant material, the book discusses the most important methods by which one conducts research in international arbitration, while the bibliography provides guidance on where to find that material.

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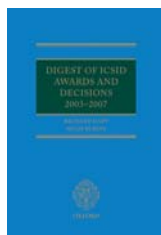
Digest of ICSID Awards and Decisions: 2003-2007

Richard Happ, Senior Associate, Luther and **Noah Rubins**, Counsel, Freshfields Bruckhaus Deringer

- Includes narrative summaries of decisions and awards from the most important period in the history of investment (and ICSID) arbitration
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 408 Pages | March 2009



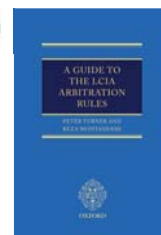
A Guide to the LCIA Arbitration Rules

Peter Turner, Partner, Freshfields Bruckhaus Deringer, Paris, and **Reza Mohtashami**, Counsel, Freshfields Bruckhaus Deringer, Paris

- Practical examples of the rules in operation and the real issues practitioners are likely to encounter
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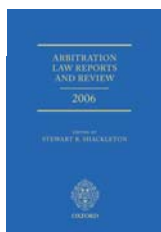
Renowned authors from Europe and America consider international multiparty arbitration and its attendant problems from both a conceptual and practical perspective, beginning with the overarching legal problems of determining the proper parties to the arbitration and the ambit of contractual consent. Covers: joinder of parties and consolidation of arbitral proceedings; the challenges of administering multiparty arbitrations; investment arbitration involving multiple parties and multiparty issues in investor-state arbitration; class-wide arbitration and arbitrating mass investor claims; lessons that can be learnt from mass claims processes; and enforcement issues.

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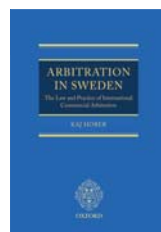


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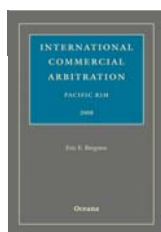


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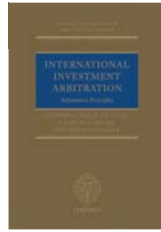
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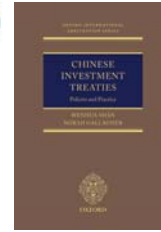
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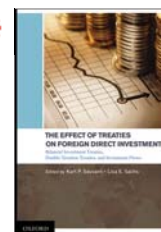
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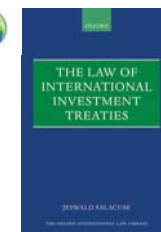
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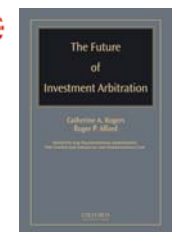
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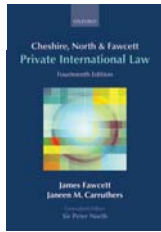
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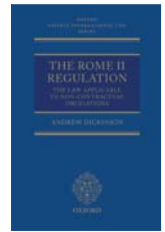
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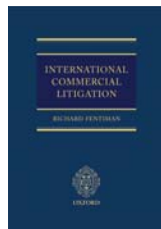
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Richard Fentiman is Reader in Private International Law at the University of Cambridge and a Fellow of Queen's College, Cambridge. He previously practised full time as a solicitor, and is now consultant to the international law firm of Allen & Overy where he has advised on conflict of laws problems arising in commercial practice, as well as participating in their internal training programme. He is well known for his expertise and writing on the subject of private international law, and in particular for his book on 'Foreign Law in English Courts: Pleading, Proof and Choice of Law' (OUP, 1998)

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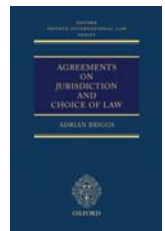


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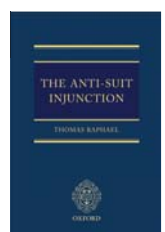


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