

# Table of Contents

Foreword	<i>Nassib G. Ziadé</i>	xiii
<b><i>International Arbitration and Alternative Dispute Resolution Mechanisms</i></b>		
<i>Iura Novit Arbiter</i> in International Commercial Arbitration: The Known Unknown	<i>Mohamed S. Abdel Wahab</i>	3
Resolving Disputes in a Society with Mixed Legal Traditions	<i>Haya Bint Rashid Al Khalifa</i>	27
An Overview of Islamic Financial Instruments and the Suitable Mechanism for Resolving Disputes	<i>Nayla Comair-Obeid</i>	39
Fortifying the Arbitration Clause	<i>Minas Khatchadourian</i>	53
L’arbitre et le marché	<i>Philippe Leboulanger</i>	65
L’obligation faite à l’arbitre de révéler les liens existant entre l’une des parties à l’arbitrage et la structure dans laquelle il exerce sa profession d’avocat	<i>Eric Loquin</i>	73
Réflexions sur l’exigence d’indépendance de l’arbitre	<i>Pierre Mayer</i>	85
Retour sur les pays arabes et l’arbitrage commercial international	<i>Ali Mezghani</i>	91
The IBA Guidelines on Party Representation in International Arbitration	<i>Alexis Mourre &amp; Eduardo Zuleta</i>	109

Le médiateur et les dilemmes éthiques: proposition d'un cadre de réflexion	<i>Louise Otis &amp; Catherine Rousseau-Saine</i>	121
La suppression de l'effet suspensif des recours contre les sentences internationales et étrangères en droit français	<i>Jacques Pellerin</i>	143
Le régime juridique des intérêts moratoires en droit égyptien de l'arbitrage	<i>Ismail Selim</i>	155
Du choc des cultures en arbitrage international (Quelques réflexions)	<i>Pierre Tercier &amp; Nhu-Hoàng Tran Thang</i>	175
The Quest for Cosmopolitan Law and Arbitration in the Arab World – Where Do We Stand Now?	<i>Karim A. Youssef</i>	193
How Should Arbitral Institutions Address Issues of Conflicts of Interest?	<i>Nassib G. Ziadé</i>	211

### ***International Investment Law***

The First Inter-Arab Investment Dispute Before ICSID: A Commentary on the <i>Desert Line Projects LLC versus Republic of Yemen</i>	<i>Mohamed Abdel Raouf</i>	227
The Concept of Investment in the ICSID Convention	<i>Georges Abi-Saab</i>	239
The Enforcement of Awards Under the ICSID Convention	<i>Piero Bernardini</i>	249

Origins and Evolution of the Minimum Standard in International Investment Law: Five Dogmas and Concepts	<i>Rudolf Dolzer</i>	261
What to Expect from Legitimate Expectations? A Critical Appraisal and Look into the Future of the “Legitimate Expectations” Doctrine in International Investment Law	<i>Florian Dupuy &amp; Pierre-Marie Dupuy</i>	273
Reflections on Recent ICSID Arbitral Awards in Which the “Illegality of the Investment” Defense Was Raised by the Host State	<i>Muhammad El Gawhary</i>	299
ICSID and Its Monarch	<i>Hamid G. Gharavi</i>	325
The Experience of Egypt at the International Centre for Settlement of Investment Disputes	<i>Antonio R. Parra</i>	337
Host State’s Liability in Investment Dispute Arbitration: The Role of Domestic Laws	<i>Hadi Slim</i>	345
The Irresponsible National State of the Investor: An Idea for Reform of the Investment Arbitration Treaties	<i>Tullio Treves</i>	359
<b><i>Public International Law</i></b>		
La réforme des Nations Unies	<i>Boutros Boutros-Ghali</i>	369
Le droit des victimes de crimes en droit international	<i>Andreas Bucher</i>	377

Some Reflections on Judicial Deference in International Administrative Law	<i>Olufemi Elias &amp; Martin Endicott</i>	399
Monde arabe et mondialisation	<i>Ahmed Mahiou</i>	437
Global Governance and International Business: An Approach from International Human Rights Law	<i>Mónica Pinto</i>	451
The High Tide of International Adjudication and Arbitration	<i>Stephen M. Schwebel</i>	467

### ***Private International Law***

Système juridique religieux en Syrie	<i>Jacques el-Hakim</i>	473
L'Etat libanais face à la diversité des statuts personnels	<i>Pierre Gannagé</i>	485

### ***Arabic Articles***

في تكريم الدكتور أحمد الفشيري	نسيب زيادة	1
In Honoring Dr. Ahmed El-Kosheri	<i>Nassib G. Ziadé</i>	1
ملاحظات حول التحكيم التجاري في مملكة البحرين والمملكة العربية السعودية	حسن علي رضي	7
Remarks on Commercial Arbitration in the Kingdom of Bahrain and the Kingdom of Saudi Arabia	<i>Hassan Ali Radhi</i>	7
استقالة المحكم – آخر مبتكرات التسويف والمماطلة في التحكيم: استقالة المحكم. هل المحكمة المبتورة هي الحل؟ قواعد اليونستربال للتحكيم أوجدت الحل	عبد الحميد الأحباب	23
Arbitrator Resignation – The Latest Method of Delay in Arbitration. Is a Truncated Tribunal the Solution? UNCITRAL Arbitration Rules Provided the Solution	<i>Abdel Hamid El Ahdab</i>	23

شريط موافقة الوزير المختص في التحكيم في منازعات العقود الإدارية	برهان أمر الله	49
Arbitration of Disputes Relating to Administrative Contracts – The Requirement of Approval by the Competent Minister	<i>Borhan Amrallah</i>	49
مفهوم اتفاق التحكيم	حمزه حداد	73
The Concept of the Arbitration Agreement	<i>Hamzah Haddad</i>	73
نطاق سلطة القاضي عند نظر دعوى بطلان حكم التحكيم	فتحي والي	89
The Scope of the Judge's Discretion in Examining the Request for Annulment of an Arbitration Award	<i>Fathi Waly</i>	89
تعدد مصادر القواعد الحاكمة لاتفاق التحكيم الدولي: هل الأمل في توحيد القواعد ما زال قائماً؟	أحمد السعيد شرف الدين	93
The Multiplicity of Sources of the Rules Applicable to an International Arbitration Agreement: Is There Still Hope for Unification of the Rules?	<i>Ahmed Sharaf Eldin</i>	93
بطلان حكم التحكيم وأثر ذلك على تنفيذ الحكم وفقاً لاتفاقية نيويورك عام ١٩٥٨: خواطر حول قضية كروماليو	طارق فؤاد رياض	127
Setting Aside an Arbitration Award and Its Effects on the Enforcement of the Award in Accordance with the New York Convention of 1958: Thoughts on the <i>Chromalloy</i> Case	<i>Tarek Fouad Riad</i>	127
في تفسير نصوص قانون التحكيم	ياسر عبد السلام منصور	143
Comments on the Interpretation of the Provisions of the Arbitration Law	<i>Yasser Abdel-Salam Mansour</i>	143