The American Review of International Arbitration is devoted to the study of laws relating to international arbitration and litigation throughout the world. To that end, it promotes and sponsors the publication of books, commentaries, articles, periodicals and conferences on these subjects.

The Editors-in-Chief of the Review can be reached at:

George A. Bermann, Jean Monnet Professor of EU Law
E-mail: gbermann@law.columbia.edu
Robert H. Smit, Adjunct Professor of Law
E-mail: rsmit@stblaw.com

Columbia Law School
435 West 116th Street
New York, New York 10027 USA
Tel: (212) 854-2693; Fax (212) 854-7946

MANUSCRIPTS

The American Review of International Arbitration invites the submission of unsolicited manuscripts. They should be double-spaced with footnotes that conform to the latest edition of A Uniform System of Citation. Manuscripts may be submitted as an e-mail attachment in Microsoft Word, or on CD. The Review regrets that manuscripts cannot be returned unless they are accompanied by a self-addressed, stamped envelope. Send all correspondence to:

Elizabeth H. Cooper, Managing Editor
The American Review of International Arbitration
Columbia Law School
435 West 116th Street
New York, New York 10027 USA
Tel: (212) 854-3971; Fax (212) 854-7946
E-mail: ecooper@law.columbia.edu

SUBSCRIPTION

The Review is published quarterly.
The subscription rate is U.S. $350. All other foreign subscriptions $395 and are renewed automatically unless notice of termination is given.
Address changes should be sent at least 45 days before the date of the issue with which they are to take effect. Subscription queries and address changes should be directed to:

JurisNet, LLC
1 West 116th Street
Huntington, NY 11743 USA
Tel (631) 350-2100; Fax (631) 673-9117

ISSN 1050-4109
Copyright © 2012 by George A. Bermann, Robert H. Smit and JurisNet, LLC
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 DEERENCE
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
<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Case for More Arbitration When Sovereign Debt Is to Be Restructured: Greece as an Example</td>
<td>Otto Sandrock</td>
<td>507</td>
</tr>
<tr>
<td>The Application of Soft Law, Halakha and Sharia by International Arbitral Tribunals</td>
<td>François Dessemontet</td>
<td>545</td>
</tr>
<tr>
<td><strong>Remembrances &amp; Reminiscences</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Memories of Hans Smit the Arbitrator</td>
<td>Lawrence W. Newman</td>
<td>567</td>
</tr>
<tr>
<td>Hans Smit – Un Grand Homme</td>
<td>Anne Marie Whitesell</td>
<td>571</td>
</tr>
<tr>
<td>Thoughts on Arbitrator Selection: Why My Father Was (Usually) A Good Choice</td>
<td>Robert H. Smit</td>
<td>575</td>
</tr>
<tr>
<td>Selected Bibliography of Works by Hans Smit</td>
<td></td>
<td>585</td>
</tr>
<tr>
<td>Cumulative Table of Contents for Volume XXIII</td>
<td></td>
<td>595</td>
</tr>
</tbody>
</table>