The Journal of Damages in International Arbitration (JDIA) is available on the internet through its Publisher, JurisNet LLC, at either www.arbitrationlaw.com or www.jurispub.com

Submission of Manuscripts
The Journal of Damages in International Arbitration actively seeks articles, comments and case notes of high quality addressing current issues involving damages in international arbitration, from either a commercial or investment perspective. Manuscripts should be submitted to the Editors in Chief, accompanied by an assurance that the article has not been previously published or accepted elsewhere, or an explanation as to how this submission differs from that previously published (e.g., entails an excerpt from a previous publication or includes material not previously included).

Authors are requested to submit all manuscripts by email correspondence to the Editors in Chief at gotanda@law.villanova.edu and rewalck@gfa-llc.com. No hard copy is required. Manuscripts must be in a recent version of Word (doc.x preferred) and range from 15-30 pages in length, with 1.5 line spacing. For further specifications, please contact the Editors In Chief to request JDIA’s style sheet.

Subscriptions
A subscription to the Journal of Damages in International Arbitration comprises two (2) issues per year. Subscription rates can be obtained and registration completed through JURIS, at subscriptions@jurispub.com.

Permissions
To request permission to reproduce any article or information contained in this journal, please contact JurisNet, LLC, 71 New Street, Huntington, NY 11743, USA Tel: (631) 350-2100, Fax: (631) 673-9117.

ISSN 2327-2511. For reference, this issue may be cited at Journal of Damages in Int. Arb., Vol. 1, No. 2 (2014).


© JurisNet, LLC 2014. All rights reserved under the U.S. Copyright Act. No part of this publication may be reproduced, reprinted, stored in a retrieval system, transmitted in any form or by any means, including but not limited to digital, electronic, mechanical, recording, or photocopying without prior written permission or a license permitting restricted use from the Publisher.
# THE JOURNAL OF DAMAGES IN INTERNATIONAL ARBITRATION

**Vol. 1** 2014  **No. 2**

## TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Editors’ Note</th>
<th>v</th>
</tr>
</thead>
</table>

### ARTICLES

- **How Useful Are Party-Appointed Experts in International Arbitration?**
  - Howard Rosen
  - Page 1

- **Delay Damages in Construction Arbitration**
  - Peter V. Badala and James G. Zack
  - Page 9

- **Wrong Direction: “Exceptional Circumstances” and Moral Damages in International Investment Arbitration**
  - Patrick Dumberry and Sébastien Cusson
  - Page 33

- **Whose Money Is It and Should It Matter? An Essay on the Cost of Capital in International Arbitration**
  - Mick Smith and Romans Vikis
  - Page 77

- **A Case Study in Damages Estimation: Bolivia’s Nationalization of EGSA**
  - Jonathan A. Lesser
  - Page 103

### CASE NOTES

- **Quasar de Valores SICAV S.A., Orgor de Valores SICAV S.A., GBI 9000 SICAV S.A., ALOS 34 S.L. v. The Russian Federation**
  - Page 119

- **Anatolie Stati, Gabriel Stati, Ascom Group S.A., Terra Raf Trans Trading Ltd. v. Republic of Kazakhstan, Case No. 1:14-cv-00175-ABJ**
  - Page 131

  - Page 153