WEB SITE

The *World Arbitration and Mediation Review* (WAMR) is available on the internet at www.cailaw.org/ita-wamr and through its Publisher, Juris Publishing, at www.jurispub.com. WAMR’s web sites are valuable resources that include information supplementary and complementary to the journal, as well as helpful links to other organizations and products.

SUBMISSION OF MANUSCRIPTS

The *World Arbitration and Mediation Review* actively seeks articles, comments and case notes of high quality addressing current issues in international arbitration and mediation. Manuscripts should be submitted to the Managing Editor, 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 Managing Editor at LHarhay@cailaw.org. No hard copy is required. Manuscripts should be in a recent version of Word for Windows and range from 15-30 pages in length, with 1.5 line spacing. For further specifications, authors are invited to contact the Managing Editor to request WAMR’s style sheet, or can obtain this and other information at www.cailaw.org/ita-wamr.

SUBSCRIPTIONS

A subscription to the *World Arbitration and Mediation Review* comprises four (4) issues per year, including one (1) issue providing the transcripts and commentary from the Institute for Transnational Arbitration’s Workshop held annually in Dallas. Subscription rates can be obtained and registration completed through Juris Publishing, at subscriptions@jurispub.com. Previous issues of WAMR can also be obtained through Juris Publishing.

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.


© JurisNet, LLC 2012. 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.
9TH ANNUAL ITA-ASIL CONFERENCE ARBITRATION IN TIMES OF CRISIS

INTRODUCTION BY THE CONFERENCE CO-CHAIRS
Andrew Newcombe
John R. Crook

KEYNOTE ADDRESS: THE ARGENTINE CASES: AN
EVALUATION OF 10 YEARS OF ARBITRATION –
POSSIBLE LESSONS FOR ICSID
V. V. Veeder

ARGENTINA’S ICSID ARBITRARIONS AND THE
UNCC EXPERIENCE: CONSISTENCY AND
CAPABILITY IN MASS CLAIMS
Cymie R. Payne

DIVINING THE CONTENT OF THE CUSTOMARY
INTERNATIONAL LAW MINIMUM STANDARD OF
TREATMENT FROM THE JURISPRUDENCE OF THE
U.S.-MEXICO GENERAL CLAIMS COMMISSION
Jennifer Thornton

THE PARADOXICAL ARGENTINA CASES
José E. Alvarez
Gustavo Topalian

INTERNATIONAL ARBITRATION AND THE ARGENTINE CASES:
AN EVALUATION OF 10 YEARS OF ARBITRATION –
INSTITUTIONAL ASPECTS
L. Yves Fortier

1ST ANNUAL ITA WINTER FORUM

INTRODUCTION BY THE CONFERENCE CO-CHAIRS
Susan D. Franck
Leah D. Harhay

NO ARBITRATION IS AN ISLAND: THE ROLE OF COURTS IN
AID OF INTERNATIONAL ARBITRATION
Charles C. Correll
Ryan J. Szczepanik

THE DEATH OF THE TWO-HED NIGHTINGALE:
WHY THE PAULSSON-VAN DEN BERG PRESUMPTION
THAT PARTY-APPOINTED ARBITRATORS ARE
UNTRUSTWORTHY IS WRONGHEADED
Charles N. Brower
Charles B. Rosenberg

BOOK REVIEWS

WHEN INTERNATIONAL LAW WORKS REALISTIC IDEALISM
AFTER 9/11 AND THE GLOBAL RECESSION
BY TAI-HENG CHENG
John R. Crook

SINGAPORE LAW ON ARBITRAL AWARDS
BY CHAN LENG SUN SC
David D. Caron