

WORLD ARBITRATION & MEDIATION REVIEW

VOL. 11

2017

No. 4

LETTER FROM THE EDITOR

Manuel A. Gómez v

ARTICLES

- APPLICATION OF OVERRIDING MANDATORY RULES
IN INTERNATIONAL COMMERCIAL ARBITRATION:
AN EMPIRICAL ANALYSIS *Ibrahim Mohamed Nour Shehata* 383
- PENALTY CLAUSES IN INTERNATIONAL ARBITRATION:
A COMPARATIVE SNAPSHOT *Duarte G. Henriques* 419
- RAMIFICATIONS OF EXCEEDING THE TIME LIMIT TO
ISSUE AN AWARD: AN ASSESSMENT *Mostafa Abu-Hagras* 453
- MEXICO JOINS ICSID: A COHERENT AND
CONSISTENT HISTORY UNDERPINNING
THE RULE OF LAW BUT NOT INVESTMENT *Orlando Federico Cabrera Colorado* 497

CASE REPORT

- INTERNATIONAL ARBITRATION CASE REPORT *Eve Perez Torres* 531
*CONSORCIO DOBLE CALZADA BUENAVENTURA V.
INSTITUTO NACIONAL DE VIAS,
CONSEJO DE ESTADO [C.E.] [COUNCIL OF STATE],
SALA DE LO CONTENCIOSO ADMINISTRATIVO
SECCIÓN TERCERA ABRIL 23, 2018, M.P:
J. RODRIGUEZ NAVAS,
CASE FILE 2017-0106-00 (COLOMBIA)*