

**INVESTMENT TREATY
ARBITRATION AND
INTERNATIONAL LAW**

Ian A. Laird
and
Todd J. Weiler
Editors

Nina P. Mocheva
Assistant Editor

Volume 3

JURIS

Questions About This Publication

For assistance with shipments, billing or other customer service matters,
please call our Customer Services Department at:

1-631-350-2100

To obtain a copy of this book, call our Sales Department:

1-631-351-5430

Fax: 1-631-351-5712

Toll Free Order Line:

1-800-887-4064 (United States & Canada)

See our web page about this book:
www.arbitrationlaw.com

COPYRIGHT © 2010
by JurisNet, LLC

All Rights Reserved.

Printed in the United States of America
ISBN: 978-1-933833-62-0

JurisNet, LLC
71 New Street
Huntington, New York 11743
USA

www.arbitrationlaw.com

TABLE OF CONTENTS

Introduction

Ian Laird and Todd Weiler vii

About the Editors ix

Authors ix

Panelists x

CHAPTER 1

The Evolving BIT

José E. Alvarez 1

PART I

CONSENT TO ARBITRATION

CHAPTER 2

“Consent” and the Jurisdiction of Investment

Arbitrations: Are the Traditional Rules of Interpretation Still Relevant Today?

Alexandre Vagenheim 37

CHAPTER 3

Consent to Arbitration as a Unilateral Act of State: In Search for a Non-Conventional Approach towards Treaty Interpretation

Yulia Andreeva 59

CHAPTER 4

“Consent” and the Jurisdiction of Investment

Arbitrations, Are the Traditional Rules of Interpretation Still Relevant Today?

Alexandre Vagenheim

Yulia Andreeva

Jean Kalicki

Don Wallace

Louis B. Kimmelman
Oscar Garibaldi
Tai-Heng Cheng
Ian Laird
Todd Weiler

PANEL DISCUSSION.....85

PART II
THE MARGIN OF APPRECIATION DOCTRINE

CHAPTER 5

**The Tractor in the Jungle: Why Investment
Arbitration Tribunals Should Reject a Margin
of Appreciation Doctrine**

Kassi D. Tallent111

CHAPTER 6

**Bowing to the Queen: Rejecting the Margin of
Appreciation Doctrine in International
Investment Arbitration**

Sarah Vasani.....137

CHAPTER 7

**Public Policy and the Interpretation of Substantive
Standards and Protections: Is There a Place for
Margins of Appreciation and Standards of Review
in Applying International Investment Standards?**

Sarah Vasani
Kassi Tallent
Stephen L. Drymer
Andrea Menaker
Felix Weinacht
Jonathan Sutcliffe

PANEL DISCUSSION.....171

**PART III
MORAL DAMAGES**

CHAPTER 8**Moral Damages in Investment Arbitration and Public International Law**

Jennifer Cabrera197

CHAPTER 9**Unexceptional Circumstances: Moral Damages in International Investment Law**

Wade M. Coriell and Silvia M. Marchili213

CHAPTER 10**Should Moral Damages Be Compensable in Investment Arbitration?**

Jennifer A. Cabrera

Wade M. Coriell

Alex Wilbraham

Hamid Gharavi

Borzu Sabahi

Mark Kantor

Timothy G. Nelson

PANEL DISCUSSION.....233

**PART IV
LEGITIMACY AND CONSISTENCY**

CHAPTER 11**Legitimacy and Inconsistency: Is Investment Treaty Arbitration Broken and Can It be “Fixed”? Is the ICSID Annulment Mechanism Broken and Could It Be Improved?**

Christina Cathey Schuetz259

CHAPTER 12

**Legitimacy And Inconsistency: Is Investment
Arbitration Broken And If So, Can Or Should It Be Fixed?**

Monica C. Fernandez-Fonseca

Christina Cathey Schuetz

Alexandre De Gramont

Stanimir A. Alexandrov

Charles H. Brower

Joseph R. Profaizer

Claudia Frutos-Peterson

PANEL DISCUSSION281

TABLE OF CASES301

INDEX305