

THE AMERICAN REVIEW OF INTERNATIONAL ARBITRATION

Vol. 29

2018

No. 4

ARTICLES

ARBITRATORS AND THE INTERPRETATION OF CONTRACTS	<i>Alan Scott Rau</i>	341
DISRUPTION IS THE NEW BLACK: PRACTICAL THOUGHTS ON KEEPING INTERNATIONAL ARBITRATION ON TREND	<i>Sophie Nappert</i>	385
THE REVIEW OF ARBITRAL AWARDS' MANIFEST ERRORS OF LAW IN ANNULMENT ACTIONS IN THE UNITED STATES AND IN ARGENTINA	<i>Julio César Rivera Jr.</i>	397
INVESTOR-STATE DISPUTE SETTLEMENT BETWEEN DEVELOPED COUNTRIES: WHY ONE SIZE DOES NOT FIT ALL	<i>Zara Shafruddin</i>	429
DECIPHERING <i>DE GUSA</i> ; THE ENFORCEMENT IN U.S. COURTS OF INTERNATIONAL ARBITRATION AWARDS AGAINST ALTER EGOS OF THE AWARD-DEBTOR	<i>Marc J. Goldstein</i>	475

NOTES

PIERCING THE DOUBLE VEIL: ENFORCING ARBITRAL AWARDS AGAINST NONSIGNATORIES IN COURT	<i>Kate Joohyun Lee</i>	505
BRUSSELS IN A BIND: <i>WEST TANKERS, GAZPROM</i> , AND DAMAGES FOR BREACH OF AN ARBITRATION AGREEMENT	<i>Julian Ranetunge</i>	533

*A cumulative table of contents for Volume 29 appears at the back of this issue.