INVESTMENT TREATY
ARBITRATION AND
INTERNATIONAL LAW

Ian A. Laird
Borzu Sabahi
Frédéric G. Sourgens
Todd J. Weiler
Editors

Kabir Duggal
Associate Editor

Volume 10

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: 1-631-673-9117

Toll Free Order Line:
1-800-887-4064 (United States & Canada)

See our web page about this book:
www.jurispub.com
# TABLE OF CONTENTS

Introduction

*The Washington Discourse*

   *Kabir Duggal and Frédéric Sourges* .......................................................... vii

Profiles............................................................................................................... xiii

## PART I

**IS THE ARBITRATION MODEL FOR INVESTMENT DISPUTE RESOLUTION DYING?**

**CHAPTER 1**

The TTIP Investment Court System: An Evolution of Investor-State Dispute Settlement

   *Joanna G. Coyne* ................................................................................................. 3

**CHAPTER 2**

The Misdiagnosed Investment Court: The Wrong Remedy for the Right Problem

   *Joshua B. Simmons* ........................................................................................... 23

**CHAPTER 3**

Is the Arbitration Model for Investment Dispute Resolution Dying?

   *Joseph Profazer*
   *Don Wallace*
   *Katia Yannaca-Small*
   *Hugh Carlson*
   *José Antonio Rivas*

PANEL DISCUSSION..........................................................................................49

## PART II

**10 YEARS OF ABUSIVE ROUND PEGS IN SQUARE HOLES OR A SYSTEM ALREADY MOVING IN THE RIGHT DIRECTION?**

**CHAPTER 4**

The Pitfalls of States Hedging *Salini*

   *Mark McCrone* ..................................................................................................83
CHAPTER 5
Problems of “Investment” and “Investor” Notions in Investor-State Dispute Settlement: Reflections and Outlook

Marat S. Umerov .............................................................................................................. 111

CHAPTER 6
10 Years of Abusive Round Pegs in Square Holes or a System Already Moving in the Right Direction?

Michael Nolan
Edward “Teddy” Baldwin
Eloïse Obadia
Janet Whittaker
Borzu Sabahi

PANEL DISCUSSION ........................................................................................................ 145

PART III
FAIR AND EQUITABLE TREATMENT – AN EVOLUTIONARY INTERNATIONAL STANDARD OR ARTIFICIAL LEGAL FICTION?

CHAPTER 7
Fair and Equitable Treatment – An Evolutionary International Standard or Artificial Legal Fiction? Where Did it Come From and Does FET Have a Future?

Alexander Slade .............................................................................................................. 175

CHAPTER 8
Fair and Equitable Treatment – Bedrock Protection for the Rule of International Law or Frankenstein Chimera and Unpredictable Threat to National Sovereignty?

Nicole Y. Silver ................................................................................................................ 199

CHAPTER 9
Fair and Equitable Treatment – An Evolutionary International Standard or Artificial Legal Fiction?

Laurence Shore
Jack Coe Jr.
Meriam Al-Rashid
Ben Love
Silvia Marchili

PANEL DISCUSSION ........................................................................................................ 221
TABLE OF CONTENTS

CHAPTER 10
Keynote Address Transcript

Mark Kantor ........................................................................................................ 247

PART IV
DAMAGES IN INVESTMENT ARBITRATION – A REVOLUTIONARY REMEDY OR REWARD FOR RICH CORPORATIONS AT THE EXPENSE OF THE WORLD’S POOR? A FUNDAMENTAL EXAMINATION OF CHORZOW’S CHILDREN

CHAPTER 11
Developments over the Past 10 Years in the Calculation of Damages Favor Investors, Often at the Expense of Developing Nations

John D. Branson .................................................................................................... 259

CHAPTER 12
Valuation Date in Investment Arbitration: A Fundamental Examination of Chorzów’s Principles

Floriane Lavaud and Guilherme Recena Costa ................................................. 283

CHAPTER 13
Damages in Investment Arbitration – A Revolutionary Remedy or Reward for Rich Corporations at the Expense of the World’s Poor? A Fundamental Examination of Chorzów’s Children

Timothy Nelson
Marinn Carlson
José Alberro
James Searby
Ben Sacks
Benard V. Preziosi Jr.

PANEL DISCUSSION............................................................................................ 315