

Contents

Developments on the Austrian Market

Niam Leinwather/Jessica Puhr
VIAC’s Annual Report – 2025
Celebrating 50 Years of Excellence in Dispute Resolution 3

Chapter I
The Arbitration Agreement and Arbitrability

Helena Schnur/Mathias Wittinghofer
German Federal Court Ruling of 9 January 2025 (I ZB 48/24) –
Free Rein to Opt Out of German General Terms and Conditions Law
via Arbitration Agreements? 17

Ben Steinbrück/Justin Friedrich Krahé
Arbitration without Agreements
Unilateral Arbitration Provisions under sec. 1066
of the German Code of Civil Procedure 31

Chapter II
The Arbitrator and the Arbitration Procedure

Irene Welser/Sarah Yvonne Enzi
“Last orders!” – But What About the Cut-Off-Date? 47

Doğuhan Uygun/Pınar Noberi
The Third-Party Dilemma in Arbitration:
Inclusion of Non-Signatories and Enforcement Challenges 63

Eric Leikin/Sofia Svinkovskaya
The State of Emergency Arbitration:
Between Promise and Performance 79

Stephan Wilske/Matthew T. Adams

Where the Streets Have No Name

When Arbitral Institutions Underestimate the Seemingly
Mundane Tasks 103

Maximilian Albert Mueller

Rising Cost of Performance: An Arbitral Perspective on Hardship and
Risk Allocation under Art 79 CISG 111

Ana Stanič/Vod K.S. Chan

The Tale of Two Cities:

The Impact of Sanctions on Arbitration in London and Hong Kong ... 121

Albertas Šekštelo

Clash of Titans or Contemporary Issues of *lis pendens* in the
EU Arbitration Law 131

Barry Appleton

Data, Sovereignty, and Arbitral Autonomy:
Confronting Extraterritorial Digital Regulations 143

Irina Nazarova

Deciding Minds in Justice's Looking-Glass: Human and AI
Where Intuition Meets Algorithm 161

*Katherine Bell/Catrice Gayer/Judith Knieper/Niamh Leinwather/
Petra Pataki/Camilla Perera-de Wit*

Diversity in Arbitration: Progress, Pushback & The Road Ahead 169

Iain Sheridan

Growth, the Rule of Law and Arbitration 177

Stavros Brekoulakis

VIAC 50th Anniversary:
“International Arbitration and the Rule of Law:
Between the Scylla of Politics and the Charybdis of Law” 187

Roland Ziadé

Mission Possible: Harnessing Power, Embracing Responsibility, and
Seizing Opportunity in International Arbitration 205

Wei Sun

| | |
|--|-----|
| Recent Reforms and Emerging Trends in China's Arbitration Law and Practice | 223 |
|--|-----|

Cavinder Bull SC

| | |
|---|-----|
| Rediscovering the Simplicity of Arbitration | 233 |
|---|-----|

Nikolaus Pitkowitz/Marlene Maurer and the 17 contributors

| | |
|---|-----|
| The Vienna Proposition on Efficiency in Arbitration | 247 |
|---|-----|

Nikolaus Pitkowitz/Marlene Maurer

| | |
|---|-----|
| I. Introduction | 247 |
| II. Proposition for Driving Efficiency in Arbitration | 248 |
| III. World Café Reports | |

Barbara Concolino

| | |
|--|-----|
| A. Toolkit of Innovative Procedural Instruments: Keys to Greater Efficiency in Arbitration? | 251 |
|--|-----|

Egishe Dzhazoyan/Lisa Berger

| | |
|---|-----|
| B. Early Disposition of Issues: Overcoming the Risk of Premature Decisions and Bias Perception | 257 |
|---|-----|

Petra Pataki/Borna Dejanović

| | |
|--------------------------------------|-----|
| C. Balancing the Iron Triangle | 269 |
|--------------------------------------|-----|

Camilla Perera – de Wit/Anna Weinzierl

| | |
|--|-----|
| D. How Can Mediation Serve as a Catalyst for More Efficient Dispute Resolution? | 276 |
|--|-----|

Peter Machherndl/James Boykin

| | |
|---|-----|
| E. AI in Arbitration: Efficiency Booster or Ethical Minefield? | 284 |
|---|-----|

Courtney Lotfi/Vilius Bernatoniš

| | |
|--|-----|
| F. The (Lacking) Role of Arbitrators in Driving Efficiency | 290 |
|--|-----|

Catrice Gayer/Maximilian Murtinger

| | |
|---|-----|
| G. The (Lacking) Role of Institutions in Driving Efficiency | 299 |
|---|-----|

Tamara Manasijević/Florian Wagner

| | |
|---|-----|
| H. The (Lacking) Role of Parties (and Counsel) in Driving Efficiency | 304 |
|---|-----|

Antonia Cermak-Kietaibl/Ondrej Cech

| | |
|--|-----|
| I. Greater Efficiency in International Arbitration Proceedings – Impulses from Young Arbitration Voices | 310 |
|--|-----|

Chapter III

The Award and the Courts

Antje Baumann/Amaryllis Germanidis/Vivian Elvers

Surprise, Surprise – One Aspect for the Setting Aside of Awards 317

Arush Khanna/Rishika Jain

Valuation on Trial: Rethinking How Tribunals Calculate Damages . . . 329

Sofia Elena Cozac

Corruption in Arbitration

Limits of Arbitral Tribunals 347

Milica Savić

Implementation of Article 16(3) of the UNCITRAL Model Law
in the Balkan Region

Balancing Efficiency and Judicial Control in Jurisdictional Challenges 357

Agis Georgiades/Chrystalla Christoforou

Conservatory Measures against States in Enforcement Proceedings . . . 363

Eveli Lume/Matej Pustay

Enforcement of Intra-EU Investment Awards

Trends Within and Beyond the EU 371

Dina Berkaliyeva/Arman Shaikenov/Valikhan Shaikenov

Enforcing Foreign Arbitral Awards Through the AIFC Court:

Constitutionally Reconciled, Yet Untested 393

Chapter IV

Investment Arbitration

Markus Petsche

Reflections on the Nature of Investment in International

Investment Law 417

Duarte G. Henriques/Rita de Carvalho

Funding Counterclaims of Host States in ISDS

New Balances or New Risks? 431

Johannes Tropper

The Exclusion of Protection for Fossil Fuel Investments
under the Modernized ECT and in the Event of Withdrawal
from the ECT

Should EU States Remain Parties to the ECT or Withdraw? 443

Sára Darnót

Hungary's 'Solo Run' in Investor-State Arbitration:

Safeguarding Arbitral Integrity – or Something Else? 467