

Volumes XXXI, XXXII December 2018 & June 2019	
Supportive Attitude of English Courts towards International Commercial Arbitration DR EMILIA ONYEMA	5
The Role of State Courts under the 2018 OHADA Arbitration Law Reform: Bringing Celerity and Predictability to the Arbitral Process MICHAEL W. BÜHLER	13
Punitive Damages in International Commercial Arbitration: The Proportionality Analysis PROFESSOR HADI SLIM	27
The Role of State Courts in International Arbitration The Case of Sudan and the United Arab Emirates MR. TAYEB HASSABO	39
Enforcement of Emergency Arbitration Awards in England and Wales KWADWO SARKODIE	43
Sovereign Immunities in Arbitral Award Enforcement: The Practice of U.S. Courts ALEXANDRA A.K. MEISE, J.D., M.P.A.	71
Sovereign Immunity against Enforcement of Arbitral Awards : The Belgian Experience PROFESSOR PAUL LEFEBVRE	
State Immunity and the Enforcement of Arbitral Awards in the UK CRAIG TEVENDALE; HANNAH AMBROSE	111
Immunity from Execution in France: The Shield of Sapin II DR. SALLY EL SAWAH	139
Annulment of Arbitral Awards: A Swiss Perspective RABAB M.K. YASSEEN	165
HEPI v. India: U.S. Court Refuses to Stay Enforcement of Arbitral Award Pending Set-Aside Action but Finds Public Policy Prohibits Specific Performance against a State THOMAS R. SNIDER	173
Challenges Facing Prevailing Parties in the Stages of Enforcement and Execution of the Arbitral Awards: Law & Economics Analysis BY DR. AMR ABBAS MOHAMAD ADEL ABBAS	185
The unprecedented Decision of the Cairo Court of Appeal Filling a Void in the Egyptian Arbitration Law in Relation to the Enforcement of Interim Measures. GIRGIS ABD EL-SHAHID AND INJI FATHALLA	205
Investor State Dispute Settlement: Exploring the Multilateral Investment Court Initiative MERNA GEORGES	211
COLLOQUE 9 janvier 2018 L'USAGE DU FRANÇAIS COMME LANGUE DE L'ARBITRAGE LEILA ELDIB	217