

Bibliografía

COMMISSION, Jeffery y MOLOO, Rahim: *Procedural Issues in International Investment Arbitration*, Oxford University Press / Oxford International Arbitration, 2018, 386 pp. ISBN: 978-0-19-872903-7.

Procedural issues are an area of increasing complexity and concern in modern investment arbitration, and one in which very little guidance currently exists. Indeed, there are a number of important points of departure from the procedural rules commonly adopted in the context of international commercial arbitration.

Procedural Issues in International Investment Arbitration is the first text of its kind to address this gap, examining the most prevalent and controversial procedural issues that arise in investment arbitrations conducted under the ICSID, UNCITRAL, and other arbitral rules. Written by international arbitration experts, the book takes the reader through an investment arbitration in chronological order, identifying each key procedural issue in turn and providing details of the relevant precedents. It charts the process of an arbitration from applicable law and first sessions right through to post-hearing applications and costs. Fully cross-referenced and tabled, *Procedural Issues in International Investment Arbitration* is an invaluable and practical guide to issues of increasing importance and relevance in ICSID and other arbitrations today.

HAUBERG WILHELMSEN, Louise: *International Commercial Arbitration and the Brussels I Regulation*, Edward Elgar Publishing Ltd., 2018, 288 pp. ISBN: 978 1 78811 504 9

The Brussels I Regulation, which ensures the free circulation of judgments within the EU, was recently revised; one of the main issues addressed was whether the Regulation affects the efficient resolution of international commercial disputes through arbitration within the Union. This book provides an in depth examination of the interface between the Regulation and international commercial arbitration. The author demonstrates that the consequences of this interface can encourage the use of delaying tactics, hampering the efficient resolution of international disputes.

This new work provides a timely and in-depth examination of the interface between the recast Brussels I Regulation and international commercial arbi-