

Table of contents

| | |
|---|------------|
| Preface..... | 7 |
| List of abbreviations..... | 13 |
| I Dispute resolution in general | 21 |
| Federico ANTICH | |
| Are arbitrators from Mars and mediators from Venus? | 23 |
| Vassiliki KOUMPLI | |
| Climate change related disputes: making the case for arbitration and mediation | 47 |
| Tamás FÉZER | |
| Challenges and potential solutions in international commercial arbitration | 67 |
| Manon SCHONEWILLE/Jeremy LACK | |
| The next new things – latest and future developments in Appropriate Dispute Resolution (ADR) & ADR catalysts | 79 |
| Cristina LENZ | |
| Quality in conflict management procedures and a particular focus on mediation – from a German point of view | 101 |
| Georgi GANCHEV | |
| Latest development of ADR within civil litigation in Bulgaria | 119 |
| Anna PLEVRI | |
| The new Greek Arbitration Act – Law No. 5016/2023 on international commercial arbitration | 131 |

| | |
|--|------------|
| Iryna IZAROVA/Yurii PRYTYKA | |
| Evolution and legal framework of international commercial arbitration in Ukraine | 143 |
| | |
| II Human rights aspects in dispute resolution | 167 |
| | |
| Elmar BUCHSTÄTTER/Manuel HEISE | |
| Navigating the legal landscape of global framework agreements (GFAs): is arbitration the north star? | 169 |
| | |
| Simon BURGER | |
| The settlement of corporate human-rights due-diligence (CHRDD) disputes in commercial arbitration | 185 |
| | |
| Renate DENDORFER-DITGES | |
| Human rights and mediation – mere theory or necessary focus | 203 |
| | |
| Muhammad A. KHAN | |
| Access to an effective remedy through online dispute resolution in context of business and human rights | 215 |
| | |
| Valentina P. PRECHTL | |
| CAS and human rights – a state-of-the-art report | 227 |
| | |
| III Arbitrators’ duties and arbitrability..... | 241 |
| | |
| Jennifer BRYANT/Iika BEIMEL | |
| The arbitrator’s duty to disclose – grounds for a successful challenge?..... | 243 |
| | |
| Jacob C. JØRGENSEN | |
| Tort liability of arbitrators vis-à-vis third-party arbitration funders in a Danish perspective | 253 |

| | |
|--|------------|
| Lilly PLATH | |
| Excess of mandate? A Swedish perspective | 263 |
| Fabian HEUBERGER | |
| Arbitrability of disputes regarding defects in corporate resolutions under Austrian and German law | 273 |
| IV Evidence and procedural public policy in arbitration | 295 |
| Jaunius GUMBIS/Jurgis BARTKUS | |
| The problem of establishing the truth in international arbitration proceedings | 297 |
| Klaus MARKOWETZ | |
| Taking of evidence in international arbitration according to the 2020 revised IBA Rules | 309 |
| Henriette C. BOSCHEINEN-DUURSMA | |
| Violation of procedural public policy as a ground for setting aside under Austrian arbitration law | 337 |
| V Investment and antitrust arbitration | 357 |
| Katarína CHOVANCOVÁ | |
| Legitimate expectations and their current status in international investment law | 359 |
| Gabriel M. LENTNER | |
| Striking the right balance: the protection of intellectual property rights through international investment arbitration | 381 |
| Aurela BEQARI | |
| Antitrust arbitration – applying <i>Sumal v Mercedes</i> in joining third parties in commercial arbitration proceedings | 409 |

VI Sports arbitration 417

James MERRYWEATHER

'Consent' in international sports arbitration: striking the right balance..... 419

Jean-François BELLIS/Steve ROSS/Michael GEISTLINGER

Application of EU competition law to an international sports federation and CAS arbitration 441

VII Reports and Reviews 451

Marianne ROTH

Dispute resolution, legal education and the quest for happiness – the Bhutanese style 453

Zebiniso KHALILOVA

History and development of arbitration in Uzbekistan 463

Prakhar CHAUHAN/Abdul H. HANEEF

Contours of separability under embargoes of fiscal legislations – news from India 471

Michael GEISTLINGER

Book review: Czernich/Reinhold (eds.), Streitbeilegungsklauseln im internationalen Vertragsrecht 489

Bibliography..... 495

Authors..... 549

Editors..... 559