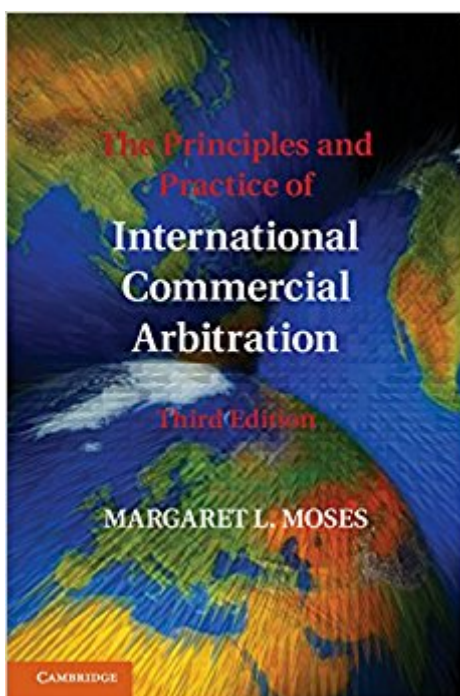


The book was found

The Principles And Practice Of International Commercial Arbitration: Third Edition



Synopsis

Arbitration has become the dispute resolution method of choice in international transactions. This book provides the reader with immediate access to understanding the world of international arbitration, explaining how and why arbitration works. It provides the legal and regulatory framework for international arbitration, as well as practical strategies to follow and pitfalls to avoid. It is short and readable, but comprehensive in its coverage of the basic requirements, including the most recent changes in arbitration laws, rules, and guidelines. The third edition includes new sections on state to state arbitration, the role and power of the arbitrator, reform efforts in international investment treaties, transparency in international arbitration and third party funding. In the book, the author includes insights from numerous international arbitrators and counsel, who tell firsthand about their own experiences of arbitration and their views of best practices. Throughout the book, the principles of arbitration are supported and explained by the practice, providing a concrete approach to an important means of resolving disputes.

Book Information

Paperback: 432 pages

Publisher: Cambridge University Press; 3 edition (May 18, 2017)

Language: English

ISBN-10: 1316606287

ISBN-13: 978-1316606285

Product Dimensions: 6 x 0.8 x 9 inches

Shipping Weight: 1.5 pounds (View shipping rates and policies)

Average Customer Review: 5.0 out of 5 stars 3 customer reviews

Best Sellers Rank: #228,407 in Books (See Top 100 in Books) #37 in [Books > Law > Business > Arbitration, Negotiation & Mediation](#) #736 in [Books > Law > Rules & Procedures](#) #2572 in [Books > Textbooks > Law](#)

Customer Reviews

"This book is the best, up to date introduction to international commercial arbitration, including investment arbitration, that is available in English.... Another engaging feature of Professor Moses's book is that it is clearly and attractively written and describes the problems of arbitration in a concrete and realistic way, taking account of real life practice. It is unusual to find a work by a law professor which is both a sound work of scholarship and which an arbitration practitioner, such as this reviewer, finds accurately describes the real world in which he is working. In conclusion, this is

an excellent current introduction to international commercial arbitration which will be invaluable both to students and to general practitioners seeking an understanding of international commercial arbitration." ---Christopher R. Sepp, Partner, White & Case LLP, Paris "If anyone ever needs a crash course on international commercial arbitration, this book will come in handy. It provides an overview of the arbitration process, from drafting an arbitration agreement to enforcement of an award. This book has the added benefit of providing insights of international arbitrators who were interviewed by the author...[Moses] introduces the world international commercial arbitration to legal practitioners, their clients, and students in the field...comprehensive and yet concise, a combination that serves readers well." ---Cindy Fazzi, Dispute Resolution Journal "Margaret L. Moses provides the reader with a comprehensive overview of what practitioners should know when working on an international commercial arbitration case. Moses covers a broad range of subjects from the drafting of the arbitration agreement to the enforcement of the award. The text is one of the few short books which cover the entire arbitral process from an international and comparative perspective.

International Law and Politics, Mailys Abos --This text refers to the Hardcover edition.

This book provides the reader with immediate access to understanding the world of international arbitration by explaining how and why arbitration works. It is short and readable, but comprehensive in its coverage of the basic requirements, including the most recent changes in arbitration laws, rules, and guidelines.

Margaret Moses did an excellent job of filling in the preexisting gap of a lack of a concise, annotated hornbook/study guide on International Commercial Arbitration. Her book is a kind of cross between a "Nutshell" and a "Hornbook", designed to teach students or anyone who wants an introduction to this area. It covers all the topics a student in the typical ICA course is likely to need to know. Of course, like any other book it can get dated, and certain things, such as the Supreme Court's decision in Hall Street, are not in the book, but that's obviously not the author's fault. I highly recommend this book to anyone who is in or is going to take a course in ICA, or someone who can't or won't take such a course but wants to know the basics. Definitely way better than anything else on the topic in this area, and not too expensive either!

The best trait of a lecturer and writer is the ability to present jargons into layperson's language. Margaret Moses not only writes concisely on this area of the law, she does it so well without omitting important details and information. This book is recommendable for all, and is the

best answer for a technical expert who may have to sit in as an arbitrator. She also carefully arranged the topics in such a way that ICA is presented like a story, it flows from one process to another and how all the concepts and the complexities in the world of arbitration falls into place, and why it is so. Her writing is easy to follow, and she has taken the liberty to interview arbitrators and put helpful insights in her book. She also presented several good sample clauses, and sample of introductory/preliminary letters to be sent to claimants in her book. For anyone grappling with the intricacies of ICA, this book is a must-read. Even for the experts, it is very handy to have this book to recommend it to others. She speaks not only academically correctly, she does it with a perfect balance, in sharing practical viewpoints. She clearly delineate the differences between common law and civil law approach to arbitration in several procedural issues. In doing so, she helps students and practitioners alike to understand ICA holistically, and not merely pointing out the law. Highly recommended to all arbitration students.

Only one other review? This work deserves better. KGR correctly characterizes the book as a combination nutshell/hornbook. In that role, it fills an important need. International arbitration is not difficult, but it has to be seen whole. That's what this book lets the student do. As every law professor knows, teaching and learning law are a battle against confusion. The key to winning the battle is context. When students see the big picture, clearly explicated, they grasp the intricacies. Without context, they flounder. This is a short book, which is its main virtue. In law or any other field, clarity and brevity are hard won. Moses put in the labor to be brief and clear. Yet she also includes ample citations for wider reading. We are grateful.

[Download to continue reading...](#)

The Principles and Practice of International Commercial Arbitration: Third Edition International Investment Arbitration: Substantive Principles (Oxford International Arbitration Series) The Principles and Practice of International Commercial Arbitration International Commercial Arbitration For Law Students, 2nd Edition (Updated June 2016) Dealing in Virtue: International Commercial Arbitration and the Construction of a Transnational Legal Order (Chicago Series in Law and Society) International Commercial Arbitration, Cases, Materials and Notes (University Casebook Series) International Commercial Arbitration - A Transnational Perspective (American Casebook Series) Third Eye: Third Eye Activation Mastery, Easy And Simple Guide To Activating Your Third Eye Within 24 Hours (Third Eye Awakening, Pineal Gland Activation, Opening the Third Eye) Calculation of Compensation and Damages in International Investment Law (Oxford International Arbitration Series) Commercial Arbitration: Cases and Problems (2013) Domestic Law in International

Investment Arbitration (International Economic Law Series) International Arbitration: Law and Practice Principles And Practice of Mechanical Ventilation, Third Edition (Tobin, Principles and Practice of Mechanical Ventilation) NASD Arbitration Solution: Five Black Belt Principles to Protect and Grow Your Financial Services Practice Commercial General Liability, 9th edition (Commercial Lines) Commercial General Liability Coverage Guide, 10th Edition (Commercial Lines Series) Liability Insurance in International Arbitration: The Bermuda Form (Second Edition) Economic and Environmental Regulation of International Aviation: From Inter-national to Global Governance (Routledge Research in International Commercial Law) How to Purchase and Develop Commercial Real Estate: A Step by Step Guide for Success (How to Develop Commercial Real Estate Book 1) The Due Diligence Handbook For Commercial Real Estate: A Proven System To Save Time, Money, Headaches And Create Value When Buying Commercial Real Estate

[Contact Us](#)

[DMCA](#)

[Privacy](#)

[FAQ & Help](#)