TABLE OF CONTENTS

Ser. No	Articles	Page. No		
SESSION 1 - The Arbitration and Conciliation Act: Changing Trends in Legislative Scheme				
1	Matthew Maragulia, <i>The Continuing Pro-Arbitration Trend in India: A New Global Hub?</i> , 8Y.B. Arb. & Mediation 252 (2016).			
2	Law of Arbitration in India: The Changing Landscape by Economic Laws Practice [July 2018]			
3	Tejas Karia; Ila Kapoor; Ananya Aggarwal, <i>Post Amendments: What Plagues Arbitration in India</i> , 5 Indian J. Arb. L. 230 (2016)			
4	Chiara Giorgetti, The Arbitral Tribunal: Selection and Replacement of Arbitrators in, Litigating International Investment Disputes: A Practitioner's Guide 143-172 (2014).			
5	Nakul Dewan & Vinayak Panikkar, <i>The Legality and Viability of Two-Tier Arbitrations [NLUD Journal]</i>			
SESSION 2 - Balancing Conflicting Interests: "Public Policy" vis-à-vis Domestic Arbitration				
1	Daniel Mathew, Situating Public Policy in the Indian Arbitration Paradigm: Pursuing the Elusive Balance, 3 J. Nat'l L. U. Delhi 105 (2015-2016)			
2	Farshad Ghodoosi, The Concept of Public Policy in Law: Revisiting the Role of the Public Policy Doctrine in the Enforcement of Private Legal Arrangements, 94 Neb. L. Rev. 685 (2015)			
SES	SESSION 3 - International Commercial Arbitration: Role of Courts in post BALCO Regime			
1	K. S., Harisankar, "Supervisory Jurisdiction of Indian Courts in Foreign Seated Arbitration: The Beginning of a New Era or the End of Bhatia Doctrine?" The Arbitration Brief 3, no. 1 (2013): 56-64.			
2	Martin Hunter & Ranamit Banerjee, <i>Bhatia, BALCO and Beyond: One Step Forward, Two Steps Back,</i> 24 Nat'l L. Sch. India Rev. 1 (2013)			
3	Dr. Mukesh Kumar Malviya, Jurisdictional Issues in International Arbitration with Special Reference to India [March 2017]			
4	Gary. B. Born & Suzannea.Spears, <i>International Arbitration and India: "A truly excellent Judgment"</i> ,[Volume I: Issue 1 Indian Journal of Arbitration Law]			

SESSION 4 - Enforcement of Foreign Arbitral Award: Issues and Challenges		
1	Imre S. Szalai, Reconciling Fault Lines in Arbitration and Redefining Arbitration through the Broader Lens of Procedure, 18 Nev. L.J. 511 (2018)	
2	Nicholas Poon, Striking a Balance between Public Policy and Arbitration Policy in International Commercial Arbitration, 2012 Sing. J. Legal Stud. 185 (2012)	
3	Saad Badah, Grounds for Refusing Recognition and Enforcement of a Foreign Arbitral Award which was set Aside Abroad, 41 N.C. J. Int'l L. 59 (2015)	
4	Wasiq Abass Dar, Understanding Public Policy as an Exception to the Enforcement of Foreign Arbitral Awards, 2 Eur. J. Comp. L. & Governance 316 (2015)	
5	Koji Takahashi, Jurisdiction to Set Aside a Foreign Arbitral Award, in Particular an Award Based on an Illegal Contract: A Reflection on the Indian Supreme Court's Decision in Venture Global Engineering, The American Review of International Arbitration (ARIA), v19/no 1, 173-186	
6	Jack M. Graves and Joseph F. Morrissey, <i>Arbitration as a Final Reward: Challenges and Enforcement.</i> [International Sales Law and Arbitration: Problems, Cases, and Commentary]	
SESS	ION 5 - Jurisdictional Issues: Court Intervention vis-à-vis Competence of A Tribunal	Arbitral
1	George A. Bermann, <i>The "Gateway" Problem in International Commercial Arbitration</i> [The Yale Journal Of International Law [Vol. 37: 1]	
2	Amokura Kawharu, <i>Arbitral Jurisdiction</i> , [New Zealand Universities Law Review Vol 23]	
3	Prof. Dr. Alan Uzelac, Jurisdiction of the Arbitral Tribunal: Current Jurisprudence and Problem Areas under the Uncitral Model Law, [2005] Int.A.L.R.: Jurisdiction of the Arbitral Tribunal]	
4	John J. Barceló III, Who Decides the Arbitrators' Jurisdiction? Separability and Competence-Competence in Transnational Perspective, [Vanderbilt Journal of Transnational Law]	
5	Jack Tsen-Ta Lee, Separability, Competence-Competence and the Arbitrator's Jurisdiction in Singapore. (1995). Singapore Academy of Law Journal. 7, 421. Research Collection School Of Law.	
6	Lawrence G.S. Boo, <i>Ruling on Arbitral Jurisdiction</i> — <i>Is that an Award?</i> , Asian International Arbitration Journal, (Singapore International Arbitration	

	Centre (in co-operation with Kluwer Law International); Kluwer Law International 2007, Volume 3 Issue 2) pp. 125 - 141		
SESSION 6 - Emergency Arbitration and Enforceability of its orders in India			
1	Grant Hanessian & E. Alexandra Dosman, <i>Songs of Innocence and Experience: Ten Years of Emergency Arbitration</i> , [The American Review of International Arbitration Vol. 27]		
2	Philippe Cavalieros & Janet (Hyun Jeong) Kim, Emergency Arbitrators Versus the Courts: From Concurrent Jurisdiction to Practical Considerations [Journal of International Arbitration]		
3	Janice Lee, Is the Emergency Arbitrator Procedure Suitable for Investment Arbitration, 10 Contemp. Asia Arb. J. 71 (2017)		
4	Chan Leng Sun; Tan Weiyi, <i>Making Arbitration Effective: Expedited Procedures, Emergency Arbitrators and Interim Relief,</i> 6 Contemp. Asia Arb. J. 349 (2013)		
5	Gracious Dunna, The Workability of Emergency Arbitrator in India: A Flawed Emergence of the Emergency Arbitrator, 19 Young Arbitration Review 55, October 2015		
	SESSION 7 - Emergence of Third Party funding in International Commercial Arbitration: A New Scheme		
1	Dominik Horodyski & Maria Kierska, Third Party Funding in International Arbitration – Legal Problems and Global Trends with a Focus on Disclosure Requirement		
2	Jennifer A. Trusz, Full Disclosure: Conflicts of Interest Arising from Third- Party Funding in International Commercial Arbitration, 101 Geo. L.J. 1649 (2013)		
3	Oliver Gayner; Susanna Khouri, Singapore and Hong Kong: International Arbitration Meets Third Party Funding, 40 Fordham Int'l L.J. 1033 (2017)		
4	Kelsie Massini, <i>Risk versus Reward: The Increasing use of Third Funders in International Arbitration and the Awarding Security for Costs</i> , 7 Y.B. Arb. & Mediation 323 (2015).		
SESSION 8 - Current and Evolving Issues			
1	Manini Brar, <i>Implications of the New Section 29A of the Amended Indian Arbitration and Conciliation Act, 1996</i> , Indian Journal of Arbitration Law [Volume 5, Issue 2 2017]		
2	S. Halla: Arbitration Going Online - New Challenges in 21st Century [Masaryk University Journal of Law and Technology [Vol. 5:2]		

	Michael Hwang S.C. and Shaun Lee, Survey of South East Asian Nations on	
3	the Application of the New York Convention, Journal of International	
	Arbitration 25(6): 873–892, 2008.	

Rules and Bill:

1	Singapore International Arbitration Centre, Code of Ethics for an Arbitrator	
2	DIS Arbitration Rules, 2018	
3	The Arbitration and Conciliation (Amendment) Bill, 2018	

Additional Reading: [Articles are provided in CD]

- Alexander Jolles, Consequences of Multi-tier Arbitration Clauses: Issues of Enforcement
- Joseph (Yusuf) Saei, Indian Executive's Pro-Arbitration Power move Sanctioned by Parliament: Transnational Ideals Versus National Reality
- Victoria Shannon Sahani, Reshaping Third-Party Funding
- Farshad Ghodoosi, Arbitrating Public Policy: Why the Buck Should Not Stop at National Courts
- Arpan Kr Gupta, A New Dawn for India- Reducing Court Intervention in Enforcement
- Sameer Sattar, Enforcement of Arbitral Awards and Public Policy: Same Concept, Different Approach?
- Victoria Shannon Sahani, Judging Third-Party Funding
- Karl-Heinz Böckstiegel, Commercial and Investment Arbitration: How Different are they Today?
- Malcolm Langford, Daniel Behn, and Runar Hilleren Lie, *The Revolving Door in International Investment Arbitration*
- Rob Howse, International Investment Law and Arbitration: A Conceptual Framework
- Gary B. Born, The Law Governing International, Arbitration Agreements: An International Perspective, 26 SAcLJ 814 (2014)
- International Council for Commercial Arbitration, Report of the ISSA-Queen Mary Task Force on Third-Party Funding in International Arbitration, The ICCA Reports No. 4