INTERNATIONAL COUNCIL
FOR COMMERCIAL ARBITRATION

INTERNATIONAL COMMERCIAL ARBITRATION:
IMPORTANT CONTEMPORARY QUESTIONS

GENERAL EDITOR: ALBERT JAN VAN DEN BERG

with the assistance of the
International Bureau of the
Permanent Court of Arbitration
The Hague
## TABLE OF CONTENTS

**PREFACE**
Albert Jan van den Berg, General Editor v

**TABLE OF CONTENTS** vii

### ADDRESSES

Karen Gough  
Welcome Address 1

Fali S. Nariman  
Welcome Address Opening Ceremony 3  
Opening Address 7  
Tribute to Sir Michael Kerr 9

Tjaco T. van den Hout  
Luncheon Address: The Influence of International Commercial Arbitration on the Permanent Court of Arbitration 11

### CONTEMPORARY QUESTIONS

*The Requirement of a Written Form for an Arbitration Agreement*

Toby Landau  
The Requirement of a Written Form for an Arbitration Agreement: When “Written” Means “Oral” 19

*Interim Measures of Protection*

Donald Francis Donovan  
The Scope and Enforceability of Provisional Measures in International Commercial Arbitration: A Survey of Jurisdictions, the Work of UNCITRAL and Proposals for Moving Forward 82

Jacomijn van Haersolte-van Hof  
Interim Measures of Protection – A European and Continental Perspective 150
<table>
<thead>
<tr>
<th>Author</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cecil O.D. Branson, Q.C.</td>
<td>The Enforcement of Interim Measures of Protection “Awards”</td>
<td>163</td>
</tr>
<tr>
<td>Christopher R. Drahozal</td>
<td>Party Autonomy and Interim Measures in International Commercial Arbitration</td>
<td>179</td>
</tr>
<tr>
<td>Shavit Matias</td>
<td>Do We Need a Model Law of Conciliation?</td>
<td></td>
</tr>
<tr>
<td>Shavit Matias</td>
<td>Developing Mechanisms for the Resolution of International Disputes: The UNCITRAL Model Law on International Commercial Conciliation</td>
<td>190</td>
</tr>
<tr>
<td>Richard H. Kreindler</td>
<td>Aspects of Illegality in the Formation and Performance of Contracts</td>
<td>209</td>
</tr>
<tr>
<td>Bernard Hanotiau</td>
<td>Illegality in the Conduct of Arbitration</td>
<td></td>
</tr>
<tr>
<td>Karen Mills</td>
<td>Misdeeds, Wrongful Conduct and Illegality in Arbitral Proceedings</td>
<td>261</td>
</tr>
<tr>
<td>Christoph Liebscher</td>
<td>Corruption and Other Illegality in the Formation and Performance of Contracts and in the Conduct of Arbitration Relating Thereto</td>
<td>288</td>
</tr>
<tr>
<td>Peter V. Tytell</td>
<td>The Detection of Forgery and Fraud</td>
<td>300</td>
</tr>
<tr>
<td>Shari Seidman Diamond</td>
<td>Psychological Aspects of Dispute Resolution: Issues for International Arbitration</td>
<td>327</td>
</tr>
</tbody>
</table>

THE PSYCHOLOGICAL ASPECTS OF DISPUTE RESOLUTION

Shari Seidman Diamond
Psychological Aspects of Dispute Resolution: Issues for International Arbitration

viii
# TABLE OF CONTENTS

## Anne Marie Whitesell
The Psychological Aspects of Dispute Resolution 343

## Teresa Giovannini
The Psychological Aspects of Dispute Resolution: Commentary 348

## ARBITRATION UNDER INVESTMENT TREATIES

### Nigel Blackaby
Public Interest and Investment Treaty Arbitration 355

### Dr. Karl-Heinz Böckstiegel
The Role of the Arbitrators in Investment Treaty Arbitration 366

### Pierre Lalive
Some Objections to Jurisdiction in Investor-State Arbitration 376

### Guillermo Aguilar Alvarez and William W. Park
The New Face of Investment Arbitration: Capital Exporters as Host States under NAFTA Chapter 11 392

### Shuji Yanase
Bilateral Investment Treaties of Japan and Resolution of Disputes with Respect to Foreign Direct Investment 426

### David A.R. Williams
Challenging Investment Treaty Arbitration Awards — Issues Concerning the Forum Arising from the Metalclad Case 444

## POSTSCRIPT

### V.V. Veeder
Postscript 471

### List of Participants 481

### List of ICCA Officers and Members 511