

THE INTERNATIONAL LAWYER

FALL 2013

Volume 47

Number 2

CONTENTS

ARTICLES

- Arbitration Rules for Dispute Resolution
Involving States and State Entities:
What Are the Significant Differences? Baiju S. Vasani, 163
Sylvia Tonova,
and Anastasiya Ugale
- The U.S. International Trade Commission's
Statutory "Domestic Industry Requirement"
Would Need to be Amended by Congress in
Order to Bar Patent Trolls Steven F. Meyer 177
- Confucianism and Antitrust:
China's Emerging Evolutionary
Approach to Anti-Monopoly Law Thomas J. Horton 193
- The European Regulations on Succession
of July 2012: A Path Towards the End of
the Succession Conflicts of Law in
Europe, or Not? Angelique Devaux 229
- International Commercial Arbitration:
Case Study of the Experiences of
African States in the International
Centre for Settlement of Investment Disputes Tsotang Tsietsi 249
- The Advantages of Investor-State Arbitration
as a Dispute Resolution Mechanism in
Bilateral Investment Treaties Stephen E. Blythe 273
- No Fifth? No Problem: The Availability of
a Stay of Discovery for Foreign
Non-Party Witnesses Owen R. Wolfe 291
- War of the Cyber World: The Law of
Cyber Warfare Phillip Pool 299