

# **Inter-creditor Equity in Sovereign Debt Restructuring** Li, Y.

#### Citation

Li, Y. (2015, December 9). *Inter-creditor Equity in Sovereign Debt Restructuring*. Retrieved from https://hdl.handle.net/1887/37017

Version: Corrected Publisher's Version

License: License agreement concerning inclusion of doctoral thesis in the

Institutional Repository of the University of Leiden

Downloaded from: <a href="https://hdl.handle.net/1887/37017">https://hdl.handle.net/1887/37017</a>

Note: To cite this publication please use the final published version (if applicable).

### Cover Page



## Universiteit Leiden



The handle <a href="http://hdl.handle.net/1887/37017">http://hdl.handle.net/1887/37017</a> holds various files of this Leiden University dissertation

Author: Li, Yanying

Title: Inter-creditor equity in sovereign debt restructuring: towards the establishment of a

multilateral legal framework

**Issue Date:** 2015-12-09

#### **BOOKS**

- Affaki. G, "A Banker's Approach to Arbitration", in: K. Gabrielle & F. Viviane (eds.), *Arbitration in Banking and Financial Matters 68* (2003)
- Alexander. N, "Chapter 1: Global Trends in Mediation: Riding the Third Wave", in: Global Trends in Mediation, Global Trends in Dispute Resolution, Vol. 1, 2nd Edition (Kluwer 2006)
- Alexander. N, "Chapter 8: UNCITRAL and International Mediation", in: International and Comparative Mediation, Global Trends in Dispute Resolution, Vol. 4 (Kluwer 2009)
- Amerasinghe. C.F, State Responsibility for Injuries to Aliens (Oxford: Clarendon Press, 1967)
- Baird. D & Jackson. T, Cases, Problems and Materials on Bankruptcy, (2d ed. 1990)
  Blackaby. N et al., "Chapter 1: An Overview of International Arbitration", "Chapter 8. Arbitration Under Investment Treaties", Redfern and Hunter on International Arbitration (Oxford 2009)
- Born. G, International Commercial Arbitration Commentary and Materials, 2nd ed. (Transnational, 2001)
- Brownlie. I, Principles of Public International Law (Oxford 2008)
- Cross. K, "Chapter 12- Sovereign Arbitration", in: Sovereign Debt Management, R. Lastra & L. Buchheit (eds.), (Oxford 2014)
- Eaton. J, Chapter 15 "Standstills and an International Bankruptcy Court", in: Fixing Financial Crises in the 21<sup>st</sup> Century (2004)
- Fletcher. I, The Law of Insolvency (Sweet & Maxwell, 2009 Fox. H, The Law of State Immunity (Oxford 2008)
- Galen. M, "Chapter 9 Bankruptcy in California: The Efficacy of Mandating Alternative Dispute Resolution in Municipal Bankruptcy Filings", 15 Cardozo J. Conflict Resol. 547
- Gulati. M and Scott. R, The Three and a Half Minute Transaction: Boilerplate and the Limits of Contract Design (Chicago 2012)
- Indlekofer. M, "Chapter 2: Public International Arbitration in Today's Dispute Settlement Framework", International Arbitration and the Permanent Court of Arbitration, International Arbitration Law Library, Vol. 27 (Kluwer 2013)

Jackson. T, "Determining Liabilities and the Basic Role of Nonbankruptcy Law", Chapter 2 in *The Logic and Limits of Bankruptcy Law* (Harvard 1986)

- Klager. R, 'Fair and Equitable Treatment' in International Investment Law (Cambridge 2013)
- Lew. J et al., Comparative International Commercial Arbitration (Kluwer 2003) Lienau. O, Rethinking Sovereign Debt: Politics, Reputation, and Legitimacy in Modern Finance (Harvard 2014)
- Mcilwrath. M & Savage. J, "Chapter Four: International Settlement Negotiation and Mediation", "Chapter Seven: ICSID and Investment Treaty Arbitration", in: International Arbitration and Mediation: A Practical Guide, (Kluwer 2010)
- Newcombe. A & Paradell. L, 'Chapter 9 Observance of Undertakings' in Law and Practice of Investment Treaties: Standards of Treatment (Kluwer Law International 2009)
- Olivares-Caminal. R, Legal Aspects of Sovereign Debt Restructuring (Sweet & Maxwell 2009)
- Paulsson. J et al. (eds), "Chapter 1: Choosing the method", "Chapter 8: Choosing ADR/tiered dispute resolution methods", in: *The Freshfields Guide to Arbitration Clauses in International Contracts*, 3<sup>rd</sup> edition (Kluwer 2010)
- Raffer. K, Debt Workout Mechanisms: Debt Arbitration (2004), available at http://www.helsinkiprocess.fi/netcomm/ImgLib/24/89/hp\_track2\_raffer.pdf
- Reed. L et al., "Chapter 3: ICSID Investment Treaty Arbitration", in: Guide to ICSID Arbitration (Kluwer 2010)
- Rieffel. L, "The Bank Advisory Committee Process", Chapter 6 in Restructuring Sovereign Debt: The Case for Ad Hoc Machinery (Brookings 2003)
- Rieffel. L, "What Is Broken? What Fixes Make Sense?", Chapter 12 in Restructuring Sovereign Debt: The Case for Ad Hoc Machinery (Brookings 2003)
- Sasson. M, 'Chapter 6: Contract versus Treaty Claims' in Substantive Law in Investment Treaty Arbitration: The Unsettled Relationship between International Law and Municipal Law (Kluwer 2010)
- Schmerler. C, 'Restructuring Sovereign Debt' in *The Law of International Insolvencies* and Debt Restructuring (OUP 2006)
- Schwebel. S.M, "On Whether the Breach by a State of a Contract with an Alien is a Breach of International Law", in Zanardi et al., eds, International Law at the Time of its Codification: Essays in Honour of Roberto Ago (Milano: A. Giuffrè, 1987), reprinted in S.M. Schwebel, Justice in International Law: Selected Writings of Stephen M. Schwebel (Cambridge: Grotius, 1994)
- Waibel. M, Sovereign Defaults Before International Courts and Tribunals (Cambridge 2011)

Weidemaier. M & Gulati. M, 'How Markets Work: The Lawyer's Version' in Bettina Lange, Dania Thomas, Austin Sarat (eds.), *Studies in Law, Politics, and Society* (Emerald Group Publishing 2013)

- Wessels. B, *International Insolvency Law*, Volume 10 in the Dutch series Wessels Insolvency Law, Deventer: Kluwer 2012, 1226 pp.
- Wessels. B, Current Topics in International Insolvency Law, Kluwer Law Publishers (2004), 612 pp.

#### CONSULTATION DOCUMENTS

- AFRODAD, "Fair and Transparent Arbitration on Debt" (2002)
- EFC Sub-Committee on EU Sovereign Debt Markets, "Model Collective Action Clause Supplemental Explanatory Note" (26 March 2012)
- Erlassjahr, "Resolving Sovereign Debt Crises Towards a Fair and Transparent International Insolvency Framework" (September 2010)
- Institute of International Finance, "Report of the Joint Committee on Strengthening the Framework for Sovereign Debt Crisis Prevention and Resolution" (14 October 2012)
- IMF, "Strengthening the Contractual Framework to Address Collective Action Problems in Sovereign Debt Restructuring" (2 September 2014)
- IMF Public Information Notice (PIN) No. 13/61 (23 May 2013), available at http://www.imf.org/external/np/sec/pn/2013/pn1361.htm
- IMF, "Sovereign Debt Restructuring Recent Developments and Implications for the Fund's Legal and Policy Framework" (26 April 2013)
- IMF, "Sovereign Debt Restructuring Mechanism Further Considerations, prepared by the International Capital Markets, Legal, and Policy Department and Review Departments (14 August 2012)
- IMF, "The Restructuring of Sovereign Debt Assessing the Benefits, Risks and Feasibility of Aggregating Claims" (3 September 2003)
- IMF, "Collective Action Clauses in Sovereign Bond Contracts Encouraging Greater Use" (Prepared by the Policy Development and Review, International Capital Markets and Legal Departments) (June 2002)
- IMF, "The Design of the Sovereign Debt Restructuring Mechanism-Further Considerations", prepared by the Legal and Policy Department and Review Departments (November 2002)
- International Primary Market Association, "Standard Collective Action Clauses (CACs) for the Terms and Conditions of Sovereign Notes" (2004)
- Jubilee, "Chapter 9/11? Resolving international debt crises the Jubilee Framework for international insolvency", January 2002
- Permanent Court of Arbitration, "Arbitration and Sovereign Debt", Paper prepared by the Steering Committee of the Netherlands Government and the Permanent Court of Arbitration (11 July 2012)
- UNCITRAL Legislative Guide on Insolvency Law (2004), available at http://www.uncitral.org/pdf/english/texts/insolven/05-80722\_Ebook.pdf
- UNCTAD, "Recent Developments in Investor-State Dispute Settlement", IIA Issues Note of April 2014

UNCTAD, "Sovereign Debt Restructuring and International Investment Agreements", IIA Issues Note No.2 of July 2011

UNCTAD, "Fair and Equitable Treatment", UNCTAD/ITE/IIT/11 (Vol. III) (1999)

#### ARTICLES AND JOURNALS

- Armas. O & Hall. T, "Debt restructuring cases against sovereigns and the US Foreign Sovereign Immunities Act", in: Sovereign Debt and Debt Restructuring, E. Bruno (eds.), pp. 51-78 (2013)
- Berensmann. K & Herzberg. A, "Sovereign Insolvency Procedures A Comparative Look at Selected Proposals", Journal of Economic Surveys (2009) Vol. 23, No. 5, pp. 856-881
- Berensmann. K & Schroeder. F, "A proposal for a new international debt framework (IDF) for the prevention and resolution of debt crisis in middle-income countries", Discussion Paper 2/2006
- Block-Lieb. S, "Congress's Temptation to Defect: A Political and Economic Theory of Legislative Resolutions to Financial Common Pool Problems", 39 Ariz. L. Rev. 801 (1997)
- Block-Lieb. S, "Fishing in Muddy Waters: Clarifying the Common Pool Analogy As Applied to the Standard for Commencement of a Bankruptcy Case", 42 Am. U. L. Rev. 337 (1993)
- Bolton. P & Skeel. D, "Inside the Black Box: How should a Sovereign Bankruptcy Framework be Structured?", Emory L. J. 53. 763 (2004)
- Borchard. E, State Insolvency and Foreign Bondholders, General Principles Volume I (1951)
- Bradley. M & Gulati. M, "Collective Action Clauses for the Eurozone: An Empirical Analysis", March 2013
- Bruno. E, "Argentina: effects of the pari passu clause on future sovereign debt restructurings", in: Sovereign Debt and Debt Restructuring, E. Bruno (eds.), pp. 209-225 (2013)
- Buchheit. L at al., "The Problem of Holdout Creditors in Eurozone Sovereign Debt Restructurings" (January 2013)
- Buchheit. L, "The Role of the Official Sector in Sovereign Debt Workouts", 6 Chi. J. Int'l L. 333 (2005)
- Buchheit. L & Pam. J, "The Pari Passu Clause in Sovereign Debt Instruments", 53 Emory L.J. 913 (2004)
- Buchheit. L, "The Search for Intercreditor Parity", 8 L. & Bus. Rev. Am. 73 (2002) Buchheit. L et al., "Sovereign Bonds and the Collective Will," 51 Emory L. J. 1317 (Fall 2002)
- Chandler. B & Kaufman. M, "Maybe Taxes Aren't So Certain: What is "Fair and Equitable" in a Chapter 9 Plan?", American Bankruptcy Institute Journal, February 2013
- Chrostin. J, "Sovereign Debt Restructuring and Mass Claims Arbitration before the ICSID, the Abaclat Case", 53 Harv. Int'l L.J. 505 (2012)

Cleary Gottlieb Steen & Hamilton LLP, "Collective Action Clauses with Aggregation Mechanisms", 02/11/2011

- Clement. Z et al., "Important Issues in a Chapter 9 Case for a Municipality", 24 October 2011
- Cliffford Chance newsletter, "Euro area member states take collective action to facilitate sovereign debt restructuring" (December 2012)
- Cosio-Pascal. E, "The Emerging of a Multilateral Forum for Debt Restructuring: The Paris Club", UNCTAD/OSG/DP/2008/7, Discussion Papers No. 192
- Crippa. L, "Multilateral Development Banks and the Human Right Responsibility", 3 Am. U. Int'l L. Rev. 25 (2010), p.531-577
- Cross. K, Arbitration as a Means of Resolving Sovereign Debt Disputes, 17(3) Am. Rev. of Int'l Arb. 335, fn. 26 (2006)
- Das. U, Papaioannou. M and Trebesch. C, "Sovereign Debt Restructurings 1950-2010: Literature Survey, Data, and Stylized Facts", (2012) IMF WP/12/203
- Dickerson. A.M, "A Politically Viable Approach to Sovereign Debt Restructuring", 53 Emory L. J. (2004)
- Downs. E, "INSIDE CHINA INC.: China Development Banks' Cross-border Energy Deals", The John L. Thornton China Center at Brookings (2011)
- Drage. J & Hovaguimian. C, "Collective Action Clauses (CACS): an analysis of provisions included in recent sovereign bond issues" (November 2004)
- Gallagher. K, "The New Vulture Culture: Sovereign Debt Restructuring and Trade and In- vestment Treaties", Working Paper No 02/2011 (International Development Economics Associates (IDEAs) 2011)
- Gelpern. A, "Building a Better Seating Chart for Sovereign Restructurings", Emory L. J. 53 (2004)
- Gelpern. A & Gulati. M, "Public Symbol in Private Contract: a Case Study", (2006) 84 Wash. U. L. Rev. 1627
- Gelpem. A & Gulati. M, "Foreword: Of Lawyers, Leaders, and Returning Riddles in Sovereign Debt", in: A Modern Legal History of Sovereign Debt, Law and Contemporary Problems, Vol.73, No. 4, Fall 2010
- Global Law Intelligence Unit, Allen & Overy LL.P, "The pari passu clause and the Argentine case" (27 December 2012)
- Global Law Intelligence Unit, Allen & Overy LL.P, "How the Greek debt reorganization of 2012 changed the rules of sovereign insolvency" (September 2012)
- Hagan. S, "Designing a Legal Framework to Restructure Sovereign Debt", 36 Geo. J. Int'l L. 299 (2005)
- Haldane. A, Penalver. A, Saporta. V & Shin. H. S, "Optimal Collective Action Clause Thresholds", Bank of England Working Paper No. 249, 2005
- Jackson. T & Scott. R, "On the Nature of Bankruptcy: An Essay on Bankruptcy Sharing and the Creditors' Bargain", 75 Va. L. Rev. 155, 178 (1989)
- Jackson. T, "Bankruptcy, Non-Bankruptcy Entitlements, and The Creditors' Bargain" (1982) 91 Yale L. J. 857

Kupetz. D, "Municipal Debt Adjustment Under the Bankruptcy Code", 27 Urb. Law. 531 (1995)

- Martinez. E. A, "Understanding the Debate over Necessity: Unanswered Questions and Future Implications of Annulments in the Argentine Gas Cases", Duke Journal of Comparatives & International Law, Vol. 23:149
- Mattlin. M & Nojonen. M., "Conditionality in Chinese bilateral lending", BOFIT Discussion Papers (14/2011)
- Norton. E, "International Investment Arbitration and the European Debt Crisis", 13 Chi. J. Int'l L. 291 (2012)
- Olivares-Caminal. R, "The Pari Passu Interpretation in the Elliott Case: A Brilliant Strategy But An Awful (Mid-Long Term) Outcome", Hofstra Law Review, vol 40, no 39 (2012)
- Olivares-Caminal. R,"To Rank Pari Passu or Not to Rank Pari Passu: That is The Question in Sovereign Bonds After the Latest Episode of the Argentine Saga", Law & Business Review of the Americas, vol 15, no 4, p. 753 (2009)
- Pablo Bohoslavsky. J, Li. Y and Sudreau. M, 'Emerging customary international law in sovereign debt governance?', Capital Markets Law Journal, Vol. 9, No.1, 55
- Park. W, "The Politics of Class Action Arbitration: Jurisdictional Legitimacy and Vindication of Contract Rights", 27 Am. U. Int'l L. Rev. 837 (2012)
- Paulus. C, "A Resolvency Proceeding for Defaulting Sovereigns", IILR 2012
- Paulus. G & Kargman. S, Reforming the Process of Sovereign Debt Restructuring: A Proposal for a Sovereign Debt Tribunal, Prepared for Presentation to the United Nations Workshop on "Debt, Finance and Emerging Issues in Financial Integration" (April 2008)
- Quarles. R, "Herding cats: collective-action clauses in sovereign debt the genesis of the project to change market practice in 2001 through 2003", Law & Contemp. Probs (September 2010)
- Remy Chabot. B & Gulati. M, "Santa Anna and His Black Eagle: The Origins of the Pari Passu", 18 Feb 2014
- Richards. M, "The Republic of Congo's Debt Restructuring: Are Sovereign Creditors Getting Their Voice Back?", (2010) 73 Law & Contemp. Probs 273-299
- Rodrik. D, "Why is There Multilateral Lending?", NBER Working Paper No. 5160 (June 1995)
- Rogoff. K & Zettelmeyer. J, "Early Ideas on Sovereign Bankruptcy Reorganization: A Survey", IMF WP02/57 (March 2002)
- Sacerdoti. G, Bilateral Treaties and Multilateral Instruments on Investment Protection, RdC 269 (1997)
- Sachs. J, "Do We Need an International Lender of Last Resort?" Frank D. Graham Lecture at Princeton University, Vol. 8 (April 1995)

Schumacher. J et al., "Sovereign Defaults in Court: The Rise of Creditor Litigation 1976-2010" (February 2013)

- Simões. J, "Sovereign Bond Disputes Before ICSID Tribunals: Lessons from the Argentina Crisis", 17 L. & Bus. Rev. Am. 683 (2011)
- Schwarcz. S, "Idiot's Guide" to Sovereign Debt Restructuring, 53 Emory Law Journal (2004)
- Steingruber. A, "Abaclat and Others v Argentine Republic: Consent in Large-scale Arbitration Proceedings", ICSID Review (Fall 2012) 27 (2)
- Strong, S.I., "Ambiente Ufficio S.P.A. V. Argentine Republic: Heir of Abaclat? Mass and Multiparty Proceedings", ICSID Review (2014)
- Suescun de Roa. F, "Investor-State Arbitration in Sovereign Debt Restructuring: The Role of Holdouts", Journal of International Arbitration, (Vol. 30 Issue 2, 2013)
- Vandevelde. K. J, "A Unified Theory of Fair and Equitable Treatment", New York University Journal of International Law and Politics (JILP), Vol. 43, No. 1, 2010
- Waibel. M, "Opening Pandora's Box: Sovereign Bonds in International Arbitration", 101 Am J Intl L 711, 713 (2007)
- Weidemaier. M & Gulati, M, A People's History of Collective Action Clauses, 54 Virginia Journal of International Law 1-95 (2014)
- Weidemaier, M, "Sovereign Debt After NML v. Argentina", Capital Markets Law Journal (2013) 8 (2): 123-131
- Weidemaier. M, Disputing Boilerplate, 82 Temp. L. Rev. 1 (spring 2009)
- Wessels. B, Insolvency Law, in: Jan M. Smits (ed.), Elgar Encyclopedia of Comparative Law, 2nd ed., Edgar Elgar, Cheltenham, UK Northampton, MA, USA London, 2012, pp. 383-407
- Wood. P, "Sovereign insolvency: the bankruptcy ladder of priorities and the pari passu clause", Tijdschrift voor Financieel Recht (March 2012)
- Wright. M, "The Pari Passu Clause in Sovereign Bond Contracts: Evolution or Intelligent Design?", 1 Hofstra L. Rev. 40 (2011)
- Zamour. R, "NML v. Argentina and the Ratable Payment Interpretation of the Pari Passu Clause", Yale Journal of International Law, Vol. 38 (Spring 2013)
- Zettelmeyer. J, Trebesch. C and Gulati. M, 'The Greek Debt Exchange: An Autopsy', Peterson Institute for International Economics Working Paper No. 2013-13-8

#### SOVEREIGN DEBT DOCUMENTATION

- Base Prospectus of the Emirate of Abu Dhabi Global Medium Term Note Programme dated 31 March 2009 (one file with author)
- "Common Terms of Reference" of the Eurozone Model CAC (17/02/2012), para. 2.2, available at http://europa.eu/efc/sub\_committee/pdf/cac\_-\_text\_model\_cac.pdf
- Information Memorandum of the Republic of Congo U.S. Dollar Notes Due 2029 dated 1 August 2008 (on file with author)
- Offering Circular of the Republic of Hungary Euro Notes due 2014 dated 27 July 2009 (on file with author)

Offering Memorandum of the Government of Belize dated December 18, 2006, for the exchange of US Dollar Bonds due 2029

#### **WEBSITES**

- ECB Press Release, 6 September 2012 Technical features of Outright Monetary Transactions, available at http://www.ecb.europa.eu/press/pr/date/2012/html/pr120906\_1.en.html
- HccH official website, status table, available at http://www.hcch.net/index\_en.php?act=conventions.status&cid=78
- Hellenic Republic Ministry of Finance, Press Release dated 9 Mar 2012 <a href="http://www.minfin.gr/portal/en/resource/contentObject/contentTypes/announcementObject">http://www.minfin.gr/portal/en/resource/contentObject/contentTypes/announcementObject</a>
- Hellenic Republic Ministry of Finance, Press Release dated 24 Feb 2012 <a href="http://www.minfin.gr/portal/en/resource/contentObject/contentTypes/announcementObject">http://www.minfin.gr/portal/en/resource/contentObject/contentTypes/announcementObject</a>
- International Court of Justice Press Release dated 7 August 2014, available at http://www.icj-cij.org/presscom/files/4/18354.pdf
- IMF Press Release No.14/459 dated 6 October 2014, <a href="http://www.imf.org/external/np/sec/pr/2014/pr14459.htm">http://www.imf.org/external/np/sec/pr/2014/pr14459.htm</a>
- Information on the Hague Arbitral Tribunal, available at http://www.bis.org/about/arb\_trib.htm
- ITLOS official website, available at http://www.itlos.org/index.php?id=15&L=0 The ITLOS Statute, available at http://www.itlos.org/index.php?id=12&L=0%25255Co Opensinter
- ITLOS Statute and the Rules of the Tribunal (ITLOS/8), available at http://www.itlos.org/index.php?id=12&L=0%25255CoOpensinter
- Iran-United States Claims Tribunal, available at https://www.iusct.net/Pages/Public/A-About.aspx
- Paris Club official website, available at http://www.clubdeparis.org/sections/composition/membres-permanents-et/membres-permanents
- Permanent Court of Arbitration, available at http://www.pca-cpa.org/showpage.asp? pag\_id=1027
- The P.R.I.M.E. Finance, available at http://primefinancedisputes.org/about-us/UNCTAD official website, available at http://investmentpolicyhub.unctad.org/IIAUN General Assembly Press Release dated 9 September 2014 on "Resolution on Sovereign Debt Restructuring Adopted by General Assembly Establishes Multi-
  - Sovereign Debt Restructuring Adopted by General Assembly Establishes Multi-lateral Framework for Countries to Emerge from Financial Commitments", available at http://www.un.org/News/Press/docs/2014/ga11542.doc.htm
- UN Document A/68/L.57/Rev.1, available at http://www.un.org/ga/search/view\_doc.asp?symbol=a/68/l.57/rev.1

## Table of Legislation

United Nations Charter Article 33 (1) | 6.35 Articles 92 and 96 | 6.62

United Nations Convention on the Law of the Sea Article 287 | 6.59

United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards  $\mid$  6.54

Convention On The Settlement Of Investment Disputes Between States And Nationals Of Other States

Article 52 | 3.50 Article 54 (1) | 2.10, 3.36

Articles of Agreement of the International Monetary Fund, as amended XXVIII(a)  $\mid$  2.8, 4.15

Hague Agreement of 20 January 1930 Articles I and XV | 6.49

Treaty establishing the European Stability Mechanism  $\mid$  2.12, 3.15, 4.15, 5.7

Treaty between United States of America and the Argentine Republic Concerning the Reciprocal Encouragement and Protection of Investment | 3.49

Statute of the International Court of Justice Articles 3, 4, 13 and 34(1) | 6.62

Statute of the International Tribunal for the Law of the Sea Articles 2, 3 and 4 | 6.60 Articles 20 and 21 | 6.59

Statutes of the Bank for International Settlements Article 54 (1)  $\mid$  6.50

186 Table of Legislation

Rules for Arbitration between the Bank for International Settlements and Private Parties

```
Article 26 | 6.50
```

Declaration of the Government of the Democratic and Popular Republic of Algeria (General Declaration) dated 19 January 1981 | 6.51

Claims Settlement Declaration dated 19 January 1981 | 6.51, 6.52

Sovereign Immunities Acts of the United States. (1976), United Kingdom (1978), Singapore (1979), Pakistan (1981), South Africa (1981), Canada (1982), and Australia (1985) | 2.10, 3.31

#### U.S. Code

Section 101 | 2.36, 3.18, 4.31, 5.10 Section 901 | 3.19, 5.11 Section 943(b) | 3.19, 5.11 Section 1124 (2)(b) | 2.35 Section 1129 | 3.19, 3.26, 3.28 Section 1126(c) | 3.19, 5.11 Section 1605 (a) | 6.10

Local Civil Rule 83.9 (Alternative Dispute Resolution), United States District Court Southern District of New York  $\mid$  6.42

California Assembly Bill No. 506, 2011-12 Leg., Reg. Sess. (Ca. 2011) | 6.42

Greek Bondholder Act (Law No. 4050/2012) | 3.12

UNCITRAL Legislative Guide on Insolvency Law | 2.1, 3.22, 4.43, 5.13, 6.27

UNCITRAL Model Law on International Commercial Conciliation Article 1 (3)  $\mid$  6.35

#### INTERNATIONAL COURTS AND TRIBUNALS

Abaclat and others v. Argentine Republic (ICSID Case No. ARB/07/5)

Decision on Jurisdiction and Admissibility (Aug. 2011) | 2.9, 2.11, 3.2, 6.19, 6.32

Georges Abi-Saab's Dissenting Opinion of 28 October 2011 | 2.9, 3.2

Ambiente Ufficio S.p.A. v. Argentine Republic (ICSID Case No. ARB/08/9)

Decision in Jurisdiction and Admissibility (Feb. 2013) | 2.9, 2.11, 3.2, 5.37, 6.19

Dissenting opinion of Santiago Torres Bernardes of 2 May 2013 | 5.37

Azurix Corp. v. The Argentine Republic (ICSID Case No. ARB/01/12), Award of 14 July 2006 | 3.39, 3.47, 5.23, 5.31

Bank for International Settlements, PCA Partial Award dated 22 November 2002 | 6.50

Biwater Gauff (Tanzania) Limited v. United Republic of Tanzania (ICSID Case No. ARB/05/22), Award dated 24 July 2008 | 6.31

BG Group Plc v. Argentina (UNCITRAL), Award of 24 December 2007 | 3.39, 5.23

Canavero Claim (Italy v. Peru, PCA, 1912) | 2.10, 3.31

Continental Casualty Company v. Argentina (ICSID Case No. ARB/03/9), Award of 5 Sep 2008 | 3.51, 3.55

Certain Norwegian Loans (ICJ, France v. Norway, 1957) | 3.31

CMS Gas Transmission Company v. Argentine Republic (ICSID Case No. ARB/01/8) Award dated 12 May 2005 | 3.50, 6.33

Decision of the Ad Hoc Committee on the Application for Annulment of the Argentine Republic dated 25 September 2007  $\mid$  3.50

Deutsche Bank v. Democratic Socialist Republic of Sri Lanka (ICSID Case No. ARB/09/2), Award of 31 October 2012 | 3.39, 3.41, 5.23, 5.25

EDF International S.A., SAUR International S.A. and León Participaciones Argentinas S.A. v. Argentine Republic (ICSID Case No. ARB/03/23), Award of 11 June 2012 | 3.45, 3.51, 5.29

Electrabel S.A. v. Republic of Hungary (ICSID Case No. ARB/07/19), Decision on Jurisdiction, Applicable Law and Liability dated 30 November 2012 | 3.46, 5.30

El Paso Energy International Company v. Argentina (ICSID Case No. ARB/03/15)

Decision on Jurisdiction dated 27 April 2006 | 3.39, 6.33

Award of 31 October 2011 | 3.40, 3.45, 5.23

Enron Corp. and Ponderosa Assets LP v. Argentina (ICSID Case No. ARB/01/3), Award of 22 May 2007 | 3.50

Fedax N.V. v. Republic of Venezuela (ICSID Case No. ARB/96/3), Award dated March 9, 1998, 5 ICSID Rep. 200 (2002) | 6.33

French Claims Against Peru (PCA, 1921) | 2.10, 3.31

GAMI Investments v Mexico (UNCITRAL), Final Award of 15 November 2004 | 3.46, 5.30

Impregilo S.p.A. v. Argentine Republic (ICSID Case No. ARB/07/17), Award of 21 June 2011  $\mid$  3.39, 5.23

LG&E Energy Corp., LG&E Capital Corp., and LG&E International, Inc. v. Argentine Republic (ICSID Case No. ARB/02/1), Decision on Liability of 3 October 2006 | 3.50

*Metalpar S.A. and Buen Aire S.A. v. The Argentine Republic* (ICSID Case No. ARB/03/5), Award on the Merits of 6 June 2008 | 3.45, 5.29

MTD v Chile (ICSID Case No. ARB/01/7), Award of 25 May 2004 | 3.46, 5.30

Occidental Petroleum Corporation and Occidental Exploration and Production Company v. The Republic of Ecuador (ICSID Case No. ARB/06/11), Award of 5 October 2012 | 3.48, 5.32

Pan American Energy LLC and BP Argentina Exploration Company v. Argentina (ICSID Case No. ARB/03/13), Decision on Preliminary Objections dated 27 July 2006 | 6.33

Payment in Gold of Brazilian Federal Loans Contracted in France (PCIJ, 1929) | 2.10, 3.31

Payment of Various Serbian Loans Issued in France (PCIJ, 1929) | 2.10, 3.31

Poštová banka, a.s. and ISTROKAPITAL SE v. Hellenic Republic, Procedural Order No.1 dated 20 December 2013 | 3.1, 6.21

PSEG Global, The North American Coal Corporation, and Konya Ingin Electrik ve Ticaret Sirketi v. Republic of Turkey (ICSID Case No. ARB/02/5), Award of 19 January 2007 | 3.40, 3.45, 5.24, 5.29

*Saluka Investment BV v. Czech Republic* (UNCITRAL), Partial Award of 17 March 2006 | 3.43, 3.44, 3.54, 5.27, 5.28, 5.35, 6.28,

SD Myers v Canada (UNCITRAL), Second Partial Award of 21 October 2002 | 3.46, 5.30

Sempra Energy Int'l v. Argentine Republic (ICSID Case No. ARB/02/16), Award of 28 September 2007 | 3.50, 6.31

Société Générale du Surveillance SA v. Pakistan (ICSID Case No. ARB/01/13), Decision of the Tribunal on Objections to Jurisdiction dated 6 August 2003 | 6.33

Société Générale du Surveillance SA v. Philippines (ICSID Case No. ARB/02/6), Decision on Objections to Jurisdiction dated 29 January 2004 | 6.33

Societe Commerciale De Belgique (Belgium v. Greece, PCIJ, 1939) | 2.10, 3.31

Swisslion DOO Skopje v. The Former Yugoslav Republic of Macedonia (ICSID Case No. ARB/09/16), Award of 6 July 2012  $\mid$  3.40, 5.24

Técnicas Medioambientales Tecmed, S.A. v. United Mexican States (ICSID Case No. ARB (AF)/00/2), Award of 29 May 2003 | 3.44, 3.47, 3.55

Toto Costruzioni Generali S.p.A. v. The Republic of Lebanon (ICSID Case No. ARB/07/12), Award of 7 June 2012 | 3.45, 5.29

Ulysseas, Inc. v. The Republic of Ecuador (UNCITRAL), Final Award, 12 June 2012 | 3.45, 5.29

Waste Management, Inc. v. United Mexican States (ICSID Case No. ARB(AF)/00/3), Award of 30 April 2004  $\mid$  3.41, 5.25, 6.31

#### DOMESTIC COURTS

Aurelius Capital Partners, LP v. Republic of Argentina, 584 F 3d 120 (2<sup>nd</sup> Cir 2009) | 6.10

Bekins v. Lindsay-Strathmore Irrigation District, 114 F.2d 680 (9th Cir. 1940) | 3.28, 3.55, 5.18, 5.36

Capital Ventures International v. Republic of Argentina, 552 F 3d 289 (2<sup>nd</sup> Cir 2009) | 6.10

Case v. Los Angeles Lumber Products, 308 U.S. 106 (1939) | 3.28, 5.18

Elliott Assocs. LP, unreported September 26, 2000, General Docket No. 2000/QR/92, Court of Appeal of Brussels, 8th Chamber | 3.33, 6.12, 6.13

EM Ltd v. Republic of Argentina, 473 F 3d 463, p. 465 (2nd Cir 2007) | 6.11

EM Ltd v. Republic of Argentina, 389 F App'x 38 (2nd Cir 2010) | 6.11

EM Ltd v. Republic of Argentina, No 11-4065-CV(L), 2012 WL 3553367 (2nd Cir 2012)  $\mid$  6.11

Fano v. Newport Heights Irr. Dist.,114 F.2d 563 (9th Cir. 1940) | 3.29, 5.19

In re AOV Indus., Inc., 792 F.2d 1140, 1150 (D.C.Cir.1986) | 3.27, 5.17

In re Barney & Carey Co., 170 B.R. 17, 25 (Bankr.D.Mass.1994) | 3.54, 5.17, 5.35

In re City of Bridgeport, 129 B.R. 332 (Bankr. D. Conn, 1991) | 3.18, 5.10, 6.24

In re City of Detroit, Michigan, No. 13-53846

Mediation Order dated 13 August 2013 (on file with the author)  $\mid$  6.40 First Order Referring Matters to Facilitative Mediation dated 16 August 2013 (on file with the author)  $\mid$  6.41

Second Order Referring Matters to Facilitative Mediation dated 22 August 2013 (on file with the author)  $\mid$  6.41

Third Order Referring Matters to Facilitative Mediation dated 7 October 2013 (on file with the author)  $\mid$  6.41

Oral Opinion on the Record dated November 7, 2014 | 6.41

*In re City of San Bernardino, California*, No. 12-28006 (C.D. Cal. 2012) ECF No. 1, Chapter 9 Voluntary Petition | 6.39

*In re City of Stockton, California*, No. 12-32118 (E.D. Cal. 2012) ECF No. 1, Chapter 9 Voluntary Petition | 6.39

In re City of Stockton, California, Outcome of AB506 Mediation Sessions | 6.39

In re Corcoran Hosp. Dist., 233 B.R. 449, 459-60 (Bankr. E.D. Cal. 1999) | 3.29, 5.19

In re Hamilton Creek Metropolitan District, 143 F.3d 1381 (10th Cir. 1998) | 3.18, 5.10, 6.24

*In re Johns-Manville Corp.*, 68 B.R. 618, 636 (Bankr.S.D.N.Y.1986), aff'd, 78 B.R. 407 (Bankr.S.D.N.Y.1987), aff'd, 843 F.2d 636 (2d Cir.1988) | 3.27, 5.17

In re Orfa Corp. of Philadelphia, 129 B.R. 404, 416 (Bankr.E.D.Pa.1991) | 3.27, 5.17

In re Town of Mammoth Lakes, California, No. 12-32463 (E.D. Cal. 2012) ECF No. 1, Chapter 9 Voluntary Petition | 6.39

Jordan v. Palo Verde Irrigation District, 114 F.2d 691 (9th Cir. 1940) | 3.28, 3.55, 5.18, 5.36

Lorber v. Vista Irrigation Dist., 127 F.2d 628 (9th Cir. 1942) | 3.28, 3.55, 5.18, 5.36

Lorber v. Vista Irrigation Dist., 143 F.2d 282 (9th Cir. 1944) | 3.29, 5.19

Macrotenic International Corp v. Republic of Argentina and EM Ltd v. Republic of Argentina (S.D.N.Y. January 12, 2004) (No.02 CV 5932 (TPG), No. 03 CV 2507 (TPG)) | 3.33, 6.12, 6.13

Moody v. James Irrigation District, 114 F.2d 685 (9th Cir. 1940) | 3.28, 3.55, 5.18, 5.36

Newhouse v. Corcoran Irr. Dist., 114 F. 2d 690 (9th Cir. 1940) | 3.29, 5.19

NML Capital, Ltd. v. Republic of Argentina, No. 12-105-(L) (2d Cir. 26 Oct. 2012) | 1.5, 2.9, 3.33, 3.35, 4.12, 4.24, 6.2, 6.12, 6.14, 6.26

NML Capital, Ltd. v. Republic of Argentina, 08 Civ. 6978 (TPG), 09 Civ. 1707 (TPG), 09 Civ. 1708 (TPG) (S.D.N.Y., 21 Nov. 2012) | 1.5, 2.9, 3.33, 4.12, 4.24, 6.2, 6.14, 6.36

Red Mountain Finance Inc v. Democratic Republic of Congo, No. CV 00-0164 R (C.D. Cal. 29 May 2001) | 3.33, 6.12

Republique Du Nicaragua v. INC invs. LLC No.2003/KR/334, p. 2 (Ct. App. Brussels, 9th Chamber, 2004) | 3.33, 6.12

West Coast Life Insurance Company et al. v. Merced Irrigation District, 114 F.2d 654 (9th Cir. 1940) | 3.28, 3.55, 5.18, 5.36