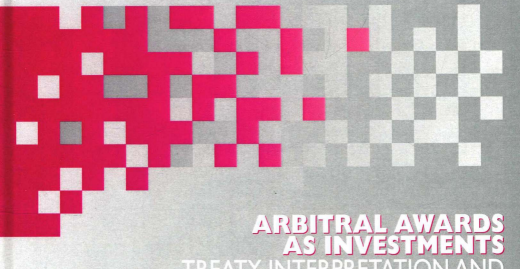
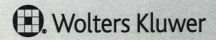
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MAXIMILIAN CLASMEIER



Arbitral Awards as Investments

Treaty Interpretation and the Dynamics of International Investment Law

Maximilian Clasmeier



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VOLUME 39

Editor

Professor Julian D.M. Lew QC has been involved with international arbitration for more than 40 years as counsel, as arbitrator and as an academic. He has held the position of Professor and Head of the School on International Arbitration, Centre for Commercial Law studies, Queen Mary University of London since its creation in 1985. He is now an independent arbitrator at 20 Essex Street, London.

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Foreword

International investment law and investment arbitration as the primary means to resolve disputes stemming from the former have, especially in Europe, become a focal point of a heated public debate. It is an unfortunate reality that this debate is oftentimes fueled by incomplete or even false information. Therefore, thorough legal analyses within the realm of this dynamic field of public international law are ever more needed. From a political perspective, they provide the starting point for countering improper allegations against the field; from a legal perspective, they must be seen either as an opportunity to improve the functioning of international investment law mechanisms where the criticism hits a point or as assurance that the criticism is unfounded. In any case, however, legal analyses within international investment law as in any other field of law are indispensable for theory and practice alike.

Vital to the operations of any investment tribunal is the determination of a dispute as one arising out of an "investment." Despite its immense importance, tribunals can mostly not avail themselves of a definition of the term that will easily clarify whether or not an investment is really at hand. Rather, it is the interpretation of the underlying treaties that will lead tribunals to the determination. This operation becomes especially challenging where investment and commercial arbitration intersect. When a foreign investor encounters a dispute with another company (e.g., owned by the host state) within the territory of that host state, secures a commercial arbitral award and fails to enforce the latter before the courts as a result of host state interference, the intersection between commercial and investment arbitration is by no means a rare occurrence. If that commercial arbitration award is then protected by the guarantees given by the host state within the framework of an investment treaty or contract, investment arbitration may be an avenue of legal recourse. Once again, however, that recourse can only be successful if the arbitral award may be qualified as an "investment."

This question has so far not been addressed in utmost depth. Therefore, the book at hand constitutes an important contribution to further development of legal analysis in this exciting field. The author analyzes if, and under which circumstances, arbitral tribunals are likely to find arbitral awards to fall under an applicable investment definition and thereby enriches theory and practice of international investment law

alike. The book approaches the existing decisions on the matter clearly and concisely, guiding the reader through differences and similarities. It is particularly noteworthy that the author considers the perspectives of both the investor and the host state. The analysis is mindful of the ramifications of possible interpretive insufficiencies and highlights the utterly important consequences of the respondent to an investment arbitration being a sovereign state. The book is thus a strong reminder of the relevance of core public international law principles such as state sovereignty within disputes, regardless of the apparent sophistication of an interpretive question.

Additionally, it does not stop at pointing to certain interpretive insufficiencies. Rather, it seeks reasons for these insufficiencies and carves out potential elements of their impact on treaty interpretation. These may be trends of convergence between international commercial and investment arbitration, tendencies to protect arbitration within public international law and similar progression within international investment law itself. The analysis thereby provides new insights into the broader environment in which international investment arbitration nowadays operates. As a result, the reader receives a balanced perspective on the criticism voiced towards treaty interpretation within international investment arbitration as well as various possible solutions to existing problems.

Besides its contribution to the theoretical context of the public sphere in which international investment arbitration functions, the book appeals especially to practitioners of international arbitration. It assists tribunals and counsel alike as a useful reference in determining if and under which circumstances an arbitral award may be qualified as or like an investment and thereby enjoys protection under investment treaties or contracts. At the same time, it is a similarly useful guide for state actors in the process of treaty negotiations. By stressing the importance of treaty drafting, the possible effects of a particular wording or trends within international investment law in an exemplary manner apart from one single practical issue, it serves as a valuable resource for sovereigns in assessing the effects of their conduct at an early stage.

Prof. Dr. R. Alexander Lorz, LL.M. (Harvard)

List of Abbreviations

ASEAN Association of Southeast Asian Nations

ASEAN-ANZ-FTA Association of Southeast Asian Nations, Australia and

New Zealand Free Trade Agreement

BIT Bilateral Investment Treaty

CAFTA-DR Dominican Republic-Central America-United States Free

Trade Agreement

DIS Deutsche Institution für Schiedsgerichtsbarkeit

ECHR European Court of Human Rights

ECJ European Court of Justice
ECT Energy Charter Treaty

EPA Environmental Protection Agency

EU European Union

FCN Friendship, Commerce and Navigation

FIDIC International Federation of Consulting Engineers

FTA Foreign Trade Agreement

GAFTA Grain and Feed Trade Association

GATS General Agreement on Trade in Services

ICC International Chamber of Commerce

ICCA International Council for Commercial Arbitration
ICISS International Commission on Intervention and State

Sovereignty

ICJ International Court of Justice

ICSID International Centre for the Settlement of Investment

Disputes

IDA International Development Association
IFC International Finance Corporation

List of Abbreviations

LCIA London Court of International Arbitration
MIGA Multilateral Investment Guarantee Agency

MIT Multilateral Investment Treaty

MTBE Methyl Tert-Butyl Ether

NAFTA North American Free Trade Agreement

NYC New York Convention

PCA Permanent Court of Arbitration

PCIJ Permanent Court of International Justice SADC South African Development Community

SCC Stockholm Chamber of Commerce

SIAC Singapore International Arbitration Centre SORTAMAR Société Mixte de Transports Maritimes

TFEU Treaty on the Functioning of the European Union

TRIMS Trade-Related Investments Measures

TRIPS Agreement on Trade-Related Aspects of Intellectual

Property

UNCITRAL United Nations Commission on International Trade Law
UNCTAD United Nations Conference on Trade and Development

VCLT Vienna Convention on the Law of Treaties

WTO World Trade Organization

Acknowledgments (in English)

The completion of the present book would not have been possible without the support of numerous people to whom I hereby would like to express my gratitude.

First, I would like to especially thank my parents whose support, encouragement and trust have enabled me to develop personally and professionally. My mother and my father, who has unfortunately passed away much too early, have thereby contributed an invaluable part in allowing me to achieve my goals. Their strength and joie de vivre continue to impress me and are going to provide guidance on my further path in life. This book is dedicated to them.

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Lastly, I would like to thank Prof. Dr. Siegfried H. Elsing, LL.M. (Yale) for his opinion on my thesis. Furthermore, I would like to thank Dr. Alexandra Diehl, LL.M. (Suffolk University) for her support and the valuable insights into international arbitration as well as all those who have contributed to the development of this book with suggestions and ideas, especially Dr. Aniruddha Rajput and Jan K. Schäfer, LL.M. (Singapore).

Wiesbaden, July 2016 Maximilian Clasmeier

Acknowledgments (in German)

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