Contents

Tab	le of Cases	xvii
Tab	le of Treaties	XXV
List	of Abbreviations	xxxiii
0		
15	To the standard	1
1.	Introduction	
	I. The International Bank for Reconstruction and Development	2
	II. The International Finance Corporation, International	
	Development Association and Multilateral Investment	_
	Guarantee Agency	5
	III. The International Centre for Settlement of Investment Disputes	7
2.	Origins of the Convention	11
	I. Proposed multilateral approaches to the promotion of private	
	foreign investment	12
	A. Investment insurance	12
	B. A code of conduct	13
	C. An arbitral body for investment disputes	15
	II. The World Bank considers the proposals	17
	A. The Bank's work on an IIIA	17
	B. The proposed code of conduct	18
	C. The dispute settlement approach	19
	III. The role of "Black's Bank" in the settlement of investment disputes	
	IV. The Bank begins to work on the initiative	23
3.	Broches's "Working Paper"	25
	I. The Working Paper	27
	A. Provisions on the establishment and organization of the Center	28
	B. Provisions on the jurisdiction of the Center	31
	C. Provisions on conciliation and arbitration	32
	II. The initial meetings of the Committee of the Whole	34
4.	The Preliminary Draft of the Convention	39
		40
	 I. The Preliminary Draft A. Provisions on the establishment and organization of the Center 	40
	B. Provisions on the jurisdiction of the Center	41
	C. Provisions on conciliation and arbitration	42
	D. Other provisions	44
	II. Sources for the Preliminary Draft	45
	III. The regional consultative meetings	48
	A. Discussions regarding the establishment and organization	
	of the Center	49
	B. Discussions regarding the jurisdiction of the Center	51
	C. Discussions regarding conciliation and arbitration	53
	D. Discussions regarding inter-State proceedings, amendments	
	and participation in the Convention	56

xiv Contents

5.	Finalizing the Text of the Convention	59
	 I. The First Draft A. Provisions on the establishment and organization of the Center B. Provisions on the jurisdiction of the Center C. Provisions on conciliation and arbitration D. Other provisions II. The Legal Committee meetings A. Discussions regarding the establishment and organization of the Centre B. Discussions regarding the jurisdiction of the Centre C. Discussions regarding conciliation and arbitration D. Discussions of other provisions III. Concluding steps A. The final meetings of the Committee of the Whole B. Approval of the final text 	61 62 63 64 67 67 69 71 75 79 80 81 85
6.	Establishment and Launch of the Centre	87
	 I. The inaugural meeting of the Administrative Council A. Election of the first Secretary-General of ICSID B. Adoption of the Provisional Regulations and Rules C. Approval of administrative and budgetary arrangements II. The Provisional Regulations and Rules of the Centre A. The Provisional Administrative and Financial Regulations B. The Provisional Institution Rules C. The Provisional Conciliation Rules and Provisional Arbitration Rules III. The Memorandum of Administrative Arrangements IV. The first annual meeting of the Administrative Council A. The definitive Regulations and Rules B. The arrangements with the Permanent Court of Arbitration 	89 90 91 92 94 94 98 98 102 103 105
7.	ICSID's First Two Decades	109
	 I. Institutional developments A. Ratifications of the Convention B. The Administrative Council C. The Secretariat D. Designations to the Panels of Conciliators and of Arbitrators E. Other measures by Contracting States pursuant to the Convention II. Promoting consents to the jurisdiction of ICSID III. An overview of the early cases IV. The 1984 amendments of the ICSID Regulations and Rules V. The Additional Facility A. The initial proposal for an Additional Facility B. The draft Additional Facility Rules C. Adoption of the Additional Facility Rules D. Continuation of the Additional Facility VI. The appointing authority role VII. The investment law publishing activities 	111 111 112 114 117 118 120 123 126 129 132 134 135 137
8.	Aspects of the Early Cases	143
	I. Registration of requests to institute proceedings	143

Contents	XV

221	II. The constitution of commissions and tribunals III. Approaches to jurisdiction IV. Provisional measures V. Applicable law VI. Annulment decisions of the 1980s VII. Enforcement of awards	146 150 157 162 167 172
9.	ICSID from 1989 to 1999 I. The growing network of investment treaties	177 180 185
	 II. Institutional developments A. Ratifications of the Convention B. The Secretariat C. The Panels of Conciliators and of Arbitrators D. Agreements with other arbitration institutions 	185 186 187 188
	III. An overview of cases submitted to ICSID between 1989 and 1999IV. The first Additional Facility ProceedingsV. Some leading BIT cases of the 1990s	193 202
	A. Fedax v. Venezuela B. Vivendi v. Argentina C. Maffezini v. Spain	203 205 207 209
10	D. Wena v. Egypt ICSID from 2000 to 2010	211
10.	I. Institutional developments A. Ratifications of the Convention B. The Secretariat C. The Panels of Conciliators and of Arbitrators II. The 2003 amendments of the Regulations and Rules III. The 2006 amendments of the Regulations and Rules IV. Aspects of cases submitted to ICSID from 2000 to 2010 A. Registration of requests to institute proceedings B. The constitution of commissions and tribunals C. Approaches to jurisdiction D. Provisional measures E. Applicable law F. Annulment decisions G. Enforcement of awards	216 217 220 221 224 230 232 236 240 254 256 259 262
11	"The Premier International Investment Arbitration Facility in the World"	267
	 I. Institutional developments A. Participation in the Convention B. The Administrative Council C. The Secretariat D. The Panels of Conciliators and of Arbitrators E. Agreements with other arbitration institutions II. The appointment and disqualification of arbitrators A. Trends in appointments B. Disqualification proposals 	269 269 270 272 273 274 274 276

Contents

	A. Awards upholding claims B. Awards dismissing claims C. An interim assessment	277 278 278 282 282
10		287
12.	I. General observations II. Meeting new challenges A. Promoting conciliation B. Enhancing transparency	287 289 289 290
	C. Preparing for a possible appellate mechanism and permanent investment tribunal II. Possible changes in other areas	291 294
Ap	endices	
•	I. Working Paper in the Form of a Draft Convention for the Resolution of Disputes between States and Nationals of Other States, June 5, 1962	297
	II. Preliminary Draft of a Convention on the Settlement of Investment Disputes between States and Nationals of Other States, October 15, 1963	311
	 III. Draft Convention on the Settlement of Investment Disputes between States and Nationals of Other States (First Draft), September 11, 1964 IV. Convention on the Settlement of Investment Disputes between 	332
	States and Nationals of Other States and Accompanying Report of the Executive Directors, March 18, 1965	351
_	ct Bibliography	373 381