**Volume 29, Number 3 (Fall 2014)**

**Energy Charter Treaty 20 Year Anniversary**
- Graham Coop, *20 Years of the Energy Charter Treaty*

**Case Comments**
- Philippe Pinsolle, *ABCI Investments Limited v Republic of Tunisia*
- Esmé Shirlow, *Les Laboratoires Servier, SAA, and others v Republic of Poland*

**Articles**
- Inès El Hayek and Anne Gilles, *The Multifaceted Settlement of International Investments Disputes: Thoughts about the Variety of Instruments Claiming Their Applicability to the Investment Dispute*
- Esmé Shirlow, *Deference and Indirect Expropriation Analysis in International Investment Law: Observations on Current Approaches and Frameworks for Future Analysis*
- Utku Topcan, *Abuse of the Right to Access ICSID Arbitration*
- Inna Uchkunova and Oleg Temnikov, *A Procrustean Bed: Pre- and Post-award Interest in ICSID Arbitration*

**Notes**
- Veijo Heiskanen, *Comment on Andrea Marco Steingruber’s Remarks on Veijo Heiskanen’s Note ‘Ménage à Trois? Jurisdiction, Admissibility and Competence in Investment Treaty Arbitration’*
- Andrea Marco Steingruber, *Some Remarks on Veijo Heiskanen’s Note ‘Ménage à Trois? Jurisdiction, Admissibility and Competence in Investment Treaty Arbitration’*
- S.I. Strong, *Contractual Waivers of Investment Arbitration: Wa(i)ve of the Future?*

**Documents**
- Institut de Droit International, *Legal Aspects of Recourse to Arbitration by an Investor against the Authorities of the Host State under Inter-State Treaties*
- Andrea Giardina, *The Tokyo Resolution of the Institut de Droit International on Investment Treaty Arbitration*