Bibliography

SECONDARY MATERIAL: MONOGRAPHS


HACKWORTH (G.H.), Digest of International Law, Vol. 3, 1942.


JACKSON (J.H.), DAVEY (W.J.) and SYKES, Jr. (A.O.), Legal Problems of International Economic Relations – Cases, Materials and Text on the National and International Regulation of Transnational Economic Relations, 5th edn, American Casebook Series, Thomson West, USA, 2008.


Schokkaert (J.) and Heckscher (Y.), *International Investment Protection: Comparative Law Analysis of Bilateral and Multilateral Interstate Conventions, Doctrinal Texts and Arbitral Jurisprudence Concerning Foreign Investments*, Bruylant, 2009.


SECONDARY MATERIAL: PAPERS, BOOK CHAPTERS AND JOURNAL ARTICLES


ALDRICH (G.H.), ‘What Constitutes a Compensable Taking of Property?"


BUSTAMANTE (P.I.) and BOWRA (S.), ‘Biotechnology in Developing Countries: Harnessing the Potential of High-TECH SMES in the Face of Global Competition’, 5:3 Electronic Journal of Biotechnology 196 (December 2002).


De Man (P.) and Wouters (J.), ‘Improving the Framework of Negotiations on International Investment Agreements’, in De Schutter (O.), Swinnen (J.) and Wouters (J.) (eds), *Foreign Direct Investment and Human Development*, Routledge, 2013.


GILL (J.), Gearing (M.) and Birt (G.), ‘Contractual Claims and Bilateral


Halonen (L.), ‘Bridging the Gap in the Notion of “Investment” between ICSID and UNCITRAL Arbitrations: Note on an Award Rendered under the Bilateral Investment Treaty between Switzerland and Uzbekistan (Romak SA v Uzbekistan)’, 29:2 ASA Bulletin 312 (June 2011).


Hunter (J.M.) and Olmedo (J.G.), ‘Investor-State Arbitration and Plain Packaging: The New “Anti-Tobacco Movement” Has Begun’, 29 January
International conventions and documents


MONTES (M.F.), ‘Direct Foreign Investment and Technology Transfer in ASEAN’, 14:2 ASEAN Economic Bulletin 176 (November 1997).


MORTENSON (J.D.), ‘The Meaning of “Investment”: ICSID’s Travaux and


**PORTERFIELD** (M.C.) and **BYRNES** (C.R.), ‘Philip Morris v. Uruguay: Will Investor-State Arbitration Send Restrictions on Tobacco Marketing Up


ROSE-ACKERMAN (S.) and ROSSI (J.), ‘Disentangling Deregulatory Takings’, 86 Va. L. Rev. 1435 (2000).


SHIHATA (I.), ‘Applicable Law in International Arbitration: Specific Aspects in the Case of the Involvement of State Parties’, in SHIHATA (I.) and


Waelde (T.) and Kolo (A.), ‘Environmental Regulation, Investment Protection and “Regulatory Taking” in International Law’, 50:4 The International and Comparative Law Quarterly 811 (October 2001).


