

Cambridge University Press

978-1-107-08362-2 - Between Interests and Law: The Politics of Transnational Commercial Disputes

Thomas Hale

Index

[More information](#)

INDEX

- actors. *See also* legal networks
 domestic courts and, 62
 institutional arbitration and, 69
 market power and, 59
- adjudicators
 fees, 57
 independence of, 54
- agentic constructivism, 79
- agropecuario*, 252
- Alexandria Courts, 18
- Allen, Judge, 191
- almacénes*, 256
- Aluminum Company of America, 217
- Aluminum Ltd., 223
- Amalfi, 1
- American and Foreign Power Company, 217
- American Arbitration Association, 31, 110, 130, 199, 202, 205, 210–13, 215, 218, 223, 226, 314
- American Association for the Comparative Study of the Law, 219
- American Bar Association
 bilateral treaties and, 125
 Committee on Commerce, Trade, and Commercial Law, 184, 188
 Committee on International Unification of Private Law, 218
 Federal Arbitration Act and, 195
 House of Delegates, 218
 revocability principle and, 192, 194
 state law and, 183
- American Car and Foundry Co., 223
- American Chamber of Commerce of Beijing, 335
- American Farm Bureau, 187
- American Judicature Society, 191–92
- American Smelting and Refining Corp., 223
- American Society of International Law, 219, 289
- American South, 29
- Andros, Edmund, 158
- anti-colonial movement, 31–32
- Anti-Rightist campaign, 319
- Arbitral Chamber of the Grain Exchange, 288
- arbitral tribunals, 5
- arbitration. *See also* commercial dispute resolution
 in colonial New York, 161
 commercial, transnational. *See* transnational commercial arbitration (TCA)
 commodity, 167–71
 domestic and global trends, 195–97
 domestic and international use of, 38–39
 economic takeoff in 1860–1930 and, 197–200
 evolution of, 352–55
 commodities trade, 352
 creation of New York Convention, 353
 hybrid system, 352–53
 from interests to law, 355–59
 legal networks, 355
 market power, 354
 policies going against legal norms, 354–55
 supply, 354
 international, 39
 investment protection, 39–40

Cambridge University Press

978-1-107-08362-2 - Between Interests and Law: The Politics of Transnational Commercial Disputes

Thomas Hale

Index

[More information](#)

INDEX

399

- legal fields and norm of, 83–84
- legal norms in, 190–95
- use in many types of disputes, 39
- Arbitration Act (UK, 1889), 100, 116, 192
- Arbitration Act (USA, 1925), 124, 127, 191
- Arbitration Chamber of the Grain Exchange, 270
- Arbitration Foundation, 199
- Arbitration Society of America, 189, 197–98
- arbitrators. *See also* lawyers
 - choosing, 37–38
 - fees, 57
 - socio-cultural differences, 23
- area of practice, 21
- Argentina, 13, 231–301
 - arbitration
 - commodity, 30
 - fees, 57
 - postwar. *See also* supply and demand
 - under Carlos Menem's leadership, 276–78
 - colonial period
 - under British rule, 240–41
 - commerce in River Plate, 237–40
 - consulado* system, 234–37
 - foreign intervention, 240–41
 - commercial dispute resolution
 - in colonial period, 233–41
 - law, 242–51
 - overview, 14–15
 - postwar period, 269–71
 - private authority, 251–64
 - public authority, 242–51
 - consulado* system, 237
 - democracy in, 276–80
 - Depression, 264–69
 - economic history and growth
 - colonial period, 231, 233–41
 - economic miracle, 251–64
 - exports between late 19th century and World War I, 251–53
 - overview, 231–33
 - trade with Great Britain, 252
 - export industries, 283–86
 - agricultural products, 285–86
 - automobile, 283–85
 - grain, 60, 254–61
 - oil, 285
 - soy, 283
 - independence and statebuilding, 242–51
 - commercial code, 249–50
 - strong state and strong law in, 246–51
 - weakness of public institutions, 243–46
 - law, 246–51
 - legal institutions, 15
 - legal networks, 289–93
 - lobbying in, 293–99
 - nationalization of grain trade in, 266–68
 - neoliberalism in, 276–80
 - Peronism, 264–69
 - postwar period, 269–71
 - epistemic linkages, 274–75
 - Peron eras, 269–70
 - private alternatives, 271–74
 - state intervention, 269–71
 - private authority, 250
 - grain trade and, 254–61
 - legal norms and, 261
 - state intervention and, 259, 261–62
 - private dispute settlement and supply, 268–69
 - private institutions, 280–89
 - public authority, 242–51
 - ratification of Geneva treaties and, 119, 123–24
 - ratification of New York Convention in 1989, 294–95
 - support of arbitration, 146
 - UNCITRAL Model Law and, 296–97
- Argentine Association of Comparative Law, 289
- Argentine Chamber of Commerce, 274–75
- Argentine Institute for the Promotion of Exchange (IAPE), 267, 269
- Argentine Rural Society, 253
- Arnaud, Rene, 149

Cambridge University Press

978-1-107-08362-2 - Between Interests and Law: The Politics of Transnational Commercial Disputes

Thomas Hale

Index

[More information](#)

400

INDEX

- Asian-African Legal Consultative Organization (AALCO), 32
- Asphalt* case, 183, 193
- Association of American Law Schools, 219
- Association of Chambers of Commerce, 105
- Astor, Vincent, 199
- Atlantic Fruit Company v. Red Cross Line*, 183, 193
- Auerbach, J.S., 202–03
- Australia
 arbitration case with China, 315–16
 British Empire's arbitral awards in, 101
 ICC's expert committee and, 141
- Austria, 113
- authority, 56–57, 61. *See also* institutions
 domestic courts and, 64
 of intergovernmental organizations, 65
 of private institutions, 67
- automobile industry, 283–85
- Baldwin Locomotive Works, 223
- Bandung Conference (1958), 32
- Bank of America, 212
- Barnes, Julius, 170–71
- Beijing Arbitration Commission (BAC), 303, 324, 326–27, 330
- Belgian Chamber of Commerce, 95
- Belgium, 113, 148
 ICC's expert committee and, 141
 support of arbitration, 145
- Benson, B.L., 188, 189
- Bernheimer, Charles, 96, 98, 99, 125–26, 174, 179, 180, 182–83, 184–88, 193–94, 196–97, 199
- Bernheimer and Walter, 174
- bias, in rules, 54–55
- bilateral treaties, postwar, 209–14
- Board of Trade, 109–13, 116, 135, 144
- Bogota, 236
- Bolivia
consulados in, 237
 Inter-American arbitration and, 223
- Bolsa de Comercio de Buenos Aires*, 197, 257, 263, 269, 274
- Bolsa de Comercio de Rosario*, 288
- Borax, 133
- Bordieu, Pierre, 21
- Boston, Massachusetts, 156
- Boston Congress (1912), 95
- bottom-up governance, 20
- Brandeis, Louis D., 175
- Brazil, automobile industry, 283–85
- Brazil-Argentina Chamber of Commerce, 280
- Bridas, 285
- British Corn Laws, 168
- British Empire. *See* United Kingdom
- British Federation of Commodity Associations, 136
- British Institute of International and Comparative Law, 289
- Brousseau, E., 365
- Buenos Aires Grain Exchange, 270
- Buenos Aires Stock Exchange, 257, 281
- Burger, Justice, 207
- Bustamante Code, 222
- Cairo, Egypt, 32
- Cairo Regional Centre for International Commercial Arbitration, 40
- Caivano, Roque, 288, 298
- California, arbitration law, 183
- Calvo, Carlos, 64–66, 243, 247–48, 263
- Calvo Doctrine, 243, 247
- Cámara Gremial de Cereales* (Grain Guild Chamber), 257
- Cámara de Apelaciones*, 243
- Campbell, Lord, 190–91
- Canada
 British Empire's arbitral awards in, 101
 grain trade, 254
 ratification of Geneva treaties and, 119
- Canadian Chamber of Commerce, 215
- Canadian-American Commercial Arbitration Commission, 210–13
- cartels, 60

- Casa de Contratación* (House of Trade), 234, 237
- Casino Mercantil*, 258
- Catholic Church, 366
- caudillo*, 244, 246
- Centro Commercial, 258
- chambers of commerce, United States, 30
- Champagne trade fairs, 8, 26–27
- Chase National Bank, 212
- Chen, F., 345
- Chile, ratification of Geneva treaties and, 123–24
- China, 13, 302
- accession to New York Convention, 322
 - arbitration
 - authority dimension, 337–39
 - by chambers of commerce, 30
 - Chinese vs. Western arbitration, 339
 - commercial, 323–24
 - domestic arbitral institutions, 335–36
 - efficiency, 337–39
 - enforcement of awards, 337–39
 - fees, 57
 - foreign arbitral institutions, 336
 - foreign-related, 323–24
 - home court preference, 340
 - institutional alternatives, 334–35
 - lawyers/legal practitioners, 341, 346
 - market power theory, 334–43
 - postwar, 138
 - R1 and, 340–41
 - Arbitration Law, 323–25, 345
 - bilateral treaty with US, 209–14
 - commercial dispute resolution
 - economic reform and, 303–04
 - history, 302–04
 - in Mao era, 303, 312–20
 - in medieval times, 302–03
 - in modern era, 303
 - overview, 14–15
 - domestic courts, 62
 - economic growth, 320
 - imperial, dispute resolution in, 26
 - intellectual property in, 55
 - intergovernmental organizations, 65
 - legal institutions, 15
 - legal networks, 346–49
 - manufacturing exports, 60
 - Mao era, 312–20
 - arbitration of Chinese-foreign contracts in, 315
 - Soviet isomorphism in, 313–15
 - reform period, 320–49
 - commercial disputes, 327–28
 - foreign commercial cases, 328–33
 - role of arbitration in, 322–27
 - scope of arbitration, 327–33
 - Republican government, 310–11
 - Soviet Union and, 314
 - trade with British Empire, 101
 - trade with Italy in 1960s, 318
 - transborder contracts, 302–04
 - transnational commercial arbitration, 328–33
 - treaty port system, 303, 305–09
 - end of, 312
 - overview, 305–12
 - reforms and, 309–12
- China Chamber of International Commerce, 322
- China Council for the Promotion of International Trade (CCPIT), 313
- China International Economic and Trade Arbitration Commission (CIETAC), 303, 324, 326–27, 328, 330, 335–36, 337–39, 340, 341, 342–43, 349
- China Law Yearbook*, 327
- China National Overseas Oil Corporation, 285
- China-America Council of Commerce, 213
- Chinese Arbitration Board, 213
- Chinese Communist Party, 320, 343, 350
- Chinese International Economic and Trade Arbitration Commission (CIETAC), 322

- citadini orignarii*, 1
- Civil and Commercial Procedural Code, 270
- Civil Procedure Law (1982), 322, 345
- Civil War, American, 29, 100
- Cloughton Scott, H., 117
- Clémental, Etienne, 112
- Coase, Ronald, 66
- Code of Civil Procedure (1887), 111
- Coffee and Sugar Exchange, 167
- Cohen, Joshua, 180–81
- Cohen, Julius Henry, 96, 173, 174–75, 184, 187–88, 192, 193–94, 195
- Coke, Lord, 163–64, 190, 192
- Colombia
 - bilateral treaty with US, 209
 - postwar arbitration, 138
- Colonial Office, 105
- colonial rule, 28
- Color S. S. vs. Max Factor Sucursal Argentina*, 292
- Comisión Arbitral de Cereales* (Grain Arbitral Commission), 257
- comisionistas*, 259
- Commerce and Industry Association of New, 134
- Commercial Arbitration and Awards* (Sturges), 202
- Commercial Arbitration and the Law* (Cohen), 180, 192
- Commercial Code (1897), 28
- commercial dispute resolution, 6. *See also* arbitration; transnational commercial arbitration (TCA) vs. arbitration, 38
 - global economy and, 128
 - implications for, 359–63
 - interdependence, 367–68
 - legal networks and, 9–11
 - market power and, 9–11
 - variation in, 38
- Commercial Exchange, 167, 170
- Commission on International Commercial Arbitration, 132
- Committee on Arbitration, 171–74, 182
- Committee on International Commercial Arbitration, 133
- commodity arbitration, 167–71. *See also* arbitration
- commodity associations, 100, 135, 136–37
- commodity trade, 167–71
- compromiso*, 261, 278
- Comtrade, 334
- Conference of American States, 30
- Conference of Chief Justices, 219
- confidential business practices, exposure of, 58
- consignatarios*, 259
- consulados*, 27, 232, 234–37, 242, 243, 244, 246. *See also* arbitration
 - administering disputes in absence of, 354
 - commerce in River Plate and, 237–40
 - dissolution of, 244
 - foreign intervention and, 240–41
 - nationalizing elements of, 249
- contracts
 - in international dealings, 42–43
 - material issues, 43
 - policy outcome, 53–54
- Convention on the Execution of Foreign Arbitral Awards, 117
- Coolidge, Calvin, 184
- corn exchanges, 258
- corredores*, 259
- Corruptions Perceptions Index, 302
- Costa Rica, 146
- Council on Inter-American Relations, 223
- Court of Arbitration, 171–74, 175–76
- Court of International Arbitration, 132
- criollos*, 237–39, 256
- critical theories, 21–24
- crossborder commercial disputes. *See* transborder commercial disputes
- Cuba
 - ICC's expert committee and, 141
 - ratification of Geneva treaties and, 123–24
- Cultural Revolution, 319, 320
- Cummins, Albert, 185
- Cutler, A.C., 22–23, 77, 365

- Czechoslovakia, 113
 Foreign Trade Arbitration
 Commission, 314
 support of arbitration, 145
- Dawson, Miles, 126
Dealing in Virtue (Dezalay and Garth),
 6, 76
- democracy, in Argentina, 276–80
- Deng Xiaoping, 320, 321, 323
- Denmark, postwar arbitration, 138
- Depression, in Argentina, 264–69
descamisados, 265
- Dezalay, Y., 6, 21–22, 76, 359
- Dietz, Thomas, 41
- DiMaggio, Paul, 77–78
diputación, 238
*Dirección General de Fabricaciones
 Militares*, 273
- dispute resolution, private, 9–10
- domestic courts, 62–64. *See also* legal
 networks
 authority and, 64
 bias in, 64
 domestic actors and, 62
 foreign actors and, 62
 outcome associated with, 64
 transaction costs, 64
- domestic institutions
 in China, 335–36, 344
 institutional arbitration and, 73
- Drahozal, C.R., 43
- Duhalde, Eduardo, 297
- Dunlop, 133
- Dutch West India Company, 158, 161
- Dworkin, Ronald, 79
- East India Company, 307
- Eastern Bloc, 31
- East-West trade, 32–33
- Economic Contract Law (1981), 323
- Economic Contract Law (1985), 322
- Ecuador
 ICC's expert committee and, 141
 Inter-American arbitration and, 223
 support of arbitration, 146
- Edo Japan, 27
- efficiency, 57–58, 61
- Egypt
 ICC's expert committee and, 141
 Mixed Courts of, 28
- Eire Canal, 165
- Eisenberg, T., 42–43
- El Diario de la Tarde*, 245
- El Salvador, 216
- Electric Bond and Share Co., 223
- Ellickson, Robert, 16
- English Arbitration Act (1697), 165
- English Arbitration Act (1889), 179
- environmental governance, private
 authority in, 20
- epistemic communities, 76–77, 82
- Erie Canal, 168
- Ernst, Richard, 185, 186
- Ethiopia, bilateral treaty with US, 209
- Europe
 commercial dispute resolution in, 15
 late-medieval and early modern,
 26–27
 postwar growth, 200
- ExxonMobil, 285
- Falkland/Malvinas Islands War, 269
- Federal Arbitration Act (1925), 187,
 188, 194, 195, 196, 204, 208
- Fédération des Industriels et des
 Commerçants Français*, 112
- Federation of British Industries, 137
- Federation of Commodity
 Associations, 136–37
- Federation of Oils, Seeds, and Fats
 Associations (FOSFA), 286–87,
 366
- fees, 57
- Fiat, 285
- Fibraca Constructora S. C. A. vs.
 Comisión Técnica Mixta de
 Salto Grande*, 292
- Finland, commercial treaty with China,
 317
- Finnemore, Martha, 83
- Fitzmaurice, Paul F., 210
- Ford, 285
- Foreign Economic and Trade
 Arbitration Council (FETAC),
 322, 346

- Foreign Office, 105
- Foreign Trade Arbitration Commission (FTAC), 313–15. *See also* institutions
- cases, 315–16
- commercial arbitration and, 32
- low reliance on, 303, 317–19
- police power of state and, 319
- preference for foreign arbitral institutions and, 318
- technical proficiency, 318–19
- Fox, Harry, 308–09
- Foxcon, 334
- France, 27
- arbitration in, 111–12
- commercial dispute resolution in, 15, 16–17
- commercial treaty with China, 317
- industrialization, 102
- New York Convention and, 216
- support for ICC proposal, 139
- tribunaux de commerce*, 111–12
- Fulbright, J. William, 220
- fur trade, 161
- Gang of Four, 319
- garment industry, 177–78
- Garth, B.G., 6, 21–22, 76, 359
- General Agreement on Tariffs and Trade (GATT), 128
- General Electric, 212
- General Motors Export Co., 223
- Geneva Convention (1927), 131
- Geneva Convention on the Enforcement of Foreign Arbitral Awards, 30
- Geneva Convention Relating to the Execution of Foreign Arbitral Awards, 93
- Geneva Protocol on Arbitration Clauses (1923), 30, 93
- Geneva treaties, 14, 95–128
- commerce and, 95–99
- Convention on the Execution of Foreign Arbitral Awards, 116–18
- global market structure and, 99–104
- interest groups and, 104–07
- International Chamber of Commerce and, 107–09, 118–19
- lawyers' design of protocol, 113–16
- League of Nations' Economic Committee and, 107–09
- Protocol on Arbitration (1923), 113–16
- ratification of, 119–24
- UK Board of Trade and, 108
- United States and, 124–28
- Genoa, 1
- Germany
- arbitral services by mercantile associations in, 30
- arbitration in, 194
- commercial dispute resolution in, 15
- industrialization, 102
- mercantile associations, 110–11
- postwar arbitration, 138
- rise of modern state in, 28
- Treaty of Versailles and, 311
- global governance
- institutional diversity of, 363–67
- transnational commercial arbitration and, 6
- global market, changing structure of, 99–104
- Global South, 32
- globalization
- first wave of, 29
- societal problems in, 3
- spread of industrialization and, 102
- tariffs and, 102
- Goodyear Tire and Rubber Co., 223
- governance
- bottom-up, 20
- environmental, 20
- global, 6, 363–67
- private, 20, 364–65
- private transborder, 19
- top-down, 20
- Grain and Feed Trade Association (GAFTA), 287–88, 366
- Grain Arbitral Commission, 257, 258
- Grain Guild Chamber, 257, 259, 267, 270

- grain trade
 Argentina, 254–61
 nationalization of, 266–68
 in New York, 169
 in United Kingdom, 101
- Great Depression
 crossborder dispute settlement in, 31
 globalization and, 95
 industrialization and, 102
 private arbitration in, 30
- Greece, postwar arbitration, 138
- Green, J., 20
- Greif, Avner, 16, 27, 56
- Grigera Naón, Horacio, 279, 290–91, 294, 295–96, 297
- Grisel, Florian, 87
- Grossman, Judge, 198
- guankao*, 336
- Guatemala, Inter-American arbitration and, 223
- Guild Chamber of Grains, Flours, and Milling of, 98
- gunboat diplomacy, 28, 56, 243
- Haas, Peter, 76
- Hague Conference on Private International Law, 143, 204
- Haight, George, 217–18, 221
- Haiti
 bilateral treaty with US, 209
 postwar arbitration, 138
- Hanchen, Nan, 319
- Hanse merchants, 8, 27
- Harvard Business School, 224
- Havana Convention on Private International Law (1928), 222
- Hayek, 16
- Herbert, Edwin S., 133
- Higher People's Court, 326
- Hilles, Charles, 185
- Hirsch, M., 38
- historical institutionalism, 15, 16–17
- Holleaux, Georges, 149
- Honduras, 216
- Hong Kong, as regional arbitration center, 340
- Hong Kong International Arbitration Centre (HKIAC), 324, 327, 331, 342
- Hoover, Herbert, 125, 185, 199
- Hough, Charles, 179
- House Judiciary Committee, 184
- Hughes, Charles, 126, 185
- Hume, David, 7
- Hungary, ratification of Geneva treaties and, 123–24
- hybrid institutions, 68–69, 165–200, 366. *See also* institutions in colonial Argentina, 233–41
consulados, 234–37
 River Plate commerce, 237–40
 federal-level, 183–89
 institutional arbitration and, 73
 institutionalization of, 202–04
 origin of, 174–83
- Hynning, Clifford, 217, 221
- IBM, 212
- Imperial Economic Conference, 105, 110
- Imperial Economic Conferences, 101
- imperial powers, 28
- India
 arbitration case with China, 315–16
 ICC's expert committee and, 141
 ratification of Geneva treaties and, 119
- Industrial Revolution, 28–29, 95–99, 352
- Ingaramo, Mariela, 288
- institutional arbitration, 69–73
 actors, 69
 authority of institutional alternatives and, 70
 efficiency of institutional alternatives and, 70–71
 model, 69
 outcomes and processes, 72
 process-level implications, 71–72
 supply and, 69–70
- institutions, 47–49, 89
 benefits of, 18
 coercive, 56

Cambridge University Press

978-1-107-08362-2 - Between Interests and Law: The Politics of Transnational Commercial Disputes

Thomas Hale

Index

[More information](#)

406

INDEX

- institutions (*cont.*)
- dimensions of
 - authority, 56–57
 - efficiency, 57–58
 - neutrality, 53–56
 - domestic, 73
 - factors in firm's preference, 19
 - hybrid. *See* hybrid institutions
 - private, 365–66
 - public, 365–66
 - as source of Venetian prosperity, 1
 - supply and demand, 47
 - legal networks theory, 48–49
 - market power theory, 47–49
 - theories, 366–67
 - transnational, 4, 73
 - institutional arbitration and, 73
 - process-level implications, 73
 - variation in
 - dimensions of, 53
 - global governance, 363–67
 - rationalist model, 69
- intellectual property, 55
- Inter-American Bar Association, 76, 289
- Inter-American Commercial Arbitration Commission (IACAC), 31, 130, 210–13, 223–24, 274–75, 355
- Inter-American Commercial Arbitration Council., 223
- Inter-American Convention on International Commercial Arbitration, 224–25
- interdependence, 367–68
- interest groups, 104–07
- interest-maximization model, 86
- intergovernmental cooperation, 4
- intergovernmental institutions, 4–5
- intergovernmental organizations, 64
 - authority of, 65
 - efficiency of, 65
 - institutional arbitration and, 73
 - outcome associated with, 66
- intergovernmental regimes, 93–154
 - Geneva treaties of 1920s, 95–128
 - New York Convention of 1958, 128–51
- international arbitration, 39
 - rational design in, 19–20
- International Association of Legal Sciences, 129, 289
- International Bank for Reconstruction and Development, 128
- International Bar Association, 76
- International Business Machines, 223
- International Centre for Settlement of Investment Disputes (ICSID), 18, 204
- International Centre for the Settlement of Investment Disputes (ICSID), 40
- International Chamber of Commerce (ICC), 107–08
 - call for new treaty, 131–33
 - China-related TCAs and, 331
 - codified commercial rules, 35
 - Committee on International Commercial Arbitration, 133
- International Court of Arbitration and, 30
- International Court of Arbitration, creation of, 93
- lobbying, 113
- New York Convention and, 31, 131–33
- as primary venue for arbitration, 33
- as transnational interest group, 118–19
- U.S. Council of, 134–54
- International Congress of Chambers of Commerce and Commercial and Industrial Organizations
 - in Liège, Belgium, (1905), 95
 - in Lisbon, Portugal (1951), 131
 - in London (1910), 104, 107
 - in Paris, France (1914), 95, 107
 - in Quebec, Canada (1949), 131
- international congresses, 29
- International Convention on the Settlement of Investment Disputes (ICSID), 277–78, 297
- international cooperation theory, 18–21

- International Court of Arbitration, 30, 35, 93, 222, 289
- International Economic Conference (1927), 116, 118
- International General Electric Co., 223
- International Harvester Export Co., 212, 223
- International Institute for the Unification of Private Law (UNIDROIT), 35, 74, 76, 129–30, 131, 142, 143, 204, 275, 314, 346, 358
- international institutions, 3–4
- International Law Association (ILA), 76, 129, 130, 142, 219
- International Monetary Fund (IMF), 128, 142
- international political economy (IPE), 6, 12–13
- international relations (IR)
scholarship, 4, 5
- international relations theory, 65
- International Wheat Conference, 267
- investment arbitration, 39–40
- Iran, bilateral treaty with US, 209
- Ireland, postwar arbitration, 138
- isomorphism, 77–78, 84
- Israel, 148
bilateral treaty with US, 209
postwar arbitration, 138
support of arbitration, 145
- Italian Procedural Code (1865), 97
- Italy, 113
arbitration in, 194
postwar arbitration, 138
support of arbitration, 147
trade with China in 1960s, 318
- Japan, 9, 113
bilateral treaty with US, 209
commercial treaty with China, 317
industrialization, 102
postwar arbitration, 138
postwar growth, 200
- Japan Commercial Arbitration Association, 208
- Jewish traders, 26
- Johns-Manville International Corp., 223
- Judicial Conference of the United States, 219
- Judicial Reform Movement, 319
- Junta de Comerciantes y Hacendados*, 244
- junta de gobierno*, 241
- juntas de comercio*, 237, 354
- Jupille, Joseph, 86–87
- Karton, Joshua, 23, 55
- Kearney, Richard D., 220
- Kellogg, Frank, 185
- Kellor, F., 198
- Keohane, Robert, 9
- Korea
bilateral treaty with US, 209
postwar arbitration, 138
- Krasner, Stephen, 89
- Kronstein, H., 203
- Kuala Lumpur, Malaysia, 32
- Lasswell, Harold, 9
- Latin America
gunboat diplomacy in, 9
national commercial codes in, 246
- law schools, 31
- laws, 6–7
bias in, 54–55
evolution of arbitration from interests to, 355–59
interpretation of, 55
politics and, 84–89
legal logics, 88–89
path dependence and, 86
- Law's Empire* (Dworkin), 79
- lawyers. *See also* arbitrators; lawyers
arbitration in China, 341, 346
in inter-American arbitration, 221–25
role in designing the Protocol, 113–16
- Le Pera, Sergio, 289–90, 296
- League of Nations
Economic Committee, 108–09, 113–16
Economic Council, 93

- League of Nations (*cont.*)
 expert committee (1922), 110
 Geneva treaties and, 14, 30
 Secretariat, 108
- Lebanon, 147
- legal contestation, 78–80
 appeals to higher authorities in,
 79–80
 coherent rationale in, 79
 justification of, 80
 material interest in, 80
 norm cascade process, 83
- legal culture, 75
- legal fields, 74
 arbitration norm and, 83–84
 boundaries between, 75
 competing norms in, 83
 dominant norms in, 84
 epistemic communities, 76–77
 isomorphism and, 77–78
 legal contestation and, 78–80
 legal culture and, 75
 legal networks and, 74–78
 overlaps in, 75
 private international law and, 75–76
 sociological concept of, 74–75
- legal networks, 9–11, 73–84, 355. *See also* market power
- Argentina, 289–93
- arguments, 81
- China, 346–49
- deference to legal authority from
 other sectors, 80–84
- defined, 48
- influence of legal experts, 74
- institutions and, 48–49
- isomorphism and, 84
- legal contestation, 78–80
- legal fields and, 74–78
- norms and practices, 74
- set of conditions for demand and
 supply, 81–83
- lex mercatoria*, 35
- Leyes de Castilla (old laws of Castile),
 235
- Leyes de Indias* (Spanish colonial laws),
 235
- Li Ming, 212
- Libya, 38–40
- Libyan National Oil Corporation, 209
- Lima, 236
- Liverpool Corn Trade Association, 137
- Liverpool Cotton Association, 29
- Liverpool Cotton Exchange, 100
- Llewlyn-Smith, Hubert, 117
- lobbying, 293–99
- local protectionism, 335
- London, arbitration in 16th and 17th
 centuries, 27
- London Chamber of Commerce, 95,
 105, 110, 135–36, 181
- London Congress (1921), 104, 107
- London Corn Trade Association, 100,
 105
- London Court of Arbitration, 29, 100,
 105, 130, 135, 136–37
- London Court of International
 Arbitration, 331
- London Rice Broker's Association,
 136
- London Sugar Association, 136
- Lord Chancellor
 Committee on Private Law, 135
 Committee, 137, 142–43, 144–45
- Lord High Chancellor, 105–06
- Louis-Dreyfus, Louis, 112
- Macneil, R., 190
- Malaysia, arbitration case with China,
 315–16
- Marbury v. Madis*, 163
- market power, 9–11, 51–53, 354. *See also* legal networks
- actors and, 59
- cartels and, 60
- Chinese arbitral institutions and
 anomalies, 343–46
- deference of public courts to
 domestic arbitration, 344
- enforcement of awards, 344
- implications, 339–40
- reform of, 344–45
- role in contemporary economy,
 334–43
- commodity arbitration and, 168
- definitions of, 48, 60

- firms' preferences/strategies and, 58–61
 information availability and, 60–61
 institutions and, 47–49
 Marshall Plan, 209
 Massachusetts, arbitration law, 183
 material issues, 43
 Matienzo, José Nicolás, 263, 268
 Matteucci, Mario, 149
 Mattli, Walter, 19–20, 60–61, 86–87
 McGraw-Hill Publishing Co., 223
 McMillan, J., 7
Mealy's, 298
 medieval trade affairs, 17
 Menem, Carlos, 276–78, 296
 Mercantile Exchange, 167
 merchant associations, 29
Merchant of Venice, The (Shakespeare), 1–2
 Mercosur arbitration accord, 296
 mercocracy, 77
 Mexico
 consulados in 16th century, 236
 Inter-American arbitration and, 223
 ratification of Geneva treaties and, 123–24
 Milgrom, Paul, 17, 27
 Miller, G.P., 42–43
 Mills, Ogden L., 185
 Milner, Helen, 65
 Minnesota Mining and Manufacturing Co., 217
 Minoli, Eugenio, 149
Mitsubishi v. Soler Chrysler-Plymouth (1985), 208
 Mixed Courts of Egypt, 28
 modern state, rise of, 28
 monopolists, 71
 Montevideo Convention (1889), 270
 Montevideo Convention (1979), 276, 277
 Montevideo Convention on the Rights and Duties of States (1933), 223
 Montevideo International Procedural Law Convention (1940), 222
 Montevideo Treaty (1889), 30, 97, 99, 222
 Montevideo Treaty on Civil Procedure (1940), 270
 Moses, M.L., 330–31
 multilateralism, gridlock in, 4
 multi-stakeholder initiatives, 4
 Mustill, M.J., 25
 Napoleonic Code (1804), 28, 97, 111, 246, 278
 Napoleonic Wars, 240
 nation state, 27–28
 National Civil and Commercial Chamber, 281
 National Commission of Grains and Elevators, 267
 National Conference of Commissioners on Uniform State Laws, 193, 219
 National Foreign Trade Council, 210
 National Labor Relations Board (NLRB), 203
National Oil Corp. v. Libyan Sun Oil Co. (1990), 209
 National Sugar Refining Co., 223
 Navigation Act (1651), 158
 neoliberalism, in Argentina, 276–80
 Netherlands, 113, 117
 arbitration in, 194
 bilateral treaty with US, 209
 international arbitration, 148
 support for ICC proposal, 139
 support of arbitration, 145
 neutrality, 53–56
 bias in rules and, 54–55
 independence of adjudicator and, 54
 interpretation of laws and, 55
 of private institutions, 66, 67
 process employed by institutions and, 55
 third party bias and, 55–56
 New Amsterdam, 157–58
 New Jersey, arbitration law, 183
 New Orleans, 156
 New World, 236
 New York, 156
 under British rule, 158
 under Dutch rule, 157–58

Cambridge University Press

978-1-107-08362-2 - Between Interests and Law: The Politics of Transnational Commercial Disputes

Thomas Hale

Index

[More information](#)

410

INDEX

- New York (*cont.*)
 hybrid system, origin of, 174–83
 trade growth and arbitration in
 colonial period, 158–63
 New York Arbitration Act, 181, 187
 New York Bar Association, 192
 New York Chamber of Commerce, 30,
 106, 110, 125, 134, 159–60, 181,
 195
 Arbitration Committee, 171–74
 Committee on Arbitration, 182
 New York City Bar Association, 193
 New York Commercial Code, 195
 New York Commercial Exchange,
 167–68
 New York Constitutional Convention,
 179
 New York Convention on the
 Recognition and Enforcement
 of Foreign Arbitral Awards
 (1958), 5, 38, 128–51, 358
 arbitral awards and, 31
 Argentina and, 276
 China's accession to, 322, 346
 commercial interests and, 133–40
 creation of, 353
 expert committee, 140–43
 impact on trade, 44–46
 International Chamber of
 Commerce and, 131–33
 legal consensus and, 129–31
 legal seminar, 143–49
 multilateral negotiations, 65–66
 negotiations, 143–49
 overview, 14, 93
 ratification of, 149–51, 200, 214–21,
 294–95
 New York Court of Appeals, 169
 New York Court of Arbitration, 355,
 358
 New York State Bar Association, 180,
 181, 193, 195
 Committee on the Prevention of
 Unnecessary Litigation, 182,
 188
 New York Stock Exchange, 165
 Nicaragua
 commercial treaties, 209
 Inter-American arbitration and, 223
 postwar arbitration, 138
 Non-Aligned Movement, 31
 norm cascade process, 83
 normative structure, 87
 norms, legal
 arbitration and, 83–84
 Argentina, 262
 competing, 83
 conditions to dominate legal field,
 78–80
 dominant, 84
 North, Douglass, 17
 North Atlantic Treaty Organization
 (NATO), 209
 Norway, 113
 support for ICC proposal, 139
 Nozick, Robert, 16
 O'Connell, Joseph Francis, 193–94
 O'Connor, Justice, 207
 Office of the Economic Adviser, 126–27
 oil industry, 285
Oligarchía, La, 232, 253, 259, 261
 oligopolists, 71
 Opium War, 303
Ordenanzas de Bilbao, 234, 242, 245,
 249
Order without Law (Ellikson), 16
 Oregon, arbitration law, 183
 Organisation of American States
 (OAS), 143
 Ostrom, Elinor, 16
 Otis Elevator Co., 223
 Ottoman Empire, 9, 28, 101
 Pan American Airways, 223
 Panama Convention (1975), 200, 216,
 222, 224–25, 277, 296
 Pan-American Commercial
 Conference, 223
 Paraguay, 216
 commercial code, 250
consulados in, 237
 Paris Conference (1914), 95, 98
 Paris Congress (1914), 108–09
 Parisian textile association, 112
 Peerenboom, R., 338, 344

- Pennsylvania, arbitration law, 183
 Perloff, Jeffrey, 60
 Peron, Evita, 269–70
 Peron, Juan, 269–70
 Peronism, 232, 264–69
 Petrobras, 285
 Philadelphia, 156
 Philipps, Philip, 203
 Piaggi, Ana Isabel, 290, 291, 294
 Piatt, William, 186, 187, 188
 Pisa, 1
 Poland
 Foreign Trade Arbitration
 Commission, 314
 ICC and, 113
 support of arbitration, 146
 policymakers, 84
 political economy, 15, 16–17
 politics, 6–7
 law and, 84–89
 legal logics and, 88–89
 path dependence and, 86
Politics: Who Gets What, When, How
 (Lasswell), 9
 postwar arbitration, 200–26. *See also*
 arbitration; transnational
 commercial arbitration (TCA)
 arbitration in US transborder
 commerce, 225–26
 Argentina, 269–71
 epistemic linkages, 274–75
 Peron eras, 269–70
 private alternatives, 271–74
 state intervention, 269–71
 bilateral treaties and, 209–14
 China, 138
 institutionalization of hybrid system,
 202–04
 parallel inter-American systems,
 221–25
 US jurisprudence and, 204–09
 Powell, Walter, 77–78
 Pozzi, Roberto, 96–98
Prima Paint Corp. v. Flood & Conklin
Mfg. Co. (1967), 205–06, 207
 private arbitration
 in 16th and 17th century Britain, 27
 compliance rate, 45
 in late-medieval and early modern
 Europe, 26–27
 vs. national court, 19
 private authorities, in environmental
 governance, 20
 private governance, 20, 364–65
 private institutions, 66–68, 365–66
 Argentina, 280–89
 neutrality of, 66, 67
 payoff of, 68
 transaction costs of, 68
 private orderings, 16–17
*Private Power and Global Authority:
 Transnational Merchant Law in
 the Global Political Economy*
 (Cutler), 22–23
 Produce Exchange, 167, 170
 Protocol of Peace (1910), 175
 Protocol to the League Assembly, 119
 public institutions, 365–66
 public private partnerships, 4

 Qing Dynasty, 302–03, 307, 310
 Quack, S., 81
 Queen Mary School of Law survey
 (2010), 34, 43–44

 R1 (demand), 71–72, 169–71, 215, 216,
 243, 244, 272, 307, 308, 317–18,
 319, 334, 340–41, 345, 367. *See*
 also supply and demand
 R2 (supply), 71–72, 178, 213, 238–39,
 268, 272, 298, 319, 343, 367. *See*
 also supply and demand
 Radio Corporation of America, 223
 rational design, 19–20
 rational legal authority, 57
 rationalist model, 69
 authority of institutional alternatives
 and, 70
 demand and, 71
 efficiency of institutional alternatives
 and, 70–71
 global governance diversity and, 364
 of institutionalism, 366
 market positions and, 71
 process-level implications, 71–72
 Raynaud, E., 365

- référé commercial*, 112
- regimes
 intergovernmental, 93–154
 transborder commercial disputes
 and, 25–46
- Regional Centre for Arbitration, 32
- Ren Jianxin, 345, 347
- Renaissance, 1
- Repsol-YPF, 285
- research design, 11–16
- revocability principle, 192
- Rivadavia, Bernardino, 244–45, 249
- River Plate, 237–40, 242
- Robert Lawrence Co. v. Deonvshire Fabrics, Inc.* (1960), 206
- Roca-Runciman accord (1933), 268
- Rockefeller, John D., 202
- Romania, 113
- Rosas, Juan Manuel de, 242, 246, 247
- Royal Central Asian Society, 308–09
- Rubber Trade Association, 136
- Russia
 China and, 313–15
 commercial treaty with China, 317
 grain trade, 254–61
 ratification of Geneva treaties and,
 117, 124
 support of arbitration, 145
- San Francisco Chamber of Commerce,
 182, 212
- Sanders, Pieter, 149
- Sársfield, Dalmacio Vélez, 249
- Scandinavian countries, arbitration in,
 194
- Scherk v. Alberto-Culver Co.* (1974),
 206
- Scott v. Avery* (1855), 179, 180, 190–91,
 192
- Securities Act (1933), 204
- Securities and Exchange Commission
 (SEC), 43
- Senate Committee on Foreign
 Relations, 220
- Senate Judiciary Committee, 184,
 185
- separability doctrine, 205
- Shanghai, China, 307–08
- Shanghai Metal Merchants
 Association, 306
- Shanghai Power Company, 213
- Shell, 133
- Sherman Antitrust Laws, 208
- Siemens, 277–78
- Sikkink, Kathryn, 79, 83
- Singapore, as regional arbitration
 center, 340
- Singapore International Arbitration
 Centre (SIAC), 327, 331, 342
- Slaughter, A.-M., 80
- Smith, Al, 183
- Smith, Llewelyn, 109–10
- Snidal, Duncan, 86–87
- social costs, 66
- social space, 21
- Sociedad Rural*, 274
- Société de Législation Comparée, 289
- Society of Comparative Legislation, 129
- socio-legal theories, 21–24
- sociological field, 21
- South Africa
 British Empire's arbitral awards in,
 101
 invasion of River Plate from, 240
- South America, 216
- Southland Corp. v. Keating* (1984), 207
- Soviet Union
 China and, 313–15
 collapse of, 200
 commercial treaty with China, 317
 ratification of Geneva treaties and,
 117, 124
 support of arbitration, 145
- soy industry, 283
- Spain, commercial dispute resolution
 in, 15
- Spanish America, 238–39
- Spanish Code of Commerce (1829), 28,
 245
- Spanish Empire
 commercial stagnation of, 233
 consulados in, 27
 criollos in, 238–39
- Special Economic Zone (China), 320
- specialized knowledge, 58
- Stafford, James, 185

- Stamp Act (1765), 159
- Standard Oil Co. of New York, 223
- state
- modern, rise of, 28
 - nation, 27–28
 - transboundary trust and, 3–6
- State Commercial and Industrial Administration Bureau (1978), 323
- State Department, 126, 134–35, 211–14, 217, 218–19
- Sterling, Thomas, 186
- Stockholm Chamber of Commerce, 32, 40, 331
- Stockholm Declaration on the Human Environment (1972), 32
- Stone Sweet, Alec, 87
- Sturges, Wesley, 192, 202
- sugar industry, 176–77
- Sun Oil, 38–40
- supply and demand, 47. *See also* R1 (demand); R2 (supply)
- connecting through institutional arbitration, 69–73
 - as dependent variable, 49–51
 - legal networks and, 48–49
 - market power and, 47–49
 - rationalist determinants of, 61–69
 - domestic courts, 62–64
 - hybrid institutions, 68–69
 - intergovernmental organizations, 64–66
 - private institutions, 66–68
- Supreme People's Court (SPC), 304, 325–26, 345
- Sweden, 113, 117
- ICC's expert committee and, 141
- Switzerland, 113, 148
- support for ICC proposal, 139
 - support of arbitration, 145
- Syria, commercial treaty with China, 317
- Taiwan, 146
- Tang Houzhi, 346–47
- Tao, J., 341, 345, 348–49
- tariffs, 102
- Tehran, Iran, 32
- Telefónica, 277–78
- textile trade, 307–08
- third party bias, 55–56
- Third World, 31, 146
- three-level games, 364
- Thucydides, 59
- time, in resolving disputes, 58
- top-down governance, 20
- Total, 285
- Toyota, 285
- trade associations, 100
- arbitration, 169–71
- Trading in Virtue* (Dezalay and Garth), 21–22
- transaction costs, 66
- domestic courts and, 64
 - of private institutions, 68
- transborder commercial disputes, 359–63
- arbitration of. *See* transnational commercial arbitration (TCA)
 - historical sketch of institutions for, 26–34
 - past and present regime for, 25–46
 - resolution
 - convergence in, 13
 - implications for, 359–63
 - institutional variation in, 7–9, 10–11
 - statistics, 225–26
- transborder political institutions, 20, 366
- transgovernmental networks, 4
- transnational commercial arbitration (TCA)
- actors, 21
 - characteristics of, 25–26, 34
 - secrecy, 26
 - unknown universe of cases, 25–26
 - variability, 25
 - China, 328–33
 - contemporary system of, 34–40
 - arbitral awards, recognition and enforcement of, 38
 - arbitrators, choosing, 37–38
 - rules governing the dispute, choosing, 35
 - seat of arbitration, choosing, 37

- transnational commercial arbitration (TCA) (*cont.*)
 selection of arbitration, 34
 types of arbitration, choosing, 34–35
 contestation's role in, 21–22
 definition of, 6
 global governance and, 6
 implications for resolution of, 359–63
 legal logics and, 88–89
 legal networks, 10
 market power and, 10
 vs. other dispute settlement institutions, 38
 rise of, 22
 role in global economy, 40–44
 United States, 225–26
 variation in, 13
- transnational institutions, 4
 institutional arbitrage and, 73
 process-level implications, 73
- Transparency International (TI), 302
- Treatise on Commercial Arbitrations and Awards, A* (Sturges), 192
- Treaty of Versailles, 311
- treaty port system, 305–09
 Chinese reforms and, 310
 end of, 312
- Trial Civil Procedure Law (1982), 317
- Tribunal*, 235
- tribunal de alzadas*, 236, 243
- Tribunal of Commerce of Paris, 172
tribunaux de commerce, 111–12
- trust, transboundary, 3–6
- Tsinghua University, 342
- Turkey, support of arbitration, 146
- Uniform State Act, 184
- Unilever, 133
- Union blockade, 29
- Union Internationale des Avocats*, 76, 129
- Union of International Associations, 4
- United Arab Republic, commercial treaty with China, 317
- United Kingdom, 15, 101
 Board of Trade, 109–13, 135, 144
- global trade and, 101
- globalization in 19th century, 101
 enforceability of arbitral awards in 19th century, 101
 exports, 102
 imports, 102
 industrial production, 102
 spread of industrialization, 102
 tariffs, 102
 trade within Empire and other countries, 101
- grain trade with Argentina, 101, 254–61
- ICC's expert committee and, 141
- private arbitration in, 27
- treaty port system, 303, 305–09
- United Nations, 3, 14
 Commission on International Trade Law (UNCITRAL), 33, 40, 74, 76, 143, 277, 296–97, 314, 346
 Economic and Social Council (ECOSOC), 31, 133, 140–41, 145
- United States, 9, 13, 155–230
 arbitral services by mercantile associations in, 30
 bilateral treaties, postwar, 209–14
 colonial period, 157–65
 common law opposition to arbitral awards in, 163–65
 trade growth and arbitration during, 158–63
 commercial dispute resolution in colonial period, 157–65
 hybrid system, 165–200
 overview, 14–15
 commercial treaty with China, 209–14, 317
- economic history
 colonial period, 157–65
 economic takeoff in 1860–1930, 165–200
 overview, 155–57
 postwar arbitration, 200–26
 economic takeoff in 1860–1930
 Court of Arbitration, 171–74
 domestic and global trends, 195–97

- federal-level hybrid system, 183–89
- hybrid system, 174–83
- legal norms in arbitration, 190–95
- rise of global commodity trade and commodity arbitration, 167–71
- rise of manufacturing, 174–83
- triumph of arbitration, 197–200
- Geneva treaties and, 124–28
- grain trade, 254
- industrialization, 102
- legal institutions, 15
- postwar market position of American firms, 137–38
- ratification of Geneva treaties and, 119, 123–24
- transborder commercial disputes, 225–26
- United States Asphalt Refining Co. v. Trinidad Lake Petroleum Co.*, 179
- United States Chamber of Commerce, 197
- United States Export-Import Bank, 273
- University of Buenos Aires, 289
- Uruguay
 - bilateral treaty with US, 209
 - commercial code, 250
 - consulados* in, 237
- USSR
 - ICC's expert committee and, 141
 - ratification of Geneva treaties and, 117, 123–24
- Vanossi, Reinaldo, 290, 294–95, 296–98
- Venetian merchants, 1–3
- Venezuela
 - ICC's expert committee and, 141
 - Panama Convention and, 216
- Venice, 1–3, 27
- Vickers-Zimmer* case, 319
- Von Wunscheim, Clarisse, 338–39
- Vynior, Robert, 163–64
- Vynior's Case*, 27, 163–64
- Walmart, 334
- Walsh, Thomas, 186
- Wang Jie, 342
- Ware, S.J., 43
- Washington Consensus, 279, 298
- Watson, James, 199
- Weber, Max, 57
- Weingast, Barry, 17, 27
- West Germany
 - arbitration case with China, 315–16
 - commercial treaty with China, 317
- Wheat Export Co. v. New Century Co.* (1919), 170
- Wilco v. Swan* (1953), 204, 206
- Wilde, William, 163–64
- Willoughby, Woodbury, 210–11
- Woodruff, C., 7
- World Bank, 128, 280, 302
- World Governance Indicators, 280, 302
- World Trade Organization, 3, 6, 18
- World War, First, 95–99
- World War, Second, 31
- Worthington Pump and Machinery Co., 223
- Wortley, B.A., 142