

THE CASE FOR A NEW BRANCH OF *LEX MERCATORIA* IN TRADE FINANCE: A
DISPUTE RESOLUTION PERSPECTIVE

VOL II

ANDRII ZHARIKOV

Doctor of Philosophy

ASTON UNIVERSITY

September 2019

© Andrii Zharikov, 2019

Andrii Zharikov asserts his moral right to be identified as the author of this thesis

This copy of the thesis has been supplied on condition that anyone who consults it is understood to recognise that its copyright belongs to its author and that no quotation from the thesis and no information derived from it may be published without appropriate permission or acknowledgement.

TABLE OF CONTENTS

Appendix I. Awards published by the CAS in 2017.....	3
Appendix II. Awards published by the CAS in 2016.....	12
Appendix III. Reference to the term “lex sportiva” in the CAS awards	46
Appendix IV. Reference to the term “lex ludica” in the CAS awards.....	56
Appendix V. Reference to the term “lex mercatoria” in the CAS awards.....	58
Appendix VI. Reference to previously rendered awards by the SMA	60
Appendix VII. LMAA awards summaries in 2013-2018 (January-March) and sources cited therein.....	223

Appendix I. Awards published by the CAS in 2017

No.	Award	Subject of a claim	Previous CAS awards cited (and other sources)
1.	Arbitration CAS 2017/A/5280 Danis Zaripov v. International Ice Hockey Federation (IIHF), consent award of 21 November 2017	Ratification and incorporation of a settlement agreement in a consent award	None
2.	Arbitration CAS 2017/A/5233 Ittihad FC, Saudi Arabia v. Etoile Sportive du Sahel, award of 22 December 2017	Validity of the late payment penalty fee	Panel: CAS 2010/A/2317 CAS 2011/A/2323 CAS 2015/A/4057 CAS 2015/A/4057 CAS 2014/A/3664 CAS 2015/A/3909 Parties: CAS 2010/A/2317 CAS 2011/A/2323 High Court of England and Wales in Pencil Hill Limited v US Citta Di Palermo S.p.A
3.	Arbitration CAS 2017/A/5227 Sporting Clube de Braga v. Club Dynamo Kyiv & Gerson Alencar de Lima Junior, award of 8 March 2018	Disciplinary proceedings for failure to comply with a CAS award	Panel: CAS 2006/A/1192; CAS 2007/A/1329 & 1330 CAS 2008/A/1620
4.	Arbitration CAS 2017/A/5173 Joseph Odartei Lamptey v. Fédération Internationale de Football Association (FIFA), award of 4 December 2017	Match-fixing	Panel: CAS 2008/A/1673; CAS 2009/A/1810; CAS 2009/A/1811

			Swiss Federal Tribunal Decisions
5.	Arbitration CAS 2017/A/5139 World Anti-Doping Agency (WADA) v. Confederação Brasileira de Futebol (CBF) & Olívio Aparecido da Costa, award of 7 December 2017	Doping (testosterone) Strict liability	<p>Panel:</p> <p>CAS 2014/A/3842 CAS 2010/A/2307 CAS 2016/A/4377; CAS 2016/A/4662; CAS 2016/A/4563; CAS 2016/A/4626 CAS 2008/A/1515 CAS 2012/A/2959; CAS 2006/A/1133; CAS 2005/A/951; CAS 2005/A/828). CAS 2012/A/2959</p> <p>Parties:</p> <p>CAS 2016/A/4377; CAS 2016/A/4662; CAS 2016/A/4563; CAS 2016/A/4626 CAS 2008/A/1515 CAS 2008/A/1488; CAS 2005/A/828; CAS OG 04/003 CAS 2006/A/1206 CAS 2007/A/1329 & 1330 CAS 2009/A/1974</p>
6.	Arbitration CAS 2017/A/5111 Debreceni Vasutas Sport Club (DVSC) v. Nenad Novakovic, award of 16 January 2018	Termination of the employment contract with just cause by the player	<p>Panel:</p> <p>CAS 2011/A/2384 & 2386 CAS 2008/A/1517 CAS 2014/A/3850 CAS 2014/A/3742 CAS 2014/A/3527 CAS 2013/A/3309</p>

			<p>CAS 2014/A/3626 CAS 2006/A/1180; CAS 2008/A/1589; CAS 2013/A/3165; CAS 2014/A/3643 CAS 2005/A/876, CAS 2007/A/1358, CAS 2007/A/1359, CAS 2012/A/3033 CAS 2008/A/1519-1520, CAS 2005/A/801 CAS 2006/A/1061, CAS 2006/A/1062,</p> <p>BSK-IPRG/KARRER, 3rd ed. 2013, Art. 187 no. 124; KAUFMANN-KOHLER/RIGOZZI, Arbitrage International, 2nd ed., 2010, no. 618 et seq.; ARROYO/RIGOZZI/HASLER, Arbitration in Switzerland, The Practitioner's Guide, 2013, Art. R58 nos. 3, 7; BERGER/KELLERHALS, Domestic and International Arbitration in Switzerland, 3rd ed. 2015, no. 1393; ARROYO/BURCKHARDT, Arbitration in Switzerland, The Practitioner's Guide, 2013, Art. 187 nos. 22, 35</p>
7.	Arbitration CAS 2017/A/5099 Artur Taymazov v. International Olympic Committee (IOC), award of 4 December 2017	Doping	<p>Panel: CAS 2016/A/4746 CAS 2017/A/4927 CAS 2017/A/5017 CAS 2017/A/4758 CAS 2017/A/4927 CAS 2017/A/4927</p> <p>Parties: CAS 2004/A/624, CAS 2006/A/1025,</p>

Appendix IV. Reference to the term “lex ludica” in the CAS awards

No.	Award	Referred by	Citation
1.	Arbitration CAS 2017/A/5099 Artur Taymazov v. International Olympic Committee (IOC), award of 4 December 2017	Panel	“45. There was contrary to the Athlete’s submission, no infringement of the principle nulla poena sine culpa (enshrined in Article 7, no punishment without law) rather than Article 6 (a fair trial) of the ECHR and indubitably a principle of the lex ludica (CAS 2017/A/5017 paras. 156-157). Both the violation and its consequences are expressly and clearly provided for in the IOC ADR (and in the WADC, its source).”
2.	Arbitration CAS 2016/A/4840 International Skating Union (ISU) v. Alexandra Malkova, Russian Skating Union (RSU) & Russian Anti-Doping Agency (RUSADA), award of 6 November 2017	Panel	“44. Other cases (if not all of them) involving positive tests for Tuaminoheptane do appear to envisage sanctions measured in months; 3 months is not wholly aberrant; 18 months appears near the upper limit. As was said in CAS 2011/A/2615 at §92 “In determining as an international body the correct and proper sanction, CAS panels must also seek to preserve coherence between the decisions of different federations in comparable cases in order to preserve the principle of equal treatment of athletes in different sports”. Albeit equal treatment is not a circumstance envisaged in the definition of NSF as a circumstance to be taken into account in assessment of its degree and the appropriate sanction consequent upon it, the principle and rationale for it is generally (like the principle of proportionality instanced in CAS 2013/A/3327), accepted as part of the lex ludica.”
3.	Arbitration CAS 2013/A/3318 Amke Stroman v. Fédération Equestre Internationale (FEI), award of 14 March 2014	Panel	“79. Equally immaterial to the application of Article 10.4.2 EADCMR is the fact that the FEI Regulations had not (in contrast to the WADA Code) been translated into German, the only national language in which the Appellant is fluent. There again is CAS authority to the effect that it is part of the lex ludica that athletes, sportsmen or women who are subject to particular anti-doping regimes of their chosen sport must themselves take steps to familiarise themselves with the content of those regimes. That applies especially when competing on international level, e.g. in international FEI events, as the Appellant does for 16 years now and did at the CSI4* in Braunschweig where the sample was taken (cf. CAS 2010/A/2268, para. 74 et seq.).”
4.	Arbitration CAS 2010/A/2162 Doping Control Centre, Universiti Sains Malaysia v. World	Panel	“9. That being so, and even assuming that the principles adumbrated in the common law case of Calvin v Carr 1980 AC 574 reflect the lex ludica, there will, in the phraseology of the Privy Council, “at the end of the day” have been “a fair

	Anti-Doping Agency (WADA), award of 15 June 2011		result reached by fair methods” such that the Centre “should fairly be taken to have accepted” when becoming a WADA accredited Centre. Adapting again what was said in TAS 98/208, the Centre’s entitlement “was to a system which allowed any defects in the hearing before the (Disciplinary Committee) to be cured by the hearing before CAS” (para 5.3).”
5.	Arbitration CAS 98/200 AEK Athens and SK Slavia Prague / Union of European Football Associations (UEFA), award of 20 August 1999	Panel	“156. The Panel is of the opinion that all sporting institutions, and in particular all international federations, must abide by general principles of law. Due to the transnational nature of sporting competitions, the effects of the conduct and deeds of international federations are felt in a sporting community throughout various countries. Therefore, the substantive and procedural rules to be respected by international federations cannot be reduced only to its own statutes and regulations and to the laws of the country where the federation is incorporated or of the country where its headquarters are. Sports law has developed and consolidated along the years, particularly through the arbitral settlement of disputes, a set of unwritten legal principles – a sort of <i>lex mercatoria</i> for sports or, so to speak, a <i>lex ludica</i> – to which national and international sports federations must conform, regardless of the presence of such principles within their own statutes and regulations or within any applicable national law, provided that they do not conflict with any national «public policy» («ordre public») provision applicable to a given case. Certainly, general principles of law drawn from a comparative or common denominator reading of various domestic legal systems and, in particular, the prohibition of arbitrary or unreasonable rules and measures can be deemed to be part of such <i>lex ludica</i> . For example, in the CAS award FIN/FINA the Panel held that it could intervene in the sanction imposed by the international swimming federation (FINA) «if the rules adopted by the FINA Bureau are contrary to the general principles of law, if their application is arbitrary, or if the sanctions provided by the rules can be deemed excessive or unfair on their face» (CAS 96/157 FIN v. FINA, award of 23 April 1997, in Digest of CAS Awards 1986-1998, op. cit., p. 358, para. 22; see also CAS OG 96/006 M. v. AIBA, award of 1 August 1996, <i>ibidem</i> , p. 415, para. 13).”

Appendix V. Reference to the term “lex mercatoria” in the CAS awards

No.	Award	Referred by	Citation
1.	Arbitration CAS 2012/A/2908 Panionios GSS FC v. Paraná Clube, award of 9 April 2013	Panel	“132. In view of the law applicable, the Panel remarks that the issue as to which club the Player joined immediately after leaving Paraná must be determined within the meaning of FIFA’s express administrative procedures which govern the loan or definite transfer of professionals between associations, as well as the unwritten, yet adopted laws, practices or usages common to clubs and players in the football market for the transfer of players, the so called lex mercatoria.”
2.	Arbitration CAS 2008/A/1708 Football Federation Islamic Republic of Iran (IRIFF) v. Fédération Internationale de Football Association (FIFA), award of 4 November 2009	Panel	“51. The Panel notes that the alleged formal irregularities do not affect the force and validity of the “Mutual Agreement of Early Termination of the Contract No. 7714” under Swiss Law. It is a well established practice in the international civil law systems (lex mercatoria), that if an individual who holds a high ranking position within an entity presents and/or holds himself out to any contracting party, to the public or to any third party in good faith that he has the powers to contractually bind and/or represent the said entity, and if the said contracting party, the public or third party as the case may be, in good faith and relying on the good faith presented to it by the said individual agrees to enter into any contractual relationship with the entity through the said individual, the contract entered into therein shall produce full legal and binding effects on both the parties, including the entity which the said individual purported to represent, unless for any other reason or circumstances, the said contracting party, the public or third party ought to have reasonably known that the individual in question was not the true representative of the entity which he held himself out as having the ability to represent.”
3.	Arbitration CAS 2008/A/1593 Kuwait Sporting Club v. Z. & FIFA, award of 30 December 2008	Panel	“18. It is, and has always been the buying club’s duty to ensure for itself that the player they intend to contract is in good physical condition. The lex mercatoria between clubs and players has always seen buying clubs conducting medical examinations on players before concluding any employment contract with the prospective player. Unless FC Tallinn was aware of any injuries of the Player which could give rise to the duty to disclose such fact, then they would be obligated to disclose this fact to avoid any liability in result of bad faith conduct. However, from the evidences adduced in the

			proceedings the Club was not able to prove FC Tallinn was aware and induced the Club in bad faith to contract the Player.”
4.	Arbitrage TAS 2005/A/983 & 984 Club Atlético Peñarol c. Carlos Heber Bueno Suarez, Cristian Gabriel Rodriguez Barrotti & Paris Saint-Germain, award of 12 July 2006	Tribunal	“22. Une partie importante de la doctrine considère que l'art. 187 LDIP vise les “règles de droit” – et non pas “le droit” – choisies par les parties, indiquant par là que celles-ci ne sont pas limitées au choix d'un droit étatique précis, mais peuvent au contraire opter pour des norms non nationales, telles que les principes généraux du droit ou la lex mercatoria (DUTOIT B., Droit International Privé Suisse, Bâle 2005, no 5 ad art. 187, p. 657, RIGOZZI A., op. cit., no 1177).”
5.	Arbitration CAS 2003/A/461 & 471 & 473 WCM-GP Limited v/ Fédération Internationale Motocycliste (FIM), award of 19 August 2003	Parties	“In its statements dated 9 June 2003 and 5 May 2003, the Appellant challenges the decision of the CDI, claiming that its interpretation of article 2.2.1 of the Road Racing World Championship Grand Prix Regulations (“the Regulations”) based on Mr Bulto statement was not correct. The Appellant considers that the interpretation of this article should be made in accordance with three general principles of law “which clearly form part of the sporting lex mercatoria and which are particularly relevant. These are: - the principle of legal certainty; - the contra proferentem rule and - the principle of proportionality.”
6.	Arbitration CAS 2002/O/410 The Gibraltar Football Association (GFA)/Union des Associations Européennes de Football (UEFA), award of 7 October 2003	Panel	“4. In addition, to the extent that it deems it appropriate, the Panel may apply general principles of law, which are applicable as a type of lex mercatoria for sports regardless of their explicit presence in the applicable UEFA or FIFA Statutes. Such general principles of law include for example the principle of fairness, which implies inter alia the obligation to respect fair procedures (see, in particular, AEK Athens and SK Slavia Prague vs. UEFA, CAS 98/200, sections 60/61 and 155 and seq., in Digest of CAS Awards II, 1998-2000, edited by Matthieu Reeb, pp. 65-66 and 102-103).”

			CAS 2009/A/1926 & 1930
8.	Arbitration CAS 2017/A/5065 Jacksen Ferreira Tiago v. Football Association of Penang & Football Association of Malaysia (FAM), award of 25 October 2017	Termination of employment contract	Panel: CAS 2013/A/3099 Swiss Federal Tribunal judgments ABDULLA Z., The Arbitration Agreement, in: KAUFMANN-KOHLER/STUCKI (eds.), International Arbitration in Switzerland – A Handbook for Practitioners, The Hague 2004 MÜLLER C., International Arbitration – A Guide to the Complete Swiss Law, Zurich et al. 2004, p. 115-116 MAVROMATI/REEB, “The Code of the Court of Arbitration for Sport, Commentary, Cases and Materials”
9.	Arbitration CAS 2017/A/5063 Deutscher Fussball-Bund e.V. (DFB) & 1. FC Köln GmbH & Co. KGaA (FC Köln) & Nikolas Terkelsen Nartey v. Fédération Internationale de Football Association (FIFA), award of 22 May 2017	Registration of a minor professional player outside the registration period	Panel: CAS 2010/A/2071 CAS 2016/A/4602 CAS 2016/A/4778 CAS 2011/A/2447 CAS 2012/A/2720
10.	Arbitration CAS 2017/A/5061 Samir Nasri v. Union des Associations Européennes de Football (UEFA), award of 15 December 2017	Doping (intravenous infusion)	Panel: WADA Code, the WADA ISTUE, and the WADA Prohibited List Parties: CAS 2002/A/389 CAS 2006/A/1102 CAS 2008/A/1452 CAS 2002/A/389
11.	Arbitration CAS 2017/A/5051 Jarmo Ahjupera v. Ujpest 1885 Futball Kft., award of 29 September 2017	Existence of a contractual relationship	Panel CAS 2007/A/1394 CAS 2009/A/1810 & 1811

Appendix VI. Reference to previously rendered awards by the SMA

No	Award	Award(s) referred to	Referred by	Other sources
1.	SMA No. 4317: In the Matter of the Arbitration between D/S NORDEN A/S, as Disponent Owner of the CMB EDOUARD, Claimant -and- CHS, INC., as Charterer, Respondent, Under a Baltimore Form C Berth Grain form of Voyage Charter, dated May 24, 2017	No. 4296 (2017)	Tribunal	Reference to more than 30 unnamed awards submitted by the respondent in support of its position
2.	SMA No. 4321: In the Matter of the Arbitration Between KAILUAN (HONG KONG) INTERNATIONAL CO., LTD., Petitioner, - against- SINO EAST MINERALS, LTD., Respondent, dated December 9, 2016	No.4153 (2011)	Party	<p>Stretch, Chartering of Ships, Vol. 1, p. 65; Carver, Carriage by Sea, Vol. 2, Sec. 1205 (12th ed. 1971); Scrutton on Charter Parties, Art. 151-152 (18th ed. 1974); Summerskill on Laytime, Sec. 1-01 (3rd ed. 1982); Gilmore and Black, The Law of Admiralty, Sections 4-8 (2nd ed. 1975) Julian Cooke et al, Voyage Charters, Sec. 15A1-10 (4th ed. 2014). Williston on Contracts (4th ed.) Sec. 63:3 and the Restatement (2d) of Contracts, Sec. 241. Yusuf Ahmed Alghanim & Sons, W.L.L. v. Toys "R" Us, Inc., 126 F.3d 15, 19 (2d Cir. 1997) Scandinavian Reins. Co. Ltd. v. Saint Paul Fire & Marine Ins. Co., 668 F.3d 60, 71 (2d Cir. 2012); Solé Resort, S.A. de C.V. v. Allure Resorts Mgmt., LLC, 450 F.3d 100, 102 n.1 (2d Cir. 2006) Willemijn Houdstermaatschappij, BV v. Standard Microsystems Corp., 103 F.3d 9, 12 (2d Cir. 1997) D.H. Blair & Co., Inc. v. Gottdiener, 462 F.3d 95, 110 (2d Cir. 2006) Hall St. Assocs., L.L.C. v. Mattel, Inc., 552 U.S. 576, 582 (2008) Jock v. Sterling Jewelers Inc., 646 F.3d 113, 121 (2d Cir. 2011)</p>

			<p>Wall St. Assocs., L.P. v. Becker Paribas Inc., 27 F.3d 845, 849 (2d Cir. 1994)</p> <p>Schwartz v. Merrill Lynch & Co., Inc., 665 F.3d 444, 451-52 (2d Cir. 2011)</p> <p>ReliaStar Life Ins. Co. of N.Y. v. EMC Nat'l Life Co., 564 F.3d 81, 85 (2d Cir. 2009)</p> <p>Banco de Seguros del Estado v. Mut. Marine Office, Inc., 344 F.3d 255, 262 (2d Cir. 2003)</p> <p>Stolt-Nielsen S.A. v. AnimalFeeds Int'l Corp., 559 U.S. 662, 671 (2010)</p> <p>T.Co Metals, LLC v. Dempsey Pipe & Supply, Inc., 592 F.3d 329, 339 (2d Cir. 2010)</p> <p>Westerbeke Corp. v. Daihatsu Motor Co., Ltd., 304 F.3d 200, 222 (2d Cir. 2002)</p> <p>DiRussa v. Dean Witter Reynolds Inc., 121 F.3d 818, 824 (2d Cir. 1997)</p> <p>Fahnestock & Co., Inc. v. Waltman, 935 F.2d 512, 515 (2d Cir. 1991)</p> <p>Int'l Chem. Workers Union (AFL-CIO), Local No. 227 v. BASF Wyandotte Corp., 774 F.2d 43,47 (2d Cir. 1985)</p> <p>Alyeska Pipeline Serv. Co. v. Wilderness Soc'y, 421 U.S. 240, 247 (1975)</p> <p>RR Chester, LLC v. Arlington Bldg. Corp., 22 A.D.3d 652., 654, 803 N.Y.S.2d 100, 101 (2005)</p> <p>Metro. Nat. Bank v. Adelphi Acad., 23 Misc. 3d 1132(A), 886 N.Y.S.2d 68 (Sup. Ct. 2009)</p> <p>The National Shipping Company of Saudi Arabia v. Diversified Freight Logistics, Inc., 2004 A.M.C. 188 (S.D.N.Y. 2003)</p> <p>Pioko Fashions, Inc. v. Am. President Lines, Ltd., 1993 A.M.C. 2615, 2628 (W.D. Wash. 1993)</p> <p>Anyangwe v. Nedloyd Lines, 909 F. Supp. 315, 321 (D. Md. 1995)</p> <p>Sparks v. Stich, 135 A.D.2d 989 (3d Dept. 1987)</p>
--	--	--	--

				<p>Shipsview Corp. v. Beeche Sys. Corp., 1996 U.S. Dist. LEXIS 15231 (N.D.N.Y. 1996)</p> <p>Towers Charter & Marine Corp. v. Cadillac Ins. Co., 894 F.2d 516, (2d Cir. 1990)</p> <p>Vitol S.A. Inc. v. Koch Petroleum Group, LP, 2005 U.S. Dist. LEXIS 18688 (S.D.N.Y. 2005)</p> <p>Marlowe v. Argentine Naval Commission, 808 F.2d 120 (D.C. Cir. 1986)</p> <p>Kolmar Americas, Inc. v. Koch Supply & Trading, LP, 10 Civ. 7905 (JSR), 2011 U.S. Dist. LEXIS 146546 (S.D.N.Y. 2011)</p> <p>New Colony Homes, Inc. v. Long Is. Prop. Group, LLC, 803 N.Y.S.2d 615 (N.Y. App. Div. 2d Dept. 2005)</p> <p>Kolmar Americas, Inc. v. Koch Supply & Trading, LP, 10 Civ. 7905 (JSR), 2011 U.S. Dist. LEXIS 146546 (S.D.N.Y. Dec. 14, 2011)</p>
3.	<p>SMA No. 4303: IN THE MATTER OF THE ARBITRATION -between- SEATRADE GROUP N.V., as Disponent Owner, -against- ISABELLA SHIPPING COMPANY LIMITED, as Charterer Under a NYPE Time Charter Party, dated February 21, 2017</p>	<p>S.M.A. No. 3900 (2005) SMA No. 4050 (2009) SMA No. 3944 (2006)</p>	Tribunal	<p>Blue Sympathy v. Serviocean 1994 AMC 2522 (S.D.N.Y. 1994)</p> <p>Campania Chilena de Nay. v. Norton, Lilly & Co., 652 F. Supp. 1512 (S.D.N.Y. 1987)</p> <p>Ordering Security from a U.S. Maritime Arbitrator's Perspective by David Martowski presented at ICMA XVIII (Vancouver 2013)</p>
4.	<p>SMA No. 4299: In the Matter of the Consolidated Arbitration between Ellin E.N.E. c/o Nereus Shipping, as Owner, and Castleton Commodities Shipping Co. Pte. Ltd., as Charterer, under a Voyage Charter of the M/V ROMANTIC dated July 24, 2015; and between Castleton Commodities Shipping Co. Pte. Ltd, as Charter, and Phillips 66 Company, as Sub- Charterer, under a Sub-Voyage Charter Party, dated January 11, 2017</p>	<p>SMA 3711 (2001) S.M.A. No. 1196 (1978)</p>	Parties / Tribunal	Voyage Charters, 3d ed.

5.	<p>SMA No. 4296: In the Matter of the Arbitration - between - Commodities & Minerals Enterprise LTD., Claimant, v. CVG Ferrominera Orinoco, C.A., Respondent. Pursuant to the Transfer System Management Contract dated August 7, 2010</p> <p>In the Matter of the Arbitration - between - Commodities & Minerals Enterprise LTD., Claimant, v. CVG Ferrominera Orinoco, C.A., Respondent. Pursuant to the M/V GENERAL PIAR Charter Party, dated January 5, 2017</p>	<p>SMA 3784 (2003); SMA 4154 (2011); SMA 4135 (2011).</p>	Tribunal	<p>Sperry Int'l Trade, Inc. v. Gov't of Israel, 689 F.2d 301, 306 (2d Cir. 1982), Compania Chilena de Navegacion Interoceanica, S.A. v. Norton Lilly & Co., Inc., 652 F. Supp. 1521 (S.D.N.Y. 1987); In re Arbitration Between Konkar Maritime Enters., S.A. v. Compagnie Belge D'Affretement, 668 F. Supp. 267 (S.D.N.Y. 1987); British Ins. Co. v. Water St. Ins. Co., 93 F. Supp. 2d 506, 516 (S.D.N.Y. 2000). Banco de Seguros del Estado v. Mutual Marine Office, Inc., 344 F.3d 255, 260 (2d Cir. 2003) Prima Paint Corp. v. Flood & Conklin Manufacturing Co., 388 U.S. 395 (1967)</p> <p>the Foreign Sovereign Immunities Act ("FSIA"), 28 U.S.C. § 1609</p>
6.	<p>SMA No. 4289: In the Matter of the Arbitration between STAR TANKERS INC., Owner of the MT SN FEDERICA and CHEVRON MARINE LIMITED, Charterer, under an ASBATANKVOY Charter Party, dated September 23, 2016</p>	<p>SMA Award 4224 SMA No. 3137 (1994); SMA No. 3417 (1998) SMA No. 1609 (1981) SMA No. 3191 (1995) SMA No. 3538 (1999); SMA No. 2044 (1984) SMA No. 1847 (1981) SMA No. 1372 (1979)</p>	Tribunal / Parties	<p>Reference to academic sources (by a party): Julian Cooke, VOYAGE CHARTERS (3d ed. 2007) Aktienselskabet Fido v. Lloyd Brasileiro, 283 F.62, 69 (2d Cir. 1922)</p>

		SMA No. 1180 (1977)		
7.	SMA No. 4282: In the Matter of the Arbitration between BAHAMAS OIL REFINING COMPANY INTERNATIONAL LTD., as Claimant and PHILLIPS 66 COMPANY, as Respondent, Under an Agreement for Storage and Handling of Crude Oil, dated May 5, 2016	SMA 4233 (2013) SMA 3567	Tribunal / Party	Convention on Limitation of Liability for Maritime Claims, 1976
8.	SMA No. 4264: In the Matter of the Arbitration Between Batca Global A.S., as Charterer and Claimant And Prams Water Shipping Co., Inc., as Disponent Owner of a Prams Vessel To Be Named and as Respondent and Counterclaimant Under an Amended Gencon Charter Party, dated November 13, 2015	S.M.A. No. 2226 (1985)	Parties	Mercator Line, Inc. v. Witte Chase Corp., 1990 U.S.
9.	SMA No. 4249: In the Matter of the Arbitration between NS UNITED KAIUN KAISHA, LTD., as Owner of the DAISHIN MARU and COGENT FIBRE INC., as Charterer, arising under a Charter Party, dated January 23, 2015	SMA 1844 (1983) SMA 4068 (2010) Award 2564 (1989); Award 2643-A (1990); Award 2458 (1988); Award 2560 (1989); Award 1598 (1981); Award 1751 (1982);	Tribunal / Parties	Reference to an academic source (by tribunal): VOYAGE CHARTERS 4th Ed., 2014 at p. 203 (7A.1) The Restatement (Second) of the Law of Contracts (1979) Golden Strait Corporation v Nippon Yusen Kubishka Kaisha [2007] 2 Lloyd's Rep 164 Commercial Solvents v. Louisiana Liquid Fertilizer 20 F.R.D. 359 (D.N.Y. 1957) Tractebel Energy Mktg. v. AEP Power Mktg., 487 F.3d 89, 98 (2d Cir. N.Y. 2007) Palmer Kane LLC v. Scholastic Corp., 2014 U.S. Dist. LEXIS 44881 (S.D.N.Y. Marc. 31, 2014) Russell Publ. Group, Ltd. v. Brown Printing Co., 2014 U.S. Dist. LEXIS 47152 (S.D.N.Y. Apr. 3, 2014) Spanski Enters. V. Telewizja, 2013 Dist. LEXIS 2853 (S.D.N.Y 2013)

		Award 2198 (1986); Award 3823 (2004); Award 2366 (1987); Award 3008 (1993); Award 4081 (2009); Award 4114 (2011); Award 4218 (2013); Award 3276 (1996); Award 2770 (1991) SMA 1159 (1977); SMA 1341 (1979); SMA 1851 (1983) SMA 2765 (1991) SMA 1569 (1981) SMA 4056 (2009) SMA 4217 (2013)		Hovensa LLC v. Kristensons Petroleum, 2013 USD Lexis 60723 (S.D.N.Y. April 26, 2013) Eastman Kodak Co. v. Altek Corp., 936 F.Supp. 2d 342 (S.D.N.Y. 2013) Federal Insurance Co. v. Sabine Towing & Transp. Co., 783 F.2d 347 (2d Cir. N.Y. 1986) Oceania Shipping Corp. v. Thos. P. Gonzalez Corp., 442 F.Supp. 997 (S.D.N.Y. 1977) Paine Webber Inc. v. Bybyk, 81 F.3d 1193 (2d. Cir. 1996) Asturiana De Zinc Marketing v. LaSalle Rolling Mills, 20 F.Supp. 2d 675 (S.D.N.Y. 1998) Sammi Line Co. Ltd. v. Altamar Navagacion, 605 F.Supp 72 (S.D.N.Y. 1985); Reliastar Life Inc. v. EMC National Life Co., 564 F.3d 81 (2d. Cir. 2009) Hong Kong Fir Shipping Co. v. Kawasaki Kisen Kaisha Ltd. (1961) 2 Lloyd's Rep. 478 (C.A.) Aaby et al. v. States Marine Corp., 181 F. 2d 383 (2nd Cir. 1950)
10.	SMA No. 4239:	SMA # 3818 SMA 4189	Tribunal	Scrutton Coughlin, Baker, Kenny and Kimble, Time Charters

	In the Matter of the Arbitration Between Hudson Shipping Lines, Inc., as Charterer and Claimant And TBS Ocean Carriers, Ltd., as Owner of the M/V SEMINOLE PRINCESS and as Counterclaimant Under an Amended NYPE Time Charter Party, dated August 28, 2014			J. Bond Smith, Safe Port/Safe Berth Tulane Law Review 1975 Vo. 49 861-879 Leeds Shipping v. Societe Francaise Bunge [1958] 2 Lloyd's Rep.
11.	SMA No. 4233: In the Matter of the Arbitration Between BAILEY SHIPPING LIMITED, Claimant, and AMERICAN BUREAU OF SHIPPING, AMERICAN BUREAU OF SHIPPING HELLAS, MS. MARTHA C. ADAMS, MR. IOANNIS ARMENAKIS, MR. CHRISTOS LAMBROU, MR. PANTELIS KALIPETIS, Respondents, dated May 8, 2013	SMA No. 2237	Parties	U.S.C. Bailey Shipping Limited v American Bureau of Shipping, et al, 12 Civ. 5959 (RJS) Impala Warehousing Us LLC v. Kostmayer Constr., LLC, 2012 U.S. Dist. LEXIS 179608, 3-4 (S.D.N.Y. Dec. 19, 2012) Employers Ins. of Wausau v. Fox Entm't Group, Inc., 522 F.3d 271, 275 (2d Cir. 2008)
12.	SMA No. 4216: In the Matter of the Arbitration - between - Zurich American Insurance Company as subrogee of Vinmar International Limited, Inc. and Vinmar International Limited, Inc., Claimants and Team Tankers A/S, as Owner of the MT SITEAM EXPLORER, Eitzen Chemical, USA, in personam and the MT Siteam Explorer, in rem, Respondents, Under an ASBATANKVOY Form of Charter Party, dated August 26, 2013	S.M.A. 4021 (2007)	Tribunal	COGSA Pacific Employers Ins. Co. v M/T IVER CHAMPION (E.D. La. Jan. 31, 1996 Bally, Inc. v. CSX Lines, LLC, 22 F.3dv65, 68, 69 (2d Cir. 2005); Atlantic Mut. Ins. Co. v. CSX Lines, LLC, 432 F.3d, 428, 433, 434 (2d Cir. 2005); Vana Trading Co., Inc. v. S.S. Mette Skou, 556 F.2d 100, 104, 105 (2d Cir. 1977) Socony Mobil Oil Co, Inc. v. Texas Coastal & Intern., Inc., 559 F.2d 1010, 1011 (5th Cir. 1977) Nissho-Iwai v. M/T Stolt Lion, 617 F.2d 907, 912 (2d Cir. 1980) EACH Timberlane v. Pisces, Ltd., 580 F. Supp. 99, 115 (D.C.P.R., 1983) Transatlantic Marine Claims Agency, Inc., v. M/V OOCL Inspiration, 137 F.3d 94, 98 (2d Cir. 1998) Bally, Inc. v. M.V. Zim America, 22 F.3d 65, 71 (2d Cir. 1994)

13.	SMA No. 4206: IN THE MATTER OF THE ARBITRATION between SANGAMON TRANSPORTATION GROUP, as Disponent Owner of the GENCO CARRIER and OSL STEAMSHIP CORP., as Charterer Under a Time Charter Party, dated April 12, 2013	MT Tbilisi (SMA Award No. 3935) SMA Award 2781 (1991)	Tribunal / Parties	
14.	SMA No. 4204: In the Matter of the Arbitration Between Clipper Holding (The Netherlands) BV As Disponent Owner of the M/V SEA MELODY, Claimant And Agritrade, LP, as Charterer and Respondent Under a Baltimore Form C Berth Grain Charter Party, dated March 29, 2013	SMA # 926 (1975)	Tribunal	Laytime and Demurrage", 6th Edition John Schofield, Laytime and Demurrage, (6th Ed., 2011) Cooke etal, Voyage Charters (3rd Ed., 2007) Dampsskibsselskabet Svendborg v Love & Stewart Ltd., 1915 SC 543 Lyle Shipping. v. Cardiff 69 L.J., Q. B.93, 889 Hulthen v. Stewart (1901) 6 Com. Ca 65 Yone Suzuki v. Central Argentine Railway, 27 F.2d 795, 802, 1928 AMC 1521 (1928), cert. denied, 278 U.S. 652 (1929)
15.	SMA No. 4197: In the Matter of the Arbitration - between - GREAT ELEPHANT CORPORATION, as Owner of the M/T FRONT SABANG, - and - CPC CORPORATION, as Charterer, under an ASBA II TANKVOY Charter Party, dated December 14, 2012	SMA No.1965 (1984)	Tribunal	Scrutton on Charter Parties, (19th Ed.) 1984
16.	SMA No. 4189: In the Matter of the Arbitration - between - Gearbulk Shipping A/S, as Owner of the WESTWOOD ANETTE, - and - Westwood Shipping Lines, Inc., as Charterer, arising under a Charter Party, dated October 31, 2012	S. M.A. No. 1819 (1983) S.M.A. 1341 (1979) S.M.A. No. 1602 (1981) SMA 1633 SMA 3677 SMA 3813	Tribunal	Coughlin, Baker, Kenny and Kimball, Time Charters, (Informa, 6th ed. 2008) Voyage Charters Third Edition , Cooke, Young, Taylor, Kimball, Martowski, Lambert, Venore Transportation Co. v. Oswego Shipping Corp., 498 F.2d 469, 472, 473 (2d Cir. 1974) A/S ATLANTICA et al v. Moran Towing & Transportation Co., 498 F.2d 158 (2d Cir. 1974)

		SMA 2393 SMA 3508 SMA 3849 SMA 4151		Ore Carriers of Liberia, Inc. v. Navigen Corp, et al, 332 F. Supp. 72 (S.D.N.Y 1969), aff'd. 435 F.2d 549 (2d Cir. 1970) Cities Service Transp. Co. v. Gulf Refining Co, 79 F.2d 521, 1935 AMC 1513 (2d Cir. 1935) H. Schuldt v. Standard Fruit & S.S. Co, 1979 A.M.C. 2470 (S.D.N.Y. 1978) Crisp v. United States & Australiasia S.S. Co., 124 F. 748; 1903 U.S. Dist. Lexis 174 (S.D.N.Y. 1903) The Carnival, [1992] 1 Lloyd's Rep. 449, aff'd, [1994] 2 Lloyd's Rep. 14 Leeds Shipping v. Societe Francaise Bunge (The Eastern City), [1958] 2 Lloyd's Rep. 127 O'Donnell Transp. Co. v. City of New York, 215 F.2d 92 (2d Cir, 1954)
17.	SMA No. 4188: In the Matter of the Arbitration between Tricon Energy Ltd. and Tricon Shipping, Inc., as Claimants/Charterers and Team Tankers AS Oslo, as Time Chartered Owners of the M/V MATTHEOS I Pursuant to an ASBATANKVOY (October 1977 Form) Charter Party, dated October 22, 2012	SMA 4146 (2011) SMA Award 3118 (1994); SMA Award 3325 (1996); SMA 3992 (2008) SMA Award 3617 (2000)	Tribunal	Reference to academic source (by tribunal): Thomas J. Schoenbaum Admiralty and Maritime Law West Publishing Co. (1987) Black's Law Dictionary, 6th ed., at p. 1190. 46 U.S.C. Chapter 28 § 1304 (2) (a)-(q) Otis McAllister Export v. Grancolumbiana (D.C. LA 1963, 216 F.Supp. 756; Rhinetubes v. Norddentscher Lloyd, Tex. Civ. App. 1960, 335 S.W.2d 269 Miami Structural Iron Corp. v. Cie Nationale Beige De T.M., 224 F.2d 566 (5th Cir. 1955) Socony Mobil Oil. Co. v. Texas Coastal & International, Inc., 559 F.2d 1008, 1012 (5th Cir. 1977); Nissho-Iwai Co., Ltd. v. M/T Stolt Lion, 719 F.2d 34, 41, n.5, 1984 AMC 2611 (2nd Cir. 1983); Crisis Transp. Co. v. M/V Erlangen Express, 794 F.2d 185, 187-88 (5th Cir. 1986) Harbert Intern. Establishment v. Power Shipping, 635 F.2d 370, 373 (5th Cir. 1981);

				Pacific Employers Ins. Co. v. M/V Gloria, 767 F.2d 229, 238 (5th Cir. 1985)
18.	SMA No. 4184: In the Matter of the Arbitration between Monjasa Pte Ltd. as Supplier and Claimant and Dalmorneftegeophysica Joint Stock Company as Purchaser and Respondent Under Monjasa A/S Bunker Supply Contracts, dated September 14, 2012	SMA Awards ANGEL S, # 4010 (2008); SHUN WEI, # 4020 (2009) and BEAUTY, # 4134 (2011)	Tribunal	
19.	SMA No. 4332: In the Matter of the Arbitration Between C.A. DE SEGUROS LA OCCIDENTAL a/s/o MOLINOS VENEZOLANOS, C.A. "MOLVENCA", as Claimant and REEDEREI M. LAUTERJUNG GMBH & CO., INDEPENDENCE KG, as Respondent of the M/V FEDERAL MIRAMICHI, dated December 13, 2017	SMA No. 3515 (1999)	Tribunal	Although not specifically mentioned, it is clear from the facts that the parties also cited a number of SMA awards Mikinberg v. Baltic Steamship Co., 988 F.2d 327, 331 [2d Cir. 1993] Ossining Union Free School District v. Anderson LaRocca Anderson, 73 N.Y.2d 417, 423-24 (1989) Bunge Edible Oil Corporation. v. M/V TORMRASK and FORT STEELE, 756 F. Supp. 261 (E.D. La. 1991) 1991 AMC 1102, aff'd 949 F.2d 786 (5th Cir. 1992) Dynamic Metals, Inc. et al v. Massan Shipping Industries, Inc., No. 96-3656, 1997 U.S. Dist. LEXIS 10494 (E.D. La July 16, 1997) Continental Insurance Company v. M/V OLYMPIC MELODY and Fednav Ltd, No. 01 Civ. 2824, 2002 U.S. Dist. LEXIS 4220 (S.D.N.Y. March 18, 2002) Ewig International Marine Corp. v. M/V FEDERAL SCHELDE and Fednav International, Ltd, No. 95 Civ.5602, 1996 U.S. Dist. LEXIS 9652 (S.D.N.Y. July 11, 1996) Simcuski v. Saoeli, 44 N.Y.2d 442, 449 (1978) Zampano v. Quinn, 6 N.Y. 3d 666, 706 (2006)
20.	SMA No. 4326: In the Matter of the Arbitration between LAUDERDALE TOWING & SALVAGE,	SMA No. 3969 (July 2007)	Party	Fort Myers Shell & Dredging Co. v. Barge NBC 512, 1969 AMC 186, 404 F.2d 137 (5th Cir. 1968) Markaris v. S/S VOLENDAM, 486 F. Supp. 1103 (S.D.N.Y 1980)

			IBARROLA J., La jurisprudence du TAS en matière de football – Questions de procédure et de droit de fond, in BERNASCONI/RIGOZZI (eds.), The Proceedings before the Court of Arbitration for Sports, Berne 2007
12.	Arbitration CAS 2017/A/5031 Club Mersin Idman Yurdu Spor Kulübü v. Spas Delev & Fédération Internationale de Football Association (FIFA), award of 13 September 2017	Disciplinary proceedings for failure to comply with a previous decision of a FIFA body	Panel: CAS 2014/A/3831 CAS 2016/A/4387 CAS anti-doping Division OG AD 16/011
13.	Arbitration CAS 2017/A/5022 Fédération Internationale de Football Association (FIFA) v. Confederação Brasileira de Futebol (CBF) & Cristiano Lopes, award of 28 September 2017	Doping	Panel: CAS 2014/A/3842 CAS 2012/A/2822 CAS 2012/A/2822 CAS 2012/A/2822 RIGOZZI/HAAS/WISNOSKY/VIRET, Breaking Down the process for determining a basic sanction under the 2015 World Anti-Doping Code, Int Sports Law J (2015)
14.	Arbitration CAS 2017/A/5017 Serghei Tarnovschi v. International Canoe Federation (ICF), award of 11 July 2017	Doping	Panel: CAS 2016/A/4534 Parties: CAS 2013/A/3327
15.	Arbitrations CAS 2017/A/5015 International Ski Federation (FIS) v. Therese Johaug & Norwegian Olympic and Paralympic Committee and Confederation of Sports (NIF) & CAS 2017/A/5110 Therese Johaug v. NIF, award of 21 August 2017	Doping	Panel: CAS 2013/A/3115 CAS 2013/A/3116 CAS 2013/A/3327 CAS 2010/A/2229 CAS 2005/A/830 CAS 2011/A/2518 CAS 2006/A/1025 CAS 2006/A/1133 CAS 2012/A/2959; CAS 2005/A/951 CAS 2005/A/828

	Inc., d / b / a SEA TOW Fort Lauderdale, a Florida Corporation, Claimant and ODYSSEY CHARTERS, LLC, a Florida Limited Liability Company, Respondent, Under a MARSALV Agreement, dated September 18, 2017	SMA Award No. 4078 (June 2010)		Unnamed Master and Crew v. Certain Unnamed Vessel, 592 F. Supp. 1191 (S.D. Fla. 1984)
21.	SMA No. 4287: In the Matter of the Arbitration - between - CASTLETON COMMODITIES SHIPPING CO. PTE. LTD, as Charterers - and - VULICA SHIPPING LIMITED, as Owners of the HA SKLENAR, Under a BIMCO OREVOY Charter Party, dated September 16, 2016	SMA No. 3663 (2001)	Party / Tribunal	Reference to an academic source (by party): VOYAGE CHARTERS (3d Ed.) at page 639 in Section 21.208 and also at Section 21.210 Although not specifically mentioned, it is clear from the facts that the parties also cited a number of SMA awards Aaby v. States Marine Corp., 181 F.2nd 383, 386-87 (2d Cir 1950)
22.	SMA No. 4286: In the Matter of the Arbitration between MONJASA DMCC, as Supplier and RED FUNNEL SHIPPING LTD., as Owner of the NIHAT-M and Buyer Under a Bunkering Contract, dated September 14, 2016	SMA Award 4241 (2014) SMA Award 4249 (2015)	Tribunal	Navig8 v. Crest Energy 15 Civ. 7639 (PAE), 2015 U.S. Dist. Lexis 15 8851 (S.D.N.Y. Nov. 24, 2015)
23.	SMA No. 4266: In the Matter of the Arbitration between Keystone D.T., Inc., as Owner, and Murphy Oil USA, Inc., as Charterer, under a July 27, 2007 SHELLTIME4 contract for the charter of the M/T DELAWARE TRADER, dated December 14, 2015	SMA # 4217 (2013) SMA NO. 3619 (2000) SMA AWARD 3576 (1999)	Parties / Tribunal	M. O'Neil Supply Co. v. Petroleum Heat & Power Co., 280 N.Y. 50, 55, 56, 19 N.E.2d 676, 678 (1939) Kennedy v. Porter, 109 N.Y. 526, 544, 17 N.E. 426 Chesapeake & O. Canal Co. v. Hill, 15 Wall. 94 21 L.Ed. 64 Manson v. Curtis, 223 N.Y. 313, 320 119 N.E. 559, Ann. Cas.1918E 247 Atwater & Co. v. Panama R. R. Co. 246 N.Y. 519, 524, 159 N.E. 418 Hutchison v. Ross, 262 N.Y. 381, 398, 187 N.E. 65,89 A.L.R. 1007 Berry Harvester Co. v. Walter A. Wood Mowing & Reaping Mach. Co., 152 N.Y. 540 46 N.E. 952

				Wilson v. Ford, 209 N.Y. 186, 196 102 N.E. 614 Mascioni v. I. B. Miller Inc., 261 N.Y. 1, 184 N.E. 473
24.	SMA No. 4274: In the Matter of the Arbitration between ICC Chemical Corporation, Charterer and Nordic Tankers Trading A/S, Owner of the CLIPPER KARINA arising under a Charter Party, dated September 22, 2015	SMA Award 2782 (1991) SMA Award 3073 (1994) SMA Award 2957 (1993) SMA 3457 (1998) SMA 3466 [1998] SMA 3732 (2002) SMA No. 3388 (1997) SMA No. 2755 (1991) SMA No. 3070 (1994) SMA No. 2864 (1992) SMA No. 703 (1972) SMA No. 1043 (1976) SMA No. 3020 (1993) SMA No. 793 (1972) SMA No. 3759 (2002) SMA No. 2688 (1990)	Tribunal / Parties	Reference to an academic source (by party): Julian Cooke, et al., <i>Voyage Charters</i> , Fourth Edition, p. 680 21A.31 Reference to an academic source (by tribunal): John D. Calamari and Joseph M. Perillo, <i>The Law of Contracts</i> , St Paul, Minn: West Publishing Co., 1970, p. 327 Julian Cooke, Timothy Young, Andrew Taylor, John D. Kimball, David Martowski, LeRoy Lambert, <i>Voyage Charters</i> , Lloyd's Shipping Law Library, Second Edition, 2001, p. 603. Aaby v. States Marine Corp., 107 F. Supp. 484 (S.D.N.Y. 1951) Thebideau v. Cairns, 171 F. 233 (D.Me. 1909) Ainsworth Coal & Iron Co. v. Traf. Grangesberg Oxelosund, 287 F. 291 (4th Cir. 1923) Aktieselskabet Fibo v. Lloyd Brasileiro, 283 F. 62, 69-70 (2d Cir. 1922) The Ada, 239 F. 363, 364 (S.D.N.Y. 1916) rev'd on other grounds, 250 F. 194 (2d Cir. 1918) Transpacific Lines Inc. v. Marianas Maritime Corporation, 1979 AMC 1467 (D. Marianas Islands 1978) United Transportation Co., v. Berwind-White Coal Mining Co., 13 F. 2d 282 (2d Cir. 1926) American Asiatic v. Robert Dollar Co., 282 F. 743 (9th Cir 1922), cert. denied, 261 U.S. 615 (1923), appeal after remand, 25 F.2d 791 (9th Cir. 1928), cert. denied, 278 U.S. 639 (1928) Sigmoil Resources N.V. v. Burnpac Transport and Trading, 1989 AMC 2874 (S.D.N.Y. 1989)

		SMA No. 3529 (1999) SMA No. 3785 (2003) SMA No. 3987 (2007)		
25.	SMA No. 4254: In the Matter of the Arbitration Between ARTAX SHIPPING INC., as Buyer And CLARA ANN SHIPPING CORPORATION, as Seller Under a Norwegian Sale Form Memorandum of Agreement relative to the Sale/Purchase of the M/T CLARA ANN, dated April 30, 2015	SMA # 3336 SMA 1896	Tribunal	UCC the Code for the Construction and Equipment of Ships Carrying Dangerous Chemicals in Bulk White & Summers, Uniform Commercial Code (4th Ed. 1995) R/S Associates v. N.Y. Job Development Authority, 744 N.Y.S.2d 358, 360 (N.Y. 2002); W.W.W. Associates, Inc. v. Giancontieri, 565 N.Y.S. 2d 440, 443 (N.Y. 1990) Trade & Transport Inc. v. Natural Petroleum Charterers Inc., 931 F.2d 191, 195 (2d Cir. 1991) Clark-Fitzpatrick, Inc. v. Long Is. R.R. Co., 521 N.Y.S. 2d 653, 656-57 (N.Y. 1987) Bridgestone/Firestone, Inc. v. Recovery Credit Services, 98 F.3d 13, 20 (2d Cir. 1996) Nick Mikalacki Const. Co. v. J.J.L. Truck Sales, Inc.. 515 N.E.2d 24 (Ohio App. 9 Dist. 1986) Cybertech Group, Inc. v. U.S., 48 Fed Cl. 638, 649-50 (Fed. Cl. 2001); Li v. Chertoff, No. 07-CV-3836, 2007 WL 4326784 at 5 (E.D.N.Y. Dec. 7, 2007)
26.	SMA No. 4238: In the Matter of the Arbitration between POWERS MARINE SERVICE LLC, d/b/a Sea Tow Key Largo, Claimant and IRMINA LTD, Respondent, Under a U.S. Open Form Salvage Agreement (MARSALV), dated July 28, 2014	S.M.A. 4227 (2014) S.M.A. 4171 (2012) S.M.A. 4161 (2012)	Parties	Markakis v. S/S Volendam, 1980 AMC 915, 920, 486 F.Supp. 1103, 1106 (S.D.N.Y. 1983); B. V. Bureau Wijsmuller v. United States, 1983 AMC 1471, 1477, 702 F.2d 333, 338 (2 Cir. 1983); Clifford v. M/V Islander, 1985 AMC 1855, 1863, 751 F.2d 1, 6 (1 Cir. 1984); The J. C. Pfluger, 109 Fed. 93, 95-6 (N.D. Cal. 1901) Tow Tell Marine Service, LLC v. M/V 28' Spencer, 2013 U.S. Dist. LEXIS 168818. *6 (S.D. Fla. November 27, 2013)

27.	SMA No. 4230: In the Matter of the Arbitration between SHERWIN ALUMINA, L.P. as Charterer and WESTERN BULK CARRIERS KS as Owner, Under a Contract Of Affreightment, dated March 31, 2014	SMA # 3934	Tribunal	
28.	SMA No. 4221: In the Matter of the Arbitration between CETRAGPA ASIA PTE. LTD., as Disponent Owners and XCOAL ENERGY & RESOURCES LLC, as Charterers Under a Contract of Affreightment, dated November 12, 2013	SMA 1989 (1984) SMA 2136 (1985) SMA 2534 (1988) SMA 1330 (1979) SMA 3928 (2006) SMA 3814 (1997) SMA Award 1237 (1978) SMA 4157 (2012) SMA 4217 (2013) SMA Award 4036 (2009) SMA 3814 (2003) SMA 3578 (1999) SMA 4128 (2011) SMA 3698 (2001)	Parties / Tribunal	Reference to an academic source (by tribunal): BLACK'S LAW DICTIONARY; VOYAGE CHARTERS (3rd ed., Informa London 2007) at p. 624. Reference to an academic source (by party): TIME CHARTERS (6th ed, Informa London 2008 at p. 321) CONTRACTS, Calamari and Perillo, West Publishing Co. (2nd Ed. 1977) at Sect. 14-16, p. 54 APL Co. PTE Ltd. v. Blue Water Shipping U.S. Inc. 592 F.3d 108, 2010 AMC 442 Stanley Manly Boys' Clothes v. Hickey, 113 Tex. 482 (1924) Sabin Metal, 151 F. Supp. at 690; Zanker Development Co. v. Cogito Systems Corp., 215 Cal. App. 3d 1377, 1383 (App. Ct. Cal. 1989) Schoenholtz v. Doniger, 657 F.Supp. 889 (S.D.N.Y. 1987) United Transport v. Berwind-White, 13 F.2d 282 (2nd Cir. 1926) Leblond v. McNear, 104 F. 826 (N.D.Cal 1900) Venus Shipping Co. v. Wilson, 152 F. 170 (2nd Cir. 1907)

		SMA 2930 (1992) SMA 1987 (1984) SMA 3455 (1988) SMA 3764 (2002) SMA 1025 (1976) SMA 1071 (1976) SMA 2473 (1988) SMA 4126 (2011)		
29.	SMA No. 4219: In the Matter of the Arbitration between GRANDI MOLINI ITALIANI SPA., Claimant and ORION SHIP TRADE S.A., Respondent, dated October 28, 2013	SMA AWARD # 2885	Tribunal	the Canadian Carriage of Goods by Water Act 1936 The Federal Rules of Evidence Canada Moon Shipping Co. Ltd. V. Companhia Siderurgica Paulista-Cosipa, 2012 FCA 284 (CanLII) (Fed.C.A.2012) Wirth Ltd. et al v. Belcan N.V. et al. (1996), 112 F.T.R. 81 (F.C.T.D), [1996] F.C.J. No. 603 (QL) at 65 Produits Alimentaires Grandma Ltee v. Zim Israel Navigation Co. (1988), 86 NR 39, [1988] F.C.J. No. 24 (C.A.) (QL) Elders Grain Co. v. M/V RALPH MISENER, 2003 F.C. 837 (Federal Court of Canada, Trial Division) aff'd on appeal
30.	SMA No. 4217: In the Matter of the Arbitration - between - Falcon Carrier Shipping, Ltd., as Owner of the M/V FALCON CARRIER, Claimant, - and - ST Shipping and Transport, Pte. Ltd., Time Charterer, and Glencore, Ltd.,	SMA 3578 [1999] SMA 3935 [2006] SMA 3158 [1995]	Tribunal	Reference to an academic source (by tribunal): VOYAGE CHARTERS (3rd Ed., 2007 at Sect. 21.45)

	as Guarantor, Respondents, Under a time charter party, dated September 20, 2013	SMA 2747 [1991] SMA 2862 [1992] SMA 3039 [1992] SMA 3048 [1994] SMA 3078 [1994] SMA 3538 [1999]		
31.	SMA No. 4210: In the Matter of the Arbitration -between- Donjon Marine Co., Inc. as Salvor/Contractor -and- Abhe & Svoboda, Inc. as Disponent Owner of the Barge SEI 34 Under a WRECKFIXED 99 Form of Salvage Agreement, dated June 14, 2013	SMA Award No. 3976	Party	
32.	SMA No. 4201: In the Matter of the Arbitration -between- AMERICA METALS TRADING, LLP, As Charterer -and- PHOENIX BULK CARRIERS, LTD., As Disponent Owner Under Charter Party, dated February 25, 2013	SMA No. 1025 (1976) SMA No. 2914 (1992) SMA No. 3282 (1996)	Party / Tribunal	Cameron-Hawn Realty Co. v. City of Albany, 207 N.Y. 377, 381; 101 N.E. 162; 1913 N.Y. Lexis 1282 In the Matter of the Arbitration between Commercial Solvents & Louisiana Liquid Fertilizer, 20 Fed. 359 (S.D.N.Y. 1957; Omni Moving & Storage v. the United States, 27 Fed. CLP. 667 (U.S. Ct. Fed. CLMS 1993) Transatlantic Financing Corp. v. United States, 363, F.2d 312, 1966 AMC 1717 (D.C. Cir. 1966)
33.	SMA No. 4186: In the Matter of the Arbitration between EUROCEANICA (UK) LTD., as Owners of the CRYSTAL AMARANTO and TRICON SHIPPING INC., as Charterers, dated September 21, 2012	SMA # 2820 (1991)	Party	DAVID AGMASHENEBELI QBD Admiralty Ct) May 31, 2002.

34.	<p>SMA No. 4170: In the Matter of the Arbitration between STANDARD COMMODITIES AUSTRALIA PTY LTD., as Charterers and EITZEN CHEMICALS (SINGAPORE) PTE LTD., as Owners of the SICHEM EVA, dated March 7, 2012</p>	<p>SMA Award 3910 (2005) SMA Award 3985 (2007) SMA Award 3734 (2002) SMA Award 4146 (2011) SMA Award 951 (1975) SMA Award 3118 (1994) SMA Award 3325 (1996) SMA 3992 (2008) SMA Award 3617 (2000) SMA Award 2656 (1989)</p>	Tribunal	<p>Reference to an academic source (by tribunal): Corbin on Contracts, 11-55 § 1005 (2004) Thomas J. Schoenbaum, Admiralty and Maritime Law (St. Paul, Minn." West Publishing Co., 1987) Black's Law Dictionary 6th ed. 1990.</p> <p>Austrian Airlines v. UT Finance [04 Civ. 3854 (RCC) (AJP) S.D.N.Y. 2005, Lexis 7283] The NIEL MAERSK, 91 F.2d 932 (2d Cir. 1937), cert. denied, 302 U.S. 753 (1937) Caemint Foods, Inc. v. Lloyd Brasileiro, 647 F.2d 347 (2d Cir. 1981) Conticommodity Services v. Philipp & Lion 613 F.2d 1222 (2d Cir. 1980); Office of Supply v. N.Y. Navigation Co. 469 F.2d 377</p> <p>the Carriage of Goods by Sea Act</p>
35.	<p>SMA No. 4167: In the Matter of the Arbitration between SANGAMON TRANSPORTATION GROUP, as Disponent Owner of the GENCO CARRIER and OSL STEAMSHIP CORP., as Charterer, Under a Time Charter Party, dated February 24, 2012</p>	<p>SMA 2430 (1988) 2430-A (1988) SMA 3168 (1995) SMA 3378 (1997) SMA 3784 (2003) SMA 3900 (2005) SMA 4033 (2009)</p>	Tribunal	<p>Sperry International Trade, Inc. v. Government of Israel, 532 F. Supp. 901, 905, (S.D.N.Y.), aff'd 689 F.2d 301 (2d Cir. 1982); Compania Chilena de Navigation Interoceanica, S.A. v. Norton, Lilly & Co., Inc., 652 F.Supp. 1512 (S.D.N.Y.) 1987); Blue Sympathy Shipping Company. Ltd. v. Serviocean International, S.A., 1994 A.M.C. 2522 (S.D.N.Y. 1994)</p>

		SMA 4094 (2010) SMA 4163 (2012)		
36.	SMA No. 4164: In the Matter of the Arbitration - Between - PHOENIX BULK CARRIERS, LTD. As Disponent Owner - and - AMERICA METALS TRADING, LLP. As Charterer of the M/V CAPTAIN P. EGGLEZOS, Under Charter Party, dated February 9, 2012	S.M.A. 4037 (2009)	Party	Although not specifically mentioned, it is clear from the facts that the tribunal also cited a number of SMA awards Orient Shipping Rotterdam B. V. v. Hugo Neu & Sons, Inc 1996 A.M.C. 1366; 918 F.Supp 806 (S.D.N.Y. 1996) Toyomenka Pacific Petroleum, Inc. v. Hess Oil Virgin Islands Corp. 1991 A.M.C. 2720; 771 F.Supp. 63 (S.D.N.Y. 1991)
37.	SMA No. 4163: In the Matter of the Arbitration between Sunskar Ltd., as Owner of the GEORGIA S and CDII Trading, Inc., as Charterer, arising under a Charter Party, dated February 8, 2012	SMA 2430 (1986) SMA 2430A (1986) SMA 3168 (1995) SMA 4050 (2009) SMA 4154 (2011)	Tribunal	Compania Chilena de Navegacion Interoceanica, S.A. v. Norton Lilly & Co., Inc., 652 F.Supp. 1512 (S.D.N.Y. 1987); Konkar Maritime Enterprises, S.A. v. Compagnie Belge D'Affretement, 668 F.Supp. 267 (S.D.N.Y. 1987); British Ins. Co. v. Water St. Ins. Co., 93 F.Supp.2d 506 (S.D.N.Y. 2000)
38.	SMA No. 4157: IN THE MATTER OF THE ARBITRATION - BETWEEN - NITROCHEM DISTRIBUTION LTD., CLAIMANT - AND - VIKINGSHUSET SHIPPING INC., RESPONDENT. UNDER A TRANSPORTATION AGREEMENT, dated February 13, 2012	S.M.A. no. 3611	Tribunal	Chitty on Contracts Cooke, Young, Kimball, Lambert, Taylor and Martowski (Voyage Charters, 3rd Ed., 2007 Williston on Contracts § 64:27 (4th ed.) British Westinghouse Electric and Manufacturing Co. Ltd. v. Underground Electric Railways Co. of London, Ltd. [1912] AC 673 Pilkington v. Wood [1953] 2 ALL ER 10, 3 W.L.R. 522 Walker v. Medlicott & Son [1999] 1 W.L.R. 727, 739. Dunkirk Colliery Co. v. Leder (1878) 9 Ch D 20, 25.
39.	SMA No. 4148:	SMA Award 4135	Party	the International Ship and Port Security (an amendment to the SOLAS Convention (1974/1988)

	In the Matter of the Arbitration between SHERWIN ALUMINA, L.P. as Charterer and WESTERN BULK CARRIERS KS as Owner Under a Contract Of Affreightment, dated November 30, 2011			the Maritime Transportation Security Act
40.	SMA No. 4146: In the Matter of the Consolidated Arbitration between Great American Insurance Company of New York and Turbana Corporation, as Insurers and Cargo Owners and Seatrade Group N.V., as Disponent Owners of the PRINCE OF TIDES Seatrade Group N.V., as Disponent Owners of the PRINCE OF TIDES and Isabella Shipping Company Limited, as Charterers, dated October 24, 2011	SMA 2222 (1986) SMA 3026 (1993) SMA 3992 (2008) SMA Award 951 (1975) SMA Award 3118 (1994) SMA Award 3325 (1996) SMA Award 3617 (2000) SMA Award 4101 (2010)	Tribunal	Reference to an academic source (by tribunal): Voyage Charters (3rd Ed. 2007) and Pare, "The Burden of Proof in Cases of Cargo Loss and Damage Where the U.S. Carriage of Goods by Sea Act Has Been Incorporated into a Charter Party", 25 Tulane Maritime L.J. 491 (2001) Tetley on Marine Cargo Claims, pp. 1323-24 (4th ed.) Thomas J. Schoenbaum, Admiralty and Maritime Law (St. Paul, Minn." West Publishing Co., 1987) the United States Carriage of Goods by Sea Act the Inter-Club New York Produce Exchange Agreement (1996) Berisford Metals Corp. v. S/S Salvador, 779 F.2d 841 (2d Cir. 1985), cert. denied, 476 U.S. 1188 (1986); Nichimen Co. v. M.V. Farland, 462 F.2d 319 (2d Cir. 1972); Dempsey & Assoc., Inc. v. S.S. Sea Star, 461 F.2d 1009 (2d. Cir. 1972) M. Golodetz Export Corp. v. S/S Lake Anja, 751 F.2d 1103 (2d. Cir. 1985), cert. denied, 471 U.S. 1117 (1985) which cited the pre-COGSA decision in Schnell v. The Vallescura, 293 U.S. 296 (1934) and Vana Trading Co. Inc. v. S/S Mette Skou, 556 F.2d 100 (2d. Cir. 1977), cert. denied, 434 U.S. 892 (1997) La Libertad, 529 F.Supp. 78 (S.D.N.Y. 1981) Tug Ocean Prince, Inc. v. United States, 584 F.2d 1151 (2d Cir. 1978), cert. denied 440 U.S. 959 (1979)
41.	SMA No. 4143: In the Matter of the Consolidated Arbitration between PRECIOUS STARS LIMITED, as Owners of the SUCHADA	SMA 4119 (2011) SMA Award 4096 (2010)	Tribunal	

	NAREE and HELENA CHARTERING INC., as Charterers, HELENA CHARTERING INC., as Disponent Owners of the SUCHADA NAREE and STX PAN OCEAN CO. LTD., as Sub-Charterers, dated August 29, 2011			
42.	SMA No. 4141: In the Matter of the Arbitration between URANUS PRODUCT CARRIER CORPORATION, as Bareboat Charterers of the OVERSEAS URANUS and GARLAND INTERNATIONAL INC., as Owners, Under a Demise Charter Party and In the Matter of the Arbitration between NEPTUNE PRODUCT CARRIER CORPORATION, as Bareboat Charterers of the OVERSEAS NEPTUNE and SHELDON INVESTMENTS CORP., As Owners, Under a Demise Charter Party, dated August 15, 2011	SMA Award 3348 (1997)	Party	Dow Chemical v. GIOVANNELLA D'AMICO 297 F. Supp. 699, 706 (S.D.N.Y. 1969)
43.	SMA No. 4135: In the Matter of the Arbitration between Sanko Steamship Co., Ltd., as Petitioner, and Sherwin Alumina, L.P. as Respondent, arising under a Contract of Affreightment, dated July 20, 2011	SMA Award 3989 (2007)	Tribunal	
44.	SMA No. 4131: In the Matter of the Arbitration Between KINGSBURY NAVIGATION LTD., as Claimant and Owner -and- KOCH SHIPPING INC., as Respondent and Charterer of the MT SEADANCER, under an ASBATANKVOY Form Tanker Voyage Charter Party, dated June 24, 2011	S.M.A. 3125 S.M.A. 3987 S.M.A. 3785 S.M.A. 3235 S.M.A. 2756 S.M.A. 2688 S.M.A. 2561 S.M.A. 2560	Tribunal / Parties	Voyage Charters Third Edition Universal Cargo Carriers v. Citati, (1957) 2 Q.B. 401, 430 Suisse Atlantique Societe d'Armement Maritime SA v. NV Rotterdamsche Kolen Centrale (The General Guisan) [1966] 1 Lloyd's Rep 529 (HL) Senator Linie GMBH & Co. KG v. Sunway Line, Inc., 291 F. 3d 145, 170 (2d Cir. 2002)

			<p>CAS 2014/A/3798 CAS 2010/A/2107 CAS 2016/A/4643</p> <p>Parties: CAS 2014/A/3591 CAS 2016/A/4643 CAS 2005/C/976 & 986 CAS 2005/A/830 CAS 2010/A/2268 CAS 2007/A/1252 CAS 2014/A/3798 CAS 2013/A/3327</p>
16.	Arbitration CAS 2017/A/5000 Eid Mohamed Al-Suweidi v. World Anti-Doping Agency (WADA), award of 24 July 2017	Doping	<p>Panel: CAS 2009/A/1817 & 1844 CAS 2015/A/4026-4033 CAS 2012/A/2791</p> <p>Parties: CAS 2011/A/2678 CAS 2012/A/2791 CAS 2009/A/1817 CAS 2009/A/1844 CAS 2016/A/4615</p>
17.	Arbitration CAS 2017/A/4994 Cruzeiro E.C. v. C.A. Atenas, award of 11 July 2017	Transfer	<p>Panel: CAS 2013/A/3054, CAS 2016/A/4387</p> <p>Despina Mavromati and Matthieu Reeb in their book The Code of the Court of Arbitration for Sport (Kluwer Law International BV, 2015</p>
18.	Arbitration CAS 2017/A/4981 Clube Atlético Mineiro v. Udinese Calcio SpA, award of 10 August 2017	Failure by a club to pay part of a transfer fee	<p>Panel: CAS 2013/A/3323, CAS 2015/A/4342 CAS 2017/A/4994</p>

		S.M.A. 1485 S.M.A. 2394 (1978)		Hadley v. Baxendale, 9 Exch. 341 (Ct of Exchequer) Transfield Shipping Inc. v. Mercator Shipping Inc., M/V Achilleas [2009] 1 AC61, [2008] 2 Lloyd's Rep 275 Sylvia Shipping Co. Ltd. v Progress Bulk Carriers Ltd. [2010] EWHC 542 (Comm) Ashland Management Inc. v. Janien, 82 N.Y. 2d 395 (1933)
45.	SMA No. 4124: In the Matter of the Arbitration - between - Team Tankers AS, Claimant, - and - Lukoil Pan Americas, LLC, Respondent, dated May 9, 2011	S.M.A No. 772 (1972) S.M.A. No. 725 (1972) S.M.A. NO. 2309 (1986) S.M.A. No. 3539 (1999); S.M.A. No. 2867 (1992); S.M.A. No. 2176 (1985) S.M.A. NO. 2002 (1984)	Parties / Tribunal	Cromer Fin. Ltd. v. Berger, 245 F. Supp. 2d 552 (S.D.N.Y. 2003) Meisel v. Grunberg, 651 F. Supp. 2d 98 (S.D.N.Y. 2009) New York University v. First Financial Ins. Co., 322 F.3d 750 (2d Cir. 2003) N.Y. Marine & Gen. Ins. Co. v. Tradeline (L.L.C.), 266 F.3d 112 (2d Cir. 2001) Dorn v. Balfour, Guthrie & Co., 262 F.2d 48 (9th Cir. 1959)
46.	SMA No. 4121: In the Matter of the Arbitration - Between - SCHUYLER LINE NAVIGATION CO., Owner/Claimant - and - INTERNATIONAL PETROCHEMICAL SALES LTD., Charterer/Respondent, dated April 6, 2011	SMA 3967 (2007) SMA 3775 (2003) SMA 4048 (2009) SMA 1145 (1977) SMA 2716 (1990) SMA 2996 (1993)	Parties / Tribunal	The tribunal referred to the practice of the SMA awards Restatement (Second) of Contracts § 251 Higgins v. California Prune & Apricot Growers, Inc., 16 F.2d 190, 193 (2d Cir. 1926) Time Inc. v. Kastner, 972 F.Supp. 236, 239 (S.D.N.Y. 1997); Brookhaven Housing Coalition v. Solomon, 583 F.2d 584, 593 (2d Cir. 1978) Martin Delicatessen v. Schumacher, 52 N.Y.2d 105, 109 (1981)

		SMA 1776 (1983) SMA 4049 (2009) SMA 3159 (1995) SMA 3775 (2003)		
47.	SMA No. 4115: In the Matter of the Arbitration between Transammonia, Inc., as Charterer, under an ASBATANKOY Charter Party dated June 12, 2003, (Claimant) and Bergesen d.y. ASA, Oslo, as agents for the Norwegian flag LPG/C HUGO N; and its Owner, General Gas Carrier Corp., Ltd., (Respondents), dated March 18, 2011	S.M.A No. 2425 (1987); S.M.A. No. 2540 (1988)	Tribunal	John F. Dillon & Co., LLC v. Formost Maritime Corp. 2004 AMC 1677 (S.D.N. Y. 2004); Zarepta Chemical, K.S. as owner of the M/T RACHEL B v. Solae, LLC 2006 AMC 1546 (S.D.N.Y. 2006)
48.	SMA No. 4113: In the Matter of the Arbitration between STX PAN OCEAN CO. LTD., As Claimant and Disponent Owner -and- ICEC LIMITED, As Respondent and Charterer Of the MV SWAKOP, Under an ICEC FOSFO FORM Charter Party, dated March 11, 2011	SMA Award 4095 (2010)	Tribunal	Reference to an academic source (by tribunal): VOYAGE CHARTERS (3rd Ed 2007 Informa London) Michael Summerskill LAYTIME (4th ed 1989) p. 156, par. 6-28 Donald Davies, COMMENCEMENT OF LAYTIME (4th ed 2006) p. 96, par. 43 the United States Carriage of Goods by Sea Act Nichiman Co. v. M.V. FARLAND, 462 F.2d 319 (2nd Cir. 1972) Seacrystal Shipping Ltd v Bulk Transport Group Shipping Co Ltd [1989] 1 Lloyd's Rep 1
49.	SMA No. 4112: In the Matter of an Arbitration between COMPASS ROSE SHIPPING, LTD., NASSAU, as Disponent Owner of the M/V CHOLLADA NAREE and GLOBAL COMMODITIES TRADING GROUP, INC.,	SMA Award No. 3512 (1998) SMA Award No. 1346 (1979)	Parties	Reference to an academic source (by party): Scrutton on Charterparties and Bills of Lading, p. 313 (20th ed. 1996) and Bes, J. Chartering and Shipping Terms, Volume 1, p. 83 (10th ed. 1977)

	as Charterer, under a Charter Party, dated March 4, 2011	SMA Award No. 3510 (1999) SMA Award No. 2918 (1992) SMA Award No. 2610 (1989) SMA Award No. 3384 (1997) SMA Award No. 1313 (1979) SMA Award No. 3196 (1995)		Intercontinental Transportation Co., Inc. v. India Supply Mission, 261 F.Supp. 757 (SDNY 1966)
50.	SMA No. 4105: In the Matter of the Arbitration between CANFORNAV INC., as Disponent Owners of the M/V MILTIADES and LOUIS DREYFUS COMMODITIES SUISSE, S.A., as Charterers, Under a charter party, dated December 20, 2010	SMA award 3538 2618 1030 SMA award 2439	Parties	
51.	SMA No. 4102: In the Matter of the Arbitration between Stolt Tankers B.V., As Claimant and Owner of STOLT AZALEA -and- Blackhem (M) Sdn Bhd, As Charterer and Respondent, Under an ASBATANKVOY Form Charter Party, dated December 1, 2010	S.M.A. 759 (1973) SMA 754, 979, 1737, 2104, 3364, 3525 3921	Parties / Tribunal	

		SMA 1947, 2342, 2377, 2383, 2431A, 3543, 3652, 3693, 3810, 3852, 3880 3922		
52.	SMA No. 4100: In the Matter of the Arbitration between YRC LOGISTICS GLOBAL, LLC, and DWL INTERNATIONAL, LLC, dated November 17, 2010	SMA Award 3951 (2006)	Tribunal	Harvey Aluminum v. United Steel Workers of America AFL-CIO, 263 F.Supp. 488 (D.C.Cal. 1967)
53.	SMA No. 4095: In the Matter of the Arbitration between CANFORNAV LTD., Owner / Petitioner and AMCI MINERALS CORPORATION, Charterer / Respondent, Under an AMWELSH COAL CHARTER PARTY dated October 29, 2008 for the MV GARGANEY, dated October 29, 2010	SMA No.3560 SMA No.3609 SMA No.1880 SMA No. 611	Party	Reference to an academic source (by tribunal): Voyage Charters § 15.18 (3rd ed. Informa 2007) Michael Summerskill, Laytime Donald Davies, Commencement of Laytime
54.	SMA No. 4151: In the Matter of the Arbitration Between OLDENDORFF CARRIERS GMBH & CO. KG, Claimant and Disponent Owner and SIDOR, C.A., Respondent and Charterer, Under a Contract of Affreightment, dated July 22, 2010	SMA Award 3849 (2004) SMA No 3441 (1998) SMA No. 3199 (1995)	Tribunal / Parties	Reference to an academic source (by tribunal): Cooke, et al., Voyage Charters (3rd ed. 2006). Reference to an academic source (by party): Tulane Maritime Law Journal, Winter 2000, 25 Tul. Mar. L. J. 117 Atkins International v. Republic of Iran. [1987] 2LLR 37 Federal Commerce & Navigation v. Societe Francais Bunge (the EASTERN CITY), 2 LLR 127 (C.A. 1958)

55.	SMA No. 4070: In the Matter of the Arbitration between WESTPORT PETROLEUM, INC., as Claimant, and TESORO FAR EAST MARITIME COMPANY, as Respondent, dated April 2, 2010	SMA Award 3849 (2004) SMA Award 2823 (1992) SMA Award 3868 (2004)	Tribunal	Tribunal relied on well-established petroleum industry customs and practices Glus v. Brooklyn Eastern Terminal, 359 U.S. 231, 232-234, 79 S. Ct. 760, 3 L.Ed. 2d 770 (1959) Austin v. Cunard Steamship Ltd, 367 F Supp. 947, 949 (SDNY 1973) Mikinberg v. Baltic Steamship Co., 982 F. 2d 327 (2nd Cir. 1993)
56.	SMA No. 4059: In the Matter of the Consolidated Arbitration between TOTALMAR NAVIGATION CORP., As Disponent Owner, -and- ATN INDUSTRIES INC., As Charterer, Pursuant to Submission Agreement dated December 10, 2008 Consolidating Multiple Disputes Under MVs SKALA, ATLANTICA, RAINBOW, MARJATTA P and GO STAR charter parties, dated December 29, 2009	3992 4009 4022	Party	Chiquita Int'l Ltd. V.M. v. Bosse, 518 F. Supp.589, 599 (S.D.N.Y. 2007). Tide Line, Inc. v. Eastrade Commodities, 06cv1979 (KMW), 2006 WL 59297 (S.D.N.Y. 2006) Williamson v. Recovery Ltd. P'ship, 542 F.3d 43, (2d Cir. 2008) SPL Shipping Ltd. V. Gujarat Chiminex Ltd., 06cv15375 (RJS), 2008 WL 4900770 Greenwich Marine, Inc. v. S.S. ALEXANDRA, 339 F.2d 901, 905 (2d Cir. 1965) Proshipline, Inc. v. Aspen Infrastructures Ltd., 533 F.Supp.2d 422, 429 (S.D.N.Y. 2008). Sea Transport Contractors. v. Industries Chemiques du Senegal, 411 F.Supp.2d 386, 396 (S.D.N.Y. 2006) Great Eastern Shipping Co. Ltd. v. Phoenix Shipping Corp. 2007 WL 4258238, *3 (S.D.N.Y. 2007) Result Shipping Co., Ltd. v. Ferruzzi Trading USA Inc., 56 F.3d 394, 399 (2nd Cir. 1995); North Offshore AS v. Rolv Berg Drive AS, 2007 WL 4233014, at *3 (S.D.N.Y. Nov. 29, 2007)
57.	SMA No. 4056: In the Matter of the Arbitration between CELEBRATION WORLD CRUISES, INC., as Owners of the REGAL EMPRESS and BELFOR USA GROUP, INC., as Charterers, dated December 16, 2009	SMA 4019 (2008) SMA 3974A (2007) SMA 3305 (1996) SMA 3159 (1995)	Party / Tribunal	Eastern Marine Corp v. Fukaya Trading Co. 364 F.2d 80, 1966 AMC 1959 (5th Cir. 1966) Palmer v. Connecticut Ry. Co. (1941) 311 U.S. 544, 560. Gardner v. M/V Calvert 1958 AMC 800 (3rd Cir. 1958) United States Trust Co. v. O'Brien (1894), 143 N.Y. 284, 287-289, 38 N.E. 266, 267

		SMA 3209 (1993) SMA 2735 (1990) SMA 2518 (1998) SMA Award 2311 (1986) SMA 3360 (1997) SMA Award 3455 (1998)		
58.	SMA No. 4050: In the Matter of the Arbitration between AGROWEST, S.A., DOS VALLES S.A. and COMEXA S.A. and MAERSK SEALAND, trading name of the A.P. MOLLER GROUP - DAMPSKIBSSELSKABET AF 1912 AKTIELSELSKABET DAMPSKIBSSELSKABET SVENDBORG (currently known as A.P MOLLER- MAERSK A/S and doing business as MAERSK LINE, dated October 30, 2009	SMA Award 3612 (2000) SMA Award 3943 (2006) SMA Award 3972 (2007) SMA Award 3951 (2006) SMA Award 4045 (2009) SMA Award 1976 (1984) SMA Award 2226 (1985) SMA Award 2497 (1988) SMA Award 2540 (1988) SMA Award 2541 (1988) SMA Award 3673 (2001)	Tribunal	Harvey Aluminum v. United Steel Workers of America AFL-CIO 263 F.Supp. 488 (D.C. Cal. 1967)

		SMA Award 3737 (2002)		
59.	SMA No. 4033: In the Matter of the Arbitration between AGROWEST, S.A., DOS VALLES S.A. and COMEXA S.A. and MAERSK SEALAND, trading name of the A.P. MOLLER GROUP - DAMPSKIBSSELSKABET AF 1912 AKTIELSELSKABET DAMPSKIBSSELSKABET SVENDBORG (currently known as A.P. MOLLER- MAERSK A/S and doing business as MAERSK LINE), dated May 26, 2009	SMA 3168 (1995) SMA Awards 2316 (1986) 2414 (1987) SMA Award 2369 (1987) SMA Award 2430 (1987) SMA Award 2430A (1987) SMA Award 3784 (2003)	Tribunal	Tribunal: Sverdrup/ARO v. International Assoc. of Machinists, E.D.Tenn. 1980, 532 F. Supp. 143. Konkar Maritime v. Cobelfret 668 F. Supp. 267, 271; 1989 AMC 182 Chilena v. Norton Lilly 652 F. Supp. 1512, 1516 (S.D.N.Y. 1987) the East Asiatic Co. v. Transamerican 1987 U.S. Dist. Lexis 8848; 1988 AMC 1086 Great Eastern Securities v. Goldendale Investments and Silverstein Investments 06 Civ. 6667 (DAB) 2006 U.S. Dist. Lexis 94271 (decided December 20, 2006) Reference to an academic source (by tribunal): Martin Domke in Domke on Commercial Arbitration Third Edition, 2008, Thomson Reuters §35:2. Sperry International Trade v. Government of Israel, 532 F. Supp. 901, 905, aff'd, 689 F. 2d 301 (2d Cir. 1982)
60.	SMA No. 4018: In the Matter of the Arbitration - between - Precious Planets Limited, as Owner of the M/V WARALEE NAREE, Claimant, -and- The Rice Company, as Charterer, Respondent, arising under Charter Party, dated December 15, 2008	S.M.A 3929 (2006) S.M.A. 1760 (1982) S.M.A. 2839 (1990)	Tribunal	
61.	SMA No. 3996: In the Matter of the Arbitration between DOOYANG LIMITED, as Disponent Owners of the BRIGHT SUN and COMETALS, New Jersey, a Division of Commercial Metals Company as Charterers Under a C (Ore) 7 Form of Charter Party, dated February 24, 2008	SMA Award 1736 (1982)	Parties	

62.	SMA No. 3972: In the Matter of the Arbitration between PDVSA PETROLEON y GAS, S.A., as Charterer and MARTINI SCHIFFAHT GmbH MS PHAROS KG of Bremen and/or POSEIDON SCHIFFAHT GmbH, as Owners of the PHAROS Under an ASBATANKVOY Form of Charter Party, dated August 6, 2007	SMA Award 2497 (1988) SMA Award 2540 (1988) SMA Award 2541 (1988) SMA Award 3612 (2000) SMA Award 3673 (2001) SMA Award 3737 (2002) SMA Award 3943 (2006)	Tribunal	Harvey Aluminum v. United Steel workers of America AFL-CIO DC. Col. 1967, 263 F.Supp. 488.
63.	SMA No. 3965: In the Matter of the Arbitration between TEAM TANKERS AS, as Owners of the TEAM JUPITER and APEX ENGERGY, LLC, as Charterers, dated June 5, 2007	SMA Award 2779 (1991)	Tribunal	Reference to an academic source (by tribunal): J. Cooke et al., Voyage Charters, 3 rd Ed. (London: Informa, 2007), p. 300 Elena Shipping v. Aidenfield Ltd. [1986] 1 LLR 425
64.	SMA No. 3963: In the Matter of the Arbitration between NIKI MARITIME ENTERPRISES SA Claimant and Disponent Owner of the M/T NIKI -and- GLOBAL COMPANIES LLC Respondent and Charterer Under a Tanker Voyage Charter Party on the "ASBATANKVOY" Form, dated June 1, 2007	SMA 3359 SMA 3421 SMA 3948 SMA Award 2433	Tribunal / Parties	Triton Navigation Ltd v Vitol S.A.; The Nikmary [2003] EWCA Civ 1715, [2004] 1 All ER Comm 698
65.	SMA No. 3956: In the Matter of the Arbitration between STAR SHIPPING AS, as Owners of the STAR DIEPPE and VOTORANTRADE N.V., as Charterers Under a Contract of Affreightment, dated January 31, 2007	SMA Award 3360 (1997)	Tribunal	

66.	SMA No. 3948: In the Matter of the Arbitration between HANDY TANKERS K/S as Owners of the M/T "MAGPIE" and CITGO as Charterers Under an Asbtankvoy Charter Party, dated November 6, 2006	SMA No. 2433 SMA No. 2762 SMA No. 3421	Parties	
67.	SMA No. 3945: In the Matter of the Arbitration between STENA BULK AB, Claimant and GULFSTREAM OVERSEAS (BAHAMAS) LTD., Respondent, Under an ASBATANKVOY Charter Party, dated October 31, 2006	SMA Award No. 1437 (1980)	Party	
68.	SMA No. 3944: In the Matter of the Arbitration between COSMAR SHIPPING CO. LTD., as Owners of the COSMAR and SLS TRADING COMPANY INC., as Charterers, dated October 24, 2006	SMA Award 2907 (1992) SMA Award 3515 (1999) SMA 2430 (1987) SMA 2430A (1987) SMA 2803 (1991) SMA 3168 (1995) SMA 3129 (1994) SMA 3410 (1998) SMA 3784 (2003)	Tribunal	Reference to an academic source (by tribunal): Arbitrators' Powers to Order Security," The Maritime Advocate, August 2000, Issue 12 Ullises Shipping Corp. v. FAL Shipping Co. 415 F. Supp. 2d 318 (S.D.N.Y. 2006)
69.	SMA No. 3928: In the Matter of the Arbitration between DEIULEMAR COMPAGNIA	SMA Award 3814 (2003)	Party	Clear from the facts that other awards were cited by the parties Tribunal

	DINAVIGAZIONE, S.P.A., as Owner and Claimant and INDUSTRIAL TRADING AND SERVICES, S.A., As Charterer and Respondent Under a Contract of Affreightment, dated June 14, 2006			Bybyk v. Paine Webber, Inc., 81 F.3d 1193 (2nd Cir. 1996) and Stone & Webster, Inc. v. Triplefine International Corp., 2004 WL 2940799 (2d Cir. 2004).
70.	SMA No. 3917: In the Matter of the Arbitration - between - OOCL (USA), INC., as Carrier - and - GLOBAL MEAT TRADERS, INC., as Shipper under an OOCL SERVICE CONTRACT, dated March 15, 2006	S.M.A. No. 2051 (1985) S.M.A. No. 3207 (1995) S.M.A. No. 3235 (1995) S.M.A. No. 1843 (1983)	Tribunal	N.Y. CPLR § 213 COGSA Shipping Corp. Of India, Ltd. v. PanAm Seafood, Inc. 583 F. Supp. 1555, 1557 (S.D.N.Y. 1984) Del Monte Fresh Produce Int'l Inc. v. M.V. Cap Domingo, 2004 AMC 2737 (S.D.N.Y. 2004) Leather's Best Int'l. V. MV "LLOYD SERGRIPE," 760 F. Supp. 301, 314 (S.D.N.Y. 1991) Churchill v. F. Fjord, 892 F. 2d at 763, 772 (9th Cir. 1988), cert. den. 497 U.S. 1025 (1990). Jones v. Compagnie Generale Maritime, 882 F. Supp. 1079 (S.D.Ga. 1995)
71.	SMA No. 3909: In the Matter of the Arbitration between E.D. & F. Man Cocoa Inc., as Charterer, and Cross Chartering N.V., as Owner, Under a Contract of Affreightment, dated January 6, 2006	SMA # 3746	Tribunal	Black's Law Dictionary Clamari & Perillo Contracts, Willred Co, v. Westmoreland Metal Mfg. Co., 200 F. Supp. 55, 58 (E.D. Pa. 1959)
72.	SMA No. 3892: In the Matter of the Arbitration -between- TRANSPORTES COAL-SEA DE VENEZUELA C.A., as owners of the Hopper Barge TCSV-2, -and- SHIP MANAGEMENT & TRANSPORT OF LIMASSOL, as agents for the owners of the M/V SOMERSET, in personam, and the M/V SOMERSET, in rem, dated July 28, 2005	SMA Award 3103 (1994)	Tribunal	Parties / Tribunal: Gaines Towing & Transportation, Inc. v. Atlantic Tanker Corp., 191 F.3d 633 (5th Cir. 1999); A&S Transportation Co. v. Tug Fajardo, 688 F.2d 1 (1st Cir. 1982); McDonough Marine Service, Inc. v. M/V Royal St., 456 F. Supp. 928 (E.D. La.), aff'd 608 F.2d 203 (5th Cir. 1979) T.N.T. Marine Service, Inc. v. Weaver Shipyards and Dry Docks, Inc., 702 F.2d 585, 588 (5th Cir. 1983) C. Itoh & Co. (Am.), Inc. v. The Hans Leonhardt, 719 F. Supp. 514, 516 (E.D. La. 1989)

			CAS 2016/A/4387
19.	Arbitration CAS 2017/O/4980 International Association of Athletics Federations (IAAF) v. Russian Athletic Federation (RUSAF) & Svetlana Vasilyeva, award of 4 August 2017	Doping	Panel: TAS 2010/A/2178 CAS 2016/O/4464 CAS 2015/A/4005 CAS 2016/O/4883 CAS 2012/A/2773 CAS 2013/A/3080 MAVROMATI D., The Athlete's Biological Passport (ABP) Program, Bulletin TAS – CAS Bulletin, 2/2011
20.	Arbitration CAS 2017/A/4979 Rochell G D Woodson v. Liberia Football Association (LFA), award of 7 August 2017	Expulsion of a member from the Executive Committee of a national federation	None
21.	Arbitration CAS 2017/A/4974 Lei Cao v. International Olympic Committee (IOC), award of 31 July 2017	Doping	None
22.	Arbitration CAS 2017/A/4973 Chunhong Liu v. International Olympic Committee (IOC), award of 31 July 2017	Doping	None
23.	Arbitration CAS 2017/A/4962 World Anti-Doping Agency (WADA) v. Comitato Permanente Antidoping San Marino NADO (CPA) & Karim Gharbi, award of 3 August 2017	Doping	Panel: CAS 2016/A/4662
24.	Arbitration CAS 2017/A/4947 Ion Viorel v. Romanian Football Federation (RFF), award of 6 October 2017	Match-fixing	Panel: CAS 2015/A/4204 CAS 2009/A/1879 CAS 2013/A/3139 CAS 2015/A/4351 MAVROMATI/REEB, The Code of the Court of Arbitration for Sport: Commentary, Cases and Materials; 2015

				<p>Sisung v. Tiger Pass Shipyard Co., Inc., 303 F.2d 318, 321, 322 (5th Cir. 1962)</p> <p>American River Transportation Company, Inc. v. Paragon Marine Services, Inc., 213 F. Supp. 2d 1035, 1058 (E.D. Mo. 2002)</p> <p>Drachenberg v. Canal Barge Co. 571 F.2d 912 (5th Cir. 1978)</p> <p>Frantz v. Inter-Insurance, 299 Cal App. 2d 269, 40 Cal Rep. 218 (1964)</p> <p>Virginia Vermiculite v. W.R. Grace & Co 98 F.Supp. 2d 729 (W.D. Va. 2000)</p> <p>Brook Group Ltd. v. Brown & Williamson Tobacco Corp 509 U.S. 209, 242, 113 S.Ct. 2578, 2598 (1993); see also Seabury Management v. PGA, 878 F.Supp. 771</p> <p>Bankers Trust Co., Keystone Shipping Co., and Villaneuva Co. Nav. v. Bethlehem Steel Corp. et al., 651 F.2d 160, 1981 AMC 1497</p>
73.	<p>SMA No. 3886: In the Matter of the Arbitration between SEABOARD MARINE LIMITED, as Charterers and JEBSEN-HARTMANN CARRIERS A/S, as Disponent Owners of the ATLANTIC POWER, dated June 6, 2005</p>	<p>SMA Award 3438 (1998) SMA Award 2702 (1990) SMA Award 3048 (1994) SMA Award 3186 (1995) SMA Award 3398 (1997) SMA Award 3498 (1999)</p>	Tribunal	<p>Tribunal / Parties: COGSA</p> <p>Caemint Food, Inc. v. Lloyd Brasileiro, 647 F.2d 347 (2d Cir. 1981), also Niel Maersk, 91 F.2d 932 (2d Cir.) cert denied 302 U.S. 753 (1937); 1937 AMC 1646</p> <p>Associated Metals and Minerals Corp. v Jasmine, 983 F.2d 410, 1993 AMC 957 (2d Cir. 1993)</p> <p>Horn v. Cia. Navegacion Fruco, S.A 404 F.2d 422 (5th Cir. 1968), cert denied, 394 U.S. 943, 89 S.Ct. 1272 (1969)</p> <p>A.R. Lantz Co. v. United Trans-Caribbean, 1987 U.S. Dist. LEXIS 14566 (S.D. Fla. 1987), citing Hercules Carriers, Inc. v. Claimant State of Florida, 768 F.2d 1558 at 1565-66 (11th Cir. 1985); Atlantic Banana Co. v. M/V Calanca, 1972 AMC 880, 886 (S.D.N.Y. 1972), aff'd, 489 F.2d 752 (2nd Cir. 1974). See also, Martinez v. Dixie Carriers, Inc., 529 F.2d 457, 467 (5th Cir. 1976)</p> <p>Atlantic Banana Co. v. M/V Calanca, 1972 AMC 880 (S.D.N.Y. 1972), aff'd 489 F.2d (2nd Cir. 1974)</p>

74.	SMA No. 3880: In the Matter of the Arbitration between ODFJELL SEACHEM AS, as Owner of the BOW SATURN and CEDAR PETROCHEMICALS INC., as Charterer, Under an amended ASBATANKVOY Form Charter Party, dated April 20, 2005	SMA Award 3767 SMA Award 3056 (1994)	Parties / Tribunal	
75.	SMA No. 3875: In the Matter of the Arbitration between TMM LINES LIMITED, LLC, LYKES LINES LIMITED, LLC as Claimants and MULTIMAR, L.L.C., as Respondent, dated February 18, 2005	SMA Award 1568 (1981) SMA Award 1025 (1976) SMA Award 2311 (1986)	Tribunal	Parties / Tribunal Costa-Rica Law 6209 Protection for the Representatives and Distributors of Foreign Company. United States v. Aloyzas Balsys 524 U.S. 666, 188 S.Ct. 2218 1998 Kastigar v. United States, 406 U.S. 441, 92 S.Ct. 1653 (1972). David Fraser v. Security and Investment Corp. 613 So. 2d 841 Baxter v. Palmigiano 425 U.S. 308, 96 S.Ct. 1551, 47 L.Ed. 2nd 810 (1976) United Transp. Co. v. Berwind-White Coal Mining Co., 13 F.2d 281 (SDNY 1923)
76.	SMA No. 3874: In the Matter of the Arbitration between DOMINION BULK LTD. as Disponent Owners of the MV IRA and CONAGRA TRADE GROUP INC., as Charterer, Under a Charter Party, dated February 10, 2005	SMA 3752	Tribunal	Party / Tribunal: MAREVA AS (1977) 1 Lloyd's rep.368 Puerto Madrin S.A. v. Esso Standard Oil, 1962 AMC 147, 165 (SDNY 1961) Reference to an academic source (by tribunal): Cooke, Young, Taylor, Kimball, Martowski, Lambert. Voyage Charters, 1993, p. 321-322
77.	SMA No. 3865: In the Matter of the Arbitration between Sea Trade Group, N.V. as Owner and Solymar, Inc. as Charterer of the M/V CAPE PALMAS under Time Charter Party, dated October 6, 2004	S.M.A. No. 2535 S.M.A. No. 1589	Tribunal	Wilford, Coughlin & Kimball, Time Charters, 3rd Edition (Lloyd's of London Press) 1989
78.	SMA No. 3862:	SMA 783, 1973	Tribunal	Tribunal/Parties:

	In the Matter of the Arbitration between MAERSK LINE, LIMITED, as Claimants and U.S. SHIP MANAGEMENT, INC., as Respondents, dated September 24, 2004	SMA Award 939 (1975) SMA Award 1015 (1976)		Western Canada S.S. v. Cia De Nav. San Leonardo, D.C.N.Y. 1952, 105 F. Supp. 452 American Almond Prod. Co. v. Consolidated Pecan 144 F.2d 448 (2nd Cir. 1944) John T. Brady v. Form-Eze Systems, C.A. 2 (N.Y.) 1980, 623 F.2d 261, cert denied 101 S.Ct. 786, 449 U.S. 1062, 66 L.Ed. 3d 605 Glasser v. American Federation of Musicians, S.D.N.Y. 1973, 354 F. Supp. 1, affirmed 487 F.2d 1393 I/S Stavborg v. National Metal Converters 500 F.2d 424, 1974 AMC 1021 (2nd Cir. 1974) Sevenson v. SAPP 2004 WL 936764 (S.D.N.Y.); 04 Civ. 0670(JFK) Great Atlantic and Pacific Tea v. Local 338 1996 WL 282074 (S.D.N.Y.); 95 Civ. 5255(LLS) Muzak v. Hotel Taft 1 N.Y. 2d 42 (1956) Wackenhut Corp. v. Amalgamated Local, 515, 126 F.3d 29 (2d Cir., 1997) Section 202 (4) of the Restatement of Contracts 2nd (1981)
79.	SMA No. 3863: In the Matter of the Arbitration between Navion Shipping AS, as Owner of TORM GUNHILD, and Citgo Petroleum Corp., as Charterer under ASBATANKVOY Voyage Charter, dated August 25, 2004	SMA Award No. 2782 SMA Award No. 2522 SMA Award No. 2207	Tribunal	Party: Drew Ameroid Marine Tank Cleaning Manual, Third Edition,"
80.	SMA No. 3856: In the Matter of the Arbitration between HAZEL MARINE LTD. As Owner of the mv "SUN ADMIRAL" and THE RICE COMPANY, INC., As Charterer, Under a charter party, dated August 13, 2004	SMA # 3033 SMA 3155 SMA # 1909, SMA # 3094	Tribunal / Party	
81.	SMA No. 3846:	SMA Award 2991 (1993)	Tribunal	LMAA awards relied by Party/Tribunal LMLN 599 reporting the GREAT PEACE

	In the Matter of the Arbitration between KORTHI E.N.E., as Owner of the MYRINA and PAN OCEAN SHIPPING CO., LTD., as Charterer, dated May 31, 2004	SMA Award 3453 (1998) SMA Award 3562 SMA 2592 SMA Awards 1278 2771		MILITOS award LMLN 158/LMLN 188
82.	SMA No. 3841: In the Matter of the Arbitration between LAKEVIEW MARITIME LTD Owners of the M/T ASTRO ALTAIR and CITGO PETROLEUM CORPORATION as Charterers, under an ASBATANKVOY Charter Party, dated April 29, 2004	S.M.A. No. 2303 (1986) S.M.A. No. 2539 (1988) SMA 3739 SMA 2787	Parties / Tribunal	Voyage Charters, Cook, Kimbal et al United States v. Atlantic Refining Co., 112 F.Supp. 76, 80 (D.N.J. 1951)
83.	SMA No. 3852: In the Matter of the Arbitration between ODFJELL SEACHEM AS, as Owners of the BOW SPRING and VINMAR INTERNATIONAL LTD., as Charterers, dated May 25, 2004	SMA Award 2569 (1989)	Parties	
84.	SMA No. 3837: In the Matter of the Arbitration between ODFJELL SEACHEM AS, as Owners of the M/V NCC ARAR and VINMAR INTERNATIONAL BV/VINMAR INTERNATIONAL LTD., as Charterers, dated April 21, 2004	SMA Award 3038 (1994) SMA Award 2245 (1986) SMA Award 3377 (1997) SMA Award 2424 (1987)	Tribunal / Parties	Parties / Tribunal: The OBO VENTURE [1991] 2 LLR 101; The YELLOW STAR [2000] 2 LLR 637 STOLT SPUR [2002] 1 LLR 786
85.	SMA No. 3823: In the Matter of the Arbitration between OCEAN LINES SHIPPING MANAGEMENT, As Owner and COBO CONSTRUCTIONS As Charterer of the	SMA Award 1598 SMA Award 1752	Party	Party academic source Voyage Charters Section 7.41 Party: United Transp. Co. v. Berwind-White Coal Mining Co., 13 F. 2d 853 (2d Cir. 1936)

	M/V OSMAN METE, Under a Charter Party, dated January 9, 2004	SMA Award 2198 SMA Award 2366 SMA # 1025		Bergesen d.y. A/S v. Lindholm, 760 F. Supp.976 (D. Conn. 1991)
86.	SMA No. 3820: In the Matter of the Arbitration -between- ASIL GIDA VE KIMYA SANAYII VE TICARET A.S., as Owner of the M/V MUSTAFA NEVZAT, -and- COSCO QINGDAO, as Charterer, Under a NYPE (1946) Time Charter Party, dated January 2, 2004	S.M.A. Award # 2170 (1985) S.M.A. Award # 1240 (1978)	Tribunal	1924 Hague Rules Siderius, Inc. v. M.V. AMILLA, et al, 880 F.2 662, 666 (2d Cir. 1989). The Benlawers, [1989] 2 Lloyd's Rep. 51, 56; The Strathnewton [1983] 1 Lloyd's Rep. 219, 225 J.C.B. Sales Ltd. v. M/V Seijin, 921 F.Supp. 1168 (S.D.N.Y. 1997) The Holstencruiser [1992] 2 Lloyd's Rep. 378 The Hawk [1999] 1 Lloyd's Rep.176, The Elpa [2001] 2 Lloyd's Rep. 596. Associated Metals & Minerals Corp. v. M/V Olympic Mentor, 1997 AMC 1140 (S.D.N.Y. 1995) Newcastle P & I v. Gard [1998] 2 Lloyd's Rep. 387 The Mareva A.S., [1977] Lloyd's L. Rep. 368 Italusa Corp, -v- Thglasslml Kyra 916 F. 2d 709 (2d Cir. 1991), American Tobacco Co. -v- Goulandris 281 F 2d. 179 (2d Cir. 1960)
87.	SMA No. 3813: In the Matter of the Arbitration between SLEBENT SHIPPING COMPANY, LTD., Owner of M/V STAR B and CERTAIN SUBROGATED UNDERWRITERS, as Claimants, and ASSOCIATED TRANSPORT LINE, LLC, as Charterer and Respondent, Under an amended NYPE form of Charter Party, dated November 19, 2003	SMA Award 1054 (1976) SMA Award 1173 (1977)	Tribunal	Tribunal: Leeds Shipping Co. v. Societe Francaise Bunge (EASTERN CITY) 2 LLR 127 (1958) Cia. Naviera Marspan v. Bowaters 2 QB 68 (1955) Ore Carriers of Liberia, Inc. v. Navigen Corp. 1971 AMC 513 United States v. Reliable Transfer Co., Inc., 421 U.S. 397 (1975); Cities Service Transp. Co. v. Gulf Refining Co., 1935 AMC 1513 (2d Cir. 1935); Paragon Oil Co. v. Republic Tankers S.A. 1963 AMC 158 (2d Cir. 1962). Exxon v. Sofec 116 S.Ct. 1813 (1996)

				Tribunal academic source - Scrutton on Charter-Parties London Sweet & Maxwell, 18th ed., Time Charters, London: Lloyd's of London Press, 3rd ed., 1989,
88.	SMA No. 3794: In the Matter of the Arbitration between Global Container Lines Ltd., Disponent Owner of the M/V GLOBAL EAGLE and Riceland Foods, Inc., as Charterer, Pursuant to a Charter Party, dated July 7, 2003	SMA No. 1486 SMA No. 2322 SMA No. 3702 SMA No. 2098 SMA Award 2098 (1985) SMA # 3736	Tribunal / Party	Tribunal: Yone Suzuki v. Central Argentine Ry., 27 F.2d 795,804 (2nd Cir. 1928); Penn R.R. v. Moore-McCormack Lines, Inc., 370 F.2d 430 (2nd Cir. 1966)
89.	SMA No. 3787: In the Matter of the Arbitration between George E. Warren Corporation, as Charterer, and Bona Shipholding Ltd., Bermuda, as Owner of the BONA FULMAR, Arising under an ASBATANKVOY Charter Party, dated May 15, 2003	S.M.A. No. 2656 (1989) S.M.A. No. 3026 (1993) S.M.A. No. 2811 (1991) S.M.A. 3270 (1996) S.M.A. 3395 (1997)	Tribunal	Hague Rules COGSA Tetley, Marine Cargo Claims, at 1010 (3rd Ed. 1988) CMI YEARBOOK 1999 at 381 (2000) Cooke, et al., Voyage Charters, at 853 (2001) Restatement of the Law (Second) Contracts, Vol. 2, Sec. 203 (a) (1981) The FRI, 154 F. 333 (2d Cir. 1907); The CHADWICK, 29 F. 521 (S.D.N.Y. 1887), cert denied, 201 U.S. 431 (1908); The MARINE SULPHUR QUEEN, 460 F.2d 89 (2d Cir. 1972), cert. denied, 409 U.S. 982 (1972) Associated Metals & Minerals Corp. v. S/S JASMINE, 983 F.2d 410 (2d Cir. 1993) Insurance Co. of North America v. M/V Atlantic Corona [The "M/V ATLANTIC CORONA"], 704 F.Supp. 528, 530 (S.D.N.Y. 1989); A.T.I.C.A.M. v. Cast Europe, 662 F.Supp. 1443, 1446, (N.D. Ill. 1987)

				J.C.B. Sales Ltd. v. M/V Seijun, 921 F. Supp. 1168, 1170-1172 (S.D.N.Y. 1996); aff'd. 124 F.3rd 132 (2d Cir. 1997)
90.	SMA No. 3784: In the Matter of the Arbitration -between- ASIL GIDA VE KIMYA SANAYII VE TICARET A.S., as Owner of the M/V MUSTAFA NEVZAT, -and- COSCO QINGDAO, as Charterer. Under a NYPE (1946) Time Charter Party, dated April 29, 2003	SMA No. 3168 (1995)	Party	Parties/ Tribunal: the Foreign Sovereign Immunities Act, 28 U.S.C. 1600 Konkar Maritime Enterprises, S.A. v. Compagnie Belge d'Affretement, 668 F.Supp. 267 (S.D.N.Y.1987) Moore v. National Distillers and Chemical Corp., 143 F.R.D. 526, 535 (S.D.N.Y. 1992); aff'd. Stephens v. National Distillers and Chemical Corp., 69 F.3d 1226, 1229, 1230 (2d Cir. 1995) International Insurance Company v. Caja Nacional de Ahorro Y Seguro, 2001 WL 322005 (N.D. Ill. Apr. 2, 2001) Employers Insurance of Wausau v. Banco Seguros del Estado, 34 F.Supp.2d 1115 (E.D. Wisc. 1999) Banco de Seguros del Estado v. Mutual Marine Offices, 230 F.Supp.2d 362 (S.D.N.Y. 2002)
91.	SMA No. 3762: In the Matter of the Arbitration - between - ANDERSON STEAMSHIP AGENCY, Claimant - and - CHILEAN LINE, INC., Respondent. Under a Sub-Agency Agreement, dated November 11, 2002	SMA 2425 SMA 2540 SMA 2541	Parties	
92.	SMA No. 3746: Arbitration Between CAPE TANKERS INC., as Owners, - and - CHEMOIL CORPORATION, as Charterers, Under a Contract of Affreightment, dated August 5, 2002	S.M.A. No. 1883 (1983) S.M.A. No. 3690 (2001) SMA 2698 SMA 1604 SMA 3483 SMA 750	Tribunal / Parties	Sanday v. United States Shipping Bd. Emergency Fleet Corp., 6F 2d 384 (2d. Cir), cert. Denied, 269 U.S. 556 (1925)
93.	SMA No. 3745: IN THE MATTER OF THE ARBITRATION - between - TRANSPORTES MARITIMOS CENTROAMERICANOS S.A., as	SMA 3743 SMA # 3650	Party	

	Charterer - and - PAPER SEA A.S., as Owner of the M/V FOREST LINK, Under an NYPE Form of Time Charter, dated July 25, 2002			
94.	SMA No. 3742: In the Matter of the Arbitration between Poseidon Schiffahrt GmbH, as Commercial Managers or Disponent Owners and Transocean Coal Company, Inc., as Charterers, arising under Contract Of Affreightment on the Americanized Welsh Coal Charter, dated July 10, 2002	SMA Award 1939 (1984)	Tribunal / Parties	
95.	SMA No. 3740: In the Matter of the Arbitration between BORE LINE (SINGAPORE) PTE LTD., Owner of the M/V Seaboard Horizon and SEABOARD MARINE, INC., Charterer, Under a New York Produce Exchange Time Charter, dated June 15, 2002	S.M.A. 1091 (1977) S.M.A. Award No. 3606 (2000) S.M.A. Award No. 2679 (1990)	Parties	Wilford, Coughlin and Kimball, Time Charters. London, Lloyd's of London Press, 1995 Aaby v. States Marine Corp., 181 F.2d 383, 386 (2d Cir. 1950) Bright Star S.S. Co. v. Indus Molasses Corp., 1973 AMC 2005, (Arb. at NY April 11, 1973) Hadley v. Baxendale, 9 Exch. 341, 156 Eng. Rep. 145 (1854) Kenford Co. v. Erie County, 67 N.Y.2d 257, 260, 502 N.Y.S.2d 131 (1986) Sigmoil Resources, N.V. v. Burmpac Transp. & Trading Co., 1989 A.M.C. 2874 (S.D.N.Y. 1989) B.F. McKernin & Co. v. United States Lines Inc., 416 F.Supp. 1068, 1072 (S.D.N.Y. 1976).
96.	SMA No. 3739: In the Matter of the Arbitration - between - Tankers International L.L.C., as Agents to Owners of M.T. RAPHAEL - and - Bayoil Supply and Trading Limited, as Charterers, dated June 10, 2002	S.M.A. # 2972 (1993) S.M.A. # 2967 (1993) S.M.A. # 1828 (1983)	Parties	Gilmore, The Law of Admiralty (2nd ed. 1975) Tiberg, The Law of Demurrage, 504-02 (4th ed. 1995) United States v. Atlantic Refining Co., 112 F.Supp. 76 (D.N.J. 1951) The Marpesia, 292 Fed. 957, 968-69 (2d Cir. 1923); Yone Suzuld v. Central Argentine Ry., 27 F.2d 795, 803-04 (2d Cir. 1928)

				Continental Grain Co. v. Armour Fertilizer Works, 22 F.Supp. 49, 53 (S.D.N.Y. 1938); United States v. Atlantic Refining Co., 112 F.Supp. 76 (D.N.J. 1951)
97.	SMA No. 3711: In the Matter of the Arbitration -between- FONDREN CORPORATION-PANAMA, as Owner of the M/T OLYMPIC SPONSOR, - and- LAGOVEN, S.A., as Charterer, arising out of the Charter Party, dated November 28, 2001	S.M.A. Award No. 2351 (1987) S.M.A. Award No. 2352 (1987)	Tribunal	Restatement of the Law (Second) Contracts, Vol. 2, Sec.203 (a) (1981). Leeds Shipping Co., Ltd. v. Societe Francaise Bunge (The EASTERN CITY), [1958] 2 Lloyd's List L. Rep. 127, 131 Comptek Telecommunications, Inc v. IVD Corp., et al., 1995 WL 49505 and 1995 WL 780972 (1995 W.D.N.Y.) Hidrocarburos v Derivados, et al. v. Costas M. Lemos, et al, 453 F. Supp. 160 (S.D.N.Y. 1977) Shipping v. Tencara Shipvard S.P.A., 170 F.3d 349 (2d Cir. 1999); Deloitte Noraudit A/S v. Deloitte Haskins & Sells, U.S., 9 F.3d 1060 (2d Cir. 1993)
98.	SMA No. 3698: In the Matter of the Arbitration between ANCHOR SHIPPING COMPANY as Shipper/Claimant and ALIANCA TRANSPORTES MARITIMOS, S.A., ALIANCA NAVEGACAO E LOGISTICA LTDA., as Carrier/Respondent, Under Service Contract EC99-0511, dated July 31, 2001	SMA Award No. 3061 SMA Award #1672 and 1672B SMA Award #3635	Parties / Tribunal	Parties / Tribunal: Ocean Shipping Reform Act the Shipping Act of 1984 East Coast South America Discussion Agreement 46 App. United States Code (USC) § 1709 (b)(1) Restatement of Contracts Western Overseas Trade and Development Corp. v. Anera, 26 SRR 1076 (ALJ 1993) Miller v. Schloss, 218 N.Y. 400, 406, 113 N.E. 337, 338 (1916) Grombach Productions v. Waring, 294 N.Y. 609, 615, 59 N.E.2d 425, 428 (1944) Vinmar, Inc. v. China Ocean Shipping Co. (FMC Docket No. 91-43) William R. Adair v. Penn-Nordic Lines, Inc. Federal Maritime Commission, Informal Docket No. 1695 (F) Kirke La Shelle Co. v. Paul Armstrong Co., 188 N.E. 163 (1933)

				<p>F.M.C. v. Svenska, 390 U.S. 238, 249 (1968); United States v. F.M.C., 15 SRR 927, 934-935, 655 F.2d 247, 253-254 (D.C. Cir. 1980)</p> <p><i>A/S Ivarans Rederi v. U.S.</i>, 895 F.2d 1441, 1446 (D.C. Cir. 1990), and <i>A/S Ivarans Rederi v. U.S.</i>, 938 F.2d 1365 (D.C. Cir. 1991)</p> <p>Ashland Management Incorporated v. C. Christopher Janien, 82 N.Y.2d, 395, 403, 624 N.E.2d 1007, 604 N.Y.S.2d 912 (1993)</p> <p>New York University v. The Continental Insurance Co., 87 NY2d 308, 662 NE 2d 763, 639 NYS2d 283; Rocanova v. Equitable Life Assurance Society, 83 NY2d 603; Garrity v. Lyle Stuart, Inc., 40NY2d 354</p> <p>Orion Insurance v. Humacao, 1994 AMC 1922 (SDNY); Logistics Management, Inc. v. One Pyramid Tent Arena, C.A. 9 (Cal) 1996, 86 F.3d 908</p> <p>Waterman Steamship Corporation v. General Foundries Inc., 26 SRR 1173 [1993] affirmed 26 SRR 1424 (FMC 1994)</p> <p>Academic source (tribunal): 11 Williston, Law of Contracts (3d ed.)</p>
99.	<p>SMA No. 3694: In the Matter of the Arbitration between CLIPPER SHIPPING LTD., as Carrier, and STONE-CONSOLIDATED CORP./ABITIBI-CONSOLIDATED INC., as Merchant, Pursuant to a Contract of Affreightment, dated July 26, 2001</p>	<p>S.M.A. 2534-A (1986) S.M.A. 3318 (1996) S.M.A. 2248 (1986)</p>	Parties	<p>Sayers v. Rochester Telephone Corp., 7 F.3d 1091, 1095 (2d Cir. 1993)</p> <p>United States trust Company of New York v. Jenner, 168 F.3d 630, 632 (2d Cir. 1999);</p> <p>Red Ball Interior Demolition Corp. v. Palmadessa, 173 F.3d 481, 484 (2d Cir. 1999);</p> <p>Emmanuel Law Outlines v. Multi-State Legal Studies, 899 F.Supp. 1081, 1087 (S.D.N.Y. 1985)</p> <p>Bourne v. Walt Disney Co., 68 F.3d 621, 629 (2d Cir. 1995)</p>
100.	<p>SMA No. 3691: In the Matter of the Arbitration between MARE MARITIME, LTD., as Owners of the PRIDE and THE RICE COMPANY OF</p>	<p>SMA Award 1519 (1981) SMA Award 3099 (1994)</p>	Parties / Tribunal	

25.	Arbitration CAS 2017/A/4946 Sports Club "Gaz Metan" Medias v. Romanian Football Federation (RFF) & Romanian Professional Football League (RPFL), award of 9 August 2017	Licensing violation	Panel: CAS 2007/A/1298, 1299 & 1300 Parties: CAS 2012/A/2750 CAS 2015/A/3963 – 3968 CAS 2015/A/4097
26.	Arbitration CAS 2017/A/4940 FC Lokomotiv Moscow v. Desportivo Brasil Participações Ltda., award of 14 July 2017	Transfer with compensation	Panel: CAS 2015/A/4139

	CALIFORNIA, as Charterers, dated May 29, 2001			
101.	SMA No. 3690: IN THE MATTER OF THE ARBITRATION - between - KOCH CARBON INC., as Disponent Owners of the M/V GLORIOUS RENA - and - NORMARINE, LTD. as Charterers UNDER AN NYPE FORM OF TIME CHARTER, dated June 5, 2001	SMA # 3009 SMA # 905 (1975) SMA # 1097 (1977) SMA # 1092 (1977) SMA # 3149 (1995) SMA # 3260 (1996)	Tribunal	SANTA KATERINA, A.M.C. 1383 (1974) Tweedie Trading Co. v. Sangstand, 180 F.691 (2d Cir. 1910) Themis, 244 F. 545 (S.D.N.Y. 1917)
102.	SMA No. 3685: In the Matter of the Arbitration between PAN OCEANIC MARITIME, INC., as Time-Chartered Owners of the HILL PLENTY and SAMSUN SHIPPING CORP., as Charterers, dated April 30, 2001	SMA Award 3674 (2001) SMA Award 2893 (1992) 3674 (2001)	Tribunal	
103.	SMA No. 3674: In the Matter of the Arbitration between PAN OCEANIC MARITIME, INC., as Disponent Owners of the HILL PLENTY and GREENFLEET CHARTERING B.V., as Charterers, dated March 15, 2001	SMA Award 2893 (1992)	Tribunal	
104.	SMA No. 3677: In the Matter of the Arbitration - between - TRADE SOL SHIPPING LIMITED, as Owner of the M/V CHESAPEAKE BAY - and - SEA-LAND INDUSTRIES BERMUDA LIMITED., as Charterer under a Seatime Charter Party, dated March 15, 2001	SMA Award 1667 (1982)	Tribunal	Academic source by tribunal: Time Charters (Lloyd's of London Press, Wilford, Coghlin & Kimball, 4th Ed. At p. 197) Simpson on Contracts Section 202(4) of the Restatement of Contracts 2nd (1981) Tribunal:

				<p>The EVIA [Kodros Shipping Corporation v. Empresa Cubana de Faletes (The EVIA (No. 2)) [1982] 1 Lloyd's Rep. 334, 338]</p> <p>The Eastern City, 2 Lloyd's Rep. 127 (1958)</p> <p>Leeds Shipping Co. v. Societe Francaise Bunge (the EASTERN CITY) [1958] 2 LLR 127, (C.A.) affirming [1957] 2 LLR 153, (Q.B.).</p> <p>Lensen Shipping v. Anglo-Soviet Shipping [1935] 52 LLR 141</p> <p>Venore Transportation Co. v. Oswego Shipping Corp. 498 F2 469; 1974 AMC 827 (2d Cir. 1974), cert. denied 419 U.S. 998</p>
105.	<p>SMA No. 3667:</p> <p>In the Matter of the Arbitration Between Unishipping Maritime Services, Inc. Owner of M/V COSMAN I And The Rice Company Commodity Suppliers Under a Charter Party dated September 28, 1999 and a Purchase Authorization No. ID-5003 dated September 15, 1999 of The Embassy of Indonesia on behalf of Badan Urusan Logistik (BULOG), dated February 14, 2001</p>	<p>SMA arbitration award #2373 1987</p> <p>SMA awards #2383 1987 and #1890 1983</p> <p>SMA #2054 1985</p>	Parties	
106.	<p>SMA No. 3666:</p> <p>In the Matter of the Arbitration Between Unishipping Maritime Services, Inc. Owner of M/V COSMAN I And Garnac Grain Company, Inc. Commodity Suppliers Under a Charter Party dated September 28, 1999 and a Purchase Authorization No. ID-5003 dated September 15, 1999 of The Embassy of Indonesia on behalf of Badan Urusan Logistik (BULOG), dated February 14, 2001</p>	<p>SMA awards #2383 1987 and #1890 1983</p> <p>SMA #2054 1985</p>	Parties	
107.	<p>SMA No. 3646:</p> <p>In the Matter of the Arbitration - between - HYUNDAI MERCHANT MARINE CO.,</p>	SMA 3525	Tribunal	<p>Tribunal:</p> <p>PaineWebber Inc. v. Bybyk, 81 F.3d 1193, 1202, (2d Cir. 1996)</p>

	LTD. as Owner of the M/V RUBIN ACE, Claimant - and - AMCI EXPORT CORPORATION as Charterer and Respondent Under a Charter Party on the Americanized Welsh Coal Charter Form In the Matter of the Arbitration - between - AMCI EXPORT CORPORATION as Charterer and Claimant - and - HYUNDAI MERCHANT MARINE CO., LTD. as Owner of the M/V EDEN, and Respondent Under a Charter Party on the Americanized Welsh Coal Charter Form, dated October 20, 2000			Academic source – party: THE ARBITRATOR - January 2000, Vol. 31 Number 2
108.	SMA No. 3647: In the Matter of the Arbitration - between - STOLT TANKERS INC., as Owner of the STOLT PRIDE - and - STINNES INTEROIL, INC., as Charterer Under an EXXONVOY 90 form of Charter Party, dated October 20, 2000	SMA Award 3038 (1994) SMA Award 2637 (1990)	Party	
109.	SMA No. 3648: In the Matter of the Arbitration between TBS NORTH AMERICA LINERS LTD., as Owner of the M/V MAGNUS CHALLENGER, and CONTILATIN DEL PERU S.A., as Charterer Under an Approved Baltimore Berth Grain Charter Party, Form C (1990), dated October 20, 2000	SMA Award No 2694 (1990)	Party	
110.	SMA No. 3623: In the Matter of the Arbitration between SUN SHIPPING COMPANY, LTD., as Disponent Owners of the HESNES and	SMA Award 1486 (1980)	Tribunal	Tribunal: U.S. v. The Atlantic Refining Co., 1953 AMC 554, 560, 112 F.Supp. 76, 80 (D.N.J. 1951); also Penn. R.R. v. Moore-McCormack Lines, 1967 AMC 370 F.2d 430 (2d Cir. 1966); also

	PDVSA PETROLEOS Y GAS, S.A. as Charterers, dated May 19, 2000			Berwind-White Coal Mining Co. v. SOLLEVELD 11 F.2d 80 (4 th Cir. 1926)
111.	SMA No. 3619: In the Matter of the Arbitration between PRODUCT TRANSPORT CORPORATION LTD., as Disponent Owners of the M/T HAROLD K. HUDNER and BLYSTAD SHIPPING & TRADING, INC., as Charterers Under a SHELLTIME 4 Form of Time Charter Party, dated May 8, 2000	SMA Award 3576 (1999) SMA Award 3141 (1995) SMA Award 3189 (1995) SMA Award 3248 (1996)	Tribunal	
112.	SMA No. 3612: In the Matter of the Arbitration between PAUL BUYTENDYKE (Trustee of the CACL Trust) and SEA-LAND SERVICE, INC., dated April 10, 2000	SMA Award 2497 (1988) SMA Award 2540 (1988) SMA Award 2541 (1988)	Tribunal	Tribunal: Harvey Aluminum v. United Steelworkers of America AFL-CIO D.C. Col. 1967, 263 F.Supp. 488.
113.	SMA No. 3611: In the Matter of the Arbitration - between - GLENCORE LTD., as Charterer - and - MAKEDONIA MARINE S.A. as Owner of the M/V FELIZ DUCKLING Under a C/P, dated April 8, 2000	SMA Award 2999, 1993	Parties / Tribunal	Parties / Tribunal: United States Carriage of Goods By Sea Act
114.	SMA No. 3609: In the Matter of the Arbitration between MARABEL NAVIGATION LTD., as Owner of the M/V AURORA and UNISPEED GROUP INC., as Charterer Under a New York Produce Exchange Charter Party, dated April 4, 2000	S.M.A. No. 2663 (1990) S.M.A. No. 1172 (1977); S.M.A. No. 1340 (1979); S.M.A. No. 1177 (1977)	Party	Time Charters, 4 th Ed. (1995) St. Vincent Shipping Co., Ltd. v. Bock, Godeffroy & Co. (The "Helen Miller"), 1980 [Vol. 2] Lloyd's Law Reports 95 (Queen's Bench, 1979)
115.	SMA No. 3606: In the Matter of the Arbitration - between - PROMOTORA DE NAVEGACION, S.A.,	SMA Award 1753 (1982)	Parties / Tribunal	Academic source – tribunal: Wilford, Coughlin and Kimball Time Charters (Lloyds of London Press 1995)

	as Time Charterer - and - SEA CONTAINERS, Ltd., as Owner of the M/V STRIDER ISIS and M/V STRIDER JUNO Under two Charter Parties, dated March 17, 2000	SMA Award 1979 (1984)		Tribunal / Parties Hadley v. Baxendale, 156 Eng. Rep. 145 (1854) IOANNA [1985] 2 LLR 164
116.	SMA No. 3603: In the Matter of the Arbitration - between - GASCHEM SERVICES GMBH & CO. KG, for and on behalf of the Owners of the M/T BEATRICE, Claimant, - and - OLIN CORPORATION Charterer, Under a Charter Party, dated January 31, 2000	S.M.A. No. 1841 (1983)	Tribunal	
117.	SMA No. 3598: In the Matter of the Arbitration between USINAS SIDERURGICAS DE MINAS GERAIS S.A. - USIMINAS, as Charterers and SEANAV INTERNATIONAL, LTD., as Owners of the YORKGATE, dated February 28, 2000	SMA Award 2205 (1986)	Parties	
118.	SMA No. 3590: In the Matter of the Arbitration between P.E.P. SHIPPING (SCANDINAVIA) APS, as Disponent Owner of the M/V PACIFIC CHILE -and- GENERAL STEAMSHIP CORPORATION, dated January 14, 2000	SMA Award No. 2807	Parties	Parties reference academic source: Restatement of the Law, Agency Second 46 U.S.C. §§ 1710 and 1721 Parties / Tribunal: Insurance Co. of North America v. S/S AM. ARGOSY, 732 F.2d 299 (2 nd Cir., 1984) Matteson v. Ryder System, Inc., 99 F.3 rd 108 (3 rd Cir. 1996) Martrobuono v. Shearson Lehman Hutton, Inc. 514 U.S. 52, 131 L.Ed. 76, 115 S.Ct. 1212 91995); Bonar v. Dean Witter Reynolds, Inc. 835 F. 2d 1378 (11 th Cir. 1988); Willoughby Roofing & Supply Co., Inc. v. Kajima International, Inc. 598 F. Supp. 353 (N.D. Ala. 1984)

				Facts of other awards citations by the parties
119.	SMA No. 3583: In the Matter of the Arbitration between O.N.E SHIPPING INC. as Owner/Claimant and PECTEN CHEMICALS INC. as Charterer/Respondent, dated December 29, 1999	SMA Award #3421 SMA Award # 1536 SMA Award #2017 SMA Award #2657 SMA Award #2433	Tribunal	
120.	SMA No. 3579 In the Matter of the Arbitration - between - MEEZAN SHIPPING AND TRADING, INC., as Charterer - and - RAFAEL SHIPPING, LTD., as Owner Under a Charter Party, dated November 23, 1999	S.M.A. No.2447 (1988) S.M.A. No. 2756 SMA No. 2137; SMA No. 1892 SMA No. 1778	Parties / Tribunal	Facts of other awards cited by the parties COGSA People's Democratic Republic of Yemen v. Goodpasture Inc., 782 F 2<nd> 346, 351 (2<nd> Circ. 1986) Nye v. A/S S/A Svendborg, 501 f 2<nd> 376, 380 (2<nd> Circ. 1974)
121.	SMA No. 3576: In the Matter of the Arbitration between O.N.E. SHIPPING, INC., as Charterers and LAMPORT MARITIME S.A. by Novation as Owners of the DIAMOND PARK (ex DIAMOND WAVE) In the Matter of the Arbitration between O.N.E. SHIPPING, INC., as Charterers and PRIME SEACARRIERS S.A. by Novation as Owners of the EMERALD	SMA Award 3141 (1995) SMA 905 (1975) SMA 1840 (1983) SMA 2539 (1986) SMA 3189 (1995)	Tribunal / Parties	Tribunal – academic sources: Henry Campbell Black, MA, Black's Law Dictionary (St. Paul, MN: West Publishing Co., 1990) John D. Calamari and Joseph M. Perillo, The Law of Contracts (St. Paul, MN: West Publishing Co., 1977) Allan Farnsworth, Contracts (Boston: Little, Brown and Company, 1990) Laurence P. Simpson, Handbook of the Law of Contracts (St. Paul, MN: West Publishing Co., 1954)

	PARK (ex EMERALD WAVE), dated November 30, 1999			
122.	SMA No. 3569: In the Matter of the Arbitration - between - SHERIDAN TOWING CO., INC., as Owner of the Barge PATRICIA SHERIDAN - and - E.C.D.C. ENVIRONMENTAL, L.C., as Charterer Under a COASTVOY Form Charter Party, dated October 29, 1999	SMA Award No. 951 (NY Arb., 1975) SMA Award No. 3118 (NY Arb., 1994) S.M.A. No. 761 (1973)	Party / Tribunal	Tribunal/ Parties: The Pennsylvania, 86 U.S. (19 Wall.) 125,22 L. Ed. 148 (1874) United States v. Nassau Marine, 778 F.2d 1111, 1116-1117 (5<th> Cir. 1985) Margarine Verkaufsunion GmbH v. M.T.O.C. Brovig, 318 F. Supp. 977, 979, ftnte. 10 (S.D.N.Y. 1970) NordAmerica 1931 A.M.C. 1637 (NY Arb. 1931); M/V Patchara Naree, S.M.A. Award No. 3298 (NY Arb. 1996); The Santa Clara 281 Fed. 725 (2<nd> Cir.) Cert. denied 260 U.S. 728 (1922) Drummond Coal v. Interocean Shipping Co., 1985 A.M.C. 1152 (S.D. Ala. 1985) Oxford Paper Co. V. The Nidarholm, 282 U.S. 681 (1931) Horn v. CIA de Navegacion Fruco, S.A. 404 F. 2<nd> 422 (5<th> Cir. 1968), cert. denied, 394 U.S. 943 (1969) COGSA Restatement, Second, Contracts, § 203, comment b. (1981).
123.	SMA No. 3567: In the Matter of the Arbitration - between - VALE DO RIO DOCE NAVEGACAO S.A., as Time Charterer - and - LIRIA MARINE COMPANY LTD., as Owner of the M/T VAKIS TSAKIROGLOU Under an NYPE Form of Time Charter, dated October 20, 1999	S.M.A. No. 781 (1983)	Party	SCAS Transport (USA) Inc. v. S.S. Danaos, 845 F.2d 1157, 1161-62 (2d Cir. 1988) U.K v. Boeing, 1993 A.M.C. 2906 (2d Cir.1993) The Government of the United Kingdom of Great Britain and Northern Ireland v. The Boeing Company and Textron, Inc., A.M.C. 2906 (2<nd> Circ.1993) C. WRIGHT ET AL., FEDERAL PRACTICE AND PROCEDURE § 4452
124.	SMA No. 3564: In the Matter of the Consolidated Arbitration between PENWOOD SHIPPING S.A., Owners of the M/V PRAXITELIS and CANADIAN FOREST	S.M.A. Award No. 2626 (N.Y. Arb. 1989)	Parties / Tribunal	Parties: Nichimen Co. v. M/V FARLAND, 462 F.2d., 319, 330 (2d. Cir. 1972) ENSLEY CITY, 71 F.Supp. 444, 447 (D.Md. 1947), aff'd 170 F.2d 25 (4<th> Cir. 1948)

	NAVIGATION CO., LTD., Time-Charterer and E.D. & F. MAN SHIP (Interlines Shipping (Canada) Ltd.), Sub-Charterer Under New York Produce Exchange Charter Parties, dated October 6, 1999	S.M.A. Award No. 2752 (N.Y. Arb. 1991) S.M.A. Award No. 2246 (N.Y. Arb. 1986)		Parties – academic: J. Leeming, Modern Ship Stowage, (1963 reprint) 378-9, 384-5; Transportation and Handling of Paper, published by Transfennica Corp. and the Finnish paper Mills Association; Thomas, et al, Thomas' Stowage, 3 rd Ed. (1996), pp. 269, 278-9, 280.
125.	SMA No. 3563: In the Matter of the Arbitration Between Kroon Shipping Corp., as Agents to Netmar Inc. Disponent Owner of M/V ARISBE and Concept Carriers GmbH, & Co., KG Charterer, Under a Time Charter (NYPE form), dated October 6, 1999	SMA #3140 SMA #1932 (1984)	Parties	Wilford, et al, Time Charters (4 th Ed. 1995) Facts of other awards cited by parties
126.	SMA No. 3562 In the Matter of the Arbitration between LINDEN NAVIGATION CORP., as Owners of the DIMITRIS PERROTIS and GRAND EASTERN CO., LTD., as Charterers, dated September 24, 1999	SMA Award 2005 (1984) SMA Award 2060 (1985) SMA Award 1278 (1978) SMA Award 2771 (1991)	Tribunal	
127.	SMA No. 3560: In the Matter of the Arbitration - between - ACEROS AREQUIPA S.A., as Charterer of the M/V SEA WIND, - and - NIKKO SHIPPING CO., INC., as Disponent Owner of the M/V SEA WIND, Under a GENCON form of charterparty, dated September 8, 1999	SMA Award No. 620 (1971) SMA Award No. 3346	Tribunal	
128.	SMA No. 3558: In the Matter of the Arbitration Between NETWORK SHIPPING, LTD., Charterer -	S.M.A. 3293 (1996)	Tribunal	The Hong Kong Fir, (1961) 2 Ll. L. Rep. 478; Dolphin Hellas Shipping S. A. v. Itemslott Ltd. (The "Aegean Dolphin") [1992] 2 Ll. L. Rep 179

	and - SPRINTER SHIPPING S.A., Owner Under a Charter Party In the Matter of the Arbitration Between NETWORK SHIPPING, LTD., Charterer - and - SKIER SHIPPING, S.A., Owner Under a Charter Party In the Matter of the Arbitration Between NETWORK SHIPPING, LTD., Charterer - and - SPARTAN MARINE LTD., Owner Under a Charter Party, dated September 15, 1999			Romano v. Weat India Fruit Co., 151 F.2d 727 (5th Cir. 1945); Horn v. Cia. De Navegacion Fruco, 404 F.2d 422 (5th Cir. 1968) Ellerman Lines Ltd. v. The President Harding, 187 F. Supp 948 (S.D.N.Y. 1960) aff'd 288 F. 2d 288 (2d Cir 1961; Banco de Portugal v. Waterlow and Sons. Limited, [1932] A.C. 452, 506 Doyle v. Gordon, 158 N.Y.S. 2d 248.
129.	SMA No. 3549: In the Matter of the Arbitration between FOREMOST MARITIME CORPORATION, as Agents to Owners of the HSING MAY and NAVIOS INTERNATIONAL INC., as Charterers, dated August 6, 1999	SMA Award 2240 (1986)	Tribunal	Facts of more awards cited by the parties
130.	SMA No. 3546: In the Matter of the Arbitration between CHIA MAY NAVIGATION CORP., as Owner of the M/V CHIA MAY and SEATREK LTD., as Charterer under a New York Produce Exchange Time Charter, dated July 30, 1999	S.M.A. 1319 (1979)	Parties	Wilford, Coghlin and Healy, Time Charters, 4 th Ed. 1995
131.	SMA No. 3540: In the Matter of the Arbitration - between - KOREA LINE CORPORATION, as Owner of the M/V DESPINA - and - CONTINENTAL GRAIN CO., LTD., as Charterer. In the Matter of the Arbitration - between - CONTINENTAL GRAIN CO., LTD. Chicago as Disponent Owner of the M/V DESPINA - and - CHO YANG SHIPPING	SMA Award #2868 SMA Award #1361	Parties / Tribunal	Parties / Tribunal: Voyage Charters, (1 st ed. 1993) Summerskill's Laytime, Charter Party Laytime Definitions 1980 Tweedie Trading Co. v. Pitch Pine Lumber, Co., 156 F. 88, 89 (D.C.S.D.N.Y. 1907)

	CO. LTD., as Charterer, dated June 17, 1999			
132.	SMA No. 3515: In the Matter of the Arbitration between STOLT TANKERS INC., as Charterers and CLARISSA SHIPPING CO. LTD., as Owners of the LACERTA, dated March 5, 1999	SMA Award 3356 (1997) SMA Award 2823 (1992) SMA Award 3357 (1997) SMA Award 3168 (1995) SMA Award 2430/2430A (1987)	Parties / Tribunal	Linmark Industries Inc. v. RUHREXPRESS No. 89 Civ. 6976 (SWK) (S.D.N.Y. July 6, 1990). Lyons-Magnus Inc. v. American Hawaiian S.S. Co., 41 F.Supp. 575, 1941 AMC 1550 (S.D.N.Y. 1941); Francosteel Corp. v. The TIEN CHEUNG, 375 F.Supp. 794, 1973 AMC 2370 (S.D.N.Y. 1973) Blue Sympathy Shipping Co. v. Serviocean International 1994 AMC 2522 (S.D.N.Y. 1994) East Asiatic Co. v. Transamerican Steamship 1988 AMC 1086 (S.D.N.Y. 1987) the Carriage of Goods by Sea Act of the United States
133.	SMA No. 3513: In the Matter of the Consolidated Arbitration Among OCEAN WIDE SHIPPING CORPORATION, as Owners of the M/V PUNICA, and CANADIAN FOREST NAVIGATION COMPANY, LTD, Time-Charterer, and TRANS SEA TRANSPORT N.V., Sub-Time-Charterer, and DUFERCO S.A. LUGANO, Voyage Charterer, Under New York Produce Exchange Time Charter parties, dated February 26, 1999	S.M.A. 2794 (1991); S.M.A. 2728 (1990); S.M.A. 2474 (1988); S.M.A. 2012 (1984) S.M.A. 1854 (1983); S.M.A. 2827 (1992)	Tribunal / Parties	Time Charters, 317 (4 th Ed. 1995) Buglass, Marine Insurance and General Average in the United States, 253-254 (3 rd ed. 1991) York-Antwerp Rules (1974) Continental Grain Co. v. Puerto Rico Maritime Authority, 972 F.2d 426, 438 (1 st Cir. 1992) International Produce, Inc. v. S.S. Frances Salman, 1975 A.M.C. 1521 (S.D.N.Y. 1975) Nichimen v. The Farland, 462 F.2d 319 (2d Cir. 1972) Isbrantsen Co. v. S.S. George S. Boutwell, 1958 A.M.C. 351 S.D.N.Y. 1957) A/S Brovanar v. Central Gulf Steamship Corp., 323 F. Supp. 1029 (S.D.N.Y. 1970) The Thomas P. Beal, 11 F.2d 49 (3 rd Cir. 1926) American Tobacco Co. v. The Katingo Hadupatera, 81 F.Supp. 438 (S.D.N.Y. 1948) Continental Grain Co. v. Puerto Rico Maritime Authority, 972 F.2d 426, 438 (1 st Cir. 1992);

27.	Arbitration CAS 2017/A/4927 Misha Aloyan v. International Olympic Committee (IOC), award of 16 June 2017	Doping	<p>Panel: CAS OG 00/011 CAS 2008/A/1673; CAS 2009/A/1810; CAS 2009/A/1811; CAS 2002/A/376 CAS 2001/A/317 CAS 2006/A/1025 CAS AD 16/009 & 16/013</p> <p>decision of the Swiss Federal Tribunal of 3 May 2005, decision of the Swiss Federal Tribunal of 25 February 2003</p>
-----	--	--------	--

				A.B. Marintrans v. Comet Shipping Co. (The Shinjitsu Maru No. 5), 1 Lloyd's Rep. 568 (1984)
134.	SMA No. 3506: In the Matter of the Arbitration - between - SEVEN SEAS SHIPPING (UK) LTD., Claimant, As Disponent Owner of the M/V MITSA - and - TONDO LIMITADA, On Behalf of the Republic of Angola, Defendant, Under a Charter Party, dated January 27, 1999	S.M.A. 2805 S.M.A. 3151	Parties	
135.	SMA No. 3595: In the Matter of the Arbitration - between - FAIRFIELD CHEMICAL CARRIERS INC. As Time-Chartered Owners of the M/T KHIRURG VISHNEVKIY - and - SAPI SPA, ITALY As Charterers under a Vegoilvoy Tanker Voyage Charter Party, dated February 22, 1999	SMA Awards 2837 2764 2813 2107 SMA 2107 SMA 2837 SMA 2764 SMA 2813	Tribunal	
136.	SMA No. 3493: In the Matter of the Arbitration between PETRO JAMAICA, as Owners of the PETROJAM TRADER and GRIFFIN INDUSTRIES, INC., as Charterers, dated December 14, 1998	SMA Award 3423 (1998) SMA Award 1931 (1984)	Parties	Leeds Shipping Co. v. Societe Francaise Bunge [1958] 2 LLR 127 at p. 131 (C.A.)
137.	SMA No. 3491: In the Matter of the Arbitration between PAGE INTERNATIONAL LTD., As Owner of the M/V SAINT VASSILIOS, Claimant and ADAM MARITIME CORP. and GLENCORE LTD. F/k/a CLARENDON LTD. as Charterer Under a Voyage Charter Party, dated December 11, 1998	S.M.A. No. 2839 S.M.A. No. 2040	Tribunal	Sun Company, Inc. v. S.S. Overseas Arctic 1995 AMC 57 (5<th> Cir. 1994) Tenneco Resins, Inc 1990 AMC Lone Star Industries, Inc. v. Mays Towing Company, Inc., 927 F.2d 1453, 1459 (8<th> Cir. 1991) Warner Barnes & Co., Ltd. vs. Kokasai, Kisen, Kabushiki, Kaisha, 102 F. 2d 450, 452, 1939 A.M.C. 281 (2nd Cir. 1939)

			<p>Lykes Bros. Steamship Company, Inc. and Banta Towing Company vs. Union Carbide and Carbon Corporation, 253 F.2d 444, 448 (5th Cir. 1958);</p> <p>Sternberg Dredging Co., vs. Moran; Towing & Trans., 196 F.2d 1002, 1006, 1952 A.M.C. 1118 (2nd Cir. 1952);</p> <p>The Anaconda - The Syosset, 164 F. 224, 226 (4th Cir. 1947);</p> <p>Freedman & Slater, Inc. vs. M/V/Tofevo, 222 F. Supp. 964,969, 1963 A.M.C. 1525 (S.D.N.Y. 1963);</p> <p>New Rotterdam Insurance Co. vs. S.S Loppersum, 215 F. Supp. 563, 567, 1963 A.M.C. 1758 (S.D.N.Y. 1963);</p> <p>Skibs Aktieselskapet Orenor vs. The Aubrey, 181 F. Supp. 697, 701 (E.D. Va. 1960)</p> <p>Old Colony Insurance Company, vs. The Northern Star, 280 F. Supp. 189, 190, 1967 A.M.C. 1641 (D.C. Ore.)</p> <p>Continental Insurance Company, et. al. vs. Lone Eagle Shipping Ltd. (Liberia), et. al., 952 F.Supp. 1046, 1997 A.M.C. 1099, 1110/11 (S.D.N.Y. 1997), aff'd per curiam 134 F.3rd 103, 1998 A.M.C. 964 (2nd Cir. 1998)</p> <p>Capehorn Steamship & Corporation vs. Texas Company, 152 F. Supp. 33 1957 A.M.C. 1335 (E.D. La. 1957)</p> <p>Schell vs. The Vallescura, 293 U.S. 296, 1937; The Southwalk, 191 U.S. 1, 9, 24 (1903); Aktieselskabet Fido vs. Lloyd Brasileiro, 268 Fed. 733, 736/37 (S.D.N.Y. 1919), aff'd 283 Fed. 62 (2nd Cir. 1922, cert. denied 260 U.S. 737 (1922);</p> <p>The William J. Quillan, 180 Fed. 681, 682/4 (2nd Cir. 1910) cert. denied 218 U.S. 682 (1910);</p> <p>Atlanta Banana Co. vs. M/V Calanca, 342 F. Supp. 447, 1972 A.M.C. 880 (S.D.N.Y. 1972), aff'd w/o opn. 489 F. 2d 752, 1974 A.M.C. 1894 (2nd Cir. 1974);</p> <p>Armour & Co. vs. Compania Argentina de Nav. Dodera, 1958 A.M.C. 332 (S.D.N.Y. 1957) aff'd 267 F. 2d. 323, 1959 A.M.C. 938 (2nd Cir. 1959);</p> <p>New England Petroleum Co. vs. O.T. Sonia, et. al., 732 F. Supp. 1276, 1990 A.M.C. 2491 (S.D.N.Y. 1990);</p>
--	--	--	--

				Hess Corp. vs. S.S. Phillips Oklahoma, 558 F. Supp. 1164, 1167/68, 1983 A.M.C. 1528, 1531/32 (S.D.N.Y. 1528); Levatino, vs. American President Lines, 233 F. Supp. 697, 701, 1964 A.M.C. 1247, 1254 (S.D.N.Y. 1959) Lone Star Industries, Inc. vs. Mays Towing Company, Inc., 927 F. 2nd 1453, 1459 (8th Cir. 1991) Uniter States vs. Reliable Transfer Co., 421 U.S. 397, 410/11, 44 L. Ed. 251 (1975)
138.	SMA No. 3489: In the Matter of the Arbitration between BAYWAY REFINING COMPANY, as Charterers and SEARIVER MARITIME, INC., as Owners of the S/R WILMINGTON Under an ASBATANKVOY Charter Party, dated December 4, 1998	S.M.A. No. 2957 (1993); S.M.A. 3379 (1997)	Parties	COGSA Tupman Thurlow Co., Inc. v. S.S. Cap Castillo, 490 F. 2d 302, 308 (2d Cir. 1974) Nissho-Iwai Co. v. M/T STOLTION, 719 F.2d 34, 37 (2d Cir. 1983)
139.	SMA No. 3483: In the Matter of the Arbitration between MISSISSIPPI PHOSPHATES CORP., as Charterers and UNITRAMP LTD., as Disponent Owners, dated November 16, 1998	SMA Award 2378 (1987) SMA Award 1383 (1979) SMA Award 2394 (1987) SMA Award 2560 (1989) SMA Award 1834 (1983)	Tribunal	Hadley v. Baxendale 156 Eng. Rep. 145 (1854); Globe Refining v. Landa Cotton Oil 190 U.S. 540 (1903) Leeds Shipping Co. v. Societe Francaise Bunge [1957] 2 LL.Rep. 153 ATLANTEN 252 U.S. 313 (1920) Cooke, Julian, Young, Timothy, et al., VOYAGE CHARTERS, Lloyd's of London Press Ltd., 1993
140.	SMA No. 3479: In the Matter of the Arbitration between CRATER INTERNATIONAL S.A., As Owner of the M/V LIBERTA P, Claimant and SEVEN SEAS SHIPPING (UK) LIMITED, as Charterer, Respondent, Under a Charter Party, dated November 4, 1998	SMA Award #3074 SMA #3075 SMA #3102 SMA #3168 SMA 2964 SMA 2987 SMA 3198	Tribunal	Scrutton 18<th> Edition - Scrutton Charter Partites

141.	<p>SMA No. 3478: In the Matter of the Arbitration between BERGESEN D.Y. ASA, Owner of the M/T BERGE BRAGD and BAYOIL S.A., Nassau, Bahamas, Charterer Under an ASBATANKVOY Charter Party, dated November 3, 1998</p>	<p>S.M.A. No. 2248 (1986); S.M.A. No. 2561 (1989); S.M.A. No. 2394 (1987); S.M.A. No. 2965 (1993); S.M.A. No. 3053 (1994) S.M.A. No. 3408 (1998), S.M.A. No. 1485 (1980); S.M.A. 3235 (1995)</p>	Parties	<p>Thomas J. Schoenbaum, Admiralty and Maritime Law, §§ 11-17 (1994)</p> <p>Fed. Rules of Civil Procedure, 56;</p> <p>Anderson v. Liberty Lobby Inc., 477 U.S. 242 (1986); Donohue v. Windsor Locks Bd. Of Ed., 834 F2d 54 (2d Cir. 1987) Hadley v. Baxendale, 9 Exch. 341, 156 Eng. Rep. 145 (1854) Kenford Co. Inc. v. County of Erie, 73 NY2d 312, 540 NYS 2d 1 (1989) B.F. McKernin & Co. v. United States Lines, Inc., 416 F.Supp. 1068, 1072 (S.D.N.Y. 1976)</p>
142.	<p>SMA No. 3468: IN THE MATTER OF THE ARBITRATION between ALIMENTOS PRECOCIDOS GUAYANA C.A., as Claimant Cargo Receiver and HER AN SHIPPING, S.A., as Respondent Owner of the MV LUGANO VENTURE, UNDER A BILL OF LADING incorporating Baltimore Berth Grain form of charter party, dated August 14, 1998</p>	<p>SMA No. 1742 (1982) SMA Award No. 1101 SMA Award No. 1272 SMA Award No. 1510 SMA Award No. 2997</p>	Tribunal	<p>Chilean Nitrate Corp. v. MV Hans Leonhardt, 810 F. Supp. 732 (E.D. La. 1992 International Adjusters Ltd. v. D'Amico, 1972 AMC 1033-1035 (D.Wa 1972) New Hampshire Insurance Co. v. Saipan Shipping, 1973 AMC 792 (D. Mariana Islands 1971 Government of Indonesia v. The General San Martin, 114 F. Supp. 289 (SDNY 1953); Kurt Orban & Co., Inc v. SS Clymenia, 318 F. Supp 1387 (SDNY 1970); Empresa Publica v. Yukon Mart, 1976 AMC 2235 (SDNY 1976); Lowry & Co. v. SS LeMoyne d'Iberville, 253 F. Supp. 396, 1966 AMC 2195 (SDNY 1966) Metalfer Corp. v. Pan Ocean Shipping Co. Ltd., 1574, [1977] CLC State Trading Corporation of India v. Grunstad Shipping, 582 F.Supp. 1523 (SDNY 1984)</p>

				<p>Cargill B.V. v. S/S Ocean Traveller, Wursata Shipping Co., [1989] AMC 953 Federal Insurance Company v. M/V Audacia, 1987 AMC 566 (SDNY 1986) Government of Indonesia v. The General San Martin, 114 F. Supp. 289 (SDNY 1953), Kurt Orban Company Inc. v. S/S CLYMENIA, 318 F. Supp 1387 (SDNY 1970), 1971 AMC 778, Empresa Publica de Comercializacion v. YUKON MART, 75 Civ. 455 (SDNY 1976), [1976] AMC 2235 Lowry & Co. Inc. v. S.S. Le Moyne D'Iberville etc. and Compagnie Generale Transatlantique a Paris, 253 F. Supp. 396 (SDNY 1966), 1966 AMC 2195 Lowry & Co. Inc. v. S.S. Le Moyne D'Iberville etc., 1966 AMC 2195 Unicoopjapan and Marubeni-lida Co., Ltd. V. Ion Shipping Co. Re the ION, [1971] 1 Lloyd's Rep. 541 Vimar Seguros y Reaseguros, S.A. v. M/V SKY REEFER, 515 U.S. 528, [1995] AMC 1817 Steel Warehouse Company, Incorporated. v. Abalone Shipping Limited of Nicosia, (USCA, 5th Cir.), 114 F.3d 234, [1998] AMC 2054 Perez & Compania Lta v. MEXICO I, 825 F.2d 1449 (USDC, 5th cir. 1987) Tilbury Fabrics, Inc. V. Stillwater, 81 A.D.2d 532; 438 NYS 2d 82, 1981 NY App. Div. LEXIS 10997 Dunning v. Dunning, 300 NY 341, 343; Goff v George, 31 AD2d 579</p> <p>COGSA the Federal Arbitration Act</p>
143.	SMA No. 3465: In the Matter of the Arbitration between PRECIOUS SHIPPING (SINGAPORE)	SMA Award 2820, 1991	Tribunal	

	PTE LTD., As Owners of the M/V KINZAN MARU and E.D. & F. MAN COCOA, As Charterers, dated July 22, 1998	SMA Award 3135, 1994 SMA Award 3234, 1995		
144.	SMA No. 3443: In the Matter of the Arbitration - between - CHEMBULK TRADING, INC., as Owners of the M/V CHEMBULK ROTTERDAM, - and - VINMAR INTERNATIONAL, LTD., as Charterers, dated April 28, 1998	SMA No. 2620 (1990) SMA No. 2432 (1987) SMA No. 3112 (1994) SMA No. 3165 (1995)	Parties	Parties referred to LMLN 247 (1989)
145.	SMA No. 3437: In the Matter of the Arbitration between ZONORIC LIMITED, as Claimant and N.R. ACQUISITION CORP., as Respondent, dated April 3, 1998	SMA Award 3091 (1993)	Parties	
146.	SMA No. 3432: In the matter of the Arbitration -between- Armement et Transports Maritimes S.A. as Disponent Owner of the M/V DELPHIC PRIDE -and- Pakistan National Shipping Corp., as Charterer, dated March 10, 1998	SMA No. 2218 (1986) SMA No. 2275 (1986)	Parties	COGSA Voyage Charterer 664 (1993) - Cooke, Young, Taylor, Kimball, Martowski, Lambert Bull v. United States, 295 U.S. 247 (1935) Facts of other awards cited by parties
147.	SMA No. 3430: In the Matter of Arbitration - between - INDUSTRIAL MARITIME CARRIERS (BAHAMAS) INC., Charterer - and - L&C III, BERMUDA, as Owner of the M/V HARBEL CUTLASS Under charter party, dated March 3, 1998	S.M.A. # 1570 (NY 1981)	Parties	
148.	SMA No. 3422:	SMA Award 1675 (1982)	Tribunal	Goodridge v. Harvey Group Inc., 778 F.Supp. 115 (S.D.N.Y. 1991)

	In the Matter of the Arbitration between GOLDEN PANAGIA MARITIME INC., as Owners of the GOLDEN PANAGIA and NITRON INTERNATIONAL CORPORATION, as Charterers, dated February 18, 1998	SMA Award 1799 (1983) SMA Award 2418 (1987)		
149.	SMA No. 3420: In the Matter of the Arbitration between ANDROMEDA MANAGEMENT LTD. (B.V.I.), as Owners of the PURPLE STAR and CLARK OIL TRADING COMPANY, as Charterers, dated February 9, 1998	SMA Award 1373 (1979) SMA Award 2898 (1992)	Tribunal	
150.	SMA No. 3415: In the Matter of the Arbitration -Between- E.N.E. IONION OF ATHENS as Owner of the M.V. Rokos Vergottis and MARINE TRADING LIMITED as Charterer under a Charter Party, dated February 3, 1998	SMA Award no.3032	Parties	Fernandez vs. Chios Shipping Co. Ltd. 542F 2nd 145[1976] Nichimen Co. vs. M.V. Farland 462F 2nd 319.330.34 (2nd Cir., 1972) G. Gilmore & Black, The Law of Admiralty. M. Wilford T Coghlin & N. Healy Time Charters 137-42 (1978)
151.	SMA No. 3409: In the Matter of the Arbitration -between- NIMROD MOTOR TANKER COMPANY, LTD., Owner of BT NIMROD, -and- NESTE TRIFINERY PETROLEUM SERVICES, Charterer, dated January 15, 1998	S.M.A. 686 (1972) S.M.A. 671 (1971)	Tribunal	Time Charters. 39 (1978) The Northern Clipper, 1967 A.M.C. 1557 (N.Y. Arb. 1967)
152.	SMA No. 3408: IN THE MATTER OF THE ARBITRATION - Between - NORTHEAST PETROLEUM DIVISION OF CARGILL INCORPORATED, Claimant - and - GLENCORE, LIMITED, Respondent, dated January 12, 1998	S.M.A. 2808 (1991) S.M.A. 1485 (1980)	Parties / Tribunal	New York Uniform Commercial Code Steurt Petroleum Co. v. Salomon, Inc., 1989 Del. Supra. LEXIS 339; C.A. No. 88C MR 223 (Sup. Ct. Del. 1989), aff'd. w/o opinion (Sup. Ct. Del. 1991) Jewell Yung Agency v. Haddad Organization, 814 F. Supp. 337 (S.D.N.Y. 1993) Norrington v. Wright, 115 U.S. 188 (1885)

				<p>In re Fabric Tree, 426 F. Supp. 872, 879 (S.D.N.Y.), aff'd., 558 F.2d 1069 (2d Cir. 1977) Happy Dack Trading Co. v. Gro-Indus., Inc., 602 F. Supp. 986, 994 (S.D.N.Y. 1984) National Microsales Corp. v. Chase Manhattan Bank N.A., 761 F. Supp 304 (S.D.N.Y. 1991); Harbor Hill Lithographing Corp. v. Dittler Bros. Inc., 76 Misc. 2d 145, 348 N.Y.S. 2d 920 (Sup. Ct. Nassau 1973); Readex Microprint Corp. v. General Aniline & Film Corp., 74 N.Y.S. 2d 613, (Sup. N.Y. Co. 1948) Happy Dack Trading Company Ltd. v. Agro-Industries, Inc., 602 F. Supp. 986 (1984) Jacobs & Young v. Kent, 230 N.Y. 239 (1921); New Jersey Co. v. Nathaniel Wise Co., 55 Misc. 294, 105 N.Y.S. 1140 (App. Term 1907), aff'd sub nom. 125 A. D. 981, 109 N.Y.S. 1140 (App. Div. 1908) In re Fabric Tree, Inc., 426 F. Supp. 872, 879 (S.D.N.Y.), aff'd 588 F. 2d 1069</p>
153.	<p>SMA No. 3407: In the Matter of the Arbitration -between- NEPTUNE ORIENT LINES LIMITED Owner of the M/T NEPTUNE CORONA - and- SUN INTERNATIONAL LTD. As Charterer of the M/T NEPTUNE CORONA -under- Charter Party, dated January 7, 1998</p>	<p>SMA Award 1633 (1981) SMA Award 3136 (1994)</p>	Parties / Tribunal	<p>Hadley v. Baxendale (1854) 9 Ex. 341</p>
154.	<p>SMA No. 3403: In the Matter of the Arbitration - Between - MEEZAN SHIPPING AND TRADING, INC., as Charterer - and - RAFAEL SHIPPING, LTD., as Owner Under a Charter Party, dated December 29, 1997</p>	<p>S.M.A. No.2447 (1988) S.M.A. No. 2756</p>	Parties	<p>COGSA</p> <p>Facts of other awards cited by parties</p> <p>People's Democratic Republic of Yemen v. Goodpasture Inc., 782 F 2nd 346, 351 (2nd Circ. 1986) Nye v. A/S S/A Svendborg, 501 f 2nd 376, 380 (2nd Circ. 1974)</p>

155.	SMA No. 3388: In the Matter of the Arbitration between FAIRY TALE SHIPPING LTD., as Owners of the ALTAIR and STOLT-NIELSEN PARCEL TANKERS, INC., as Charterer, dated September 30, 1997	SMA 2782, 1991 SMA 2554, 1989 SMA Award 2445 (1987)	Parties / Tribunal	
156.	SMA No. 3387: In the Matter of the Arbitration between LIGA AGRICOLA INDUSTRIAL DE LA CANA DE AZUCAR, Claimant and KNUD I. LARSEN I/S VEDBAEK, Respondent, dated September 15, 1997	SMA Award 3118 SMA Award 3325	Tribunal	COGSA Kimball, Martowski and Lambert, Voyage Charterers (Lloyds of London Press, 1993)
157.	SMA No. 3384: In the Matter of the Arbitration between INTERMARE BUSINESS, S.A. Disponent Owners of M/V XIANG XIA LING and CARGILL, INCORPORATED Charterer under a Bulk Sugar - USA form of Charter Party, dated August 28, 1997	SMA #2899 (1992)	Tribunal	Scrutton on Charter Parties 18th Ed art 154 and Summerskill on Laytime Fourth Ed. THE SAN FERNANDO - NEW YORK 1924 AMC 690
158.	SMA No. 3379: In the Matter of the Arbitration - between - Nissho-Iwai Co., Ltd. and Nissho-Iwai American Corp. - and- Chemical Carrier, Inc., ICC Industries, Inc., ICC Export Inc. and the M/T MAYA FARBER, dated January 3, 1997	S.M.A. No. 2627 (1990)	Tribunal	COGSA CPLR § 213 Gilmore and Black, The Law of Admiralty § 3-37 at p. 168; § 3-43 (2d ed. 1975) Larios v. Victory Carriers, Inc. 316 F.2d 62, 67 (2d Cir. 1963) Puerto Rican-American Ins. v. Benjamin Shipping, 829 F.2d 281, 283 (1st Cir. 1987) DeSilvio v. Prudential Lines, Inc., 701 F.2d 13, 17 (2d Cir. 1983) Hill v. W. Bruns Co., 498 F.2d 565, 569 (2d Cir. 1974) Nissho-Iwai Co., Ltd. v. M/T STOLT LION, 719 F.2d 34 (2d Cir. 1983)

				<p>Quaker Oats Co. v. M/V TORVANGER, 734 F.2d 238 at 243 (5th Cir. 1984)</p> <p>International Produce, Inc. v. S.S. FRANCES SALMAN, 1975 A.M.C. 1521 (S.D.N.Y.)</p> <p>Daido Line v. Thomas P. Gonzalez Corp., 299 F.2d 669 (9th Cir. 1962)</p> <p>AMOCO CADIZ, 954 F.2d 1279 (7th Cir. 1992);</p> <p>Black Sea & Baltic General Insurance Co. v. S.S. HELLENIC DESTINY, 575 F.Supp. 685 (S.D.N.Y. 1984)</p> <p>Seguros Banvenez S.A. v. S/S OLIVER DRESCHER, 761 F.2d 855 (2d Cir. 1985)</p> <p>Conte v. Flota Mercante del Estado, 277 F.2d 664 (2d Cir. 1960)</p>
159.	<p>SMA No. 3377:</p> <p>In the Matter of the Arbitration between SeaRiver Maritime, Inc., as OWNERS, of the S/R CHARLESTON, and Enron Clean Fuels Company, as CHARTERERS, under an ASBATANKVOY Charter Party, dated June 30, 1997</p>	<p>SMA 1716 (1982)</p> <p>SMA Award 2178 (1985)</p> <p>SMA Award 1960 (1984)</p>	Tribunal	
160.	<p>SMA No. 3353:</p> <p>In the Matter of the Arbitration between VAN OMMEREN SHIPPING (USA) INC., as Charterer of the M/V STRONG ICELANDER, and KILGORE OFFSHORE, INC., as Owner, dated March 24, 1997</p>	<p>S.M.A. Award No. 773 (1975)</p> <p>S.M.A. No. 1827 (1982)</p> <p>S.M.A. No. 773 (1973)</p>	Tribunal	<p>In Matter of 166 Mamaroneck Avenue Corp. v. 151 East Post Road Corp., 571 N.Y.S. 2d 686, 687-89 (1991)</p> <p>Cobble Hill Nursing Home Inc. v. Henry and Warren Corp., 548 N.Y.S. 2d 290, 923, cert. denied, 498 U.S. 816 (1990); and</p> <p>Simon v. Vogel, 191 N.Y.S. 2d 248, 250 (1 Dept. 1959)</p> <p>Globe Transport & Trading (UK) Ltd. v. Guthrie Latex, Inc., 722 F.Supp. 40, 44 (SDNY 1989); Brooklyn Life Ins. Co. of New York v. Dutcher, 95 U.S. 269, 273, 5 Otto 269, 24 L.Ed. 410 (1877);</p> <p>Croce v. Kurnit, 737 F.2d 229, 235 (2d Cir. 1984)</p> <p>Restatement (Second) of Contracts § 203(a) (1981)</p>
161.	<p>SMA No. 3346:</p> <p>In the Matter of the Arbitration - between - LEFKANTI SHIPPING ENTERPRISES INC., as Owner of the M/V SEA JADE, - and - ACEROS AEREQUIPA S.A., as</p>	<p>S.M.A. Award No. 3062</p> <p>SMA Award No. 3130</p>	Tribunal / Parties	<p>Intercontinental Transportation v. India Supply Mission, 261 F.Supp. 757, 1967 AMC 369;</p> <p>Gloria Steamship Company v. India Supply Mission, 288 F.Supp. 674, 1968 AMC 701</p> <p>The Unity, 1967 AMC 798</p>

Appendix II. Awards published by the CAS in 2016

No.	Award	Subject of a claim	Previous CAS awards cited (and other sources)
1.	Arbitration CAS 2016/A/4924 & 4943 Paolo Barelli v. Fédération Internationale de Natation (FINA), award of 28 June 2017	Breach of the provision of the FINA Code of ethics relating to neutrality and integrity	<p>Panel: CAS 2008/A/1583 & 1584 CAS 2002/O/373 CAS 2015/A/4151 CAS 2015/A/3874 CAS 2015/A/4343</p> <p>Parties: CAS 2008/A/1674 CAS 2002/O/373 CAS 2009/A/1880 & 1881 CAS 2013/A/3437 CAS 2016/A/4602</p>
2.	Arbitration CAS 2016/A/4921 & 4922 Maria Dzhumadzuk, Irina Shulga & Equestrian Federation of Ukraine v. Federation Equestre Internationale (FEI), award of 30 May 2017	Disciplinary sanction for engaging in nationalistic judging	<p>Panel: CAS 2008/A/1545 CAS 2009/A/1880-1881 CAS 2013/A/3262 CAS 2014/A/3467 CAS 2014/A/3516 CAS 2009/A/1948 CAS 2016/A/4650 CAS 2015/A/3875</p> <p>Parties: CAS 2007/A/1437</p>
3.	Arbitration CAS 2016/A/4910 Sport Luanda e Benfica FC v. Fédération Internationale de Football Association (FIFA), award of 8 May 2017	Disciplinary sanction for failure to comply with the decision of a FIFA body	<p>Panel: CAS 2008/A/1610 CAS 2010/A/2148</p> <p>Parties: CAS 2005/A/944</p>

	Charterer, Under a Charterparty, dated March 5, 1997	S.M.A. Award No. 2805		A/S Reidar v. Arcos [1927] 1 K.B. 352 Scrutton on Charterparties, 19th Edition, 1984 Laytime and Demurrage by John Schofield, 3rd Edition 1996
162.	SMA No. 3330: In the Matter of the Arbitration - between - CANTIERE NAVALE LUCCHESI SRL, as Owner of the M/T STELLA AZZURRA, Claimant - and - STINNES INTEROIL A.G., as Charterer, Respondent Under a Charter Party on the Exxonroy 90 form, dated December 30, 1996	SMA Awards 3038, 2450, 2178, 1960, 1663 SMA #3207 (1995)	Tribunal	Webster's New Twentieth Century Dictionary of the English Language
163.	SMA No. 3319: In the Matter of the Arbitration between BLYSTAD SHIPPING & TRADING, INC. as Disponent Owner and OCEANA PETROCHEMICALS AG as Charterer of the M/T ANIARA Under Charter Party, dated November 26, 1996; Corrected February 7, 1997	SMA Award 3158 (1995)	Parties	
164.	SMA No. 3327: In the Matter of the Arbitration - between - NORSKE OLJE A/S, as Owner of the M/T BLANKVANN, - and - SAB TRADING COMMERCIAL EXPORTADORA S.A., as Charterer under an ASBATANKVOY form of tanker voyage charter party, dated November 11, 1996	SMA Award 1536 (1981) SMA Award 1613 (1981) SMA Award 1630 (1982) SMA Award 2410 (1987) SMA Award 2747 (1991) SMA Award 2787 (1991)	Tribunal	Laura Prima, [1982] 1 Lloyd's L.R. 1 Charter Parties-A Comparative Analysis". UNCTAD Publication TD/B.C. 4/ISL/55 dated June 27, 1990

		<p>SMA Award 3176 (1995)</p> <p>SMA Award 3290 (1996)</p> <p>SMA Award 1469 (1980)</p> <p>SMA Award 2213 (1986)</p> <p>SMA Award 2210 (1986)</p> <p>SMA Award 2349 (1987)</p>		
165.	<p>SMA No. 3325:</p> <p>In the Matter of the Arbitration - between - ANTHONY RADCLIFFE STEAMSHIP COMPANY, LTD., as Disponent Owner of the M/T DAN FRIGG, - and - ESSO INTERNATIONAL SHIPPING (BAHAMAS) CO., LTD., as Charterer of the M/T DAN FRIGG, dated</p> <p>In the Matter of the Arbitration - between - ESSO INTERNATIONAL SHIPPING (BAHAMAS) CO., LTD., as Disponent Owner of the M/T DAN FRIGG, - and - ESSO EASTERN PRODUCTS & TRADING COMPANY, as Charterer of the M/T DAN FRIGG</p> <p>In the Matter of the Arbitration - between - ANTHONY RADCLIFFE STEAMSHIP COMPANY, LTD., as Charterer of the M/T DAN FRIGG - and - STOLT TANKERS, INC., as Disponent Owner of the M/T DAN FRIGG, dated October 13, 1996</p>	<p>SMA Award 3118 (1994)</p> <p>SMA Award 3026 (1993)</p> <p>SMA Award 2999 (1993)</p> <p>SMA Award 2944 (1993)</p> <p>SMA Award 2881 (1992)</p> <p>SMA Award 2681 (1990)</p> <p>SMA Award 3118 (1994)</p>	Tribunal	<p>COGSA</p> <p>46 U.S.C. § 1303 (1)(a) and (c)</p> <p>Associated Metals & Minerals Corp. v. S.S. JASMINE, 983 F.2d 410, 1993 AMC 957 (2d Cir. 1993)</p>

166.	SMA No. 3307: In the Matter of the Arbitration between VALESWOOD INTERNATIONAL CO., LTD., as Owner of the M/S BELLE HAVEN, and BEAR STEARNS N.Y. INC., as Charterer Under an ASBATANKVOY Charter Party, dated OCTOBER 9, 1996	S.M.A. No. 1716 (1982) S.M.A. No. 2258 (1986) S.M.A. No. 1679 (1982) S.M.A. No. 1663 (1982) S.M.A. No. 2307 (1986)	Party	J. Schofield, Laytime & Demurrage (2d ed. 1990) Meckel v. Continental Resources Co., 758 F.2d 811, 817 (2d Cir. 1985); Bronia v. Ho, 873 F.Supp. 854, 859 (S.D.N.Y. 1995); News Syndicate Co. v. Gatti Paper Stock Corp., 256 N.Y. 211, 214; 176 N.E. 169, 170 (1931)
167.	SMA No. 3305: In the Matter of the Arbitration between MAYFAIR MARITIME CO., as Owners of the FAETHON and PETROLEOS MEXICANOS (PEMEX), as Charterers, dated September 27, 1996	SMA Award 2471 (1988) SMA Award 3159 (1995)	Parties	
168.	SMA No. 3295: In the Matter of Arbitration - between - SEACHEM (U.S.A.), INC., Claimant Owner of the M/T PRIDEVENTURE L., - and - OXYDE CHEMICALS, INC., Defendant Charterer Under an ASBATANKVOY Charter Party, dated AUGUST 30, 1996	S.M.A. No. 2864 (1992)	Parties	COGSA
169.	SMA No. 3290: In the Matter of the Arbitration - between - MEDTANK LTD., as Disponent Owner of the M/T ALASKA, - and - ADAM MARITIME CORP., as Charterer, Under an ASBATANKVOY Charter Party, dated August 15, 1996	SMA Award 1630 (1982) SMA Award 1658 (1982) SMA Award 2940 (1993) SMA Award 2898 (1992) SMA Award 1576 (1981)	Tribunal	LAURA PRIMA [1982] 1 Lloyds Rep. 1 (H.L.) The Fjordaas [1988] 1 Lloyds Rep. 336 Voyage Charters by Julian Cooke, etc., Lloyds of London Press, 1993 Laytime and Demurrage, 3rd Ed., by Schofield

		SMA Award 1506 (1980)		
170.	SMA No. 3283: IN THE MATTER OF THE ARBITRATION - BETWEEN - GLORIUS SHIPPING CO. LTD., as Owner of the MV PASCHALIS - and - FERTEXPORT, INC. as Charterer UNDER AN FOSFO FORM OF CHARTER PARTY, dated August 5, 1996; As Corrected September 12, 1996	SMA # 3006	Tribunal	
171.	SMA No. 3282: In the Matter of the Arbitration - Between - CANPOTEX SHIPPING SERVICES LIMITED, as Disponent Owner of the M/V IVI - and - FRIT INDUSTRIES INC., as Charterer under a Phosphate Charter Party, dated July 31, 1996	SMA # 2054 (1985); SMA # 2383 (1987) SMA # 2486 (1988); SMA 1878 (1983); SMA 1731 (1982)	Party	THE ORIENTAL ENVOY (1982) 2 Lloyd's Rep. 266 D'Amico Mediterranean Pacific Line v. Procter & Gamble, 1975 AMC 98 (N.D. Ca. 1974); Trans-Asiatic Oil v. Apex Oil Co., 1987 AMC 1115 (1st Cir. 1986).
172.	SMA No. 3281: In the Matter of the Arbitration Between SUNBASE U.S.A. INC. As Charterers of the Vessel M/T SANTORINI REX And LAURITZEN REEFERS A/S As Owner Under a Charter Party, dated June 13, 1996	SMA # 2195	Tribunal	COGSA Nichimen Co. v. M/V Farland, 1972 A.M.C. 1537 (2d Cir. 1972) D/S Ove Skou v. Hebert, 1966 A.M.C. 2223, cert. denied, 1971 A.M.C. 818 (1970) Oxford Paper C. v. Steamship Nidarholm, 282 U.S. 681, 684 (1931) Vega v. Pan American Fruit Co. & Fruit Shippers, Ltd., 1975 A.M.C. 187, 189 (S.D.N.Y. 1974) Associated Metals & Mineral Corp. v. S/S Jasmine 1993
173.	SMA No. 3273: In the Matter of the Arbitration between USINAS SIDERURGICAS DE MINAS GERAIS S.A. -- USIMINAS, as Charterers,	SMA Award 184 (1966) SMA Award 846	Tribunal	Organes Enterprises v. KHALIJ FROST 1989 WL 37660 (S.D.N.Y.) Scherk v. Alberto-Culver Co. 417 U.S. 506 (1974)

	and SEANAV INTERNATIONAL, LTD., as Owners of the YORKGATE, dated May 31, 1996	SMA Award 3077 (1994) SMA Award 2438 (1987) SMA Award 2969 (1993)		James Miller and Partners Ltd. v. Whitworth Street Estates (Manchester) Ltd., (1970) A.C. 583, (1970) 1 Lloyd's Rep. 269 (H.L.). Splosna Plovba v. Agrelak S.S. Co. 1975 AMC 146, 148 Washington Const. Co. v. Spinella, 8 N.J. 212, 84A. 2d 617 (1952) Arbitration and the Choice of Law" by Professor William Tetley, Q.C., International Arbitration Congress, Vancouver (Canada), September 10-13, 1991 Mustill & Boyd, Commercial Arbitration, 2 Ed., London, 1989, at p. 64; Dicey and Morris, The Conflict of Laws, Vol. 1, 11 Ed., London, 1987, Rule 58(2), at pp. 240-241; J.H.C. Morris, Conflict of Laws, 3 Ed., London, 1984, at pp. 136-137 Yearbook Commercial Arbitration, Volume xiii—1988.
174.	SMA No. 3269: In the Matter of Arbitration - between - SINOPE SHIPPING CO., LTD., Owner of the M/V EFESSOS, - and - PAXICON, INC., Charterer, Under a Charter Party, dated May 8, 1996	S.M.A. Award No. 3031 (1993)	Party	
175.	SMA No. 3366: In the Matter of the Arbitration between CANADIAN ULTRAMAR LIMITED, as Time Chartered Owner of the EIRINI L and ESSO INTERNATIONAL SHIPPING (BAHAMAS) CO., LIMITED, as Charterer, dated May 23, 1996	SMA Award 1414 (1980)	Tribunal	Smith v. Dart & Son, 14 Q.B. 105 (1884) Karran v. Peabody, 145 Fed. 166, 168 (2d Cir. 1906); see also Moel Tryvan Ship Company Ltd. v. Andrew Weir & Co., [1910] 2 K.B. 844 K.B. 1909, aff'd [1910] 2 K.B. 850 (Court of App. 1910) The Madeleine, [1967] 2 Lloyd's List Law Rep. 224, 241 (Q.B. 1967). The Mihalis Angelos, [1970] 2 Lloyd's List Law Rep. 43, 52-53 (Ct. of App. 1970) Dalbeattie S.S. Co. v. Card, 57 Fed. 304 (E.D.S.C. 1893)
176.	SMA No. 3311: In the Matter of the Arbitration between CORTLAND CORPORATION, As Owner of the M/V NANI, Claimant, and AGRO	SMA 2177 SMA 1948 SMA 1490	Parties	Voyage Charters 1993 by Cooke Young Taylor The Law of Demurrage by H. Tiberg Holman's Book for Shipowners & Masters Robinson on Admiralty

	MANAGEMENT CORP., As Charterer, Respondent, Under a Charter Party, dated October 11, 1996			LMLN 19, July 24, 1980 – tribunal
177.	SMA No. 3258: In the Matter of the Arbitration between ELKEM CHARTERING A/S, as Time-Charterer Owner of the M/V AQUARIO and BRASILIAN OVERSEAS SHIPPING SERVICES, as Charterer Under a GENCON Charter Party, dated March 29, 1996	S.M.A. 2230 (1986); S.M.A. 2345 (1987) S.M.A. 2365 (1987)	Party	
178.	SMA No. 3254: In the Matter of the Arbitration between SCORPIO SHIPMANAGEMENT S.A.M., as Agents for SAMP SHIPPING COMPANY LIMITED, Owners of the 3 MAJ and KREMIKOVTSI IRON & STEEL WORKS A/D, Charterers, dated March 8, 1996	SMA Award 2711 (1990) SMA Award 2721 (1990) SMA Award 2768 (1991) SMA Award 2792 (1991) SMA Award 2846 (1992) SMA Award 2860 (1992) SMA Award 2878 (1992) SMA Award 2888 (1992)	Tribunal	
179.	SMA No. 3250: In the Matter of the Arbitration - between - ARMADA TANKERS LTD., as Owner - and - CHEMARKETING INDUSTRIES, INC., as Charterer, of the M/V VAYU DOOT pursuant to a Charter Party, dated February 16, 1996	S.M.A. 3036 (1993) S.M.A. 2432 (1987) S.M.A. 1546 (1981)	Party / Tribunal	Cooke, Kimball, etal Voyage Charters, Lloyd's of London Press (1993) Gildden Co. v. Hellenic Lines, Ltd., 275 F.2d 253 (2d Cir. 1960) Herbert Constr. Co. v. Continental Ins. Co., 931 F.2d 989 (2d Cir. 1991) Doxsee Sea Clam Co. v. Brown, 13 F.3d 550, 554 (2d Cir. 1994)

		SMA No. 2463 (1987) SMA 2153		Globe Transport & Trading (U.K.) Ltd. v. Guthrie Latex, Inc., 722 F. Supp. 40 (S.D.N.Y. 1989) Scherk v. Alberto-Culver Co., 417 U.S. 506, 519 n. 13 (1974) Splosna Plovba of Piran v. Agrelak Steamship Corp., 381 F. Supp. 1368, 1370 (S.D.N.Y. 1974) Aby v. States Marine Corp., 181 F.2d 383, 385 (2d Cir. 1950) Sanday v. United States Shipping Board Emergency Fleet Corp., 6 F.2d 385 (2d Cir. 1925) Konkar Maritime Enterprises, S.A. v. Compagine Belge D'Affretement, 688 F. Supp. 267 (S.D.N.Y. 1987) The Democritos [1975] 1 Lloyd's Rep. 386 M. Golodetz & Co. v. Falmouth Marina Panama, A.M.C. 1591, March 24, 1976 Nelson v. Dundee East Coast SS Co., 1907 S.C. 927
180.	SMA No. 3247: In the Matter of the Arbitration - between - TRANSPETROL TANKERS PTE.LTD., Owners of the M/T TENACITY - and - TRIFINERY, INC., Charterers Under a Charter Party, dated February 15, 1996	SMA Award 2366 (1987) SMA Award 1546 (1981)	Tribunal	
181.	SMA No. 3201: IN THE MATTER OF THE ARBITRATION -between- CHEMBULK TRADING INC., as Disponent Owners, -and- EMBASSY OF PAKISTAN on behalf of THE TRADING CORPORATION OF PAKISTAN LTD., as Charterers, dated August 11, 1995	S.M.A. Award No. 1407 (1980) S.M.A. Award No. 1578 (1981) SMA 654 (1971)	Tribunal	5 WILLISTON On CONTRACTS, 3d Ed. Herbert Construction Co. V. Continental Ins. Co., 931 F.2d 989, 994-995 (2d. Cir., 1991)
182.	SMA No. 3195: In the Matter of the Arbitration between GOOD EXPLORER MARITIME, S.A., as Owner of the GOOD EXPLORER and JUSTICE NAVIGATION, LTD., as Charterer, dated July 21, 1995	SMA Award 3168 (1995)	Tribunal	

183.	SMA No. 3191: IN THE MATTER OF THE ARBITRATION - BETWEEN - BOCIMAR N.V., ANTWERP as Owner of the OBO PERMEKE - and - BAYWAY REFINING COMPANY as Charterer UNDER AN EXXONVOY 84 CHARTER PARTY, dated JULY 12, 1995	S.M.A. No.2904 (1992)	Party	Facts of other awards cited by parties
184.	SMA No. 3176: In the Matter of the Arbitration between ODJFELL TANKERS KS, as Owner of the BOW HERON and TRAMMOCHEM, A DIVISION OF TRANSAMMONIA, INC., as Charterer, dated MAY 26, 1995	SMA Award 1599 (1981) SMA Award 2736 (1990) SMA Award 3067 (1994) SMA Award 3034 (1994)	Parties	Nereide S.p.A. di Navigazione v. Bulk Oil International, Ltd. [1982] 1 Lloyd's Law Rep.1
185.	SMA No. 3173: In the Matter of the Arbitration between SUN REFINING & MARKETING CO., Charterers, - and - SHEFFIELD TRADING, LTD., Owner, Under a voyage charter party of the M/T ELITE, dated May 15, 1995	SMA Award 2642 (1990) SMA Award 2327 (1986) SMA Award 2699	Parties / Tribunal	Sun Oil v. Mercedes Maria, 1983 AMC 718, 720 Sun Oil v. M/T CARLISLE, 1986 AMC 305, 771 F.2d 805 (3rd Cir. 1985) Esso Nederland v. M/T TRADE FORTITUDE, 1977 AMC 2144, aff'd 573 F.2d 1294 (2d Cir. 1977) N. E. Petroleum v. S/S PRAIRIE GROVE, 1977 AMC 2139 Mayaja, Inc. v. Bodkin, 803 F.2d 157, 165 (5th Circuit, 1986) Sedima v. Imrex Co., Inc., 473 U.S. 479 (1985) Garrity v. Lyle Stuart, 40 N.Y. 2d 354 (1976) Mastrobuono v. Shearson Lehman Hutton, Inc., 63 U.S.L.W. 4195, (March 6, 1995) Shearson/American Express Inc. v. McMahon, 482 U.S. 220 (1987) "Racketeer Influenced and Corrupt Organization Act" (RICO), 18 U.S.C. §§ 1961-1968
186.	SMA No. 3166: In the Matter of the Arbitration - between - DALIAN OCEAN SHIPPING COMPANY,	SMA Award 3144 (1995)	Tribunal	

	as Owners of the M/V HONG ZE HU, - and - KEMOIL, LTD. (HONG KONG), as Charterers under a TEXACOTIME 2 form of Charter Party, dated APRIL 28, 1995			
187.	SMA No. 3168: In the Matter of the Arbitration between BLUE SYMPATHY SHIPPING COMPANY, LTD., as Owners of the MARIANIC K and SERVICIOCEAN INTERNATIONAL, S.A., as Charterers, dated April 28, 1995	SMA Award 2533 (1988) SMA Award 1771 (1982)	Tribunal	9 U.S.C. § 10(a)(4) Compania Chilena de Navigacion Interoceanica, S.A. v. Norton, Lilly & Co., 652 F. Supp. 1512 (S.D.N.Y. 1987) Sperry Int'l Trade v. Government of Israel, 689 F.2d 301, 306 (2d Cir. 1982) Southern Seas Navigacion Ltd. v. Petroleos Mexicanos, 606 F. Supp. 692, 694 (S.D.N.Y. 1985) Badgley v. Santacroce, 800 F.2d 33, 36 (2d Cir. 1986) Merit Ins. Co. v. Leatherby Ins. Co., 737 F.2d 580, 582 (7th Cir. 1984)
188.	SMA No. 3159: In the Matter of the Arbitration between NORTHERN TANKERS (CYPRUS) LIMITED, as Disponent Owners of the INDEPENDENCE and LEXMAR CORPORATION, dated April 7, 1995	SMA Award 2561 (1989) SMA Award 1989 (1984) SMA Award 1071 (1976)	Tribunal	The Baltimore, 75 U.S. 377, 385 (1869) McCormick, Handbook on Damages § 137 (1935) Corbin on Contracts, 241 (2 ed. 1964) Williston on Contracts, 274 (3 ed. 1968) "Time Charter and Spot Market Analysis 1990-1994" by Drewry Shipping Consultants Sofia Shipping Co., Ltd. v. Amoco Transport Co., 628 F. Supp. 116, 119 (S.D.N.Y. 1986) Venus Shipping Co. v. Wilson, 152 F. 170 (2d Cir. 1907) Liberty Navigation & Trading Co. v. Kinoshita & Co., 285 F.2d 343, 346 (2d Cir. 1960), cert. denied, 366 U.S. 949 (1961) U.S. Naval Institute v. Charter Communications, 936 F.2d 692, 697 (2d Cir. 1991) Gardner v. The Calvert 253 F.2d 395, 399-400 (3d Cir. 1958), cert. denied, 356 U.S. 960 (1958)

				Ex. 341, 156 Eng. Rep. 145 (Ct of Exchequer 1854); see also Vitol Trading S.A. v. SGS Control Services, 874 F.2d 76, 80-82 (2d Cir. 1989); Evra Corp. v. Swiss Bank Corp., 673 Hadley v. Baxendale F.2d 951, 955-956 (7th Cir. 1982), cert. denied, 459 U.S. 1017 (1982) Polar Steamship Corp. v. Inland Overseas S. Corp., 136 F.2d at 840-842; Czarnikow-Rionda Co. v. Federal Sugar Refining Co., 255 N.Y. 33, 41-42, 173 N.E. 913, 915-6 (1930)
189.	SMA No. 3157: In the Matter of the Arbitration between CHESTNUT SHIPPING COMPANY, Owner of the S/S "CHESTNUT HILL" - and - THE GOVERNMENT OF THE RUSSIAN FEDERATION, COMMISSION FOR INTERNATIONAL HUMANITARIAN & TECHNICAL ASSISTANCE, Charterer Under a Charter Party, dated March 31, 1995	SMA Award 1855 (1983) SMA Award 2513 (1988)	Parties	Washington Const. Co. v. Spinella 8 N.J. 212, 84 A. 2d 617 (1952)
190.	SMA No. 3153: In the Matter of the Arbitration -between- SUNLY PETROLEUM CO., LTD., as Disponent Owners of the M.T. STOLT SAPPHIRE -and- PT. ALFA AKSARA NUSANTARA, as Charterers Under a Charter Party, dated March 15, 1995	SMA Award #2735 (1990)	Parties	Palmer v. Connecticut Ry. Co. (1944, 311 U.S. 544, 560)
191.	SMA No. 3146: In the Matter of the Arbitration between BIBBY TRANSPORT LTD., BIBBY BULK CARRIERS LTD., as Owners of the CHESHIRE and CHEMICAL TRADING, INC., as Charterers Under an ASBATANKVOY Charter Party, dated FEBRUARY 10, 1995	SMA Award 3129 (1994) SMA Award 3076 (1994)	Tribunal	

			CAS 2011/A/2646 CAS 2012/A/3032
4.	Arbitration CAS 2016/A/4899 Al Jazira FC Sports Company v. Hugo Garcia Martorell, award of 24 April 2017	Contract of agency	CAS 2014/A/3690
5.	Arbitration CAS 2016/A/4898 FC Torpedo Moscow v. Adam Kokoszka, award of 24 August 2017	Termination of the employment contract with just cause by the player	CAS 2015/A/4220
6.	Arbitration CAS 2016/O/4883 International Association of Athletics Federations (IAAF) v. Russian Athletic Federation (ARAF) & Petr Trofimov, award of 17 May 2017	Doping	TAS 2010/A/2178, CAS 2012/A/2773 CAS 2016/O/4464 CAS 2010/A/2235 CAS 2005/A/830 CAS 2005/C/976 & 986 CAS 2006/A/1025 TAS 2007/A/1252
7.	Arbitration CAS 2016/A/4875 Liaoning Football Club v. Erik Cosmin Bicfalvi, award of 15 May 2017	Termination of the employment contract without just cause by the club	CAS 2003/A/506 CAS 2009/A/1810 & 1811 CAS 2009/A/1975 CAS 2014/A/3707 CAS 2012/A/2698 CAS 2008/A/1447 CAS 2005/A/909-912 CAS 2005/A/801 CAS 2004/A/587
8.	Arbitration CAS 2016/A/4859 Hong Kong Pegasus FC v. Niko Tokic, award of 30 June 2017	Termination of the employment contract	CAS 2013/A/3401 CAS 2013/A/3383-3385 CAS 2014/A/3742 MAVROMATI/REEB, The Code of the Court of Arbitration for Sport, Commentary, Cases and Materials, Alphen aan den Rijn 2015, p. 521-522

192.	SMA No. 3145: In the Matter of the Arbitration between TARTUFFO SHIPPING COMPANY LTD., Owner of the M/V NOVKONG, and NAVIERA DELMEX, S.A., Charterer under a New York Produce Exchange Time Charter, dated February 13, 1995	S.M.A. #1278 (1978) S.M.A. #1209 (1978)	Parties	
193.	SMA No. 3138: In the Matter of the Arbitration between BELFRI A/S, as Time Chartered Owner of the MEKHANIK YURYEV and CRESCENT OIL AND SHIPPING, S.A., as Charterer, dated JANUARY 25, 1995	SMA Award 1187A (1980) SMA Award 1449 (1980) SMA Award 1568 (1981)	Tribunal	
194.	SMA No. 3136: In the Matter of the Arbitration between NORTH PACIFIC CARRIERS LTD., as Owners of the PROTEUS and AOT, LTD., as Charterers, dated December 20, 1994	SMA Award 3052 (1994)	Tribunal	Scrutton on Charterparties and Bills of Lading, 19th ed. American Zinc Co. v. Jacob Foster et al., 313 F. Supp. 671 (D.C. Miss. 1970) Federal Insurance Co. v. ROYALTON, (6th Cir., 1964) 328 F.2d 515; Esso Standard Oil S.A. v. GASBRAS SUL, (2nd Cir., 1967) 387 F.2d 573; Kelley Island Lime & Transport Co. v. City of Cleveland, 47 F. Supp. 533 (E.D. Ohio, 1942); A & D Properties Inc. v. VOLGA RIVER 1984 AMC 464 (E.D. La. 1983) The ADRIATIC 107 U.S. 512 (1883)
195.	SMA No. 3135: In the Matter of the Arbitration between TRUST UNION SHIPPING CORPORATION, as Owners of the TRUST 38, and CHAGENTS, INC., as Agents for Charterers, dated December 8, 1994	SMA Award 2911 (1992) SMA Award 2820 (1991)	Parties	

196.	SMA No. 3130: In the Matter of the Arbitration between MIDOCEAN MARITIME LIMITED and THE EMBASSY OF PAKISTAN as Charterer Under seven Voyage Charter Parties, dated December 7, 1994	S.M.A. No. 2983 (1993); S.M.A. No.2805 (1991) S.M.A. No. 1436 (1980) S.M.A. 3062 (1994) S.M.A. 2431 (1987) S.M.A. 2899 (1992) S.M.A. 2610 (1989)	Parties	In the Arbitration between Antonio A. Chan, d/b/a A. Chan Trading, Charterer of Steamship Unity, and North Pacific Trading Co. S.A., 1967 A.M.C. 798 (1967) Scrutton at 315, Art. 154 (18th ed. 1974)
197.	SMA No. 3129: In the Matter of the Arbitration between BIBBY TRANSPORT LTD., BIBBY BULK CARRIERS LTD., as Owners of the CHESHIRE and CHEMICAL TRADING, INC., as Charterers Under an ASBATANKVOY Charter Party, dated December 5, 1994	SMA Award 1492 (1980) SMA Awards 2430 and 2430A (1988)	Tribunal	Lawrence F. Ebb, "Flight of Assets From the Jurisdiction," Journal of International Arbitration, Geneva, Vol. 7, No. 1 (March 1990) Andros Compania Maritima, S.A. v. Andre & Cie, S.A., 1977 AMC 668, 430 F. Supp. 88 (SDNY 1977) Sperry International Trade, Inc. v. Government of Israel, 689 F.2d 301 (2 Cir. 1982); Southern Seas Navigation Ltd. v. Pemex, 1985 AMC 2190, 606 F. Supp. 692 (SDNY 1985) Blue Sympathy Shipping Co. v. Servicocean International, S.A. 1994 AMC 2522
198.	SMA No. 3120: In the Matter of the Arbitration between VENEZUELAN CONTAINER SERVICE, Claimant and NAVITRAN CORPORATION, Respondent, dated October 21, 1994	S.M.A. 2235 (1986)	Parties	Murray v. Beard, 102 N.Y. 505,508 (1886); Lamdin v. Broadway Surface Adv. Corp., 272 N.Y. 133, 138; Bon Temps Agency Ltd. v. Greenfield, 584 N.Y.S. 2d 824, 826 (App. Div. 1992, appeal dismissed, 594 N.Y.S.2d 718 (N.Y. 1992) Marcy Lee Mfg. Co. v. Cortley Fabrics Co., 354 F.2d 42, 43 (2d Cir. 1965)

199.	SMA No. 3119: In the Matter of the Arbitration between OSIT SHIPPING, LTD. as owner of the KITSa and CANPOTEX SHIPPING SERVICES, LTD. as Charterer Under a NYPE form of Time Charter, dated November 2, 1994	S.M.A. No. 760 (1973)	Parties	COGSA ARETI S. 1965 A.M.C. 2116 (ARB. at New York 1965) MARPEsIA 1945 A.M.C. 694 (E.D.N.Y. 1945) MYRIAM, 1952 A.M.C. 1625 (1952)
200.	SMA No. 3106: In the Matter of the Arbitration between UNCLE SOLOMON LTD., Owners of the SOLOMON and EASTERN MINERALS INC., Charterers, dated September 30, 1994	SMA Award 2939 (1993) SMA Award 2234 (1986) SMA Award 2571 (1989)	Parties	Exxon Corp. v. Amoco Oil Corp., 875 F.2d 1085 (4th Cir. 1989) American President Lines v. United States 208 F.Supp. 573 (N.D. Cal. 1961) The Restatement (Second) of Torts in § 440
201.	SMA No. 3108: In the Matter of the Arbitration between FINAMAR INVESTORS, INC., Disponent Owner of M/V LILIANA DIMITROVA and POLLAN TRADE, INC., Charterer under a GENCON Charter Party, dated August 22, 1994	SMA 1178 1977 SMA 2520 1988 SMA 1661 1992 SMA 492 1970 SMA 1544 1981 SMA 1178 1977	Parties / Tribunal	Scrutton on Charter Parties, Eighteenth Ed. 1974 and Poor on Charter Parties, 4th Ed. Facts of other awards cited by the parties
202.	SMA No. 3085: In the Matter of the Arbitration between O.N.E. SHIPPING INC., as Disponent Owner of the DIAMOND WAVE and TOLSON TRANSPORT B.V., as Charterer Under a Charter Party, dated JULY 1, 1994	SMA Award 2782 (1991)	Tribunal	

203.	SMA No. 3083: In the Matter of the Arbitration between TRADER SHIPPING ENTERPRISES LTD. as Owner of the M/V MILTA and CLARENDON LIMITED, as Charterer Under a Charter Party, dated June 23, 1994	S.M.A. No. 1485 (1980) S.M.A. No. 1349 (1979) S.M.A. No. 1951 (1984); S.M.A. No. 2038 (1984)	Parties	
204.	SMA No. 3077: In the Matter of the Arbitration - between - RELIANCE SHIPPING CORPORATION, Owners of the M/V "RELIANT", and GULF MID-EAST LINES, Charterers, dated May 12, 1994	S.M.A. No. 2447	Parties	Kossick v. United Fruit Co., 365 U.S. 731 (1961) Gulf Trading & Transportation Co. v. The HOEGH SHIELD, 658 F.2d 363 (5th Cir. 1981) Rainbow Line, Inc. v. M/V TEQUILA, 480 F.2d 1024 (2d Cir. 1973) Scindia Steam Navigation Co. v. De Los Santos, 451 U.S. 156 (1981) Hayes v. Wilh. Wilhelmsen Enterprises, Ltd., 818 F.2d 1557 (11th Cir. 1987)
205.	SMA No. 3073: In the Matter of the Arbitration - between - ORIX MARITIME CORPORATION, As Disponent Owners of the M/T BRAGE VIBEKE, Claimant, - and - CHEMLUBE S.A., As Charterers pursuant to a Charter Party dated June 21, 1991, Respondent, dated May 12, 1994	S.M.A. 2864 S.M.A. 2588 S.M.A. 2207 S.M.A. 2677	Parties	
206.	SMA No. 3070: In the Matter of the Arbitration between BLYSTAD SHIPPING (USA) INC., as Owners of the EAGLE and ADAM MARITIME CORP., as Charterers, dated May 6, 1994	SMA Award 2904 (1992) SMA Award 1005 (1976) SMA Award 1537 (1981) SMA Award 1990 (1984)	Tribunal / Parties	Julian Cooke, Timothy Young, Andrew Taylor, John D. Kimball, David Martowski, LeRoy Lambert, Voyage Charters (London: Lloyd's of London Press Ltd., 1993) Johanna Oldendorff, [1973] 2 LL. Rep. 285

		SMA 926 (1975)		
207.	SMA No. 3066: In the Matter of the Arbitration Between NAFTOMAR SHIPPING & TRADING CO., LTD., Owner of the LPG/C GAZ FOUNTAIN, - and - TRAMMO NAVIGATION A.G., Charterer, Under an ASBATANKVOY Charter Party, dated April 15, 1994	SMA Award No. 3037, (1993) SMA No. 2932 (1993)	Parties / Tribunal	Gilmore & Black, The Law of Admiralty, Sec. 9-79, at 768-69 (2d ed. 1975) Larios v. Victory Carriers, Inc., 316 F.2d 63 (2d Cir. 1963) Stone v. Williams, 873 F.2d 620 (2d Cir. 1989) Hill v. Bruns & Co., 498 F.2d 565, 569 (2d Cir. 1974) New York state CPLR Sec. 213 (2) Facts of other awards cited by the parties
208.	SMA No. 3052: In the Matter of the Arbitration - between - LAGOVEN S.A., as Owner of the M/T LAGOVEN PARIA -and- CLARK OIL TRADING COMPANY, as Charterer UNDER AN ASBATANKVOY FORM OF CHARTER PARTY, dated March 4, 1994	SMA # 1054, 1976 SMA Award 2713 (1990)	Tribunal	EASTERN CITY [2 Lloyds Rep. 127, (1958) William W. Evans v. United Arab Shipping Co. (1993 AMC 2705) American Zinc Co. v. Jacob A. Foster et al., 313 F. Supp. 671 (D.C. Miss. 1970) Federal Insurance Co. v. ROYALTON, (6th Cir., 1964) 328 F. 2d 515; Esso Standard Oil S.A. v. GASBRAS SUL, (2nd Cir., 1967) 387 F. 2d 573 Kelley Island Lime & Transport Co. v. City of Cleveland, 47 F. Supp. 533 (E.D. Ohio, 1942); A & D Properties Inc. v. VOLTA RIVER 1984 AMC 464 (E.D. La. 1983) The ADRIATIC 107 U.S. 512 (1883) Midwest Shipping v. D.I. Henry [1971] 1 LL Rep. 375 OHIO, C.C.A. 6, 91 Fed. 547 [1898]; CITY OF ABERDEEN, 107 Fed. 996 [1901]; HAZELTON, C.C.A. 2, 273 Fed. 815 [1921]; JAMES McGEE, 300 Fed. 93, 1924 AMC 1266; KONING WILLEM II [1908] Prob. Div. 125 [1907]; KINGSLAND, 78 LL. L. 259 [1945]

				Bond Smith, Jr., Esq. "Let us run into a safe harbour", Tulane Law Review, in ADMIRALTY LAW INSTITUTE SYMPOSIUM ON CHARTER PARTIES Vol. 49, No. 4, May 1975 New Fragments (J. Edmonds ed. 1909) THE AMERICAN LAW OF COLLISION, John Wheeler Griffin, reprinted 1962 Julian Cooke, John D. Kimball, Timothy Young, David Martowski, Andrew Taylor, LeRoy Lambert, Voyage Charters (London: Lloyd's of London Press Ltd., 1993)
209.	SMA No. 3042: In the Matter of the Arbitration between IINO KAIUN KAISHA, Time-Chartered Owner of the M/V KAREN C and LEEWARD TANKERS, INC, Time Charterer Under a SHELLTIME 3 Charter Party, dated January 18, 1994	S.M.A. 1851 (1983) S.M.A. No. 1375 (1979), S.M.A. No. 2359 (1987)	Parties	BRIDGESTONE MARU NO. 3, [1985] 2 Lloyd's Law Rep. 62; The TENTO, 1949 A.M.C. 947, 181 F.2d. 383, cert. denied, 340 U.S. 829 (1950) YAYE MARU, 274 F. 195 (4th Cir.), cert. denied, 257 U.S. 638 (1921)
210.	SMA No. 3038: In the Matter of the Arbitration between MINOTAUR SHIPPING CORPORATION, as Owners of the KATERINA P and TEXPORT OIL COMPANY, dated January 12, 1994	SMA Award 2823 (1992) SMA Award 2637 (1990) SMA Award 2245 (1986)	Tribunal	
211.	SMA No. 3040: In the Matter of the Arbitration between HANJIN SHIPPING CO., LTD., as Time-Chartered Owner of the ELEVIT and R. J. INTERNATIONAL, INC., as Charterer Under a GENCON Form of Charter Party, dated January 8, 1994	SMA Award 2942 [1992]	Parties	PEDRO CITATI [1957] 1 LL.L. Rep 174, 190 (Q.B.), aff'd on other grounds (1957) 1 LL.L. Rep 191 (C.A.)
212.	SMA No. 3026: In the Matter of the Arbitration - between - PHILLIPS 66 COMPANY, Charterer, - and - MARINE SPECIALTY COMPANY,	S.M.A. No. 1815 (1983); S.M.A. No. 2656 (1989)	Tribunal / Parties	COGSA Restatement of the Law, 2d, Contracts :202(2)

	Owner of the Barge JO ANNE Pursuant to Charter Party, dated November 5, 1993	S.M.A. No. 1168 (1977) S.M.A. No. 2222 (1986); S.M.A. No. 2681 (1990) S.M.A. No. 1358 (1979) S.M.A. No. 1165 (1977) S.M.A. No. 2000 (1984) S.M.A. No. 1852 (1983) S.M.A. No. 1325 (1979) S.M.A. No. 1920 (1983) S.M.A. No. 2424 (1987) SMA 2656 SMA 1965 SMA 2420 SMA 1404		R. Glenn Bauer, 'The Measure of Liability for Cargo Damage Under Charter Parties; A Second Look', 21 J. Mar. Law & Comm. 397, 407-15 (1990). Commercial Molasses Corp. v. N.Y. Tank Barge Corp., 314 U.S. 104 (1941); In Re Marine Sulphur Queen, 460 F.2d 89 (2d Cir. 1972) Associated Metals & Minerals Corp. v. S/S JASMINE et al, 983 F.2d 410 (2d Cir. 1993) Standard Oil Co. of California v. U.S. ("The Egg Harbor"), 59 F.Supp. 100 (S.D. Ca. 1945); Quaker Oats -vs- M/V Torvanger [1984 AMC 171] U.S. v. Wessel, Duval & Co., 115 F.Supp. 678 (S.D.N.Y. 1953) The Gilda, 790 F.2d 1209 (5th Cir. 1986); La Libertad, 529 F.Supp. 78 (S.D.N.Y. 1981) California & Hawaiian Sugar Co. v. Columbia Steamship Co., 391 F. Supp. 894 (E.D. La. 1972); aff'd. 510 F.2d 542 (5th Cir. 1975) The Prairie Grove, 1977 A.M.C. 2139 (S.D.N.Y. 1977); The Trade Fortitude, 1977 A.M.C. 2144 (S.D.N.Y. 1977), aff'd without opinion, 573 F.2d 1296 (2nd Cir. 1977) The Tide Crown, 1985 A.M.C. 189 (S.D. Texas 1983) The Lorenzo Halcoussi, 1984 A.M.C. 1608 (E.D. La. 1983) Jefferson Chemical Company, Inc. -vs- M.T. "GRENA" [292 F.Supp. 500 (1968)]
213.	SMA No. 3025: In the Matter of the Arbitration between SCANCHEM CHARTERING A.G. Disponent Owner of M/T ARGENTUM and SUNRISE SHIPPING, LTD. Charterer under a ASBATANKVOY Charter Party, dated December 1, 1993	SMA Award 2738 (1991) SMA Award 2450 (1988) SMA Award 1960 (1984)	Tribunal	
214.	SMA No. 3017:	SMA Award #1898 (1983)	Parties	

	In the Matter of the Arbitration - between - ELITE-SHIPPING I/S, as agents to the Owners of the M/V ARKTIS OCEAN - and - TEXAS AMERICAN SHIPPING CORPORATION, as Charterers Under a Charter Party, dated October 20, 1993			
215.	SMA No. 3010: In the Matter of the Arbitration between STOLT TANKERS INC., Time Chartered Owner of the M/T STOLT AVANCE and GANTRADE CORPORATION, Voyage Charterer, dated September 20, 1993	SMA Award 2021 (1984)	Parties	Facts of other awards cited by the parties
216.	SMA No. 2979: In the Matter of the Arbitration between DERIN SHIPPING & TRADING LTD., as Time-Chartered Owners of the M/T ENERCHEM AVANCE, -and- DELPHI PETROLEUM INC., as Charterer, Under an ASBATANKVOY Charter Party, dated June 15, 1993	SMA Award 2279	Tribunal	Shipping Corp. of India, Ltd. v. Sun Oil Co., 1986 AMC 2752, 2766, 569 F.Supp. 1248, 1259 (E.D.Pa. 1983)
217.	SMA No. 2955: In the Matter of the Arbitration between METROPOLITAN WORLD MARITIME CORP., as Owners of the METEORA and METROPOLITAN WORLD TRADING CORP., as Owners of the METSOVON vs. CONOCO SHIPPING COMPANY, as Charterers, dated March 12, 1993	SMA Award 1840 (1983) SMA Award 1622 (1981)	Parties / Tribunal	the Federal Water Pollution Control Act
218.	SMA No. 2944: In the Matter of the Arbitration between LUCKY GOLDSTAR INTERNATIONAL CORP., as Charterers and NEDLLOYD BULK B.V., as Owners of the MAASSTROOM, dated January 29, 1993	SMA Award 1473 (1980) SMA Award 2911 (1992)	Tribunal	INCOTERMS the Carriage of Goods by Sea Act United States Steel International v. GRANHEIM 540 F. Supp. 1326 (S.D.N.Y. 1982)

				<p>Caemint Foods, Inc. v. Lloyd Brasileiro, 647 F.2d 347 (2d Cir. 1981)</p> <p>Pacific Telephone & Telegraph Co. v. Wallace, 158 Or. 210, 75 P. 2d 942</p> <p>Husbands v. Com. of Pa., D.C. Pa., 395 F. Supp. 1107</p> <p>Office of Supply, Government of the Republic of Korea v. NAFTOPOROS 1987 AMC 697</p> <p>Nitram, inc. v. Cretan Life, 599 F. 2d 1359, 1373 (5 Cir. 1979);</p> <p>Complaint of Ta Chi Navigation (Panama) Corp., 1982 AMC 1710, 1715, 677 F. 2d 225, 229 (2 Cir. 1982)</p> <p>Westway Coffee Corp. v. M.V. Netuno, 1982 AMC 1640, 1641, 675 F. 2d 425, 428, 569 F. 2d 1183, 1185 (2 Cir. 1973)</p> <p>M. Golodetz Export Corp. v. S/S Lake Anja, 1985 AMC 891, 901, 751 F. 2d 1103, 1110 (2 Circ. 1985)</p> <p>Quaker Oats Co. v. M/V Torvanger, 1984 AMC 2943, 2946, 734 F. 2d 238, 241 (5 Cir. 1984), cert. denied, 469 U.S. 1189, 1985 AMC 2398 (1985);</p> <p>Lekas & Drivas, Inc. v. Goulandris, 1962 AMC 2366, 2374, 306 F. 2d 426, 432 (2 Cir. 1962)</p> <p>the VALLESCURA 293 U.S. 296; 1934 AMC 1573</p>
219.	<p>SMA No. 2937:</p> <p>In the Matter of the Arbitration between OVERSEAS BULK, as Owners and PRIMARY COAL, INC., as Charterers, dated January 8, 1993</p>	<p>SMA Awards 2430 and 2430A (1986)</p>	Parties	<p>the East Asiatic Company, Ltd. v. Transamerica Steamship Corporation 86 Civ. 7580 (JFK); 1988 AMC 1086</p> <p>Michael Brynmor Summerskill, Laytime (London: Stevens & Sons Limited, 1989), p. 211</p>
220.	<p>SMA No. 2942:</p> <p>In the Matter of the Arbitration between OVERSEAS BULK, as Owners and PRIMARY COAL, INC., as Charterers, dated January 8, 1993</p>	<p>SMA Awards 2430 and 2430A (1986)</p>	Parties	<p>the East Asiatic Company, Ltd. v. Transamerica Steamship Corporation 86 Civ. 7580 (JFK); 1988 AMC 1086</p> <p>Michael Brynmor Summerskill, Laytime (London: Stevens & Sons Limited, 1989), p. 211</p>
221.	<p>SMA No. 2935:</p> <p>In the Matter of the Arbitration -between- COB SHIPPING CANADA INC., Owner of the M/T TOVE COB, and TRANS</p>	<p>SMA Award 1568</p> <p>SMA Award 1267</p>	Tribunal / Parties	<p>Santa Clara, 281 F.725 (2d Cir. 1922)</p> <p>LeBlond v. McNear, 104 F. 826, aff'd 123 F. 384 (9th Cir. 1903)</p>

	MARKETING HOUSTON, INC., Charterer, under Charter Party, dated December 30, 1992	SMA Award 1909 SMA Award 2207 SMA Award 2522 SMA Award 2864		Venus Shipping Co. v. Wilson, 152 F. 170 (2d Cir. 1907)
222.	SMA No. 2930: In The Matter Of The Arbitration -between- NORTHERN TANKERS (CYPRUS), LTD., as Owner -and- CLARK OIL TRADING COMPANY, as Charterer Under a Charter, dated December 18, 1992	S.M.A. 1987 (1988) S.M.A. 1025 (1976)	Tribunal	Aaby v. States Marine Corp., 181 F.2d 383, 386, (2d Cir. 1950), cert. denied 340 U.S. 829 (1950) Transatlantic Financing Corp. v. U.S., 363 F.2d 312, 315-16 (D.C. Ar. 1966). Leblond v. McNear, 104 Fed. 826, 830-831, (N.D. Cal. 1900), aff'd 123 Fed. 384 (9th Cir. 1903)
223.	SMA No. 2927: In the matter of the Arbitration -between- T. K. BOESEN A/S, Disponent Owner of the M/V STASSFURT -and- AIOC TRADING, A.G., Charterer under a Charter Party, dated December 29, 1992	SMA 428 (1969) SMA No. 2520 (1988) SMA No. 2197 (1986) SMA No. 1564 S.M.A. No. 1339 (1979)	Parties	Hain S.S. Co. vs Minister of Food, 82 Lloyd's List L.R. 386 (C.A. 1949) Bedford Steamship Co., Ltd. vs. Navico A.G., (1977) 2 Lloyd's L.R. 273, 277 (Q.B. 1977)
224.	SMA No. 2926: In the Matter of the Arbitration between BOGAZICI DENIZCILIK VE TIC. A.S., Owner of the M/V BOSFOR Z, and REDERIJ LALEMANT GHENT, Charterer, dated December 22, 1992	S.M.A. 1274 (1978)	Party	
225.	SMA No. 2919:	SMA No. 1996 (1984)	Tribunal	2B Benedict on Admiralty § 22 (6th Ed. 1992)

			BERGER/KELLERHALS, International and Domestic Arbitration in Switzerland, 3rd ed., Berne 2015 HAAS U., "Applicable law in football-related disputes – The relationship between the CAS Code, the FIFA Statutes and the agreement of the parties on the application of national law", CAS Bulletin 2015/2
9.	Arbitration CAS 2016/A/4858 Delfino Pescara 1936 v. Envigado CF, award of 12 June 2017	Transfer	CAS 2010/A/2098 CAS 2010/A/2128
10.	Arbitrations CAS 2016/A/4855 Gassan Waked v. Al Shabab Club (Rafinha) & CAS 2016/A/4856 Gassan Waked v. Al Shabab Club (Tagliabue) & CAS 2016/A/4857 Gassan Waked v. Al Shabab Club (Berrio), award of 5 December 2017	Players' agent's commissions	None
11.	Arbitration CAS 2016/O/4854 International Association of Athletics Federations (IAAF) v. Russian Athletic Federation (RUSAF) & Alexandr Khiutte, award of 21 April 2017	Doping	Parties: CAS 2008/A/1557
12.	Arbitration CAS 2016/O/4853 International Association of International Federations (IAAF) v. All Russia Athletic Federation (ARAF) & Albina Mayorova, award of 21 April 2017	Doping	None
13.	Arbitrage TAS 2016/A/4851 Club Ittihad Riadi de Tanger de Basket-ball c. Danilo Mitrovic, sentence du 5 octobre 2017	In French	In French
14.	Arbitration CAS 2016/A/4840 International Skating Union (ISU) v. Alexandra Malkova, Russian Skating Union (RSU) & Russian Anti-Doping Agency (RUSADA), award of 6 November 2017	Doping	CAS 2016/A/4643 CAS 2005/C/976 & 986 CAS 2013/A/3327 CAS 2015/A/4059 CAS 2011/A/2645 CAS 2011/A/2615 CAS 2009/A/1870 CAS 2016/A/4501

	In the Matter of the Arbitration -between- OCEAN EXPRESS CORP., TOKYO, Owner of the M/T TENHYAKU Claimant, - and- EASTERN TANKSHIPS S.A. PANAMA, Charterer, Under a Charter Party, dated November 10, 1992	S.M.A. 2490 (1988)		Karran v. Peabody, 145 F. 166 (2d Cir. 1906) Pennsylvania Railroad Company v. Moore McCormack Lines, Inc., 370 F.2d 430 (2d Cir. 1966) Compagnia Di Navigazione Mauritius Rome v. Kulukundis, 182 F. Supp. 258 (E.D.N.Y. 1959), Aff'd, 277 F.2d 161 (2d Cir. 1960) The Hans Maersk, 266 F. 806 (2d Cir. 1920) The Skomvoer, 297 F. 746 (2d Cir. 1924)
226.	SMA No. 2892: In the Matter of the Arbitration between NORBULK CARGO SERVICES, LTD., as Disponent Owner of the M/V MARKOS N and CONAGRA FERTILIZER COMPANY, as Charterer Under a Charter Party, dated August 18, 1992	S.M.A. No. 1605 (1981); S.M.A. No. 2107 (1985); S.M.A. No. 1740 (1982); S.M.A. No. 463 (1970)	Parties	Howland v. Greensay, 63 U.S. 491, 502 (1860)
227.	SMA No. 2889: In the Matter of the Arbitration -between- ZANPEROZAN SHIPPING CO., S.A. As Owner, -and- SERVAC SHIPPING LINES, As Charterer of the M.V. PEROZAN, dated July 10, 1992	SMA Award No. 2704	Parties	NOEL BAY, [1989], Lloyd's Rep. 361, 365. Liberty Navigation v. Kinoshita, 285 F.2d 343 (2d Cir. 1960)
228.	SMA No. 2880: In the Matter of the Arbitration -between- ASSOCIATED MARINE CHARTERERS, Disponent Owner of the M/V PROSPERITY -and- TRANSAMMONIA A.G., Charterer, Under a Voyage Charter Party, dated July 2, 1992	SMA Award 2570 (1989)	Parties	Wharton Poor, Charter Parties and Ocean Bills of Lading, Section 39 (5th ed. 1968) COGSA
229.	SMA No. 2873:	SMA Award 2435 (1987)	Tribunal	

	In the Matter of the Arbitration between TECOMAR, S.A., as Charterers and FALCON SHIPPING LTD., as Owners of the FINNFALCON, dated May 22, 1992	SMA Award 2749 (1991) SMA Award 2297 (1986)		
230.	SMA No. 2867: In the Matter of the Arbitration -between- PETROFINA S.A., as Owners of the FINA AMERICA -and- KERR MCGEE REFINING CORPORATION, as Charterers, dated May 12, 1992	SMA Award 2747 (1991)	Parties	
231.	SMA No. 2868: In the Matter of Arbitration -between- ALDIMA COMPANIA NAVIERA S.A., as Owner of the M. V. BLUESTONE -and- CSR LIMITED, as Agents for the QUEENSLAND GOVERNMENT, as Charterer, dated March 31, 1992	SMA Award No. 270 SMA Award No. 467	Parties	London Arbitration 17/87, LMLN 209
232.	SMA No. 2850: In the Matter of the Consolidated Arbitration Among CORAL NAVIGATION COMPANY, INC. - and - STOLT TANKERS, INC. - and - ASAHI SHOSEN CO., LTD. and TSURUMI YUSO COMPANY, LTD., Under Charter Parties of the Vessels STOLT TENACITY and FOREVER CRANE, dated March 25, 1992	S.M.A. No. 2656 S.M.A. No. 1473	Parties	Prudential v. M/V BUM JU, 1988 A.M.C. 1332, 1338 (D.Ore.1987) Dow Chemical v. S.S. GIOVANELLA D'AMICO, 297 F. Supp. 699, 700 (SDNY 1969) United States Steel v. M.T. GRANHEIM, 540 F. Supp. 1326 (SDNY 1982)
233.	SMA No. 2842: In the Matter of the Arbitration between STAVANGER TANK A/S, DISPONENT OWNER of M/T TURMOIL and KING MOTOR OILS, S.A., CHARTERER under a Charter Party, dated February 28, 1992	SMA 1989	Parties	Universal Carriers Corporation v. Pedro Citati [1957] Facts of other awards cited by the parties
234.	SMA No. 2839:	S.M.A. 2040 (1984)	Tribunal	

	In the Matter of the Arbitration between KING SHIPPING MANAGEMENT, S.A. Disponent Owner of the M/V MANGALIA and DEPARTMENT OF THE NAVY MILITARY SEALIFT COMMAND Charterer under Charter Party, dated February 5, 1992	S.M.A. 292 (1968) S.M.A. 2592 (1988) S.M.A. 1209 (1978) S.M.A. 2771 (1991) S.M.A. 1760 (1982)		
235.	SMA No. 2834: In the Matter of the Arbitration between ELOUNDA DAY MARITIME S.A., as Owners of the ELOUNDA DAY and C.L.C. A/S, as Charterers, dated February 10, 1992	SMA Award 1359 (1979)	Party	Henry Campbell Black, M.A., Black's Law Dictionary, Fourth Edition (St. Paul, Minn.: West Publishing Co., 1968) In re Bell, 344 Pa. 223, 25 A.2d 344, 350
236.	SMA No. 2856: In the Matter of the Arbitration - between - ARGONAUT AB, as Owners of the NIKE - and - SCANPORTS SHIPPING INC., as Charterers, dated January 31, 1992	SMA Award 2588 (1989) SMA Award 1408 (1980) SMA Award 1405 (1980) SMA Award 2805 (1991) SMA Award 2464 (1988)	Party / Tribunal	Sun v. M/T CARLISLE 771 F. 2d 805 (3rd Cir. 1985)
237.	SMA No. 2821: In the Matter of the Arbitration - between - COB SHIPPING CANADA INC., as Owner - and - COPROSAL S.A., as Charterer, dated December 31, 1991	S.M.A. 2408 (1988) S.M.A. 2264 (1987)	Party	
238.	SMA No. 2816: In the Matter of the Arbitration -between- THE NATIONAL SHIPPING COMPANY	SMA Award 2746 (1991)	Tribunal	COGSA Kellner v. Whaley, 148 Neb. 259, 27 N.W. 2d 183, 189

	OF SAUDI ARABIA -and- TRANSAMERICAN STEAMSHIP CORPORATION, dated December 13, 1991			Sumitomo Corp. v. SIE KIM (1987 AMC 160) Greenwich Marine v. ALEXANDRA 225 F. Supp. 671 aff'd 339 F. 2d 901 (2nd Cir. 1965) A/S Ludwig Mowinckles Rederi v. Tidewater Construction 559 F. 2d 928 (4th Cir. 1977) Anglo Eastern Bulkships Ltd. v. Ameron, Inc. 1979 AMC 459 (S.D.N.Y. 1978)
239.	SMA No. 2810: In the Matter of the Arbitration -between- POSEIDON SCHIFFFAHRT G.M.B.H., as Disponent Owners -and- RUHRKOHLE TRADING CORPORATION, as Charterers, dated November 15, 1991	SMA Award 2701 (1990) SMA Award 2542 (1989)	Parties	BIMCO Bulletin 3/91 May/June
240.	SMA No. 2801: In the Matter of the Arbitration -between- NATIONAL SHIPPING AND TRADING CORP. As Agents for Owners of the M/V MANTINIA, METRO FREIGHTING CORP. -and- TORO ENERGY USA, INC., As Charterer, dated October 18, 1991	SMA Award No. 1741 SMA Award No. 1679 SMA Award No. 1663 SMA Award No. 2258 SMA Award No. 1960 SMA Award No. 2178 SMA Award No. 2245	Tribunal	Corbin on Contracts, Vol. 3A under "Waiver of Performance on Time." Fahnestock and Co. Inc. v. Waltman, 935 F.2d 512 (2d Cir. 1991) Thyssen v. S/S Fortune Star, 1986 AMC 1318, 777 F.2d 57 (2d Cir. 1985)
241.	SMA No. 2802: In the Matter of the Arbitration between BONAIRE NAVIGATION COMPANY N.V.,	SMA Award 1150 (1977)	Tribunal	

	as Charterers and MARS MARITIME S.A., as Owners of the GEORGE N., dated October 18, 1991	SMA Award 1570 (1981) SMA Award 2043 (1984) SMA Award 2240 (1986)		
242.	SMA No. 2790: In the Matter of the Arbitration - between - IMBAR MARITIMA S.A., as Owners of the M/T JEROM - and - PALM SHIPPING, INC., as Charterers Under a Charter Party, dated September 6, 1991	SMA Award #2311 (1982)	Tribunal	The STYRIA, 186 U.S. 1 (1901) The KRONPRINZESSIN CECILIE, 244 U.S. 12 (1917) The MARIA LORENZA, 287 F. 626 (5th Cir. 1923) The GEORGE J. GOULANDRIS, 36 F. Supp. 827 (D. Maine 1941) Gardner v. M/V CALVERT 1958 AMC 800, 808 (3rd Cir. 1958) Palmer v. Connecticut Ry. Co (1944) 311 U.S. 544, 560
243.	SMA No. 2781: In the Matter of the Arbitration between AMERICAN GULF I, INC., as Owners of the Barge AMERICAN GULF I and CONSEJO NACIONAL DE PRODUCCION, as Charterers, dated August 9, 1991	SMA Award 1764 (1982) SMA Award 2599 (1989) SMA Award 2511 (1987)	Tribunal / Parties	Fraser-Smith Co. v. Chicago Rock Island and Pacific R.R. Co., 435 F.2d 1396, 1399 (8th Cir. 1971); Sunset Motor Lines, Inc. v. Lu-Tex Packing Co., 256 F.2d 495 (5th Cir. 1958); Strickland Transp. Co. v. American Distributing Co., 198 F.2d 546 (5th Cir. 1952); T.J. Stevenson & Co., Inc. v. 81193 Bags of Flour, 449 F.Supp. 84, 124 (S.D.Ala. 1976), aff'd in part, rev'd in part, 629 F.2d 338 (5th Cir. 1980); Cargill, Inc. v. S.S. Nasugbu, 404 F.Supp. 342, 349 (M.D.La. 1975);

				<p>Amstar Corp. v. M.V. Alexandros T, 472 F.Supp. 1289, 1299 (D.Md. 1979), aff'd, 664 F.2d 904 (4th Cir. 1981)</p> <p>M. Golodetz v. Lake Anja, 1985 AMC 891 (2nd Cir. 1985)</p> <p>Dakin v. Oxley (1894), 15 C.B. (N.S.) 646, 143 E.R. 938;</p> <p>Asfar & Co. v. Blundell, (1896) 1 Q.B. 123 (C.A.) The Caspian Sea, (1980) 1 Lloyd's Rep. 91</p> <p>William Tetley, Marine Cargo Claims, Third Edition (Montreal: Blais International Shipping Publications, 1988)</p>
244.	<p>SMA No. 2770: In the Matter of the Arbitration Between GOLDEN NAGOS MARINERA S.A. Owner of the M/V GOLDEN NAGOS and EMPRESA NAVIERA SANTA, S.A. Charterer, dated June 4, 1991</p>	<p>SMA 2643 NY 1990</p>	<p>Parties</p>	<p>A Treatise on the Law of Contracts, S. Williston, 3rd Ed. Vol. 11.</p> <p>Poor on Charter Parties and Ocean Bills of Lading (Fourth Edition 1954)</p> <p>Scrutton on Charter Parties Carver on Carriage of Goods</p> <p>Holman's Handy Book for Shipowners</p>
245.	<p>SMA No. 2749: In the Matter of the Arbitration -between- COLONIAL MARINE INDUSTRIES, as Owners of the CARIB EVE -and- DANKRAG LTD., as Charterers, dated April 2, 1991</p>	<p>SMA Award 2297 (1986)</p>	<p>Tribunal</p>	
246.	<p>SMA No. 2747: IN THE MATTER OF THE ARBITRATION -between- GEOGAS S.A., AS DISPONENT OWNER OF THE LPG/C NYHAMMER, -and- ARCO CHEMICAL</p>	<p>S.M.A. 1658</p>	<p>Party</p>	<p>46 Code of Federal Regulations (46 C.F.R.)</p> <p>Facts of more awards cited by parties</p> <p>Larsen v. A.C. Carpenter, Inc., 620 F. Supp 1084 (E.D.N.Y. 1985), aff'd mem., 800 F.2d 1128 (2d Cir. 1986)</p>

	COMPANY, AS CHARTERERS, dated January 31, 1991			Theodohos, 1980 A.M.C. 96 (1979)
247.	SMA No. 2746: In the Matter of the Arbitration - between - COMETALS, INC., as Charterer, - and - DAIICHI CHUO KISEN KAISHA, as Time Chartered Owner of the M/V LEVIN, under a Voyage Charter, dated February 20, 1991	SMA Award 2297 (1986)	Tribunal	the United States Carriage of Goods by Sea Act Sumitomo Corp. v. SIE KIM (1987 AMC 160) Atlas Assurance Co., Ltd. v. Harper Robinson Shipping Co., 1975 AMC 2358, 508 F.2d 1381 (9 Cir. 1975); St. Ionnis Shipping Corp. v. Zidell Explorations, Inc., 1964 AMC 2073, 222 F. Supp. 299 (D Ore 1963), aff'd 1964 AMC 2070, 336 F.2d 194 (9 Cir. 1964)
248.	SMA No. 2738: In the Matter of the Arbitration -between- LEIF HOEGH AND CO. A/S, as Managing Owner of the M/V "HOEGH FOUNTAIN", - and- BEAR STERNS N.Y., INC., as Charterer pursuant to Charter Party, dated January 23, 1991	S.M.A. No. 1716 S.M.A. No. 1960 S.M.A. No. 2178 S.M.A. No. 2258 S.M.A. No. 2475	Tribunal	Dougherty v. 425 Development Associates, 462 N.Y.S. 2d. 851, (A.D. 1st Dept. 1983) Texpor Traders, Inc. v. Trust Co. Bank, 720 F. Supp. 1100 (S.D.N.Y. 1989)
249.	SMA No. 2737: In the Matter of the Arbitration between TRANS-PACIFIC SHIPPING COMPANY, as Owners of the PACGLORY and NORTH SEA TRANSPORTATION LTD., as Charters, dated December 20, 1990	SMA Award 76 (1962) SMA Award 500 (1970) SMA Award 616 (1971) SMA Award 617 (1971) SMA Award 627 (1971) SMA Award 713 (1972)	Tribunal	ARCTIC SKOU [1985] 2 LLR 478 LMAA arb

		SMA Award 743 (1973) SMA Award 855 (1974) SMA Award 891 (1974) SMA Award 1963 (1984)		
250.	SMA No. 2735: In the Matter of the Arbitration -between- JO TANKERS B.V., as Owners of the JO ROGN -and- APPLIED TECHNOLOGY INTERNATIONAL, as Charterers, dated December 3, 1990	SMA Award 1836 (1983)	Tribunal	Liberty Navigation v. Kinoshita 285 F. 2d 343 (2nd Cir. 1960) Bosnor S.A. v. Tug L. A. Barrios 1987 AMC 2956 (5th Cir. 1986)
251.	SMA No. 2723: In the Matter of the Arbitration -between- MUNDOGAS SHIPPING LTD. OF BERMUDA, Owner of the M/T MUNDOGAS RIO, Claimant, -and- TRANSAMMONIA, INC., Charterer , Respondent Under a Charter Party, dated November 12, 1990	S.M.A. #2656 S.M.A. #2207 S.M.A> 1289	Parties	
252.	SMA No. 2712: In the Matter of the Arbitration between PETROLEOS DEL NORTE S.A., as Disponent Owners of the IZURZA and BEAR STEARNS N.Y., INC., as Charterers, dated October 3, 1990	SMA Award 2521 (1988)	Parties	
253.	SMA No. 2714: In the Matter of the Arbitration -between- STATHEROS SHIPPING CORPORATION OF MONROVIA, LIBERIA (MAYAMAR MARINE ENTERPRISES PIRAEUS, GREECE, MANAGERS), as Owners ofthe	SMA award #2140 SMA award #2528 SMA award #2547	Parties	The Carriage of Goods by Sea Act

	M/V STATHEROS, -and- SUN REFINING AND MARKETING COMPANY, as Charterers, Under a Charter Party, dated September 28, 1990			
254.	SMA No. 2699: In the Matter of the Arbitration - between - TRADE & TRANSPORT, INC., as Owners of "M/T LAUBERHORN" (ex TRADE ENDEAVOR), Owners, - and -VALERO REFINING COMPANY, INC., Charterers, Under a Charter Party, dated August 23, 1990	S.M.A. No. 2424 (1987)	Parties	RICO statute enacted in 1970 (18 U.S.C. 1961-65). Section 1964(c) Moravian Development Corp. v. Dow Chemical Co. 651 F. Supp. 144. E.D.Pa (1986) H.J. Inc. v. Northwestern Bell Telephone Co. et. al. (-U.S.-, 109 S.Ct. 2893, 1989) Puerto Rico Maritime, etc. v. Star Lines, Ltd., [Illegible Word] Supp. 368 (S.D.N.Y. 1978) Metallgesellschaft A.G. v. [Illegible Word] CAPITAN CONSTANTE, 790 F.2d 280 (2d Cir. 1986) Liberian Vertex Transports, Inc. v. Associated Bulk Carriers, 1984 A.M.C. 2846 (S.D.N.Y. 1984)
255.	SMA No. 2697: In the Matter of the Arbitration between VISTAMAR BAY SHIPPING CO., LTD., as Owners of the ALADIN and TITAN CEMENT S.A., as Charterers, dated August 13, 1990	SMA Award 1367 (1979)	Tribunal	Scrutton on Charterparties, 18th edition, 1974 Summerskill on Laytime, 4th edition, 1989
256.	SMA No. 2695: In the Matter of the Arbitration between NORTH STAR SHIPPING CORPORATION, as Owners of the CARIBOU and TRANSATLANTIC PETROLEUM, LTD., as Charterers, dated August 13, 1990	SMA Award 1437 (1980)	Tribunal	

257.	SMA No. 2688: In the Matter of the Arbitration between NORTHERN SALES CO. LTD., as Charterer and NEDLLOYD BULK B.V., as Owner Under a Charterparty, dated July 31, 1990	S.M.A. 1023 (1976); S.M.A. 1189 (1977) S.M.A. 1519 (1981) SMA 1355 (1979)	Tribunal	11 Williston v. Contracts, 3d Ed., 22 N.Y. Jur. 2d, "Contracts" § 225 Prosser on Torts, (4th Ed. 1971) Hadley v. Baxendale, 156 Eng. Rep. 145 (1845)
258.	SMA No. 2686: In the Matter of the Arbitration between PALM SHIPPING INC., as Disponent Owners of the GOLDEN GATE SUN and TRIFINERY, INC., as Guarantor on behalf of Oxbow Resources, Inc., as Charterers, dated July 12, 1990	SMA Award 2480 (1988)	Tribunal	
259.	SMA No. 2681: In the Matter of an Arbitration BETWEEN ELPHIN MARITIME CORPORATION, Owners of the M/V VENTURE, - AND - NORTHVILLE CARIBBEAN CORPORATION, As Charterers, dated June 22, 1990	S.M.A. 1815 (1983) S.M.A. 2656 (1989)	Tribunal	COGSA International Produce Inc. v. S.S. Frances Salman, 1975 A.M.C. 1521 (S.D.N.Y. 1975) Commercial Molasses Corp. v. N.Y. Tank Barge Corp., 314 U.S. 104 (1941) Shell v. M/T GILDA, 790 F.2d 1209 (5th Cir. 1986) Pannell v. United States Line Co., 263 F.2d 497 (2nd. Cir 1958) In Re MARINE SULPHUR QUEEN, 460 F.2d 89 (2nd. Cir. 1972); U.S. Fire Insurance Company v. China Union Limited., 1974 A.M.C. 394 (S.D.N.Y. 1972)

			CAS 2015/A/4338
15.	Arbitration CAS 2016/A/4839 Anna Chicherova v. International Olympic Committee (IOC), award of 6 October 2017	Doping	Party: CAS 2016/A/4632 CAS 2010/A/2161 CAS 2007/A/1396 & 1402, CAS 2008/A/1622, 1623 & 1624, CAS 2008/A/1502, CAS 2011/A/2670, CAS 2013/A/3274, CAS 2007/A/1936. CAS 2009/A/2018
16.	Arbitration CAS 2016/A/4828 Carlos Iván Oyarzun Guiñez v. Union Cycliste Internationale (UCI) & UCI Anti-Doping Tribunal (UCI-ADT) & Pan American Sports Organization (PASO) & Chilean National Olympic Committee (CNOC), award of 31 May 2017	Doping	Panel: CAS 2013/A/3047 CAS 2015/A/3910 CAS 2010/A/2161 CAS 2015/A/3977 CAS 2016/A/4534 CAS 2016/A/4377 Party: CAS 2002/A/385 CAS 2003/A/477 CAS 2008/A/1607 CAS 2010/A/2161 CAS 2015/A/3977
17.	Arbitration CAS 2016/A/4815 Edward Takarinda Sadomba v. Club Al Ahli SC, award of 12 July 2017	Termination agreement between a player and a club by mutual agreement	None
18.	Arbitration CAS 2016/A/4814 Free State Stars Football Club v. Daniel Agyei, award of 12 April 2017	Termination of an employment contract	CAS 2013/A/3135 CAS 2006/A/1168 CAS 2013/A/3135 CAS 2013/A/3155

				<p>Metropolitan Coal Co. v. Howard, 155 F.2d 780 (2nd. Cir. 1946)</p> <p>Waterman S.S. Corp. v. United States S. R. & M. Co., 155 F.2d 687 (5th Cir. 1946);</p> <p>General Foods v. The Troubador, et. al., 98 F. Supp. 207 (S.D.N.Y. 1951)</p> <p>Holsatia Shipping Corp. v. Fidelity And Casualty Co. of New York, 535 F. Supp. 139 (S.D.N.Y. 1982)</p> <p>Schnell v. The Vallescura, 293 U.S. 296 (1934)</p>
260.	<p>SMA No. 2679: In the Matter of the Arbitration -between- WEYERHAEUSER COMPANY, as Charterer -and-LEIF HOEGH & CO., as Owner, dated June 25, 1990</p>	<p>SMA Award 1883 (1983)</p>	<p>Tribunal</p>	<p>Hadley v. Baxendale 9, Exch. 341; 156 E.R. 145 (1854)</p> <p>C. Czarnikow Ltd. v. Koufos 1967 2 LLR 457 (H.L. 1967)</p> <p>Spang Industries, Inc. Fort Pitt Bridge Div. v. Aetna Casualty & Surety Co., 512 F. 2d 365 (2d. Cir. 1975)</p> <p>Sir Alan Abraham Mocatta, Michael J. Mustill and Stewart C. Boyd, Scrutton on Charter Parties, 18th Edition (London: Sweet & Maxwell, 1974)</p>
261.	<p>SMA No. 2677: In the Matter of the Arbitration between EXMAR, N.V., Owner, and MITSUBISHI INTERNATIONAL CORPORATION, Charterer, dated June 15, 1990</p>	<p>S.M.A. 2207 (1986) S.M.A. 2522 (1988) S.M.A. 2254 (1986)</p>	<p>Parties / Tribunal</p>	<p>Hadley v. Baxendale, 9 Ex. 341, 156 Eng. Rep. 145 (1854)</p>
262.	<p>SMA No. 2669: In the Matter of the Consolidated Arbitration between Mana Maritime Ltd., as Owners of the MANA and Seanav International Ltd., as Time Charterers under a Charter Party dated October 27,</p>	<p>SMA Award 1409 (1980)</p>	<p>Tribunal</p>	

	1989 and Brimet Resources (U.K.) Ltd., as Sub-Charterers under a Charter Party, dated May 8, 1990			
263.	SMA No. 2658: In the Matter of the Arbitration -Between-GOTCO, N.V., as Charterer of the M/T NARNIAN SEA -and- TEXACO PANAMA, INC., as Disponent Owner under a Texaco Tanker Time Charter Party, dated March 30, 1990	S.M.A. No. 1789 (1983)	Parties	"Matija Gubec", [1983] 1 Lloyds Rep. 24 (Q.B.); The "Mareva A.S.", [1977] 1 Lloyds Rep. 368 (Q.B.); Watson Steamship v. Merryweather, (1913) 18 Com. Cas. 294 (K.B. Div'l Ct.)
264.	SMA No. 2652: In the Matter of the Arbitration -between-INTERCARBON BERMUDA LIMITED, Seller -and- STINNES INTEROIL INC., Buyer, dated March 19, 1990	S.M.A. No. 2523 [1988]	Parties	
265.	SMA No. 2642: In the Matter of the Arbitration -between-Triumph Tankers Ltd., as Owners of the TRIUMPH -and- Kerr McGee Refining Corp., as Charterers, dated MARCH 28, 1990	SMA Award 2327 (1986)	Tribunal	Racketeer Influenced and Corrupt Organizations Act (RICO), 18 U.S.C., Secs. 1961-1968 New York Law School, Law Review [31 N.Y. L.Sch. L.Rev. 133 (1986)], "Closing the Rico floodgates in the aftermath of Sedima". Lacquora & Aronow, The legal shakedown of legitimate business people: The Runaway Provisions of Private Civil Rico, 21 New Eng. L. Rev. 1, (1985-86) Sedima, S.P.R.L. v. Imrex Co 473 U.S. 479 (1985) Shearson/American Express v. McMahon 479 U.S. 812 (1987) Harco, Inc. v. American National Bank and Trust Co. 747 F. 2d 384 (7th Cir. 1984)

				<p>Schofield v. First Commodity Corp. of Boston, 793 F. 2d 28 (1st Cir. 1986);</p> <p>Kimmel v. Peterson 565 F. Supp. 476 (ED.Pa. 1983)</p> <p>Liquid Air Corp. v. Rogers, 834 F. 2d 1297 (7th Cir. 1987)</p> <p>Beauford v. Helmsley, 865 F. 2d 1386 (2d Cir. 1989)</p> <p>U.S. v. Indelicato, 865 F. 2d 1370 (2d Cir. 1989)</p> <p>Louisiana Power & Light v. United Gas Pipe Line, 642 F. Supp. 781, 811 (E.D. La. 1986)</p> <p>Colorifico Italiano Max Meyer S.p.A. -vs- S/S "Hellenic Wave" [419 F.2d 223 (5 Cir. 1969)]</p> <p>Scherk -vs- Alberto-Culver [417 U.S. 506 (1974)];</p> <p>John Wiley & Sons -vs- Livingston [376 U.S. 543, 557 (1964)]</p>
266.	<p>SMA No. 2657: IN THE MATTER OF ARBITRATION - BETWEEN- TEXAS CITY REFINING, INC., AS CHARTERER UNDER AN ASBATANKVOY CHARTER PARTY DATED JUNE 14, 1984 -AND- IMBAR MARITIMA S.A. MONROVIA, LIBERIA, AS OWNER OF THE LIBERIAN FLAG M/T JEROM, dated March 26, 1990</p>	<p>SMA Award #2277 SMA Award #2280 SMA Award #2433 SMA Award #2017 SMA Award #1536</p>	Tribunal	<p>Esso Nederland B.V. v. M/V Trade Fortitude, 1977 AMC 2144 (S.D.N.Y. 1977) aff'd w/o opinion 573 F. 2d 1294 (2d Cir. 1977);</p> <p>Northeast Petroleum Corporation v. The Prairie Grove, 1977 AMC 2139 (S.D.N.Y. 1977);</p> <p>Kerr-McGee Refinery Corp. v. The La Libertad, 529 F. Supp. 78 (S.D.N.Y. 1981)</p> <p>Sun Oil Co. v. M/T CARISLE, 771 F. 2d 815, 1986 AMC 305 (3rd Cir. 1985)</p> <p>Amoco Oil Co. v. M/V Lorenzo Halcoussi, 1984 AMC 1608 (E.D.La. 1983)</p>

				The Beechpark, 47 F. 2d 213, 1931 AMC 297 (2nd Cir. 1931)
267.	SMA No. 2639: In the Matter of the Arbitration -between- Blue Seas Navigation Corp., as Disponent Owners of the HALLBORG -and- Alba Limited, as Charterers, dated February 12, 1990	SMA Award 2430 (1986) SMA Award 2430-A (1986)	Tribunal	Compania Chilena de Nav. v. Norton, Lilly & Co. 652 F. Supp. 1512 (S.D.N.Y. 1987) Konkar Mar. Ent. v. Compagnie Belge d'Affretement 668 F. Supp. 267 (S.D.N.Y. 1987)
268.	SMA No. 2632 (SP): In the Matter of the Arbitration -between- AMERICAN TRADING TRANSPORTATION COMPANY, INC. as Owner of the vessel M/T BALTIMORE TRADER, -and- SECOND ATTRANSCO TANKER CORP., as owner of the vessel M/T DELAWARE TRADER Owners, - and -ENJET, INC. Charterer, Under an ASBATANKVOY Form Three Charter Parties, dated February 1, 1990	S.M.A. AWARD 1769 (1982) S.M.A. AWARD 2032 (1984) S.M.A. AWARD 2231 (1986) S.M.A. AWARD 1903 (1983) S.M.A. AWARD 707	Parties	Facts of other awards cited by parties
269.	SMA No. 2630: In the Matter of the Arbitration -between- Seatrade Transport International Inc., as Disponent Owners of the SUPERVISION - and- F.A.I. Energy Ltd., as Charterers, dated January 22, 1990	SMA Award 2604 (1989)	Tribunal	Wilford, Coghlin, Healy & Kimball; Time Charters, 2 ed.,
270.	SMA No. 2620: In the Matter of the Arbitration -- between-- BLACK SWAN, INC., Chartered Owner of the M/T ALTUS,-- and-- CASTLE SUPPLY AND MARKETING, INC., Charterer, Under an ASBATANKVOY Charter Party, dated January 9, 1990	S.M.A. 759 (1973)	Parties	THE LAURA PRIMA, (1982) 1 Lloyd's List L.Rep. 1 (H.L. 1981). United States v. Cargo of Linseed, 20 F.2d 199, 201 (S.D.N.Y. 1927) Central Argentine Railway Limited v. Marwood, 13 Asp.Mar.L.Cas., 153, 155 (H.L. 1915)

				<p>RETLA STEAMSHIP COMPANY v. CANPOTEX LIMITED (1977 A.M.C. 1595)</p> <p>N.V. ROTTERDAMSCHHE KOLEN CENTRALE v. DOVER STEAMSHIP COMPANY, INC. (1958 A.M.C. 1184)</p> <p>DAMPSKIBSSELSKABET NORDEN v. GANO MOORE COMPANY ("The NORDHVALEN"), 1923 A.M.C. 398</p>
271.	<p>SMA No. 2619 (SP): In The Matter of The Arbitration between PAN OCEAN SHIPPING CO., LTD. OWNER of m.v. BUFFALO and OPT DUISBURG, on behalf of THYSSEN SONNENBERG COMPANY, DIVISION OF THYSSEN, INC. CHARTERER under a Charter Party, dated December 21, 1989</p>	<p>SMA #1217 (1976)</p>	Parties	
272.	<p>SMA No. 2618: In the Matter of the Arbitration -between- Bell Shipping, Inc., as Disponent Owners - and- Mitsubishi Corporation of Tokyo, Japan, as Charterers -and- North Point Maritime Inc., as Disponent Owners -and- Mitsubishi Corporation of Tokyo, Japan, as Charterers, dated December 22, 1989</p>	<p>SMA Award 1847 (1981) SMA Award 2044 (1984) SMA Award 2055 (1985) SMA Award 2379 (1987) SMA Award 1613 (1981)</p>	Parties	<p>Michael Brynmor Summerskill, Laytime, 3d ed. (London: Stevens, 1982)</p> <p>Lloyd's Maritime Law Notes No. 18 – arb award LMAA</p> <p>Chambre Arbitrale Maritime De Paris, Award No. 680 (1987)</p> <p>JOHANNA OLDENDORFF [1972] 2 LLR 285, 291 [HL];</p> <p>AZUERO [1975] 1 LLR 312 (QB);</p> <p>TRES FLORES [1973] 2 LLR 247 (Ct. of App.);</p> <p>Breed v. Insurance Co. of North America 413 N.Y.S. 2d 352, 46 N.Y. 2d 351, 385 N.E. 2d 1280, et al.</p>
273.	<p>SMA No. 2599:</p>	<p>SMA Award 2548 (1989)</p>	Party	

	In the Matter of the Arbitration -between- Empress Partners L.P., as Owner of the M/T HAPPY EMPRESS -and- Empress Shipping Ltd., as Charterer, dated September 14, 1989			
274.	SMA No. 2602: In the Matter of the Arbitration -between- CARGILL AMERICAS, INC., as Charterer, -and- COMPANIA NAVIERA PARANA S.A., as Bareboat Chartered Owner of the M/V MARTA Z Under a Voyage Charter, dated October 2, 1989	S.M.A. 1883 (1983) S.M.A. 1804 (1983) S.M.A. 2087 (1985) S.M.A. 2461 (1988) S.M.A. 2037 (1984) SMA 1424 (1980) SMA 2399 (1987) SMA 1683 (1982)	Tribunal	Scrutton on Charter Parties (1974 Edition) Holman's 16th Ed. (1964) California & Hawaiian Sugar R. Corp. v. Winco Tankers, Inc., 278 F. Supp. 648, 548 (E.D. La. 1968) MILLY R. ROHANNON, 64 F. 883, 884 (S.D.N.Y. 1894) Standard Oil Co. v. Anglo-Mexican Petroleum Corp., 112 F. Supp. 630, 637 (S.D.N.Y. 1953) The United States Supreme Court, in The Southwark, 191 U.S. 1 (1903) Waterman SS Corp. v. United States S.R.&M. Co., 155 F.2d 687, 691 (5th Cir. 1946) National Sugar Refining Co. v. Motor Ship Las Villas 225 F. Supp. 686, 689 (E.D. La. 1964) Dietrich v. US Shipping Board Emergency Fleet Corp. 9 F.2d 733, 742 (2d Cir. 1925); Grammer SS Corp. v. James Richardson & Sons, 47 F.2d 186, 187 (2d Cir. 1931) Allanwilde Transportation Corp. v. Vacuum Oil Co., 248 U.S. 377;

				International Paper Co. v. The Gracie Chambers, 248 U.S. 387; Standard Varnish Works v. The Bris, 248 U.S. 392 The LOUISE, 58 F.Supp. 445 (D.MD 1945)
275.	SMA No. 2601: In the Matter of the Arbitration -between- Odjfell Westfal-Larsen Tankers A/S, Owners of the M/T BOW SUN -and- Georgia Gulf Corporation, Charterers, dated September 11, 1989	SMA Award 912 (1975); SMA Award 979 (1975); SMA Award 1243 (1977) SMA Award 1373 (1979) SMA Award 1457 (1980) SMA Award 1536 (1981) SMA Award 1653 (1982) SMA Award 1658 (1982) SMA Award 1927 (1983) SMA Award 2158 (1985)	Tribunal	M. W. Arnold, "Stare Decisis et Non Quieta Movere," Lloyd's Maritime and Commercial Law Quarterly, February 1977,
276.	SMA No. 2597: In the Matter of the Consolidated Arbitration -between- EPTALOFOS SHIPPING CORP., as Owner of the M/V EPTALOFOS; TORCELLO SHIPPING CORP., as Owner of the M/V BYZANTION; KONPOLIS SHIPPING CORP., as Owner of the M/V KONPOLIS - and- BEAR, STEARNS & CO., INC., as	S.M.A. No. 2021 (1984)	Tribunal	

	Charterer, Under ASBATANKVOY Charter Parties, dated September 1, 1989			
277.	SMA No. 2584: In the Matter of the Arbitration -between- Astrea United Investments, Inc., as Owners of the MARTHA A -and- Alliance Shipping, Inc., as Charterers, dated June 28, 1989	SMA Award 2192 (1985) SMA Award 2124 (1985) SMA Award 234 (1967)	Tribunal	Leblond v. McNear 104 Fed. 826, 830-31 (N.D. Cal. 1900), aff'd 123 Fed. 384 (9th Cir. 1903)
278.	SMA No. 2576: In the Matter of the Arbitration -between- Uncle Ben's Foods, a Division of Uncle Ben's Inc., as Charterers -and- Clipper Maritime Co., Ltd., as Disponent Owners of the OCEAN, dated June 16, 1989	SMA Award 1982 (1984) SMA Award 2332 (1986)	Parties	Civil Practice Law and Rules 213 the Carriage of Goods by Sea Act Son Shipping Co. v. De Fosse & Tanghe 1952 AMC 1931 (2nd Cir. 1952) Federal Commerce & Navigation Co. Ltd. v. Calumet Harbor Terminal, Inc., 542 F. 2d 437 (7th Cir. 1976) LARIOS v. Victory Carriers Inc., 316 F. 2d 63 (2nd Cir. 1963) Croyle v. Croyle, 184 Md. 126, 40 A. 2d 374, 379
279.	SMA No. 2575: In the Matter of the Arbitration -between- Uncle Ben's International, a Division of Uncle Ben's Inc., as Charterers -and- Clipper Maritime Co., Ltd., as Disponent Owners of the MARIANNE S, dated June 16, 1989	SMA Award 1982 (1984) SMA Award 2332 (1986)	Parties	Civil Practice Law and Rules 213 the Carriage of Goods by Sea Act Son Shipping Co. v. De Fosse & Tanghe 1952 AMC 1931 (2nd Cir. 1952) Federal Commerce & Navigation Co. Ltd. v. Calumet Harbor Terminal, Inc., 542 F. 2d 437 (7th Cir. 1976) LARIOS v. Victory Carriers Inc., 316 F. 2d 63 (2nd Cir. 1963) Croyle v. Croyle, 184 Md. 126, 40 A. 2d 374, 379

280.	SMA No. 2568: In the Matter of the Arbitration -between- THE SANKO STEAMSHIP CO., LTD., Disponent Owner of the M.S. SANKO AMBASSADOR -and- AMERADA HESS SHIPPING CORPORATION, Charterer, dated May 1, 1989	SMA Award No. 1876 SMA Award No. 1636 SMA Award No. 1815 SMA Award No. 1545, SMA Award No. 1953, SMA Award No. 2280.	Tribunal	the Carriage of Goods by Sea Act of the United States Vol. 17A, Corpus Juris Secundum Speech Vincent J. Fabricatore, "On Board Quantity and Remaining On Board", presented to SMA, December 1, 1982 Northeast Petroleum v. S/S Prairie Grove, 1977 AMC 2139; Esso Nederland v. M/T Trade Fortitude, 1977 AMC 2144
281.	SMA No. 2564: In the Matter of the Arbitration -between- Naviera Humboldt, S.A., as Disponent Owners of the SAN GEORGE -and- Aaron Ferrer & Sons, as Charterers, dated April 21, 1989	SMA Award 1777 (1982) SMA Award 1812 (1983) SMA Award 1841 (1983) SMA Award 2065 (1985)	Tribunal	
282.	SMA No. 2556: In the Matter of the Arbitration -between- SUN REFINING & MARKETING, INC., as Charterers, -and- A/S SEATEAM, as disponent Owner of the OBO FJORDAAS, dated March 1, 1989	SMA 1348 (1978) S.M.A. 1408 (1980)	Tribunal	Knauth, Ocean Bills of Lading (1953) Gilmore and Black, Law of Admiralty, Second Edition, (1975) U.S. Carriage of Goods by Sea Act 46 U.S.C. § 1304(2) (m) Spanish-American Skin Co. v. The M/V FERNGULF, 143 F. Supp. 345, aff'd. 242 F. 2d 551, (S.D.N.Y., 1956) Esso Nederland B.V. v. M/T TRADE FORTITUDE, 1977 A.M.C. 2144 (S.D.N.Y., 1977)

				Kerr McGee Refining Corp., et al. v. M/V LA LIBERTAD, 529 F. Supp. 78 (S.D.N.Y., 1981); Sun Oil Co. v. M/T CARLISLE, 771 F.2d 805 (3rd Cir., 1985)
283.	SMA No. 2547: In the Matter of the Arbitration -between- Horizon Petroleum Company, as Charterer -and- Marmadura Compania Naviera, S.A., as Owner of the POLYXENE C, dated February 20, 1989	SMA Award 1816 (1983)	Tribunal	GLOBE NOVA, 1987 AMC 2324, (2 Cir 1987) 820 F. 2d 546 "Present Status of Loss Control Efforts" by Donald T. Bruce (1982)
284.	SMA No. 2543: In the Matter of the Arbitration -between- DIMITRIOS LECANIDES, as disponent owner of the ALICAMPOS -and- CARGILL AMERICAS, INC., as Charterer Under a Bulk Sugar Voyage Charter, dated January 30, 1989	S.M.A. 310 (1959) S.M.A. 549 (1952)	Tribunal	Summerskill, Laytime 161-176 (3rd ed. 1982) NORTH PRINCESS, 1960 A.M.C. 1997 (N.Y. Arb. 1960) CARGILL AMERICAS v. BAKER, CARVER & MORRELL MARINE SUPPLIERS INC., 1979 A.M.C. 1819, 1927 (S.D.N.Y. 1979)
285.	SMA No. 2539: In the Matter of the Arbitration -between- TRANSOCEAN TRANSPORTATION LIMITED, Disponent Owner -and- METROPOLITAN PETROLEUM COMPANY, INC. Charterer of S/T DAPHNE under Charterparty, dated October 25, 1988	S.M.A. No. 1874 (1985) S.M.A. No. 1262 (1978) S.M.A. No. 1041 (1976) S.M.A. No. 1348 (1979) S.M.A. No 939 (1975). S.M.A. No. 1062 (1976) S.M.A. No. 1562 (1981), S.M.A. 1927 S.M.A. 1653 (1982)	Tribunal	5 S. Williston A Treatise on the Law of Contracts, § 678 (3d Ed. 1961). Ingersoll Milling Machine Co. v. M/V Bodena, 1988 A.M.C. 223, 232, 829 F.2d 293 (2d Cir.) Shipping Corp. of India Ltd. v. Sun Oil Co., 1986 A.M.C. 2752 e.d. pa. 1983) The Tsukuba Maru, [1979] 1 Lloyd's Rep. 459 (Q.B. Com. Ct.)

			CAS 2012/A/2839 CAS 2007/A/1413
19.	Arbitration CAS 2016/A/4790 Genoa Cricket and Football Club S.p.A. v. Danubio Fútbol Club de Uruguay, award of 6 June 2017	Transfer of a player with a sell-on clause	CAS 2015/A/4057 CAS 2005/A/871 CAS 2008/A/1518 CAS 2004/A/635
20.	Arbitration CAS 2016/A/4787 Jersey Football Association (JFA) v. Union of European Football Associations (UEFA), award of 28 September 2017	Application to become member of UEFA	Panel: CAS 2016/A/4602, CAS 2013/A/3047, CAS 2008/A/1639, CAS 2008/A/1583 & 1584 CAS 2015/A/3910, CAS 2010/A/2071 143. The Panel, fully conscious of its legal power to reach a different conclusion, concurs with the view of the Panel in the case CAS 2016/A/4602 for the reasons elaborated therein. Party cited case law – no examples
21.	Arbitrage TAS 2016/A/4778 Mohamed Ali Maalej c. Fédération d'Arabie Saoudite de Football (SAFF), sentence du 6 avril 2017	In French	In French
22.	Arbitration CAS 2016/A/4777 Izzat Artykov v. International Olympic Committee (IOC), award of 21 April 2017	Doping	Parties: CAS 2010/A/2161 CAS 2015/A/3977 CAS 2002/A/385 CAS 2003/A/477 CAS 2008/A/1607 CAS analysed these awards
23.	Arbitration CAS 2016/A/4775 Mersin Idman Yurdu Sk v. Club Unité FC d'Obala &	Disciplinary sanction for failure to comply with a previous FIFA decision	CAS 2013/A/3323 CAS 2006/A/1008 CAS 2013/A/3358

286.	SMA No. 2537: In the Matter of the Arbitration between MOBIL SHIPPING AND TRANSPORTATION COMPANY, as Owner of the MOBIL ALADDIN and KERR MCGEE REFINING CORPORATION, Charterer, Under a Charter Party, dated January 20, 1989	S.M.A. No. 1970 (1984); S.M.A. No. 1953 (1984) S.M.A. No. 1865 (1983)	Parties	
287.	SMA No. 2523: In the Matter of the Arbitration - between - INTERPETROL BERMUDA LTD., As Sellers, - and -STINNES INTEROIL INC., As Buyers, dated November 23, 1988	S.M.A. No. 1979 [1983], S.M.A. No. 1870 [1983]	Party	
288.	SMA No. 2518: In the Matter of Arbitration between SUNRISE SHIPPING, LTD., Time-Chartered Owner of M/T GOLDEN OAK, and IMIC, TRADING INC., Charterer, Under ASBATANKVOY Charter Party, dated November 1, 1988	S.M.A. 2312 (1986) S.M.A. 1948 (1984) S.M.A. 2395 (1987)	Party	Thomas J. Schoenbaum's Admiralty and Maritime Law, West Publishing, Hornbook Series, Practitioner's Edition, 1987, Scrutton on Charter Parties and Bills of Lading, 19th Ed., 1984, Hellenic Lines, Inc. v. Commodities Bagging and Shipping Process Supply Co, Inc., 611 F. Supp. 665 (D.N.J. 1985) Steamship Co. of 1912 v. C. H. Pearson & Son Hardwood Co., Inc., 30 F.2d 770, 773 (2d Cir. 1929)
289.	SMA No. 2515: In the Matter of the Arbitration between ANDROS COMPANIA MARITIMA, S.A., Time Charterer and TAKEBAYASHI KISEN K.K., Owner of the M/V HAKUYOH MARU under a Time Charter Party, dated November 2, 1988	S.M.A. No. 1738 (1982)	Party	Stinnett v. Kinslow, 238 Ky. 812, 38 S.W.2d, 820, 922 Sidney Blumenthal & Co. v. Atlantic Coast Line R. Co., 139 F. 2d 288 (2d Cir. 1943), cert. denied 321 U.S. 795 (1944) McNeil Higgins Co. v. Old Dominion S.S. Co., 235 F. 854 (7th Cir. 1916) BLACK'S LAW DICTIONARY, Fourth Edition

290.	SMA No. 2496: In the matter of the Consolidated Arbitration -between-VOEST ALPINE TRADING (USA) CORP., Charterer -and- M.T. MARITIME MANAGEMENT CORP. as Agent for Pacific Star Corporation, Disponent Owner -and-FLEXPLAN SHIPPING A/S Time Chartered Owner of the M/V PANORMOS, dated JULY 15, 1988	S.M.A. No. 1892 (1983)	Party	EURYMEDON 1981 A.M.C. 2068 (2nd Cir)
291.	SMA No. 2486: In the Matter of the Arbitration -Between- SOTRAMAR SRL, Disponent Owner -And- TUBE CITY IRON & METAL CO., Charterers OF M.V. CONTINENTAL CHARTERER and M.V. OTTO LEONHARDT under Charter Parties, dated June 10, 1988	S.M.A. 848 [1974] S.M.A. 1008 [1976] S.M.A. 1407 [1980] S.M.A. 2202 [1985] S.M.A. 1995 (1984)	Party	
292.	SMA No. 2475: In the Matter of the Arbitration between HAMBURGER LLOYD AG, as Agents to Owners of the M/V CHIMISTE SAYID and I.C.D. CHARTERING CORP, as Charterer under an ASBATANKVOY Charter Party, dated April 28, 1988	S.M.A. No. 1716 (1982) S.M.A. 1960 (1984) S.M.A. 1741 (1982) S.M.A. 2295 (1986) SMA 2228 SMA 1679	Party / Tribunal	
293.	SMA No. 2473: In the Matter of the Arbitration between SHELL INTERNATIONAL PETROLEUM CORPORATION, as the Assignee of	S.M.A. 1089 (1977) S.M.A. 2109 (1985)	Party	Shirai v. Bloom, 146 N.E. 194, 239 N.Y. 172 (Ct. App. 1924) Silver King Coalition Mines Co. of Nevada v. the Silver King Consol. Mining Co. of Utah, 204 F.166 (8th Cir. 1913)

	SHELL CURACAO N.V., Disponent Owner of the M/V FICUS and VANOL (USA), INC., as Charterer Under an ASBATANKVOY Charter Party, dated April 25, 1988			In the Matter of the Arbitration between Seneca Falls Central School District and Dorothy Lorenz, et al., 117 Misc. 2d 879, 459 N.Y.S. 2d 689 (Sup. Ct. 1983)
294.	SMA No. 2468: In the Matter of the Arbitration - between - INTERNATIONAL TANKERS INCORPORATED OF LIBERIA, Owner of the M/T INTERMAR PROGRESS, - and - AMOCO TRANSPORT COMPANY, Time Charterer under a Time Charter, dated March 31, 1988	S.M.A. 1188 (1978) S.M.A. 1555	Party / Tribunal	Port and Tanker Safety Act of 1978 Benedict on Admiralty, 7th Ed. Gilmore and Black, the Law of Admiralty, 2nd Ed. Cauldwell-Wingate Co. v. New York, 276 N.Y. 365 (1938) Dillon v. United States, 156 F.Supp. 719 (1957)
295.	SMA No. 2452: In the Matter of the Arbitration -between- GAMMON TANKERS LTD., as Owner of the M.T. "FAIRFIELD VENTURE" -and- AIC LTD. OF BERMUDA, as Charterer under Charter Party, dated February 2, 1988	S.M.A. 2059 (1985) S.M.A. 1059 (1972)	Party	
296.	SMA No. 2446: In the Matter of the Arbitration -between- GOVERNMENT OF PAKISTAN, as Charterers, -and- UNIMARINE, INC., as Disponent Owners of the M/V BERGEBONDE, Under a Charter Party, dated December 29, 1987	SMA No. 673 S.M.A. 2081	Parties	
297.	SMA No. 2417: In the Matter of the Arbitration between Italmare S.p.A., as Time Chartered Owners of the KOCAELI and Interocean Shipping Company, as Charterers, dated September 23, 1987	SMA Award 1463 (1980)	Party	Hotchkiss v. National City Bank 200 F. 287, 293 (S.D.N.Y. 1911)

298.	SMA No. 2412: In the Matter of the Arbitration -between- OGDEN MARINE INC., AS AGENTS ON BEHALF OF OGDEN TRAVELLER TRANSPORT, INC., Owner of the S.S. TRAVELER -and- FEDERAL DIRECTORATE FERTILIZER IMPORTS, Charterer Under a Charter Party, dated September 11, 1987	S.M.A. Award No. 1838 (1983)	Party	
299.	SMA No. 2408: In the Matter of the Arbitration -between- KUO OIL LTD. LIMITED, as Charterer, - and- SHELL INTERNATIONAL PETROLEUM CO. LTD., as Disponent Owner, -of- M. T. CORONADO, under Charter Parties, dated June 12, 1987	S.M.A. Award No. 1165 (1977) S.M.A. Award 2175 (1985)	Tribunal	COGSA Esso Nederland v. Trade Fortitude, 1977 AMC 2144, 2147 (SDNY, 1977) Spencer Kellogg, Div. of Textron v. S. S. Mormacsea, 703 F.2d 44 (2d Cir. 1983) Amoco Oil v. Lorenzo Halcoussi, 1984 A.M.C. 1608 (E.D. La. 1983) Udang. Amerada Hess Corp. v. S. S. Phillips Oklahoma, 558 F.Supp. 1164 (S.D.N.Y. 1983) Demsey & Associates v. S. S. Sea Star, 461 F.2d 1009 (2d Cir. 1972); Ins. Co. of North Am. v. Dart Containerline Co., 629 F. Supp. 781 (E.D. Va. 1985)
300.	SMA No. 2394: In the Matter of the Arbitration -between- TRADE & TRANSPORT, INC., as Owners of the M/T TRADE COURIER, Owner, - and- TRANSOIL JERSEY LIMITED OF	S.M.A. No. 746 (1972); S.M.A. No. 287 (1968); S.M.A. No. 504 (1970);	Parties / Tribunal	Healy, Termination of Charter Parties, 49 Tul. L. Rev. 845, 847 (1975) M. Wilford, T. Coughlin, N.J. Healy, Time Charters 49, 52 (2d ed. 1982)

	CHANNEL ISLANDS, Charterer, Under Charter Party, dated March 6, 1987	S.M.A. No. 1159 (1977); S.M.A. No. 1341 (1979) S.M.A. No. 817 (1973) S.M.A. No. 1844 (1983) S.M.A. No. 1099 (1977); S.M.A. No. 1319 (1979); S.M.A. No. 1375 (1979); S.M.A. No. 1531 (1981) S.M.A. No. 1531 (1981)		<p>Webster's Third New International Dictionary, Unabridged (1967)</p> <p>J. Calamari & J. Perillo, The Law of Contracts § 14-6 (2d ed. 1977)</p> <p>Aaby v. States Marine Corp., 181 F.2d 383 (2d Cir. 1950), cert. denied, 340 U.S. 829 (1950);</p> <p>The Hongkong Fir, [1961] 1 Lloyd's List L.R. 159 (Q.B.), aff'd, [1961] 2 Lloyd's List L.R. 478 (C.A.)</p> <p>Compania Naviera Asiatic, S.A. v. Burmah Oil Co., 1977 AMC 1538 (S.D.N.Y. 1977)</p> <p>Texaco Export, Inc. v. Overseas Tankship Corp., 573 F.2d 717 (2d Cir. 1978)</p> <p>Hadley v. Baxendale, 9 Exch. 341 (1854)</p> <p>Ohoud Establishment for Trade and Contracts v. Tri-State Contracting & Trading Corporation, 1982 AMC 1645, 1652 (D. N.J. 1981)</p> <p>Milburn v. Federal Sugar Refining Co., 161 Fed. 717 (2d Cir. 1908);</p> <p>The Saturnus, 250 Fed. 407 (2d Cir. 1918)</p>
301.	SMA No. 2391: In the Matter of the Arbitration between Skaarup Ship Management Corporation, as Agents to Owners of the OSWAYO and Ore Sea Transport S.A., as Charterers Under a Time Charter Party, dated May 15, 1987	SMA Award 1035 (1975) SMA Award 390 (1969)	Party	

302.	SMA No. 2382: IN THE MATTER OF THE ARBITRATION BETWEEN POLARIS MARINE AGENCY, INC., As AGENT for the Owner of the MV "THARROS", -and- WOODWARD & DICKERSON, INC., As Charterer. Under a Charter Party, dated May 8, 1987	S.M.A. No. 1331 (1979)	Party	
303.	SMA No. 2401: In the Matter of the Arbitration between Avin International S.A., as Disponent Owner of the YANNIS P.V. and Amoco Transport Company, as Charterer, dated April 15, 1987	SMA Award 1636 SMA 1719 SMA 1656 SMA Award 1815 (1983) SMA 1207	Tribunal / Parties	COGSA
304.	SMA No. 2378: In the Matter of the Arbitration Between BUQUES CENTROAMERICANOS, S.A., Owner and REFINADORA COSTARRICENSE DE PETROLEO, S.A., Charterer, dated April 24, 1987	S.M.A. #1881 (1983) S.M.A. #1260 (1978)	Tribunal	Scrutton On Charterparties 166 n. 80 (19th Ed. 1984) Office of Supply, Gov. of the Rep. of Korea v. New York Navigation Company, 469 F.2d 377, 380 (2d Cir. 1972) Merrill Lynch, Pierce, Fenner & Smith, Inc. v. Lecopulos, 553 F.2d 842 (2d Cir. 1977) Victory Transport Inc. v. Comisaria General, 336 F.2d 354 (2d Cir. 1964), cert. denied, 381 U.S. 934 (1965) Efploia Shipping Corporation, Ltd. v. Canadian Transport Company, Ltd. (The PANTANASSA), [1958] 2 Lloyd's Rep. 449, 458 (Q.B. 1958) Morris v. Levison, 1 C.P.D. 155 (Common Pleas 1876) (
305.	SMA No. 2371: In the Matter of the Arbitration -between- FEDERAL COMMERCE & NAVIGATION LTD., as disponent Owner of the M/V	SMA No. 2162 SMA No. 1101	Parties / Tribunal	Facts of other cases cited by the parties Angela Decision 592 F 2nd 58 (2nd Cir. 1979)

	"KALLIOPI", -and- FARMERS UNION GRAIN TERMINAL ASSOCIATION, as Charterers, under a charter party, dated March 25, 1987	SMA 1268 (N.Y. 1978) SMA Award No. 1969 SMA Award No. 1376		
306.	SMA No. 2366: In the Matter of the Arbitration between KOREA SHIPPING CORPORATION, as Time Chartered Owner of the vessel M/V CONTINENTAL RELIANCE and MOMANCO, INC., as Charterer Under a Charter Party, dated February 25, 1987	S.M.A. No. 1546 (1981) S.M.A. No. 1028 (1976)	Parties	
307.	SMA No. 2364: In the Matter of the Arbitration -between- AMERADA HESS SHIPPING CORP., As Charterer, -and- OVERSEAS UNITED TANKERS, INC., As Owner, of the M/T ALVEGA Under a Charter Party, dated February 23, 1987	SMA 2326 (1986) SMA 2175 (1985) SMA 2211 (1986)	Tribunal	Facts of other awards cited by the parties COGSA LEVATINO CO. v AMERICAN PRESIDENT LINES, 233 F. Supp 697,701, (S.D.N.Y. 1964); AMERADA HESS v SS PHILLIPS OKLAHOMA et al 558F Supp 1164 (S.D.N.Y. 1983)
308.	SMA No. 2359: In the Matter of the Arbitration between Iolkos Compania Naviera S.A., as Owners of the STOLT CAPRICORN and Parcel Tankers Inc., as Charterers, dated February 6, 1987	SMA Award 1262 (1978) SMA Award 1738 (1982)	Parties	Gardner v. M/V CALVERT 1958 AMC 800 (3rd Cir. 1958) Palmer v. Connecticut Ry. Co. (1941) 311 U.S. 544, 560
309.	SMA No. 2355: In the Matter of the Arbitration between AMOCO TRANSPORT COMPANY, as Disponent Owner of the OCEAN VENTURE, and ESSO TANKERS, INC.,	S.M.A. No. 1969 (1984)	Tribunal	CPLR § 202 Stafford v. International Harvester Co., 668 F.2d 142 (2d Cir. 1981)

	as Charterer Under Charter Party, dated January 27, 1987			Hill v. W. Bruns & Co., 498 F.2d 565 at 568-69 (2d Cir. 1974) Sandvic v. Alaska Packers Ass'n., 609 F.2d 969 (9th Cir. 1979) DeSilvo v. Prudential Lines, Inc., 701 F.2d 12, 17 (2d Cir. 1983)
310.	SMA No. 2342: In the Matter of the Arbitration between Cysen Shipping Company, as Chartered Owners of the MUNGUIA and Charter Marine Company Limited, as Charterers, dated December 24, 1986	SMA Award 848 (1974); SMA Award 1407 (1980) S.M.A. 1971 S.M.A. No. 2198	Parties	
311.	SMA No. 2339: In the Matter of the Arbitration between ZEPHYROS MARITIME AGENCIES, INC. as agents for Owners of M/Vs GOLDEN NICHOLAS, GOLDEN FORTUNE, GOLDEN PANAGIA and GOLDEN DOLPHIN and FLOTA MERCANTE GRANCOLOMBIANA S.A. as Charterer under Charter Parties, dated December 9, 1986	SMA 2073 SMA 2226 SMA 2285 SMA 2242 SMA 2182	Tribunal	Sperry Int'l. Trade Inc. v. Government of Israel, 689 F. 2d, 301,306 (2d Cir.1982) R.B.S. & HANIEL COAL/NATIONAL COAL CO. (AAA Arb.)
312.	SMA No. 2327: In the Matter of the Arbitration between TRISUN TANKERS, LTD., as Owner of the M/T TRISUN and BURMAH OIL TANKERS, LTD., Charterer, under Charter Party, dated September 2, 1986	S.M.A. 1799 (1983) S.M.A. 1563 (1982) S.M.A. 2218 (1986) S.M.A. 2203 (1986) S.M.A. 2201 (1985) S.M.A. 2091 (1985)	Tribunal	Proctor & Gamble v. Lawrence Warehouse, 22 A.D.2d 420 (1st Dep't 1965) Einstein v. Dunn, 61 App. Div. 195, 201, aff'd. on opn. below, 171 N.Y. 648; 8 N.Y. Jr., Prudential Lines vs General Tire International Co., [440 F. Supp. 556 (S.D.N.Y. 1977) Caribbean Steamship Company S.A., vs Sonmez Denizcilik Ve Ticaret A.S. [1982 A.M.C. 2086-88]

		S.M.A. 2084 (1985) S.M.A. 2080 (1985) S.M.A. 2051 (1985) S.M.A. 1953 (1984) S.M.A. 1946 (1984) S.M.A. 1921 (1981) S.M.A. 1918 (1983)		Britain S.S. Company vs Munson S.S. Line, 31 F. 2d 530 (2nd Cir. 1929 cert. denied at 280 U.S. 574, 50 S. Ct. 29, 74 L. Ed. 625) (1929) Wind Endeavor [1984 A.M.C. 405] Northeast Petroleum Corp. vs S/S "PRARIE GROVE" [1977 A.M.C. 2139-2142-43 (S.D.N.Y. 1977)], Esso Nederland vs M/T "TRADE FORTITUDE" [1977 A.M.C. 2144, 2148 (S.D.N.Y. 1977) Aff'd. F. 2d (ed Cir. 1977)], Kerr-McGee Refining Corp. vs M/V "LIBERTAD" [S.D.N.Y. Sept. 14, 1981]
313.	SMA No. 2325: In the Matter of the Arbitration between South Street Seaport Museum and Marine Ship Chandlery Co., Inc., Streets of Ships, Inc., Seaport Galley, Inc. and Catherine Lacey (Individually and as Executrix of the Estate of William John Lacey), dated October 30, 1986	SMA Award 2029 (1984)	Parties	the United States Carriage of Goods by Sea Act Gardner v. M/V CALVERT 1958 AMC 800, 807 (3rd Cir. 1958); United States Trust Co. v. O'Brien (1894) 143 N.Y. 284, 287-289, 38 N.E. 266, 267 Palmer v. Connecticut Ry. Co. (1941) 311 U.S. 544, 560 Garrity v. Lyle Stuart 40 N.Y. 2d 354, 386 N.Y.S. 2d 831, 353 N.E. 2d 793 (1976)
314.	SMA No. 2319: In the Matter of the Arbitration between PETROFINA S.A. and AMOCO TRANSPORT COMPANY, under a Tanker Voyage Charter Party, dated October 21, 1986	SMA Award 1636	Parties	
315.	SMA No. 2318: In the Matter of the Arbitration between Adrimar Compania Naviera, S.A. as	S.M.A. #1152	Tribunal	

	Owner of the M/S CHLOE and CRS LIMITED as Agents for CZARNIKOW-RIONDA TRADING COMPANY, INC., as Charterers, dated October 20, 1986			
316.	SMA No. 2311: In the Matter of the Arbitration between Contishipping, Division of Continental Grain Company, as Owners/Disponent Owners and Carbontek Trading Co., Ltd., as Charterers, dated September 30, 1986	SMA Award 1039 (1976) SMA Award 1672B (1982)	Tribunal	Gardner v. M/V CALVERT 1958 AMC 800, 807 (3rd Cir. 1958); United States Trust Co. v. O'Brien (1894), 143 N.Y. 284, 287-289, 38 N.E. 266, 267 Palmer v. Connecticut Ry. Co. (1941) 311 U.S. 544, 560 Maritime Reserach, Inc. Weekly Newsletter, Vol. XXXIII No. 13 (August 17-24, 1985)
317.	SMA No. 2304 (Refer No. 2267): In the Matter of the Arbitration between Zephyros Maritime Agencies, Inc., as Agents for Owners or Disponent Owners and Mexicana de Cobre, S.A., as Charterers, dated September 17, 1986	SMA Award 1470 (1980)	Tribunal	Sir Michael J. Mustill and Stewart C. Boyd, The Law and Practice of Commercial Arbitration in England (London: Butterworth & Co. (Publishers) Ltd., 1982) Noritake Co. v. Hellenic Champion 627 F. 2nd 724, 728/730 (5th Cir. 1980)
318.	SMA No. 2307: In the Matter of the Arbitration between Navajo Shipping Corporation, as Owners of the PERSEUS and Texas City Refining, Inc., as Charterers, dated September 17, 1986	SMA Award 1059 (1976)	Parties	
319.	SMA No. 2288: In the Matter of the Arbitration between Atlantic Richfield Company, as Owners of the ARCO INDEPENDENCE and Transworld Oil Limited, as Charterers, dated August 8, 1986	SMA Award 1636 (1982) SMA Award 1827 (1983)	Tribunal	
320.	SMA No. 2280: In the Matter of the Arbitration between INDUSTRIAL SEA TRANSPORT	SMA Award 1953	Tribunal	Northeast Petroleum v. s/s Prairie Grove, 1977 AMC 2139 Esso Nederland v. m/t Trade Fortitude, 1977 AMC 2144

	Fédération Internationale de Football Association (FIFA), award of 8 May 2017		CAS 2005/A/944, CAS 2011/A/2646, CAS 2012/A/3032
24.	Arbitration CAS 2016/A/4774 Mersin Idman Yurdu Sk v. Universal Stars Club & FIFA, award of 8 May 2017	Disciplinary sanction for failure to comply with a previous FIFA decision	CAS 2013/A/3323 CAS 2006/A/1008 CAS 2013/A/3358 CAS 2005/A/944, CAS 2011/A/2646, CAS 2012/A/3032
25.	Arbitration CAS 2016/A/4761 Alexandra de Aguiar Gonçalves v. International Weightlifting Federation (IWF), award dated 26 June 2017	Doping	Panel: CAS 2016/A/4534 Party: CAS 2013/A/3327 CAS 2013/A/3335
26.	Arbitration CAS 2016/A/4758 Aline de Souza Facciolla Ferreira v. International Weightlifting Federation (IWF), award of 26 June 2017	Doping	Panel: CAS 2016/A/4534 Party: CAS 2013/A/3327 CAS 2013/A/3335
27.	Arbitration CAS 2016/A/4746 Sibel Özkan Konak v. International Olympic Committee (IOC), award of 21 November 2016	Doping	None
28.	Arbitration CAS 2016/A/4745 Russian Paralympic Committee (RPC) v. International Paralympic Committee (IPC), award of 30 August 2016	Validity of an IPC's decision to suspend a member organization	CAS 2011/A/2343 CAS 2006/A/1153 CAS 2008/A/1480 CAS OG 16/09
29.	Arbitration CAS 2016/A/4741 Club de Regatas Vasco da Gama v. Pedro Cabral Silva Junior, award of 18 April 2017	Players' agent involved in a settlement agreement	Panel: CAS 2012/A/2889 CAS 2012/A/2969 CAS 2003/A/506 CAS 2009/A/1810&1811,

	CORPORATION, Owner, and AMERADA HESS SHIPPING CORPORATION, Charterer. Under Charters of the m/t ANEMOS, dated July 25, 1986			
321.	SMA No. 2271: In the Matter of the Arbitration between MARNATO COMPANIA NAVIERA, S.A., as Owner of the S. T. PERSEPOLIS, and GOLDEN GATE PETROLEUM CO., as Charterer, dated July 11, 1986	S.M.A. No. 1777 (1983), S.M.A. No. 1812 (1983), S.M.A. No. 1340 (1979), S.M.A. No. 1841 (1983) S.M.A, No. 891 (1974) S.M.A. No. 1841 (1983)	Party	Summerskill, Laytime at 4-46; 2B Benedict on Admiralty, § 33; Tiberg, The Law of Demurrage, 312-13 National Resources Defense Council, Inc. v. U.S. Environmental Pollution Agency, 725 F.2d 761 (9th Cir. 1984)
322.	SMA No. 2265: In the Matter of the Arbitration between ATLANTIC MARINE AGENCIES, INC. as Owner of the CALIFORNIA and THE GENERAL AUTHORITY FOR SUPPLY COMMODITIES, Cairo, Arab Republic of Egypt, as Charterer, under a Charter Party, dated July 18, 1986	S.M.A. 1277 (1978) S.M.A. 1471 (1980) S.M.A. 907 (1975) S.M.A. 1502 (1980) S.M.A. 1978 (1984) S.M.A. 1620 (1981) SMA 1238 (1978)	Parties	Shipping Co. v. Czarnikow-Rionda Co., 1982, A.M.C. 1458 (S.D.N.Y. 1981) Sammi Line Co. v. Altemar Navegacion, 605 F. Supp. 72 (S.D.N.Y. 1985) Sofial v. Ove Skou Rederi (The HELLE SKOU), (1976) 2 L.I. L. Rep. 205 Facts of other awards cited by parties
323.	SMA No. 2262: In the Matter of the Arbitration between GRAND BASSA TANKERS, INC., Owner of the Vessel S/S ALLEGIANCE, Owner-	S.M.A. Award No. 1647 (1980)	Parties	The Mariner's Dictionary, Gersham Bradford (1972 ed.) International Maritime Dictionary, DeKerchove (1948 ed.) Scrutton on Charter Parties (1974)

	<p>Petitioner EXXON COMPANY, U.S.A., Charterer-Respondent</p> <p>In the Matter of the Arbitration between GRAND BASSA TANKERS, INC., Owner of the Vessel S/S BANNER, Owner-Petitioner and CORCO MARINE, INC., Charterer-Respondent</p> <p>In the Matter of the Arbitration between GRAND BASSA TANKERS, INC., Owner of the Vessel S/S ALLEGIANCE, Owner-Petitioner and APEX OIL COMPANY, Charterer-Respondent, dated July 19, 1985</p>			
324.	<p>SMA No. 2256:</p> <p>In the Matter of the Arbitration between Petrobras - Frota Nacional de Petroleiros - "Fronape", as Charterers and Parcel Tankers, Inc., as Owners of the STOLT SURF, dated June 20, 1986</p>	<p>SMA Award 1611 (1981)</p> <p>SAM Award 1751 (1982)</p> <p>SMA Award 1919 (1983)</p> <p>SMA Award 1942 (1984)</p> <p>SMA Award 2215 (1986)</p> <p>SMA Award 1469 (1980)</p>	Tribunal	<p>United States Fire Insurance Co. v. China Union Limited 1974 A.M.C. 394</p> <p>Zim Israel Navigation Co. Ltd. v. Tradax Export S.A. (1970) 2 LLR 409</p> <p>Sir Alan Abraham Mocatta, Michael J. Mustill and Stewart C. Boyd, Scrutton on Charterparties and Bills of Lading, 18th Edition (London: Sweet & Maxwell, 1974)</p> <p>Raoul Colinvaux, Carver's Carriage by Sea, Volume 2, 12th Edition (London: Stevens & Sons, 1971)</p>
325.	<p>SMA No. 2254:</p> <p>IN THE MATTER OF THE ARBITRATION BETWEEN ANDINO CHEMICAL SHIPPING CO., INC. as chartered owner of the M/T ESPOIR Petitioner/Respondent and AECTRA REFINING & MARKETING, CHARTERER Respondent/Petitioner, arising under an Asbatankvoy Charter Party, dated June 11, 1986</p>	<p>S.M.A. 1883 (1983),</p> <p>S.M.A. 2153 (1985)</p>	Tribunal	<p>Scrutton on Charter Parties (15th Edition 1948)</p> <p>Time Charters: Wilford, Coghlin, Healy (London, 1978)</p> <p>Kossick v. United Fruit Co., 365 U.S. 731, 734 (1961)</p> <p>Christman v. Maristella Compania Naviera, 349 F.S. 845 (S.D.N.Y. 1972), affd. 468 F.2d 620 (2d Cir. 1972)</p>

				<p>U.S. Navy Co. v. Black Diamond Lines, 147 F.2d 958, 960 (2d Cir. 1945)</p> <p>J.C. Penney Co. Inc., v. 1700 Broadway Co., 104 M.2d 787, 429 N.Y.S.2d 369 (S.Ct., N.Y. 1980)</p> <p>Christman v. Maristella Compania Naviera, 349 F.S. 845, 850 (S.D.N.Y. 1972), affd. 468 F.2d 620 (2d Cir. 1972)</p> <p>Davison v. Von Lingen, 113 U.S. 40, 48-49 (1885),</p> <p>The MIHALIS ANGELOS (1970), 2 Lloyd's L.Rep. 43, 47 (Court of App.)</p> <p>The MARCH, 25 F. 106, 109-110 (D.M d. 1885);</p> <p>Evera S.A. Commercial v. North Shipping Co. Ltd., (1956), 2 Lloyd's List L.R. 367, 370 (Q.B. 1956)</p> <p>Hadley v. Baxendale, 9 Exch. 341, 156 Eng. Rep. 145 (1854),</p> <p>Czarnikow-Rionda Co. v. Federal Sugar R. Co., 225 N.Y. 33 (1930)</p>
326.	<p>SMA No. 2252: In the Matter of the Arbitration between Nordi Shipping and Trading Co. S.A., as Agents for Time Chartered Owners of the FLORANI and Thyssen Carbometal Co., as Charterers, dated June 9, 1986</p>	<p>SMA Award 1827 (1982)</p>	<p>Tribunal</p>	<p>Hugo Tiberg, The Law of Demurrage (London: Stevens & Sons, 1971),</p>
327.	<p>SMA No. 2240: In the Matter of the Arbitration between National Shipping & Trading Corp., as Agents for Owners of the MYKALI II and Buck Shipping International Ltd., as</p>	<p>SMA Award 1967 (1984)</p>	<p>Tribunal</p>	<p>Santa Martha Baay Scheepvaart and Handelsmaatschappij N.V. v. Scanbulk A/S (the RIJN) Q.B. (Com.Ct.) LLR (1981) Vol. 2</p>

	Agents for Charterers, Chassay Shipping Limited and Leonard J. Buck & Co., Inc., as their respective interest may appear, dated April 28, 1986			
328.	SMA No. 2234 (Refer No. 2077): In the Matter of the Arbitration between COMPANIA ULYSSES, S.A., Owner of the M/V ERMOUPOLIS and MACO S.A. of Panama, Charterer Under a Charter Party, dated April 15, 1986	S.M.A. #1906	Tribunal	Sun Oil Company v. Dalzell Towing Co., Inc., 287 U.S. 292.
329.	SMA No. 2213: In the Matter of the Arbitration between GOLDEN EAGLE LIBERIA LIMITED, Owner of the M/T GOLDEN DOLPHIN and AGIP S.p.A., Charterer Under a Charter Party, dated March 7, 1986	SMA Award 1469 (1980)	Tribunal	Sir Alan Abraham Mocatta, Michael J. Mustill and Stewart C. Boyd, Scrutton on Charterparties and Bills of Lading, 18th Edition (London: Sweet & Maxwell, 1974) Raoul Colinvaux, Carver's Carriage by Sea, Volume 2, 12th Edition (London: Stevens & Sons, 1971)
330.	SMA No. 2226: In the Matter of the Arbitration between BONAIRE TRADING N.A. LTD., As Voyage Charterers of the M/T MEGAS and BESSIE COMPANIA NAVIERA, S.A., As Owners of the M/T MEGAS, Under a Charter Party, dated September 30, 1985	S.M.A. No. 1976 (1984)	Tribunal	"Domke on Commercial Arbitration" New York C.P.L.R. Katz v. Uvegi, 18 Misc. 2d 576, 187 N.Y.S.2d 511, aff'd, 11 A.D.2d 773, 205 N.Y.S.2d 972 (1960) Double-M Construction Corp. v. Cental School District No. 1 Town of Highlands, 55 A.D.2d 932, 391 N.Y.S.2d 10 (1977), modified, 61 A.D.2d 982, 402 N.Y.S.2d 442 (1978) In Re Albert Elia Bldg. Co., Inc., 8 A.D.2d 684, 184 N.Y.S.2d 392 (1959) Sperry International Trade, Inc. v. Government of Israel, 689 F.2d 301, 306 (2d Cir. 1982)

				Sprinzen v. Nomborg, 46 N.Y.2d 623, 629, 415 N.Y.S.2d 974, 389 N.E.2d 456 (1979)
331.	SMA No. 2219: In the Matter of the Arbitration between KOCH SHIPPING, INC. OF DELAWARE, Charterer, under charterparty dated October 15, 1980, and ANTCO SHIPPING LIMITED, Disponent Owner of the Vessel CRADLE OF LIBERTY, dated March 4, 1986	SMA Award 1874 SMA Award 1865 SMA Award 1636 SMA Award 1545 S.M.A. Award No. 1815 S.M.A. Award No. 1801 S.M.A. Award No. 958	Tribunal / Parties	U.S. Carriage of Goods by Sea Act Commercial Molasses Corp. v. New York Tank Barge Corp., 314 U.S. 104 (1941) The Amoco Cadiz, 1984 AMC 2123 Archawaski v. Hanioti, 350 U.S. 532, 535-536, 1956 A.M.C. 742 (1956) Chase Manhattan Bank v. Banque Intra, S.A., 274 F. Supp. 496 (S.D.N.Y. 1967) Trans-Asiatic Oil v. UCO Marine (The Silver Lady), U.S.D.C., S.D.N.Y. July 31, 1985, 85 Civ. 1981 (unreported) Corbin on Contracts, Vol. 1
332.	SMA No. 2209: In the Matter of the Arbitration between INDUSTRIAL BULK CARRIERS, INC., as Owner of the M/V KIN WAI and THE GOVERNMENT OF ISRAEL SUPPLY MISSION, as Charterer Under a Charter Party, dated February 18, 1986	S.M.A. No. 1352 [1979] S.M.A. No. 1355 [1979] S.M.A. No. 1013 [1976] S.M.A. No. 1541 [1981]; S.M.A. No. 2098 [1985]; S.M.A. No. 1346 [1979]	Parties	Prosser, TORTS (4th ed. 1971) Goodpasture, Inc. v MV POLLUX, 602 F.2d 84, 86 (5th Cir. 1979) Central Trust Co. v Goldman, 417 N.Y.S. 2d 359, 361 [1979]

333.	SMA No. 2207: In the Matter of the Arbitration between VORRAS MARITIME CORP., Owners of the M.V. VORRAS and AGRICO INTERNATIONAL TRANSPORTATION, S.A., Charterers Under Charter Party, dated February 18, 1986	S.M.A. Nos. 1331 and 1332; S.M.A. No. 1277; S.M.A. No. 1081. S.M.A. No. 1329	Parties	
334.	SMA No. 2201: In the Matter of the Arbitration between Panaghia Shipping Co., Ltd., as Owners of the EPTANISSOS and Pittston Petroleum Inc., as Charterers, dated December 30, 1985	SMA No. 1509 SMA Award 1910	Tribunal	COGSA
335.	SMA No. 2187: In the Matter of the Arbitration between FIRSTCO ASSOCIATES, as Disponent Owner of the M/V PEARL and RETLA STEAMSHIP CO., as Charterer Under a Charter Party, dated April 18, 1985	S.M.A. No. 1092 (1977); S.M.A. No. 1661 (1982); S.M.A. No. 1761 (1982)	Party	
336.	SMA No. 2176: In the Matter of the Arbitration between FLOWER LINE, LTD., Disponent Owner of the M/V ORIENT ROSE and TRIBULK (BAHAMAS) LTD., Charterer and CARGILL, INC., Charterer, dated October 7, 1985	S.M.A. No. 877 [1974], S.M.A. No. 324 [1965]	Parties	
337.	SMA No. 2165: In the Matter of the Arbitration between EUROSTREAM SHIPPING, INC., as Owner of the M/V MIZTLI and ATLANTIC RICHFIELD COMPANY, as Charterer	S.M.A. No. 1041 (1976); S.M.A. No. 1020 (1976); S.M.A. No. 654 (1971)	Parties	COGSA

	Under an ASBATANKVOY Charter Party, dated November 12, 1985			
338.	SMA No. 2158 (Refer No. 1870): In the Matter of the Arbitration between Neste Oy, as Disponent Owners of the LPG Carrier MAGELLAN and G.D.O. Industries, Inc., as Charterers, dated October 21, 1985	SMA Award 1062 (1976) SMA Award 939 (1975)	Parties	
339.	SMA No. 2153: IN THE MATTER OF THE ARBITRATION BETWEEN CITIES SERVICE COMPANY, as Disponent Owner of the M/S VENUS V, Petitioner, and HANDELS-EN TRANSPORT MAATSCHAPPIJ TRANSOL B.V., SLIKKERVEER, as Charterer, Respondent, Under an ASBATANKVOY Charter Party, dated August 8, 1985	S.M.A. 1883, (1983)	Tribunal	Time Charters: Wilford, Coghlin, Healy (London, 1978) Evera S.A. Commercial v. North Shipping Co. Ltd., 2 Lloyd's L. Repts. 367, 372 (Q.B. 1976) Rosasco Pitch Pine Lumber Co., 121 Fed. 437 (S.D.N.Y. 1903), affd. 138 Fed. 25, cert. den. 198 U.S. 587 The March, 25 Fed. 106, 109-110 (D.Md. 1885) Davison v. Von Lingen, 113 U.S. 40, 48-49 (1885); The Mihalis Angelos [1970], 2 Lloyd's L. Rep. 43, 47 (Court of App.) Finnish Government (Ministry of Food) v. H. Ford & Co., Ltd., (1921) 6 Ll.L. Rep. 188 Beaumont Birch Co. v. Najjar Industries, Inc. 477 F.S. 970, 972 (S.D.N.Y. 1979), Liberty Navigation & Trading Co. v. Kinoshita & Co. Ltd. 285 F.2d 343, 346 (2d Cir. 1960)
340.	SMA No. 2129: In the Matter of the Arbitration between SEAWISE OPERATING CO. LTD., As	S.M.A. 1179 SMA 1207	Party	COGSA VALLESCURA, 293 U.S. 296, 303, 55 S. Ct. 194, 196 (1934)

	Agents for the Owners of the M/T ATLANTIC CONQUEROR and CITIES SERVICE COMPANY, Charterers C/P, dated August 2, 1985			
341.	SMA No. 2125: In the Matter of the Arbitration between TRANSAEGEAN MARINE LTD., as Owner of the M/V ANDROS MENTOR, and CANPOTEX SHIPPING SERVICES, LTD., as Charterer Under a Charter Party, dated June 13, 1985	S.M.A. No. 271 (1968); S.M.A. No. 1150 (1977) S.M.A. No. 87 (1960) S.M.A. No. 1775 (1983)	Party	the NORTHERN CLIPPER, 1967 AMC 1557 URANUS, 1977 AMC 586
342.	SMA No. 2107: In the Matter of the Arbitration between VAN WEELDE BROS, SHIPPING LTD., as Disponent Owner of the M/V MARCOS MF and UNITED STATES STEEL INTERNATIONAL, INC., as Charterer Under a GENCON Charter Party, dated June 17, 1985	S.M.A. No. 926 (1975) S.M.A. No. 1062 (1976) S.M.A. No. 1564 S.M.A. No. 1339 (1979)	Parties	M. Summerskill, LAYTIME (3rd Ed. 1982) Scrutton on Charterparties, 18th ed The Law of Demmorage, Tiberg, 3d ed., 426 Hain S.S. Co. v. Minister of Food, [1949], 1 K.B. 492, Cargill Americas, Inc. v. Baker, Carver & Morell, 1979 A.M.C. 1819 (S.D.N.Y. 1979) Bedford Steamship Co., Ltd. v Navico A.G., [1977] 2 Lloyd's Rep. 273
343.	SMA No. 2092: In the Matter of the Arbitration between ATLANTIC OPERATING COMPANY, LTD., (BERMUDA), as Agents for Owner and OMNIUM TRANSPORTATION COMPANY, as Charterer and VALE DO RIO DOCE NAVEGACAO (DOCENAVE) as Sub-Charterer of the M.V. LIBERIAN STATESMAN, dated March 29, 1985	SMA No. 713 (1972) SMA No. 1465 (1980) SMA No. 1464 (1980) SMA No. 1463 (1980) S.M.A. 2029	Party / Tribunal	Clyde Commercial Steamships, Ltd., v. United States Shipping Co., (THE SANTONA), 152 F. 516 (SDNY 1907)

344.	SMA No. 2087: In the Matter of the Arbitration between Clover Trading Co., Inc., as Owners of the M/V VIRGINIA RHEA and Trans Meridian Inc., as Charterers under a Charterparty, dated April 26, 1985	S.M.A. No. 1883	Tribunal	
345.	SMA No. 2069: In the Matter of the Arbitration between PARTREDERIE LIST - A/S MOSVOLDS REDERI, as Owner of the MOSHILL, and I.S. JOSEPH SHIPPING CO. LTD., as Charterer under a Charter In the Matter of the Arbitration between SCOUT SHIPPING CO., INC., as Owner of the JONNA DAN, and I.S. JOSEPH SHIPPING CO., LTD., as Charterer under a Charter dated August 20, 1980 In the Matter of the Arbitration between J. LAURITZEN A/S, as Owner of the IRENA DAN, and I.S. JOSEPH SHIPPING CO., LTD., as Charterer under a Charter, dated February 13, 1985	S.M.A. No. 1237 S.M.A. 1851	Parties / Tribunal	ORION SHIPPING & TRADING v. EASTERN STATES PETROLEUM CORP. of Panama S.A., Supp. 777 SDNY 1962, Aff'd. 312 F. 2nd 299 2d Cir. 1963. Cert. denied 373 U.S. 949. 1963
346.	SMA No. 2061: In the Matter of the Arbitration between YANG MING MARINE TRANSPORT CORP., Owner of the M/V MING JOY and PENTELI SHIPPING CORPORATION, Time Charterer and CANADIAN TRANSPORT COMPANY, a Division of MACMILLAN BLOEDEL INDUSTRIES, LTD., Subcharterer, dated December 20, 1984	S.M.A. 1230 (1973)	Party	the Canadian Shipping Act Canadian Pacific (Bermuda) Ltd. v. Canadian Transport Ltd. [1973] 1 LL.L. Rep. 27 (Q.B. Div.) affirmed [1974] 1 LL.L. Rep. 311 (Court of Appeal)
347.	SMA No. 2055:	SMA Award 1847 (1981)	Tribunal / Parties	Reilly v. Barrett (1917) 220 NY 170, 115 NE 453;

	<p>In the Matter of the Consolidated Arbitration between A/S Kristian Jebsens Rederi, as Owners of the SEALNES and Manumante, S.A., as Charterers and Fertilizantes Mexicanos, S.A., as Sub-Charterers, dated January 31, 1985</p>	<p>SMA Award 2044 (1984) SMA Award 926 (1975) SMA Award 1855 (1983)</p>		<p>Holzer v. Deutsche Reichsbahn Gesellschaft (1936) 159 Misc 830, 290 NYS 181, affd 252 AD 729, 299 NYS 748, mod 277 NY 474, 14 NE2d 798</p> <p>Werking v. Amity Estates, Inc. (1956) 2 NY2d 43, 155 NYS 2d 633, 137 NE2d 321, app dismd 353 US 933, 1 L Ed 2d 756, 77 S Ct 812, reh den 353 US 989, 1 L Ed 2d 1146, 77 S Ct 1281</p> <p>United States v. Atlantic Refining Co. 112 F. Supp. 76 (D.N.J. 1951)</p> <p>Nielsen v. Wait (1885) 16 Q.B.D. 67 (C.A.)</p> <p>Pagnan & Fratelli v. Tradax Export S.A. 1969 LL LR (2)</p> <p>Rayner v. Condor (1895) 1 Com. Cas. 80;</p> <p>Aktieselskabet Gimle v. Garland, 1917, 2 S.L.T. 254</p> <p>Lily v. Stevenson (1895) 22 Rettie 278;</p> <p>Rederi. Transatlantic v. Compagnie Francaise des Phosphates (1926) 32 Com.Cas. 126</p> <p>Compania Naviera Aeolus v. Union of India (1964) A.C. 868</p> <p>Donald Davies, "The 'Arrived Ship' Concept and Time Lost Waiting for a Berth Clause," 1977 Lloyd's of London Press Ltd</p> <p>Scrutton on Charterparties and Bills of Lading 18th ed., 1974</p> <p>Summerskill</p>
348.	SMA No. 2046:	S.M.A. No. 1008 (1976);	Party	The Law of Demurrage, Tiberg, 2nd Ed. p. 203;

			CAS 2009/A/1975 CAS 2014/A/3664 Party: CAS 2007/A/1380 CAS 2008/A/1665 TAS 2007/O/1310
30.	Arbitration CAS 2016/A/4736 Cruzeiro Esporte Clube v. Clube Atlético Paranaense, award of 30 November 2016	Solidarity contribution	None
31.	Arbitration CAS 2016/A/4733 Sergei Serdyukov v. FC Tyumen & Football Union of Russia (FUR), award of 7 April 2017	Contractual dispute	CAS 2008/A/1705 CAS 2008/A/1639 CAS 2006/A/1141
32.	Arbitration CAS 2016/A/4731 Marko Livaja v. FC Rubin Kazan, award of 26 June 2017	Compensation during an agreement to suspend an employment contract while on loan	Party: CAS 2016/A/4699
33.	Arbitration CAS 2016/A/4721 Royal Standard de Liège v. FC Porto (Player C.), award of 19 May 2017	Training compensation	Panel: CAS 2010/A/2316 CAS 2008/A/1521 CAS 2006/A/1152 CAS 2014/A/3587 CAS 2012/A/2890 CAS 2014/A/3497 Party: CAS 2012/A/2890, CAS 2009/A/1757 CAS 2006/A/1152 CAS 2008/A/1521 TAS 2014/A/3587
34.	Arbitration CAS 2016/A/4720 Royal Standard de Liège v. FC Porto (Player T.), award of 19 May 2017	Training compensation	Panel: CAS 2010/A/2316 CAS 2008/A/1521 CAS 2006/A/1152

	In the Matter of the Arbitration between OCEAN SHIPPING LTD., HAMILTON, BERMUDA, Disponent Owner of the M/V SALVIA STAR and BACCHUS INTERNATIONAL COMMERCE CORPORATION, Charterer Under a Charter Party, dated December 20, 1984	S.M.A. No. 1427 (1980); S.M.A. No. 1838		Poor on Charter Parties and Ocean Bills of Lading, 5th Ed. 58 Tweedie v Pitch Pine Lumber Company, 156 Fed.88; The Rocky City, 33 Fed.556; St. Ioannis Spg. Corp. v Zidell Explorations, 336 F.2d 194; Unnevehr v The Hindoo, 1 F. 627;
349.	SMA No. 2021: In the Matter of the Arbitration between YANNINA SHIPPING LTD., as Owner of the M/T TATINA, and AMOCO UNITED KINGDOM LTD., as Charterer, under Charter Party, dated September 19, 1984	S.M.A. No. 1630 (1982) S.M.A. No. 1917 (1983) S.M.A. No. 1469 (1980)	Party	
350.	SMA No. 2006: In the Matter of the Arbitration between Erminonis Shipping Co. S.A., as Owners of the APOSTOLOS K and Flota Mercante Grancolombian S.A., as Charterers, dated July 30, 1984	SMA Award 746 SMA Award 1352 (1979) SMA Award 817	Tribunal	Aaby v. States Marine Corp. 181 F. 2d 383 (2nd Cir. 1950) HONG KONG FIR (1961) 1 Lloyd's List L.R. 159 (Q.B.) aff'd (1961) 2 Lloyd's List L.R. 478
351.	SMA No. 2000: In the Matter of Arbitration between ALLIED SHIPPING CO., S.A., Owner of the T/T WORLD MONARCH and MITSUI & CO., LTD., as Charterer, under Charter Party, dated July 31, 1984	S.M.A. 1165 (1977); S.M.A. 1358 (1979)	Tribunal	
352.	SMA No. 1996: In the Matter of the Arbitration between CARDINAL SHIPPING CORPORATION, as Time-Chartered Owner of the MV MED TRADITION and ACADIA FOREST PRODUCTS LIMITED, as Charterer under a Charter Party, dated July 6, 1984	S.M.A. No. 1461 (1980); S.M.A. No. 1537 (1981)	Tribunal	2 Benedict on Admiralty para. 22 (6th ed. 1983) Sanday v United States Shipping Board Emergency Fllet Corp., 1 F.2d 390 (S.D.N.Y. 1924), affirmed by the Court of Appeals for the Second Circuit, 6 F.2d 384;

				United States Gypsum Transportation Co. v Dampskibs Aktieselskabet Karmoy, 48 F.2d 376 (E.D.N.Y. 1930), affirmed per curiam, 54 F.2d 1086 (2d Cir. 1931)
353.	SMA No. 1992: In the Matter of the Arbitration between Buckingham Maritime S.A., as Owners of the MICHELLE C and World Circle Ltd., as Charterers, dated June 28, 1984	SMA Award 183 (1967) SMA Award 292 (1968)	Parties	
354.	SMA No. 1989: In the Matter of the Arbitration of Disputes Between McALLISTER BROTHERS, INC. (Claimant) and A&S TRANSPORTATION CO. and MODERN TRANSPORTATION CO. (Respondents) Under contract, dated May 30, 1984	S.M.A. No. 1633	Tribunal	15 Williston, The Law of Contracts J. Calamari & J. Perillo, The Law of Contracts 521 (2d ed. 1977); 5A A. Corbin, Contracts 438 (1974) Farnsworth, Legal Remedies for Breach of Contract, 70 Colum. L. Rev. 1145, 1147-48 (1970) 10 J. Fuchberg, New York Damages Law McCormick, Handbook on The Law of Damages § 33 at p. 127 (1935) Corbin, Damages Dunn, Recovery of Damages for Lost Profits, § 6.1 at 244 (2d ed. 1981) Leblond v. McNear, 104 F. 826 (N.D. Cal. 1900), aff'd, 123 F. 384 (9th Cir. 1903); The Elena D'Amico, [1980] 1 Lloyd's Rep. 75 (Q.B., Com. Ct.); Sanders v. Munson, 74 F. 649 (2d Cir. 1896)

				<p>Madison Square Garden Boxing, Inc. v. Ali, 430 F. Supp. 679 (N.D. Ill. 1977);</p> <p>Brockhurst v. Ryan, 146 N.Y.S. 2d 386 (Sup. Ct. 1955)</p> <p>Compania Naviera Asiatic, S.A. v. Burmah Oil Co., 1977 AMC 1538 (S.D.N.Y. 1977)</p> <p>Aaby v. States Marine Corp., 107 F. Supp. 484 (S.D.N.Y. 1951)</p> <p>Locks v. Wade, 114 A.2d 875, 36 N.J.Super. 128 (1955)</p> <p>Lee v. Joseph E. Seagram & Sons, Inc., 552 F.2d 447, 455 (2d Cir. 1977)</p> <p>R & I Electronics, Inc. v. Neuman, 66 A.D.2d 836, 838 (2d Dept. 1978);</p> <p>Alm v. Unified Church Structures, Inc., 61 A.D.2d 886 (4th Dept. 1978)</p>
355.	<p>SMA No. 1987: In the Matter of the Arbitration between TRADE OCEAN INC. as Owner of the M/V TRADE NOMAD and ENERGY COOPERATIVE INC., as Charterer Under a Charter Party, dated June 8, 1984</p>	<p>SMA Award No. 1025 (1976) SMA Award No. 1071 (1976)</p>	Tribunal	<p>HEALY, Termination of Charter Parties, 49 Tul. L. Rev. 845 (1975)</p> <p>Scrutton on Charterparties and Bills of Lading (18th ed. 1974)</p> <p>Hongkong Fir, [1961] 1 Lloyd's List L.R. 159 (Q.B.), aff'd., [1961] 2 Lloyd's List L.R. 478 (C.A.);</p> <p>Aaby v. States Marine Corp., 181 F. 2d 383 (2d Cir.)</p>
356.	<p>SMA No. 1982: IN THE MATTER OF THE ARBITRATION between PARCEL TANKERS, INC., AS TIME-CHARTERED OWNERS OF THE M/T STOLT SYDNESS and WAZIR ALI</p>	<p>S.M.A. No. 1309 (1979) SMA 1012 SMA 1052</p>	Tribunal / Parties	<p>COGSA</p> <p>Trafalgar Shipping Co. V. International Milling Co., 401 F.2d 568 (2nd Cir. 1969)</p>

	INDUSTRIES, LTD., CHARTERERS, dated June 7, 1984	SMA 1325 (1979); SMA 1852 (1983); SMA 1203 (1978); SMA 1577 (1981)		General Navigation, Inc. V. Sameit Dea Brovig, 1981 A.M.C. 1781. Centerchem Products, Inc. V. A/S Rederiet Odfjell, 1972 A.M.C. 373 (D.Va. 1971); Dow Chemical Co. V. Giovannella D'Amico, 1970 A.M.C. 379 (S.D.N.Y. 1969) Northeast Petroleum Corp. V. S.S. Prairie Grove, 1977 A.M.C. 2139 Kerr-McGee Refining Corporation V. M/V La Libertad, 1982 A.M.C. 340 (S.D.N.Y.); Proctor & Gamble, Ltd. V. M/T Stolt Llandaff, 664 F.2d 1285, 1982 A.M.C. 2517 (5th Cir. 1982)
357.	SMA No. 1980: In the Matter of the Arbitration between Grand Bassa Tankers, Inc., as Owners of the ALLEGIANCE and Koch Fuels, Inc., as Charterers, dated May 30, 1984	SMA Award 1647	Tribunal	
358.	SMA No. 1972: In the Matter of the Arbitration between NOVA CARRIERS CO., As Buyers of the S/T "COMMONWEALTH" and SHAWMUT BANK OF BOSTON, N.A., As Mortgagee and Attorney-In-Fact for EL TIGRE CORPORATION, Seller Under a Memorandum of Agreement, dated May 23, 1984	SMA award 1067, SMA award 1165, SMA award 1178 SMA award 1758	Parties	Sea Dragon Inc. and Gebr. Van Weelde Scheepvaartkantoor B.V., 83 Civ. 1485 (KTD), Southern District of New York, Slip Op. October 6, 1983 Article 6 of the Navigation law of Venezuela
359.	SMA No. 1969: In the Matter of the Arbitration between CANADIAN TRANSPORT CO., LTD., as Charterer, and LELAKIS SHIPPING CO.,	S.M.A. No. 1018 (1975), S.M.A. No. 1080 (1976),	Party	

	LTD., as Disponent Owner of the MV FROSSO K under a Charter Party, dated May 24, 1984	S.M.A. No. 1298 (1979), S.M.A. No. 316 (1969)		
360.	SMA No. 1983: In the Matter of the Arbitration between Gregonav Compania Maritima S.A., as Owners of the ANASTASIOS and Sanko Steamship Co., Ltd., as Charterers, dated April 16, 1984	SMA Award 164	Parties	United States v. Czarnikow-Rionda Co. (LAKE CANAVERAL) 40 Fed. 2d 214 (2nd Cir. 1930) cert. denied, 282 U.S. 844 (1930) Straits of Daver Steamship Co. v. Munson 95 Fed. 690 (S.D.N.Y. 1899) aff'd 100 Fed. 1005 (2nd Cir. 1900) Overseas Freighters Ltd. v. Timber Shipping Co. S.A. (1971) 1 Ll. Law Rep. 523
361.	SMA No. 1951: In the Matter of the Arbitration between Louis Dreyfus Corporation, as Charterers and The Sanko Steamship Co., Ltd., as Disponent Owners of the MEIHOU MARU, dated March 29, 1984	SMA Award 1349 (1979)	Tribunal	Carlton S.S. v. Castle Mail Co. (1897) 2 Com. Cas. 173 Darling v. Raeburn (1907) 1 K.B. 846
362.	SMA No. 1945: In the Matter of the Arbitration between Compagnia Generale di Navigazione, as Owners of the GOLFO DI PALERMO and Pollock-Abrams, Inc., as Charterers, dated February 10, 1984	SMA Award 1641 SMA Award 1662 SMA Award 1686 SMA Award 1695	Tribunal	Hagerman v. Norton 105 F. 996, 998 (5th Cir. 1901)
363.	SMA No. 1940 In the Matter of the Arbitration Between RICHCO GRAIN LTD. and MARC RICH & CO. INTERNATIONAL, LTD., as Charterers and SAMICK LINES CO., LTD., AS Disponent Owner of the M/V ACHILLES Under a Charter Party, dated February 22, 1984	S.M.A. No. 1349 (1979), S.M.A. No. 1651 (1982), S.M.A. No. 1624 (1982), S.M.A. No. 834 (1974),	Party	Hadley v Baxendale, 9 Exh. 341 (1854) the CONQUEROR, 166 U.S. 110, 127 (1897)

		S.M.A. No. 1351 (1979) S.M.A. No. 1485 (1980) S.M.A. No. 366 S.M.A. No. 1292		
364.	SMA No. 1932: In the Matter of the Arbitration between SUPREME MARITIME, LTD., as Owners of the M/V SIDERI, and VOEST-ALPINE INTERNATIONAL, INC., as Charterers and as Sellers of the cargo and BRINDAVAN ALLOYS, LTD. as Receivers and as Buyers of the cargo, dated February 8, 1984	S.M.A. No. 1786 (1983)	Parties	Gilmore & Black, The Law of Admiralty (2d ed. 1975) 179 Carver, Carriage By Sea (12th ed. 1973) COGSA Restatement, Second, Contracts, § 210,213. United States Shipping Board v. Bunge y Born, 31 Com. Cas. 118 (H.L. 1925) General Electric Company International v. S/S NANCY LYKES, 706 F. 2d 80 (1983) St. Ioannis Shipping Corp. v. Zidell, 222 F. Supp. 299 (1964), aff'd., 336 F. 2d 194 (1964); International Drilling Company v. M/V DORIEFS, 291 F. Supp. 479 (1968) Salamis Shipping (Panama) v. Edm. van Meerbeeck & Co., 2 I.I.L.R. 29 (C.A. 1971)
365.	SMA No. 1919: In the Matter of the Arbitration between Compania Commercial Y Naviera San Martin S.A., as Owners of the COSTANZA	SMA Award 740 (1972) SMA Award 1050 (1976)	Parties	

	M and Massey Coal Export Corporation, as Charterers, dated November 30, 1983	SMA Award 1230 (1978)		
366.	SMA No. 1920: In the Matter of the Arbitration between Koch Fuels Inc., as Charterers and Sabine Towing and Transportation Co., Inc., as Owners of the TRINITY, dated November 30, 1983	SMA Award 1058 (1976) SMA Award 1405 (1980)	Parties	Hess v. S.S. PHILLIPS OKLAHOMA Slip Opinion, 78, 1933 (S.D.N.Y. 1983) Centerchem Prod. v. A/S Redereit Odfjell 1972 AMC 373 (E. Dist. N.J.) Northeast Shipping Corp. (S. S. BATTLE CREEK Arbitration) 1973 AMC 940
367.	SMA No. 1910: In the Matter of the Arbitration between LIBERIAN VERTEX TRANSPORTS, INC. As Owner of the Ore/Oil Motor Vessel WORLD KINGDOM and ASSOCIATED BULK CARRIERS LIMITED OF HAMILTON BERMUDA, As Time Charterer Under TEXACOTIME 2 Charter party, dated November 21, 1983	S.M.A. 1743 (1982) S.M.A. 1117 (1979) S.M.A. 1699 (1982)	Party	United Steelworkers v. Enterprise Wheel, 363 US 593 (1960) Totem Marine Towing Tug & Barge Inc. v. North American Towing Inc., 607 F.2d 649 (5th Cir., 1979); Swift v. Botany Industries, 466 F.2d 1125 (3rd Cir., 1972) Swift v. Botany Industries, Supra, and Transvenezuelan and Czarnikow-Rionda, 81 Ci. 4987 (SDNY, 12/30/81)
368.	SMA No. 1897: In the Matter of the Arbitration between B. V. Stoomvaart Maatschappij "Oisterwijk", Owners of the SCHELPIWIJK, as Sellers and Gi Yuen Steel Enterprise Co., Ltd., as Buyers, dated October 28, 1983	SMA Award 1237	Tribunal	
369.	SMA No. 1894: In the Matter of the Arbitration between Federal Commerce & Navigation (1974) Ltd. and Shinwa Kaiun Kaisha, Ltd. and Ceres Hellenic Shipping Enterprises Ltd., as Disponent Owners of the JANICE L, dated October 21, 1983	SMA Award 1285 (1978)	Parties	Nichimen Company v. M. V. FARLAND, 1972 AMC 1573 (2d Cir. 1972); Fernandez v. Chios Shipping Co., Ltd., 1976 AMC 1780 (2d Cir. 1976); Vana Trading v. SS METTE SKOU, 1977 AMC 702 (2d Cir. 1977)

				<p>Epstein v. U.S.A. 86 F. Supp. 740 (S.D.N.Y. 1949)</p> <p>Apex (Trinidad) Oilfields Ltd. v. Lunham & Moore Shipping Ltd (1962) 2 LL R 203 The Berkshire (1974) 1 LL R 185</p> <p>Wessels v. Asturias 126 F. 2d 999 2 Cir. 1942;</p> <p>The MASASHIMA MARU (1974) 2 LL R 394;</p> <p>Ralston Purina Co. v. U.S.A. 1952 AMC 1496</p>
370.	<p>SMA No. 1892: In the Matter of the Consolidated Arbitration between FORTUNE MARINE CORPORATION, as Owners of the M.S. CHERRY, and JAPAN LINE, LTD., as Charterers of the M.S. CHERRY, and THE SANKO STEAMSHIP CO., LTD., as Sub-Charterers of the M.S. CHERRY, dated October 10, 1983</p>	<p>S.M.A. #1211 (1977)</p>	<p>Party</p>	<p>COGSA</p> <p>the Hague Rules</p> <p>Restatement (Second) of Judgements</p> <p>Schattner v. Girand, 668 F.2d 1366 (D.C. cir. 1982)</p> <p>Goldstein v. Doft, 236 F. supp. 730 (S.D.N.Y. 1964) aff'd. 353 F. 2d 484 (2 cir. 1965), cert. denied, 383 U.S. 960 (1966)</p> <p>Nichimen Company v. M.V. FARLAND, et al. (2 cir. 1972)</p>
371.	<p>SMA No. 1889: In the Matter of the Arbitration between TRANSPORTATION MARITIMA MEXICANA, S.A., Charterer and, LEPTA SHIPPING CO., LTD., Owner of the M/V BLESS RIVER Under a time charter party, dated October 7, 1983</p>	<p>S.M.A. No. 827 (1972) S.M.A. No. 1151 (1977) S.M.A. No. 1286 (1978) S.M.A. No. 1109 (1977) S.M.A. No. 1592</p>	<p>Parties</p>	<p>The AGIOS GIORGIS, (1976) 2 L1. L. Rep. 192 (Q.B.)</p> <p>Spartus Corporation v. S/S/ Yafo, 590 F. 2d 1310 (5th Cir. 1979)</p> <p>NISSHO-IWAI Co., Ltd. v. M/T Stolt Lion, 617 F. 2d 907 at 913 (2nd Cir. 1980)</p>

		S.M.A. No. 1000		
372.	SMA No. 1888: In the Matter of the Arbitration between BORLA TANKER CORPORATION Owner, and CONOCO SHIPPING COMPANY, Charterer, Under a Charter Party, dated October 11, 1983	S.M.A. No. 1319 S.M.A. No. 1002 S.M.A. No. 66 S.M.A. No. 647 S.M.A. No. 1079 S.M.A. No. 1267 S.M.A. No. 1576	Party	M/S HEINZ HORN, 404 F.2d 422 (5th Cir. 1968) cert. denied 394 U.S. 943 (1969) Kraus Bros. Lumber Co. v. Dimon Steamship Corp., 290 U.S. 117 (1933)
373.	SMA No. 1883: In the Matter of the Arbitration Between PHILLIPS PETROLEUM INTERNATIONAL (UK) LTD. OF DELAWARE, as Owner and SENTRY REFINING INC., as Chareter of the M.S. ARALDA, dated September 13, 1983	S.M.A. #1679 (1981) S.M.A. #1636 (1981)	Tribunal	Restatement (Second) of Contracts Evera S.A. Commercial v. North Shipping Company, Ltd. [1956] 2 Lloyd's List L.R. 367, 370 (Q.B. 1956) Nelson v. Dundee Shipping Co., [1907] S.C. 927 (1907) Hadley v. Baxendale, 9 Exch. 341 (1854) Leonard v. New York, Albany & Buffalo Electro Magnetic Telegraph Co., 41 N.Y. 544 (1870) Spang Indus., Inc. v. Ft. Pitt Bridge Div. v. Aetna C & S Co., 512 F.2d 365, 369 (2d Cir. 1975) A/B Karlshamns Oljefabriker v. Monarch S.S. Co., Ltd., 92 Lloyd's List L.R. 137, 153 (H.L. 1948)

				<p>Banco de Portugal v. Waterlow & Sons, Ltd. [1932] A.C. 452 (1932)</p> <p>Victoria Laundry (Windsor), Ltd. v. Newman Industries, Ltd., 2 K.B. 528 (1949)</p> <p>C. Czarnikow, Ltd. v. Koufos [1967] 2 Lloyd's List L.R. 457 (H.L. 1967)</p>
374.	<p>SMA No. 1881: In the Matter of the Arbitration between CADMUS SHIPPING COMPANY of MONROVIA, LTD., as Owners of the M/T KING CADMUS and ENERGY TRANSPORT LIMITED, as Charterers, dated September 15, 1983</p>	<p>S.M.A. No. 1735 (1982)</p>	Tribunal	<p>COGSA</p> <p>Office of Supply, Government of the Republic of Korea v. New York Navigation Company, Inc., 469 F. 2d 377 (2d Cir. 1972)</p> <p>Son Shipping Co. v. DeFosse & Tanghe, 199 F. 2d 687 (2d Cir. 1952)</p> <p>S. S. JOHN WEYERHAEUSER, 1972 A.M.C. 1637 (N.Y. Arb. 1972)</p> <p>S. S. PRAIRIE GROVE, 1976 A.M.C. 2587 (N.Y. Arb. 1976)</p> <p>M. V. URANUS, 1977 A.M.C. 586 (N.Y. Arb. 1977)</p> <p>Reconstruction Finance Corp. v. Harrisons & Crosfield, 204 F. 2d 366 (2d Cir. 1953)</p>
375.	<p>SMA No. 1878: In the Matter of the Arbitration between MATTHEW SHIP CHARTERING LIMITED Disponent Owner of M/V CHANDA and COMMERCIAL METALS COMPANY, Charterer, under a Charter Party, dated September 14, 1983</p>	<p>SMA Award #643 (1971) SMA 848 (1974) SMA 1229 (1978) SMA 1407 (1980)</p>	Parties	<p>SEA PIONEER 1979 (vol 2 LLLR 408 QB Div 1979)</p>

			CAS 2014/A/3587 CAS 2012/A/2890 CAS 2014/A/3497 Party: CAS 2012/A/2890, CAS 2009/A/1757 CAS 2006/A/1152 CAS 2008/A/1521 TAS 2014/A/3587
35.	Arbitration CAS 2016/A/4719 Club Atlético Mineiro v. Udinese Calcio S.p.A & Fédération Internationale de Football Association (FIFA), award of 31 March 2017	Transfer	CAS 2013/A/3323 CAS 2015/A/4342 CAS 2015/A/4232 CAS 2014/A/3707 CAS 2015/A/4220 CAS 2015/A/4291 CAS 2015/A/4387
36.	Arbitration CAS 2016/A/4718 Club Atlético Mineiro v. Udinese Calcio S.p.A & Fédération Internationale de Football Association (FIFA), award of 31 March 2017	Transfer	CAS 2013/A/3323 CAS 2015/A/4342 CAS 2015/A/4232 CAS 2014/A/3707 CAS 2015/A/4220 CAS 2015/A/4291 CAS 2015/A/4387
37.	Arbitration CAS 2016/A/4716 Cole Henning v. South African Institute for Drug-Free Sport (SAIDS), award of 9 March 2017	Doping	CAS 2011/A/2384 & 2386 CAS 2008/A/1557 CAS 2007/A/1252 CAS 2016/A/4643 CAS 2012/A/2959 LEWIS/TAYLOR, Sports Law and Practice (2014)
38.	Arbitration CAS 2016/A/4709 SASP Le Sporting Club de Bastia v. Christian Koffi N'Dri Romaric, award of 16 March 2017	Contractual dispute	CAS 2014/A/3690 CAS 2009/A/1956 CAS 2013/A/3398 CAS 2008/A/1589

376.	SMA No. 1872: In the matter of the Arbitration Between LINEAS AGROMAR, LTDA., Owner of the M/V GOLFO DE URABA and AFROCEAN COMPANIA NAVIERA, INC., Charterer Under a Voyage Charter Party, dated August 22, 1983	S.M.A. No. 1804 (1983) S.M.A. No. 1702 (1982) S.M.A. No. 1355 (1979) S.M.A. No. 1242 (1978) S.M.A. No. 1729 (1982) S.M.A. 1701 (1982) S.M.A. 1211 (1978) S.M.A. 1284 (1978) S.M.A. No. 1721 (1982) S.M.A. No. 1745 (1982) S.M.A. 1332 (1979) S.M.A. 1729 (1982)	Parties	Horn v. Cia de Nevegacion Fruco, 404 F.2d 422 (5th Cir. 1968), cert. denied 89 S.Ct. 1272 (1969); Nichimen Co. v. M/V FARLAND, 462 F.2d 319 (2d Cir. 1972) Swift Indus. v. Botany Indus., 466 F.2d 1125, 1136 (3 Cir. 1972)
377.	SMA No. 1862: In the Matter of the Arbitration between Antco Shipping Company, Ltd., as Charterers and Cosmopolitan Tankers, Inc., Liberia, as Owners of the ALEXANDRA CONWAY, dated August 1, 1983	SMA 1359 (1979) SMA 1410 (1980)	Tribunal	Antco Shipping Co. Ltd. v. Cosmopolitan Shipping Co., S.A. (1983) Parklane Hosiery Co. v. Shore 439 U.S. 322, 326 fn. 5 (1979); Maidman v. O'Brien, 473 F. Supp. 25, 29 (S.D.N.Y. 1979)
378.	SMA No. 1860: In the Matter of the Arbitration between East Port Navigation Corporation, as	SMA Award 897 (1974)	Parties	Hagerman v. Norton 105 F. 996, 998 (5th Cir. 1901)

	Owners of the ELAFI and Schiavone Bonomo Corporation, as Charterers, dated June 20, 1983	SMA Award 377 (1966) SMA Award 871 (1974) SMA Award 1695 (1982)		
379.	SMA No. 1856: In the Matter of the Arbitration between Navarino Shipping and Transport Co., S.A, as Disponent Owners and Louis Dreyfus Corporation as Charterers of M/V ANNOULA under Charter Party, dated July 20, 1983	S.M.A. No. 1588 (1981) S.M.A. No. 1314 (1979)	Tribunal	Restatement (Second) Contracts Reardon Smith Line Ltd. v. Ministry of Agriculture, Fisheries and Food (1962), /Q.B. 42 Ocean Tramp Tankers Corp. v. V/O Soufracht (The EUGENIA), (1964) 2 Q.B. 226 (C.A.).
380.	SMA No. 1843: In the Matter of the Arbitration between EARL SHIPPING CO., LTD., Owners of the M/T PHILIPPE NOIR and AFRAN TRANSPORT COMPANY, Charterers, dated June 29, 1983	S.M.A. No. 1656 (1982) S.M.A. No. 1719 (1982)	Parties	
381.	SMA No. 1841: IN THE MATTER OF THE ARBITRATION between CHEMICAL CARRIER, INC., AS OWNERS OF THE M/T "MAYA FARBER" and TRADAX PETROLEUM N.V., AS CHARTERERS, dated June 24, 1983	S.M.A. 1180 (1979) S.M.A. 1029 (1976)	Parties	
382.	SMA No. 1840: In the Matter of the Consolidated Arbitration between GRAFTON SHIPPING PANAMA, S.A., As Owner of the OLYMPIC ARMOUR, and MOBIL TANKERS COMPANY (LIBERIA) LTD, as Charterer, and GLENARM FINANCIERA PANAMA, S.A., as Owner of the OLYMPIC BREEZE, and MOBIL	S.M.A. No. 1566 (1981)	Party	The Athos, [1981] 2 Lloyd's Rep. 72 The Antaios, [1981] 2 LLoyd's Rep. 284 The Oinoussian Virtue (No. 2) [1981] Lloyd's Rep. 300 The Apex, [1982] 2 Lloyd's Rep. 407 The Taygetos, [1982] 2 Lloyd's Rep. 272

	OVERSEAS SHIPPING COMPANY, As Charterer, dated June 15, 1983			
383.	SMA No. 1822: In the Matter of the Arbitration between Jensen Shipping, as Disponent Owners of the MESSANGE and Sociedad Quimica Y Minera de Chile S.A. (SOQUIMICH), as Charterers, dated May 12, 1983	SMA Award 1287 (1978) SMA Award 1199 (1978)	Tribunal	Handy Book for Shipowners & Masters 16th ed. 1964 Reardon Smith Inc. v. Australian Wheat Board (1954) 2 Ll. R. 148 Cia. Nav. Maropan S/A v. Bowater's Lloyd Pulp & Paper Mills (1954) 2 Ll. Rep. 397
384.	SMA No. 1820: In the Matter of the Arbitration between FAMILY SHIPPING CO., S.A., as Owners of the M/V FAMILY ANTHONY and TRANSAMERICAN STEAMSHIP CORPORATION as Charterers, dated May 12, 1983	S.M.A. No. 1512 (1980)	Tribunal	Calamari & Perillo, The Law of Contracts, 2nd Ed. 1977.
385.	SMA No. 1815: In the Matter of the Arbitration between SOCIEDADE PORTUGUEAS DE NAVIOS TANQUES, LTDA., Owners, and AMOCO TRANSPORT COMPANY, Charterers, Under an STB VOY Charterparty of the Vessel "MAROFA", dated April 29, 1983	S.M.A. Award No. 1656	Tribunal	COGSA Pannell v. United States Lines, 263 F.2d 497, 1959 A.M.C. 935 (2d Cir.) The Marine Sulphur Queen, 460 F.2d 89, 1972 A.M.C. 1122 (2d Cir.); Commercial Molasses Corp. v. New York Tank Barge Corp., 314 U.S. 104 (1941)
386.	SMA No. 1806: In the Matter of the Arbitration between ANTCO SHIPPING COMPANY, LTD., Charterer and COSMOPOLITAN SHIPPING COMPANY, S.A., Panama and COSMOPOLITAN TANKERS, INC., Owners, ESSO TIME 1969 Time Charter Parties, dated April 11, 1983	S.M.A. 1359 S.M.A. 1482	Party	

387.	SMA No. 1805: In the matter of the arbitration between Transportacion Maritima Mexicana, S.A., Charterer, and Asterix Maritima, S.A., as Owner of the M/V ANDROMEDA under a Charter Party, dated April 11, 1983	S.M.A. No 1224 S.M.A. 755A (1973)	Parties	Mammoth Bulk Carrier Ltd. v. Holland Bulk Transport B.V., (The CAPTAIN DIAMANTIS), 1 Lloyd's Rep. 346 (C.A. 1978) Zim Israel Navigation v. F.E. Shipping Corp., 1 Lloyd's Rep. 18 (1972) The Brimmes, 2 Lloyd's Rep. 465 (1972)
388.	SMA No. 1804: In the matter of the Arbitration between SANKO STEAMSHIP CO., LTD. as Disponent Owner of the M/V FEDERAL FRASER and KOREA SHIPPING CORPORATION Charterer Under a Charter Party, dated March 29, 1983	S.M.A. No. 1476, (1980); S.M.A. No. 1032 (1976); S.M.A. No. 1461 (1980); S.M.A. No. 768 (1972); S.M.A. No. 707 (1972), S.M.A. No. 124 (1965) S.M.A. No. 1703 (1982) S.M.A. No. 1355 (1979); S.M.A. No. 1352 (1979); S.M.A. No. 1294 (1979) S.M.A. No. 278 (1961)	Parties / Tribunal	Davison v. Von Lingen, 113 U.S. 40, 49-50 (1885) GILIA, 1972 A.M.C. 1738 (Arb. ar N.Y. 1972) The DEMOCRITOS, 1975, 1 Lloyd's Rep. 386
389.	SMA No. 1803: In the Matter of the Arbitration between TITAN INTERNATIONAL CARRIERS, INC., Monrovia, As Owners of the AGIOS NIKOLAOS III and EAST ASATIC	SMA No. 1386 (1979) SMA No. 1172 (1977)	Party / Tribunal	

	COMPANY, LTD., as Charterers, dated March 24, 1983	SMA No. 1129 (1977) SMA No. 1585 (1981) S.M.A. No. 1278 (1978); S.M.A. No. 1543 (1981); S.M.A. No. 1623 (1982); S.M.A. No. 1651 (1982)		
390.	SMA No. 1801: In the Matter of the Arbitration between SPC Shipping Inc., as Charterers and Maritime Overseas Corporation, as Agents for Fourth Shipmor Associates, Owners of OVERSEAS WASHINGTON Under C/P, dated April 5, 1983	S.M.A. #1674 (1982) S.M.A. No. 958 (1975)	Party / Tribunal	RESTATEMENT, SECOND, CONTRACTS Farber, Reassessing the Economic Efficiency of Compensatory Damages for Breach of Contract, 66 Va. L. Rev. 1443 (1980)
391.	SMA No. 1800: In the Matter of the Arbitration between HATOMAR SHIPPING COMPANY N.V. OF CURACAO, Owner, and ACLI SUGAR CO., Charterer, Under a Bulk Sugar Charterparty of the M/V ARUBA, dated April 1, 1983	S.M.A. 1588 (1981) S.M.A. 1365 (1979) S.M.A. 1974 (1975) S.M.A. 173 (1967)	Tribunal	Tiberg, The Law of Demurrage, 447 (3rd Ed. 1979) Scrutton on Charterparties and Bills of Lading, 317 (18th Ed. 1974) Bulman v. Fenwick, [1894] 1 Q.B. 179, 185 (per Lord Esher, M.R.) United States v. Russian Volunteer Fleet, 22 F.2d 187 (S.D.N.Y. 1927)
392.	SMA No. 1791: In the matter of Arbitration between Tampico Navigation Company, Ltd. Disponent Owners of the M/V "Rio Blanco" Claimant and A.E. Staley Manufacturing	S.M.A. 804 S.M.A. 759 SMA 194 SMA 1115	Parties	Scrutton, Charter Parties, p. 231 N. 95 (1974) (18th Ed.) Wilford, Coughlin and Healy, Time Charters, p. 272 (London, 1978)

	Co. Charterers Respondents, dated March 17, 1983			Seeberg v. Russian Wood Agency Ltd. Scott Paper Co. v. Isbrandtsen Co., 1957 AMC 379 (N.Y. Arb.) Stephens v. Harris (1887) 57 L.T. 618 The New Horizon (1975) 2 Lloyd's Rep. 314 J. Vermaas Scheepvaartbedrijf N.V. v. Association Technique De L'Importation Charbonniere, 1 Ll. L Rept. 582 (Q.B. 1966)
393.	SMA No. 1788: In the Matter of the Arbitration Between HIGHT WILL MARINE, S.A., Owner of the M/V CARIBBEAN NOSTALGIA And PANAMA CENTRO-AMERICANA, S.A. Under Charter Party And FOREST CARRIERS, LTD. GRAND CAYMAN CORP., Under Charter Party, dated February 18, 1983	S.M.A. 1202 (1978), S.M.A. 1252 (1978)	Party	"MARATHONIAN" 1978 A.M.C. 821 (Arb. 1977) "GIBRALTAR PANSY" 197 A.M.C. 878 (E.D. La. 1977) "ZANETA" 1970 A.M.C. 807 (Arb. N.Y. 1970)
394.	SMA No. 1786: In the Matter of the Arbitration between CEREAL PROTEINE ROMA as Time-Chartered Owners of M/V GINA JULIANO and STEELMET EXPORT COMPANY As Charterers, dated February 18, 1983	S.M.A. No. 1695 (1982) S.M.A. No. 1686 (1982) S.M.A. 1054 (1976)	Tribunal	Scrutton on Charterparties, 18th Ed. 1974 Carver's Carriage by Sea, 12th Ed. 1973 United States v. Reliable Transfer Co. 421 U.S. 397 (1975)
395.	SMA No. 1781: In the Matter of the Arbitration between SALENREDERIERN A A/B and REDERI A/B REX STOCKHOLM, as Owners of M/S HUSARO and QUEBEC & ONTARIO TRANSPORTATION CO., LTD., as Charterers, dated February 4, 1983	S.M.A. No. 1724 (1982)	Tribunal	COGSA the Canadian Water Carriage of Goods Act New York Civil Practice Laws and Rules Nissho-Iwai Co. v. M/T Stolt Lion, 617 F 2d 907 (2nd Cir. 1980)

				<p>Mathieson v. Panama Canal Co., 551 F. 2d 954, 957 (5th Cir. 1954)</p> <p>Grace Lines, Inc. v. Central Gulf Steamship Corp., 146 F. 2d 977 (5th Cir. 1969), cert. denied, 398 U.S. 939, 90 S. Ct. 1843, 26 L. Ed. 2d 271 (1970)</p> <p>Federal Commerce and Navigation Co., Ltd. v. Calumet Harbor Terminals Inc., 1976 A.M.C. 2568, 2574 (7th Cir. 1976);</p> <p>Carmine Celeste v. Prudential Grace Lines Inc., 1975 A.M.C. 2059, 2060 (N.Y. Ct. of App. 1974);</p> <p>Francosteel Corporation v. S.S. Tien Cheung, 1973 A.M.C. 2370, 2372 (S.D.N.Y. 1973)</p> <p>ITT Rayonier, Inc. v. Southeastern Maritime Co., 620 F. 2d 512 (5th Circ. 1980)</p>
396.	<p>SMA No. 1773: In the Matter of the Arbitration Between MAR CHILE, S. A. NAVIERA, Charterer of the M/V TEMARA And RHEIN, MAAS & SEE, Owner Under a Time Charter Party, dated February 17, 1983</p>	<p>S.M.A. 747 (1970); S.M.A. 755A (1973) S.M.A. 1197 (1977)</p>	Party	<p>LUCKENBACH v. PIERSON, 229 F. 130. 132 (2d Cir. 1915)</p> <p>OCEAN CARGO LINES LTD. v. NORTH ATLANTIC MARINE CO., 227 F. Supp. 872, 881 (S.D.N.Y. 1964)</p>
397.	<p>SMA No. 1766: In the Matter of Sun Oil Company of Pennsylvania et al Vs. Ore Sea Transport et al, dated December 29, 1982</p>	<p>S.M.A. Award No. 1548 (1978)</p>	Party	<p>COGSA</p> <p>46 U.S.C. § 1304(1)</p> <p>Restatement (Second) of Contracts</p> <p>Socony Mobil Oil Co., Inc., v. Texas Coastal & Int'l, Inc., 559 F.2d 1008, 1010 (5th Cir. 1977);</p>

				<p>Travelers Indemnity Co. v. M. S. Kiso Maru, 471 F.Supp. 898, 900 (S.D.N.Y. 1979)</p> <p>Palmco v American Presidential Lines, 78 AMC 1715 (D.Ore. 1978)</p> <p>Posttape Associates v. Eastman Kodak, 450 F.Supp. 407, 410 (E.D. Pa. 1978);</p> <p>Tannenbaum v. Zeller, 552 F.2d 402 (2d Cir. 1977)</p> <p>Northeast Petroleum Corp. v. S. S. Prarie Grove, 1977 A.M.C. 2139, 2142-43 n. 2 (S.D.N.Y. 1977)</p> <p>Esso Nederland v. M. T. Trade Fortune, 1977 A.M.C. 2144, 2148 (S.D.N.Y. 1977), aff'd. F.2d (2d Cir. 1977)</p> <p>Kerr-McGee Refining Corp. v. M/V Libertad, (S.D.N.Y. Sept. 14, 1981)</p> <p>Lynne Carol Fashions, Inc. v. Cranston Print Works, Co., 453 F.2d 1177 (3d Cir. 1972)</p>
398.	<p>SMA No. 1763: In the Matter of the Arbitration between NEREUS SHIPPING, S.A. as Agents for Owners and ISLAND CREEK COAL SALES COMPANY as Charterers, dated December 22, 1982</p>	<p>S.M.A. No. 531 (1970) S.M.A. No. 657 (1972) S.M.A. No. 194 (1966)</p>	Parties	<p>Leonis S.S. Co. v. Joseph Rank Ltd. (No. 2), 13 Com. Cas. 161 (K.B. 1908)</p> <p>Reardon Smith Line, Ltd. v. East Asiatic Company, 62 Lloyd's L. Rep. 23 (K.B. 1938)</p> <p>Sir R. Ropner & Co., Ltd. v. Bunge North American Grain Corporation, 62 Lloyd's L. Rep. 111 (K.B. 1938)</p> <p>The AMSTELMOLEN, 2 Lloyd's L. Rep. 1 (C.A. 1961)</p> <p>the LOUCAS N., 1 Lloyd's L. Rep. 215 (C.A. 1971)</p>

				<p>Larsen v. Sylvester & Co., 13 Com. Cas. 328 (H.L. 1908)</p> <p>The LAURA PRIMA (1980) 1 Lloyd's L. Rep. 466 (K.B. 1979), overturned on appeal and later reversed by the House of Lords at (1982) 1 Lloyd's L. Rep. 1 (1981)</p> <p>The NORDHVALEN, 1923 A.M.C. 398 (S.D.N.Y. 1923) The ARDEA, 1955 A.M.C. 871 (N.Y. Arb. 1953)</p> <p>The PENN MARINER, 1964 A.M.C. 1570 (N.Y. Arb. 1964);</p> <p>The AGHIOS SPYRIDON, 1967 A.M.C. 1902</p>
399.	<p>SMA No. 1761: In the Matter of the Arbitration between PARTHENON SHIPPING COMPANY OF LIBERIA, Owner of the M/V PELAGOS and TIDEWATER TERMINAL, INC., Charterer Under a Time Charter Party, dated December 20, 1982</p>	<p>S.M.A. #1569 S.M.A. #1051 (1976) S.M.A. #1110 (1977) S.M.A. Award 1172 (1977) S.M.A. Award 1264 (1978) S.M.A. Award 47 S.M.A. Award 960 (1975) S.M.A. Award 1129 S.M.A. #1070 (1976)</p>	Party	<p>Williston on Contracts</p> <p>Uniform Commercial Code</p> <p>Restatement of Contracts</p> <p>Bloor v. Falstaff Brewing Corp. 454 F.Supp. 258 at 267 - S.D.N.Y. 1978, aff'd 601 F. 2d 609 - 2d Cir. 1979)</p> <p>Transatlantic Financing Corp. v. U.S. 363 F. 2d 312 - D.C. Cir. 1966</p> <p>Ellerman Lines Ltd. v. The President Harding, 187 F.Supp. 948 S.D.N.Y. 1960, aff'd 288 F. 2d 288 2d Cir. 1961</p> <p>West Los Angeles Institute for Cancer Research v. Mayer, 366 F. 2d 220 (9th Cir. 1966) Cert. denied, 385 U.S. 1010 (1967)</p> <p>N.W. Johnsen & Co. v. Gemini Shipping Inc. 427 N.Y.S. 2d 637, 1980 a.m.c. 2075 (1st Dep't 1980)</p>

		S.M.A #1278 (1978) S.M.A. #1651 (1982)		In Matter of Complaint of Bankers Trust Co. 658 F.23 103, 1982 A.M.C. 1098 (3d Cir. (1981) Cert. denied, 102 S.C. 1436 (1982) Pan-American Petroleum & Transport Co. vs. U.S. 27F 2d 684 (2d Cir. 1927) Pennsylvania R. Co. vs. Downer Towing Corp. et. al., 11F. 2d 466 (2d Cir. 1926)
400.	SMA No. 1760: In the Matter of Arbitration Between GLORY MARINE SHIPPING CORPORATION OF LIBERIA, Owner and WELL-AIDS INTERNATIONAL, Charterer of the M/V GRACE V, Under a Time Charter Party, dated December 20, 1982	S.M.A. #1591 S.M.A. #1489	Party	
401.	SMA No. 1746: In the Matter of Arbitration between TRANSOL OIL & SEEDS, INC., Charterer and EUROAM TANKERS OF PANAMA, INC. GRUNSTAD SHIPPING CORPORATION OF BELGIUM as Manager/Owner of the M/T GO GO RUNNER Under a Charter Party, dated October 29, 1982	S.M.A. #1352, (1979) S.M.A. 828 (1974)	Party	Scrutton Gilmore & Black, Law of Admiralty Horne v. Cia de Navegacion Fruco S.A., 404 F. 2d 422, 429, 1968 A.M.C. 2548 (5th Cir. 1968) Hadley v. Baxendale, 9 Exch. 341 156 Eng. Rep. 145 (1852) Aaby v. States Marine Corp., 181 F. 2d 383, 386 (2d. Circ. 1950)
402.	SMA No. 1742: IN THE MATTER OF THE ARBITRATION between MARUBENI CORPORATION Claimants and THE SANKO STEAMSHIP CO. LTD. Respondents, dated September 16, 1982	S.M.A. 654 S.M.A. 1041	Tribunal	COGSA the Hague Rules Wilford, Coghlin and Healy - "Time Charters" Gilmore & Black Son Shipping Co. V. De Fosse & Tanghe 199 F.2d. 687 (2d Cir. 1952)

			TAS 2006/A/1082 & 1104 CAS 2015/A/3953; CAS 2013/A/3221
39.	Arbitration CAS 2016/A/4708 Belarus Canoe Association (BCA) & Belarusian Senior Men's Canoe and Kayak team members v. International Canoe Federation (ICF), award of 23 January 2017	Doping	Panel: CAS 2007/A/1437 CAS 2016/A/4745 CAS OG 16/009 CAS 2007/A/1286 CAS 2006/A/1102 & 1146 Panel discusses cases submitted by parties Parties: CAS 2014/A/3765, CAS 2007/A/1363 CAS 2011/A/2670 CAS 2013/A/3274 CAS 2012/A/2740, CAS 91/53 CAS 2001/A/317 CAS 2009/A/1781 CAS 2013/A/3297 CAS 2014/A/3793 CAS 2008/O/1455 CAS 2016/A/4745 CAS OG 16/009 CAS 2007/A/1286 CAS 2006/A/1102 & 1146
40.	Arbitration CAS 2016/A/4705 Al Jazira Football Sports Company v. Cardiff City Football Club & Fédération Internationale de Football Association (FIFA), award of 19 January 2017	Disciplinary sanction for overdue payables in the context of a loan agreement	CAS 2003/A/506 CAS 2009/A/1810&1811 CAS 2009/A/1975 CAS 2012/A/2817
41.	Arbitration CAS 2016/A/4704 Liaoning FC v. Wisdom Fofu Agbo & Chinese Football Association (CFA), award of 6 April 2017	Contractual dispute	CAS 2014/A/3850 CAS 2015/A/4162 CAS 2014/A/3848

403.	SMA No. 1738: In the Matter of Arbitration between International Navigation Corporation, Owners of the M/T SEA TIGER and Afran Transport Company, Charterer Under a Time Charter Party, dated October 20, 1982	S.M.A. 1202 (1978)	Party	LMAA award - Lloyd's Maritime Law Newsletter, Issue No. 33, February 5, 1981 Carver, Carriage by Sea, 464 (12th ed. - 1971) Constantine Line v. Imperial Smelting Corp. (1942) A.C. 154, 70 Lloyd's L. Law Rep. 1 (1942) A.C.
404.	SMA No. 1734: In the Matter of the Arbitration between CORCO MARINE, INC., Charterer, and SABINE TOWING & TRANSPORTATION CO., INC., Owner of S. S. Trinity Under Charter Party, dated September 15, 1982	S.M.A. #1267 S.M.A. #1039 S.M.A. #1120 (1977)	Tribunal	Corbin on Contracts Amerada Hess Corporation vs S/T Mobil Apex (1979 A.M.C. 2406) Victoria Lannding Ltd. vs. Newman Industries Ltd. (1949) 2 K.B. 528, 540
405.	SMA No. 1729: In the Matter of the Arbitration between SOUNDVIEW SHIPPING LTD. As Disponent Owner of the M/V DYAN and AGRINDE SHIPPING CORPORATION Charterer Under a Charter Party, dated September 27, 1982	S.M.A. Award #1408 (1980); S.M.A. 1395 (1979); S.M.A. #1348 (1979); S.M.A. #1320 (1979); S.M.A. 1170 (1977); S.M.A. 1345 (1979); S.M.A. 1203 (1978) S.M.A. #874; S.M.A. #641	Party	THE ARIES, (1977) 1 Lloyd's Reports 334 (House of Lords); the BREDE, (1973) 2 Lloyd's Reports 333 THE NICTRIC, 247 F. Supp. 161 (D. Ore. 1965), affirmed #368F. 2d 575 (9th Cir. 1966);
406.	SMA No. 1725: In the Matter of the Arbitration between Amoco Transport Co., Monrovia A/S, as	(1968) SMA 292	Parties	Gilmore & Black, Law of Admiralty, 1957

	Disponent Owners of the AMOCO CAIRO and Unimarine S.A., as Charterers, dated August 13, 1982	(1978) SMA 1209; (1978) SMA 1278; (1979) SMA 1343; (1960) SMA 89; (1979) SMA 1303 SMA Award 1173 (1977)		Greenwich Marine, Inc. v. SS ALEXANDRA 225 F. Supp. 671, aff'd., 339 F. 2d 901 (2d Cir. 1965) Freeport Sulphur Co. v. Hermosa 368 F. Supp. 952, 953 (E.D. La. 1973) Venore Transportation Co. v. Oswego Shipping Corp. 498 F. 2d 469 (2d Cir. 1974) GROSSMAN v BURRILL, 1975 U.S. 100 (1900) Marcy Lee Manufacturing Company v. Cortley Fabrics Co., Inc., 354 F. 2d 42 (2d Cir. 1965) Commercial Metals Company v. International Union Marine Corp., 1973 A.M.C. 515 (S.D.N.Y. 1972)
407.	SMA No. 1722: In the Matter of the Arbitration between QUEENSWAY TANKERS, INC., Owner of the T.T. STUYVESANT and SOHIO PETROLEUM COMPANY, Charterer Under Charter Party, dated September 14, 1982	S.M.A. 230 (1964)	Party	
408.	SMA No. 1715: In the Matter of the Arbitration between INTERCAST S.A. as Agents for Disponent Owners of the M/S ITEL CARINA, RICHMOND SHIPPING, LTD., and MINERALIMPORTEXPOR, as Charterers Under a New York Produce Exchange Time Charter COOK TRANSPORTATION SYSTEMS, INC. as Disponent Owners of the M/S ITEL CARINA and RICHMOND SHIPPING, LTD., as Charterers Under	S.M.A. 1035 S.M.A. 1086 S.M.A. 1117 S.M.A. 1439 S.M.A. 1401 S.M.A. 1200 S.M.A. 1589	Party	Seven Seas Transp. Ltd. v. Atlantic Shipping Co. 2 Lloyd's L. Rep. (1975) 188 The Aires, 1 Lloyd's L. Rep. (1977) 334 The Brede, 2 Lloyd's L. Rep. (1973) 333

	New York Produce Exchange Time Charter Party COOK TRANSPORTATION SYSTEMS, INC., Time Charterers of the M/S ITEL CARINA and ITEL CARINA, INC., as Owners of the M/S ITEL CARINA, Under a New York Produce Exchange Time Charter Party, dated August 20, 1982			
409.	SMA No. 1713: In the Matter of the Arbitration Between ZEPHYROS MARITIME AGENCIES, INC., As Agent for Owners of M/V GOLDEN SHIMIZU, M/V POLYTROPOS and M/V GOLDEN NICHOLAS, And NORTHERN SALES CO., LTD. Under a Charter Party, dated August 12, 1982	S.M.A. #1154 S.M.A. #1333 S.M.A. #998 S.M.A. #1587 S.M.A. #673 S.M.A. #1066	Party	
410.	SMA No. 1705: In the Matter of the Arbitration between JOHN A. KISTVAD AND COMPANY APS, as Owner of the M/V EXTRACO II, and METAL TRANSPORT CORP., as Charterer, dated July 30, 1982	S.M.A. No. 1122	Tribunal	
411.	SMA No. 1684: In the Matter of the Arbitration between CAPREG COMPANIA MARITIMA, S.A., Owner and PRIMARY COAL, INC., Charterer M/V "JOHN GREGOS" C/P In the Matter of the Arbitration between MANNA COMPANIA MARITIMA, S.A., Owner and PRIMARY COAL, INC., Charterer M/V "MANNA" C/P, dated June 9, 1982	SMA #1519	Party	
412.	SMA No. 1683:	S.M.A. #1370 (1979)	Party	The Louise, 58 F. Supp. 445 (D. Md. 1945)

	In the Matter of the Arbitration between TRAPPER TRADING & SHIPPING INTERNATIONAL as Owners of the M/V FINNCO VICTORIA and CABBALLIN FARMS as Charterers, dated June 8, 1982			
413.	SMA No. 1670: In the Matter of the Arbitration between TRADE & TRANSPORT, INC., As Agents for Owners of the M.V. TRADE OCEAN and SHINWA KAIUN KAISHA, LTD., As Charterers under C/P, dated March 11, 1982	S.M.A. #1296 S.M.A. No. 359 S.M.A. No. 1093	Party	Gilmore & Black, The Law of Admiralty Alco S.S. Co. V. United States, 338 U.S. 421 (1949); Texaco Export, Inc. V. Overseas Tankship Corp., 477 F. Supp. 289 (S.D.N.Y.1979) off'd, 614 F.2d 1291 (2d Cir. 1979);
414.	SMA No. 1655: In the Matter of the Arbitration between OCEANIC FREIGHTERS CORPORATION, OWNER, and LOUIS DREYFUS CORPORATION, CHARTERER of the M/V OCEANIC FIRST, Under a charter party, dated March 29, 1982	S.M.A. 134 S.M.A. 1091 S.M.A. 1502 S.M.A. #1150	Party	Gilmore and Black, The Law of Admiralty, (2d Ed.) Time Charters, Wilford, Coghlin & Healy Carver's Carriage of Goods By Sea International Produce Inc. v. M/V FRANCES SALMAN, 1975 A.M.C. 1521 (S.D.N.Y.1975) United States v. S/S WABASH 331 F. Supp. 145 (S.D.N.Y. 1971) A/S BROVONOR v. Central Gulf S.S. Co. 323 F. Supp. 1029 (S.D.N.Y. 1970) The M/V NICOLAOS S. EMBIRICOS, 1974 A.M.C. 2608 (S.D.N.Y. 1973) David Crystal, Inc. v. Cunard S.S. Co. 339 F. Supp. 295 (S.D.N.Y.1964) Nichimen Co. v. The FARLAND, 462 F. 2d 319 (2d Cir. - 1972)

				<p>British West Indies Produce v. S/S ATLANTIC CLIPPER 1973 A.M.C. 163 (S.D.N.Y. 1973)</p> <p>Damanti v. A/S INGER 314 F. 2d 395, 397 (2d Cir. 1963)</p> <p>Pagiaga v. Luckenbach S.S. Co., 301 F. 2d 403 (2d Cir. 1962)</p> <p>Bergan v. International Freighting Corp., 254 F. 2d 231, 232-33 (2d Cir. 1958)</p> <p>Klishewich v. Mediterranean Agencies, 302 F. Supp. 712 (E.D.N.Y. 1969)</p> <p>J. W. CLISE, 1938 A.M.C. 917 (5th Cir. 1938)</p> <p>the H. R. MCMILLIAN, 1973 Lloyds L. Rep 27</p>
415.	<p>SMA No. 1642: In the Matter of the Arbitration between THE SANKO STEAMSHIP CO., LTD. as Owners of M/T SPRING ODESSA and CITIES SERVICE COMPANY as Charterers, dated February 26, 1982</p>	<p>S.M.A. #1405 S.M.A. # 1408</p>	Tribunal	<p>COGSA</p> <p>Palmer, The Existence, Application, and Amount of the Trade Allowance, the ARBITRATOR, March 1981</p> <p>Esso Nederland V. M/V TRADE FORTITUDE, 1977 A.M.C. 2144 (S.D.N.Y. 1977)</p>
416.	<p>SMA No. 1636: In the Matter of the Arbitration between K/S A/S VERVEN AND CO., Owner of S.S. STALAND, and AMOCO TRANSPORT COMPANY, Charterer, Under a Tanker Voyage Charter Party, dated January 7, 1982</p>	<p>S.M.A. No. 1408 (1980), S.M.A. No. 1405 (1980) S.M.A. No. 666 (1971); S.M.A. No. 1059 (1976); S.M.A. No. 1144 (1977);</p>	Tribunal / Party	<p>Weale, Claims for Short Delivery of Bulk Oil Cargoes: Some Recent Trends, [1973] 3 Lloyd's Maritime & Com. L.Q. 405</p> <p>Wooley, Liquid Cargo Shortage and Retention Clauses, Proceedings of Vth International Congress of Maritime Arbitrators, October, 1981</p> <p>New York Uniform Commercial Code</p>

		<p>S.M.A. No. 1165 (1977); S.M.A. No. 1179 (1977); S.M.A. No. 1348 (1979)</p>		<p>Esso Nederland b.v. v. M.T. TRADE FORTITUDE etc., 1977 A.M.C. 2144 (S.D.N.Y. 1977), aff'd without opinion, 2nd Cir. Docket No. 77-7075;</p> <p>Centerchem Products Inc. v. A/S Rederiet Odfjell and Skibs A/S Hassel and A/S Specialbank, 1972 A.M.C. 373 (E.D. Va. 1971);</p> <p>cf. Northeast Petroleum Corp. v. S.S. PRAIRIE GROVE etc. Mathiasen's Tanker Industries, Inc., 1977 A.M.C. 2139 (S.D.N.Y. 1977)</p> <p>Kerr-McGee Refining Corporation et al v. M/V LA LIBERTAD etc. et ano. (S.D.N.Y. 1981, 80 Civ. 2710</p> <p>Chase Manhattan Bank v. May, 311 F.2d 117 (3rd Cir. 1962), cert. denied. 372 U.S. 930 (1963)</p> <p>Hopper v. Sage, 112 N.Y. 530 (1889)</p> <p>Portunus Navigation Co. Inc. of Liberia v. Avis Chartering S.A. of Panama, The WORLD PRESTIGE (Queen's Bench, Commercial Court, decision rendered September 29, 1981</p>
417.	<p>SMA No. 1630: In the Matter of the Arbitration between DOMINANT NAVIGATION LTD., MONROVIA, as Owner of the M/S MESSINIAKI FRONTIS, Petitioner, and ALPINE SHIPPING COMPANY OF MONROVIA, as Charterer of the M/S MESSINIAKI FRONTIS, Respondent, dated January 22, 1982</p>	<p>S.M.A. Award No. 1437; S.M.A. Award No. 1520</p>	Tribunal	<p>Corbin on Contracts</p> <p>The DESPINA A.L., 1977 A.M.C. 2661</p> <p>Tate & Lyle Ltd. v. Hain S.S. Co., 39 Com. Cas. 259 (C.A.), aff'd on this point, (1936) 41 Com. Cas. 350;</p> <p>The TREGENNA, 1941 A.M.C. 1282.</p> <p>NEREIDE S.P.A. DI NAVIGAZIONE v. BULK OIL INTERNATIONAL LTD. (THE "LAURA PRIMA"). [1982] 1 Lloyd's Rep. 1. HOUSE OF LORDS</p>

418.	SMA No. 1615: In the Matter of the Arbitration Between TEXACO INC., Owner and APEX OIL COMPANY, Charterer of the TEXACO WISCONSIN under a Charter Party, dated December 14, 1981	S.M.A. #1020 and 1020A	Party	COGSA Esso Transport Co. v. Terminales Maracaibo, 356 F. Supp. 1367 Larios v. Victory Carriers Inc., 316 F 2d 63
419.	SMA No. 1608: In the Matter of the Arbitration Between COSCOL PETROLEUM CORPORATION, Charterer And SKYSEA CORPORATION, S.A., Panama, as Owner of the M/T TITIKA, Under a Voyage Charter Party, dated December 4, 1981	S.M.A. 1168 (1977), S.M.A. 1171 (1977) S.M.A. 1576 (1981)	Tribunal	Gilmore and Black, The Law of Admiralty COGSA Fire Statute of 1851 Hasbro Industries, Inc. v. M. S. St. Constantine, 1980 A.M.C. 1425 (D. Hawaii 1980) Societa Anonima Cantiero Olivi v. Federal Insurance Co. 62 F 2d 769 (2d Cir. 1933) Asiatic Petroleum Corp. v. S.S. American Trader 1973 AM.C. 497, 507 (S.D.N.Y. 1973) Hanson & Orth, Inc. v. M/V JALATARANG 450 F. Supp. 528, 538 (S.D. Ga. 1978) Asbestos Corp. Ltd. v. Compagnie de Navigacion, 345 F. Supp. 814, 821 (S.D.N.Y. 1972) affd. 480 F 2d 669, 672 (2d Cir. 1973) Margarine Verkaufsunion v. M/T G. C. BROVIG 318 F Supp. 977 (S.D.N.Y., 1970) National Sugar Refining Co. v. M/S Las Villas 225 F. Supp. 686 (E.D. La. 1964)

				Transatlantic Financing v. United States 363 F. 2d 312 (D.C. Cir. 1966) Sunkist Growers, Inc. v. Adelaide Shipping Lines, Ltd., 603 F.2d 1327, 1333 1979 A.M.C. 2787, 2794 (9th cir. 1979) cert. denied, 444 U.S. 1012 (1980)
420.	SMA No. 1598: In the Matter of the Arbitration between PALM SHIPPING INC., Time-Chartered Owner of the M/T NIGMA, and ESSEX OVERSEAS TRANSPORTATION S.A., Voyage Charterer, dated September 29, 1981	S.M.A. Award No. 1096	Tribunal	Scrutton on Charterparties Crossman v. Burrill, 179 U.S. 100 Universal Cargo Carriers Corp. v. Citati, [1957] 2 Q.B. 401 Liberty Navigation v. Kinoshita, 285 F.2d 343 (2d Cir. 1960) Leblond v. McNear, 104 F. 826, aff'd 123 F. 384 (9th Cir. 1903)
421.	SMA No. 1591: In the Matter of Arbitration Between Captain Shipping Corporation, Owner of the M/V OINOUSSIAN CAPTAIN And International Trading Co., Inc. Charterer Under Charter Parties, dated October 20, 1981	S.M.A. 1259, S.M.A. 795, S.M.A. 1068 S.M.A. 507 S.M.A. 1278 S.M.A. 1077 SMA No 271 SMA No. 1141, SMA No. 1386	Party/ Tribunal	Pan-American Petroleum & Transport Co. vs U.S. 27F. 2d 684 (2d Cir. 1927) Tug JUNE S vs. Bordagain Shipping Co. 418F. 2d 306 (5th Cir. 1969) Edward Monari vs. Surfside Boat Club, Inc. 1970 A.M.C. 1609, 1670 (E.D.N.Y. 1970) Pennsylvania R. Co. vs. Downer Towing Corp. et. al., 11F. 2d 466 (2d Cir. 1926)
422.	SMA No. 1565: In the Matter of the Arbitration between THE SANKO STEAMSHIP CO., LTD., as Disponent Owner of the M/T SANKO BAY and CHEVRON TRANSPORT CORPORATION, Charterer Under a charter party, dated July 13, 1981	S.M.A. 1296 S.M.A. 1219 S.M.A. 1279 S.M.A. 880 S.M.A. 446	Party	RETLA S.S. CO. v. CAMPOTEX, LTD., 1977, A.M.C.1594 The OKEGA, 1956, A.M.C. 1984, the LAKE ECKHART, 1924, A.M.C. 498 - S.D.N.Y., 1924

423.	<p>SMA No. 1564: In the Matter of the Arbitration between THE SANKO STEAMSHIP CO., LTD., as Owner of the M. V. REGENT RANGER, Claimant, and GOLD LINES PRODUCTS INTERNATIONAL INC., as Charterer, Respondent, dated July 9, 1981</p>	<p>S.M.A. 1340; S.M.A. 342; S.M.A. 954 S.M.A. 188 S.M.A. 427; S.M.A. 641 S.M.A. 1088 S.M.A. 1339</p>	Tribunal	<p>Smith, Time and Voyage Charters: Safe Port/Safe Berth, 49 Tul. L. Rev. 860 at 861 (1975)</p> <p>Scrutton on Charter Parties</p> <p>Benedict on Admiralty</p> <p>9 U.S.C.</p> <p>Crisp v. United States and Australasia S.S. Co., (S.D.N.Y., 1903), 124 Fed. 748</p> <p>Merritt v. Sprague (D.C.D. Me., 1911), 191 F.2d 627</p> <p>Constantine & Pickering S.S. Co. v. West India S.S. Co., (S.D.N.Y., 1912), 199 Fed. 964</p> <p>The Eastern City [1958] 2 Lloyd's Rep. 127</p> <p>Cities Service Transp. Co. v. Gulf Refining Co., 9 F. Supp. 963 (S.D.N.Y. 1934), aff'd., 79 F.2d 521 (2d Cir. 1935);</p> <p>Park S.S. Co. v. Cities Service Oil Co., 93 F. Supp. 201, 188 Fed. 2d 804, cert. denied, 342 U.S. 862,</p> <p>Venore Transp. Co. v. Oswego Shipping Corp., 363 F. Supp. 1366, 498 Fed. 2d 469, cert. denied, 419 U.S. 998,</p> <p>Western Tankers Corp. v. United States, 387 F. Supp. 487 (S.D.N.Y. 1975)</p> <p>American President Lines v. United States, 208 F.Supp. 573 (N.D. Cal. 1961).</p>
------	--	---	----------	--

				<p>G.W. Grace & Co. v. General Steam Navigation Co., [1950] 2 K.B. 383.</p> <p>Carriers of Liberia, Inc. v. Navigen Corp., 332 F. Supp. 72 (S.D.N.Y., 1969), aff'd., 435 Fed. 2d 549 (C.C.A. 2, 1970)</p> <p>Tweedie Trading Co. v. Clan Line Steamers, (C.C.A. 2, 1913), 207 Fed. 70</p> <p>W.K. Niver Coal Co. v. Cherenea S.S. Co., (C.C.A. 1), 142 Fed. 402, cert. denied 201 U.S. 647;</p> <p>S.S. West Totant, 20 Fed. 2d 199, 1927 A.M.C. 882, aff'd. 28 Fed. 2d 1021</p> <p>Hellenic Transport S.S. Co. v. Archibald M'Neil & Sons Co., 273 Fed. 290</p> <p>The Pennsylvania RR Co. v. Moore-McCormack Lines, Inc., (C.C.A. 2, 1966), 370 Fed. 2d 430</p> <p>Cia Estrella Blanca, Ltda. v. S.S. Nictric, (D.C. Ore., 1965), 247 F. Supp. 161</p> <p>Crossman v. Burrill, (1900), 179 U.S. 100</p>
424.	<p>SMA No. 1543: In the Matter of the Arbitration Between NEW STAR SHIPPING CO., MONROVIA, OWNER of the M/V OKAY And ATLANTIC & GREAT LAKES STEAMSHIP CORPORATION CHARTERER Under a Time Charter Party, dated April 24, 1981</p>	<p>S.M.A. Award # 1150 (1970), S.M.A. Award #588 (1971), S.M.A. Award #905 (1975)</p>	Party	<p>THE DIONE (1975) 1 Lloyd's Rep. 115 (C.A.)</p>

			<p>CAS 2013/A/3256 CAS 2010/A/2049</p> <p>MAVROMATI/REEB, The Code of the Court of Arbitration for Sport, 2015 COCCIA M., International Sports Justice: The Court of Arbitration for Sport, European Sports Law and Policy Bulletin, Issue I-2013</p>
42.	<p>Arbitration CAS 2016/A/4703 Lyukman Adams, Kseniya Aksyonova, Tatyana Arkhipova, Victor Butenko, Timofey Chalyy, Elena Cherniaeva (Kozlova), Dmitriy Chizhikov, Artem Denmukhametov, Gulshat Fazlitdinova, Aleksey Fedorov, Ekaterina Galitskaia, Georgy Gorokhov, Elena Isinbaeva, Pavel Ivashko, Oxana Kondratyeva, Ekaterina Koneva, Vasiliy Kopeikin, Elena Korobkina, Ilia Krasnov, Vladimir Krasnov, Antonina Krivoshapka, Maria Kuchina, Denis Kudryavtsev, Anna Kukushkina, Alla Kuliatina, Alexandr Lesnoi, Sergej Litvinov, Danil Lysenko, Yuliya Maltseva, Alena Mamima, Nikolay Markov, Aleksandr Menkov, Anna Misochenko, Olga Mullina, Marina Pandakova, Elena (Yuelena) Panova, Marina Panteleyeva, Yulia Pidluzhnaya, Evgeniya Polyakova, Sergey Polyanskiy, Mariya Ponomareva, Alina Prokopeva, Vera Rebrik (Rebryk), Ekaterina Renzhina, Aleksey Reunkov, Vera Rudakova, Ilgizar Safiullin, Ivan Shablyuev (Shablyuyev), Sergey Sharypov, Anna Shchagina, Ilya Shkurenev, Sergey Shubenkov, Maksim Sidorov, Anzhelika Sidorova, Kristina Sivkova, Aleksei Sokirskii, Ekaterina Sokolenko, Ekaterina Strokova, Dmitri Tarabin, Irina</p>	<p>Eligibility for the Olympic Games</p>	<p>CAS 98/200</p> <p>Parties: CAS 2014/A/3759</p>

		S.M.A. Award #1092 (1977) S.M.A. Award #1321 (1979) S.M.A. #1299 S.M.A. #1278		
425.	SMA No. 1537: In the Matter of Arbitration Between ALMARE SOC. DI NAV., GENOA, OWNER OF THE M/V ALMARE QUINTA, And HURON LIBERIAN CO., CHARTERER, Under a Charter Party, dated April 10, 1981	S.M.A. #360 S.M.A. #808 S.M.A. #70 S.M.A. #478 S.M.A. #64 S.M.A. #1325 S.M.A. Award #505 (1970)	Party	VENORE TRANSPORTATION CO. v. THE PRESIDENT OF INDIA, 1973 A.M.C., 1301 (S.D.N.Y. 1972) SANDAY v. U.S., 6F2d384 (2dCir. 1925) The MIHALIS ANGELOS (1971) 1 Q.B. 164 C.A.
426.	SMA No. 1523: In the Matter of the Arbitration between Crown Central Petroleum Corporation, as Charterers and Andros Compania Maritima S.A., as Chartered and/or Disponent Owners, dated August 27, 1980	SMA Award No. 1405 SMA Award No. 1348 SMA Award No. 1396 SMA Award No. 1408 SMA Award No. 1316	Parties / Tribunal	COGSA TRADE FORTITUDE 1977 AMC 2144 (S.D.N.Y. 1977) Northeast Petroleum Corp. v. Prairie Grove 977 A.M.C. 2139, 2143 (S.D.N.Y. 1977) Portland Fish Co. v. States S.S. Co. 510 F. 2nd 628, 633 (9 Cir. 1974) Johns N.F. Shipping Corp. v. S.A. Cia Geral Commercial do Rio de Janeiro, 263 U.S. 119, 125 (1923); San Georgia I v. Rhinestome Bros. Co., 294 U.S. 494, 496 (1934)

				<p>Texaco Export v. Overseas Tankship Cor. 477 F. Supp. 289, 293 (S.D.N.Y. 1979)</p> <p>METULA (1977) 22 LL. L.R. 437, 439 (Q.B.)</p> <p>United States v. Atlantic Refining Co., 112 F. Supp. 76, 80 (D.N.J. 1951)</p> <p>Hogan v. Cargo of Lumber 163 F. 657 (E.D.N.Y. 1908)</p>
427.	<p>SMA No. 1520: In the Matter of the Arbitration Between NESTE O/Y, Owner of the M/T ENSKERI And GULF TANKERS INC., Charterer, Under a Charter Party, dated March 3, 1981</p>	<p>SMA #957 S.M.A. #770 S.M.A. #1437</p>	Party	<p>The SNAP, 2d Fed. 292 (D.C.E.D. Va 1885)</p> <p>the BARON JEDBURGH, 299 Fed. 960 (D.C.W.D. Wash.1924)</p>
428.	<p>SMA No. 1510: In the Matter of the Arbitration between MAP TANKERS, INC., Owner and MOBIL TANKERS LIMITED, Charterer, Under a Charter Party, dated November 28, 1980</p>	<p>S.M.A. Award 1168 (1977)</p>	Party	<p>COGSA</p> <p>Hague Rules</p> <p>Son Shipping Co. v. DeFosse & Tanghe, 199 F. 2d 687 (2d Cir. 1952)</p>
429.	<p>SMA No. 1501: In the Matter of the Arbitration Between INCA COMPANIA MARITIME, S.A. Owner of the M/T ARCHON And SINCERITY MARINE CORP. OF LIBERIA, Owner of the M/T PRINKIPOS And ATLANTIC RICHFIELD COMPANY, Charterer Under Charter Parties, dated December 12, 1980</p>	<p>S.M.A. Awards 438 S.M.A. Awards 999 S.M.A.1062 S.M.A. Award 1205 S.M.A. Award 939 S.M.A. 979</p>	Party	<p>Pagnan and Fratelli v. Tradax Export S.A. (1969) 2 Lloyds List L.R. 150 (Q.B.)</p>
430.	<p>SMA No. 1485: In the Matter of the Arbitration between ALPINE SHIPPING COMPANY OF</p>	<p>S.M.A. No. 1388 (1979)</p>	Tribunal	<p>U.S.C.</p> <p>Supplemental Rules of Federal Civil Procedure</p>

	MONROVIA, as Charterer of the M/T BOMI, FUEL OIL TRADING CO. GENEVA, Consignee under the Bill of Lading and PALM SHIPPING CO., as Disponent Owner under a Charter Party, dated October 22, 1980	S.M.A. No. 1320 (1979) S.M.A. No. 1170 (1977)		Corbin on Contracts Puerto Rico Maritime Shipping Authority v. Star Lines Ltd. 454 Fed. Supp. 368 (S.D.N.Y., 1978) Tepper Realty Company v. Mosaic Tile Company, 259 F.Supp. 688, 691 (SDNY 1966) Lowry & Co. v. S.S. Le Moyne D'Iberville, 253 F.Supp. 396, 398 (SDNY 1966) Son Shipping Co. v. DeFosse & Tanghe, 199 F.2d 687 (1952); Midland Tar Distillers, Inc. v. M/T Lotos, 362 F.Supp. 1311 (SDNY 1973); Amoco Overseas Co. v. S.T. AVENGER, 387 F.Supp. 589 (SDNY 1975)
431.	SMA No. 1470: In the Matter of the Arbitration of Disputes between BUENA VALLE S.A. as Owners of the M/V "AKRITAS" and STELLAR CHARTERING & BROKERAGE, INC. as Charterers, dated September 2, 1980	S.M.A. #1297	Tribunal	LMAA award - "TORM ESTRID" (1979)
432.	SMA No. 1456: In the Matter of the Arbitration between United Molasses Co., Ltd., as Chartered Owners of the JUBILEE VENTURE and ICC Handels Zug, as Charterers, dated July 18, 1980	SMA Award No. 1279 SMA Award No. 1242	Parties	"Handy Book for Shipowners and Masters" M. R. Holman, 16th ed. 1964
433.	SMA No. 1457: In the Matter of the Arbitration between Ore Sea Transport S.A., as Owners of the	SMA Award No. 438	Parties	Nippon Yusen Kaisha v. Societa Anonyme Marocaine de L'Industrie du Raffinage (1979) 1 LL. L.R. 459 (Q.B. 1978)

	VALLATHOL and Burmah Oil Tankers Limited, as Charterers, dated July 16, 1980	SMA Award No. 984 SMA Award No. 1015 SMA Award No. 999 SMA Award No. 1059 SMA Award No. 1243 SMA Award No. 939 SMA Award No. 1281 SMA Award No. 1205		Pagnan & Fratelli v. Tradax Export S.A. (1969) 2 LL. L.R. 150 OQ.B. 1969)
434.	SMA No. 1452: In the Matter of the Arbitration between ALFRAMAR, S. n. C., As Owners, and COMMERCIAL METALS COMPANY, As Charterers of m.v. MARIA S, under GENJAPSCRAP Charter Parties, dated July 3, 1980	SMA Award No. 290 SMA Award No. 461	Tribunal	
435.	SMA No. 1436: In the Matter of Arbitration Between UNIMARINE, INC., A Liberian Corporation, Owners And THE EGYPTIAN COMPANY FOR MARITIME TRANSPORT and the EGYPTIAN COMMERCIAL AND ECONOMIC OFFICE, of Washington, D. C., as Agents for the MINISTRY OF SUPPLY, Cairo, Arab Republic of Egypt, Charterers, under Charter Parties of the: M/S AQUAGEM	S.M.A. Award 1123 S.M.A. Award No. 214 (1967) S.M.A. Award No. 249 (1967)	Party	International Transportation Co. v. India Supply Mission, 261 F. Supp. 1757, 758 - S.D.N.Y. 1966 Hellenic Lines Ltd. v. Embassy of Pakistan, 467 F. 2d 1150, 1156 2 Cir. 1972 Hellenic Lines Ltd. v. Director General of India Supply Mission, 319 F. Supp. 821, 831 - S.D.N.Y. 1970

	dated July 2, 1976 M/S CAPTAIN DEMOSTHENES dated July 23, 1976 M/S FORTH BRIDGE dated July 2, 1976 M/S FORTH BRIDGE dated July 26, 1976, dated May 13, 1980			
436.	SMA No. 1434: In the Matter of the Arbitration between The New York Times Company, as Charterers and A/S Rederiet Odfjell, as Owners of the M/V BOW EK, dated April 30, 1980	SMA Award 1144 SMA Award 1041 SMA Award 654 SMA Award 397	Parties	COGSA MERAK (1964) 2 Lloyds Rep. 527 Son Shipping Co., Inc. v. DeFosse & Tanghe 199 F 2d 687 (2nd Cir. 1952)
437.	SMA No. 1187A: In the Matter of the Arbitration between Canadian Pacific (Bermuda) Ltd., as Owners of the M/T FORT COULONGE and Hilditch Vine America Inc., as Charterers, dated April 2, 1980	SMA Award 1025 SMA Award 1238 SMA Award 1189 SMA Award 214	Parties	United Trans. Co. v. Berwind-White Coal Mining Co. 13 F 2d 232, 294 (2d Cir. 1926) Ainesworth Coal & Iron Co. v. Trafikaktiebolaget Oxelsund 287 F 291, 296 (4th Cir. 1923) Hildebrand v. Geneva Mill Co. 32 F 2d 343, 348 (M.D. Ala. 1929)
438.	SMA No. 1548: In The Matter Of The Arbitration Between Andros Compania Maritima, S.A., As Agents For Owners And/Or Disponent Owners Of The M.V. ANDROS ISLAND And Mineral Importexport, As Time Charterers, dated March 25, 1980	SMA Award 1240 (1978)	Parties	MAREVA A.S. 1 (1977) LLR 368 (Q.B. 1978)
439.	SMA No. 1429: In the Matter of the Arbitration of Disputes between TRANSPORTACION MARITIMA MEXICANA S.A., Charterers, and SANKO STEAMSHIP CO., Disponent Owners, of	S.M.A. 1182	Party	

	the M/V "C. K. APOLLO", dated April 22, 1980			
440.	SMA No. 1407: In the Matter of the Arbitration between International Shipping Ltd., Manrovia Owners of M/V Rosario and Transammonia Export Corporation Charterers Under a Charter Party, dated February 18, 1980	S.M.A. Award #848,	Party	Summerskill, laytime (1st Edition 1966)
441.	SMA No. 1405: In the Matter of the Arbitration between Corco Marine, Inc., as Charterers and Texas City Refining, Inc., as Diponent Owners of the SAN JACINTO, dated January 31, 1980	SMA Award No. 1207 (1978) SMA Award 1396	Parties / Tribunal	Webster's New Collegiate Dictionary Ed. 1977 COGSA Lekas & Drivas, Inc. v. Goulandris 306 F. 2d 426, 429 2d Dir. 1960 VALLESCUPA 293 U.S. 296. 303, 55 S. Ct. 194 1934 Esso Nederland v. M/T TRADE FORTITUDE 1977 A.M.C. 2144 (S.D.N.Y. 1977)
442.	SMA No. 1372: In the Matter of the Arbitration between PARNON NAVIGATION CORPORATION, as Owners of the M.T. THEODOHOS, and COSCOL PETROLEUM CORPORATION, as Charterers, dated November 7, 1979	S.M.A. No. 1091 (1977)	Party	Summerskill, Laytime (2nd Edition 1973) Scrutton, Charter Parties (18th Edition) The TRES FLORES [1973] 2 Lloyd's Reports 247; The AELLO [1960] 1 Lloyd's Rep. 623 Steamship Rutherglen Co., Ltd. v. Howard Houlder & Partners, 203 Fed. 848, 851 (2 Cir., 1913)
443.	SMA No. 1367: In the Matter of the Arbitration Between SANKO STEAMSHIP CO., LTD. And	S.M.A. Award No. 874.	Tribunal	Scrutton on Charterparties, 18th Edition; Summerskill on Laytime, 2nd Edition

	COMMERCIAL METALS COMPANY, dated October 1, 1979			<p>Cia. Estrella Blanca, Ltda. v. S.S. Nictrio 247 F. Supp. 161 (D. Ore., 1965)</p> <p>I/S Stavborg v. National Metal Converters, Inc., 500 F.2d 424 (2d Cir., 1974)</p> <p>The Sovereign Faylenne, 1978 A.M.C. 1514</p> <p>"Z" Steamship Co., Ltd. v. Amtorg, [1938] 61 Ll.L.Re.p 97</p> <p>The Sinoe, [1972] 1 Lloyd's Rep. 201</p> <p>The Tregenna, 121 F.2d 940 (2d Cir., 1941)</p>
444.	SMA No. 1365: In The Matter Of The Arbitration Between GETTY OIL COMPANY, as Chartered Owner of the M/S MARY ANN And MOBIL SHIPPING AND TRANSPORTATION COMPANY, as Voyage Charterers, dated September 27, 1979	<p>S.M.A. Award No. 173 (1967)</p> <p>S.M.A. No. 43 (1963)</p> <p>S.M.A award # 438</p> <p>S.M.A. award # 501</p> <p>S.M.A. award # 912</p> <p>S.M.A. award # 948</p> <p>S.M.A. award # 999</p> <p>S.M.A. award # 1015</p> <p>S.M.A. award # 1059</p> <p>S.M.A. award # 1108</p>	Party / Tribunal	<p>Carver</p> <p>Scrutton</p> <p>Tiberg, The Law of Demurrage, (2nd Ed. 1971)</p> <p>Summerskill, Laytime (1966 Edition)</p> <p>Holman's Handy Book for Shipowners</p> <p>"Stare Decisis et Non Quieta Monere" - Manfred W. Arnold Lloyds Maritime and Commercial Quarterly, February 1977</p> <p>"Quot Homines Tot Sententiae" - F. M. Ventris Lloyds Maritime and Commercial Quarterly, November 1977</p> <p>MARA LOLLI-GHETTI (1977 A.M.C. 953)</p> <p>NEIL ARMSTRONG, 1973 A.M.C. 1060 (Arb 1973)</p>

		S.M.A. award # 1130 S.M.A. award # 1226 S.M.A. award # 1205 S.M.A. award # 1062		United States V, Altantic Refining Co. 112F, Supp 76, 1953 A.M.C. 554 (D.N.J. 1951) REDERIAKTIEBOLAGET "MACEDONIA" v. SLAUGHTER. (1935) 52 L.I.L.Rep. 4. COURT OF APPEAL Rodenacker v. May (1901) 6 Com. Cas. 37 Hugo 168 U.S. 104 (1897) Yone Suzuki v. Central Argentine Rg., 27 F.2d 795 (2nd Cir., 1928) Cert. denied, 278 U.S. 652 Burnett S.S. Co. v. Danube & Black Sea, 1933 Shipping Act of 1916
445.	SMA No. 1364: In the Matter of the Arbitration of Disputes between JOHANN M. K. BLUMENTHAL, KIEL as Managing Owners of the M/V "INALOTTE BLUMENTHAL" and POLYDYNE INTERNATIONAL CORPORATION as Charterers, dated September 24, 1979	S.M.A. Award #48	Party	
446.	SMA No. 1342: In the Matter of the Arbitration Between Academy Tankers, Inc., as Owners of the S. T. THOMAS A. and S. T. THOMAS Q. and Phillips Petroleum Company as Charterers, dated August 7, 1978	SMA Award #1222 (1977)	Parties	
447.	SMA No. 1165: In the Matter of the Arbitration between AKTI COMPANIA NAVIERA, S.A. and OIL SHIPPING CORPORATION, LTD, dated October 28, 1977	SMA Award No. 1052 (1976)	Tribunal	Centerchem Products v. A/S Rederiet Odfjell, 1972 AMC 373 (ED Va. 1971); Dow Chemical Co (U.K.) v. S.S. Giovannella D'Amico, 297 F. Supp. 600, 1970 AMC 379 (SDNY 1969);

				Esso Nederland, b.v. v. M.T. Trade Fortitude, F. Supp. (SDNY, January 12, 1977); Northeast Petroleum Corp. v. S.S. Prairie Grove, F. Supp. (SDNY, September 22, 1977)
448.	SMA No. 1270: In the Matter of The Arbitration of Disputes arising under the Charter Party dated May 16, 1967, and Addendum, of the S/S OSWEGO CONCORD between Amoco Trading International Limited, Charterer, and Oswego Steamship Corporation, Owner In the Matter of The Arbitration of Disputes arising under the Charter Parties dated April 30, 1968, and Addenda, of the S/S LESLIE CONWAY; and March 11, 1970, and Addenda, of the LESLIE CONWAY (Renamed OSWEGO MERCHANT); between Amoco Trading International Limited, Charterer, and GATX Oswego Corporation, Demise Charterer, dated October 24, 1978	S.M.A. 723 (1972)	Parties	
449.	SMA No. 1262: In the Matter of the Arbitration between TRANSMARINA S.N.C., As Owner of the M. T. FINALE, and AMERADA HESS SHIPPING CORPORATION, as Charterer, dated September 12, 1978	S.M.A. Award No. 1091	Tribunal	Corbin on Contract, Volume 3A Williston on Contracts, Third Edition Restatement of the Law of Contracts Mobil Oil Co. v. Asamera Oil Co., 43 N.Y. 2d 276 (1977) John Wiley & Sons, Inc. v. Livingston, 376 U.S. 543,557 (1964)

450.	<p>SMA No. 1243: In the Matter of the Arbitration between Andros Compania Maritima, SA, as Disponent Owners of the KISSAVOS and Marc Rich & Co. A.G., as Charterers, dated September 30, 1977</p>	<p>SMA Award 942A SMA Award 948</p>	<p>Parties / Tribunal</p>	<p>Commonwealth Coatings Corp. v. Continental Casualty Co., 393 U.S. 145, 149 (1968)</p> <p>Sanko S.S. Co., Ltd. v. Cook Industries, Inc., 495 F. 2d 1260, 1263 (2d Cir. 1973)</p> <p>Anlco Shipping Co., Ltd. v. Siderman S.p.A., 417 F. Supp. 207, 215 (S.D.N.Y. 1916) (Haight, aff'd. Without opinion (2d Cir, Feb, 16, 1977)</p> <p>Fotochrome, Inc. v. Copal Co., Ltd., 517 F. 2d 512, 516 (2d Cir. 1975).</p> <p>Parsons & Whittemore Overseas Co., Inc. v. Societe Generale de l'Industrie du Papier (RAKTA), 508 F. 2d 969, 977 (2d Cir. 1974)</p> <p>Wilko v. Swan, 346 U.S. 427, 436 (1953)</p> <p>Tumey v. ohio, 273 V.S. 510 (1927)</p> <p>Karppinen v. Karl Kiefer Machine Co., 187 F. 2d 32 (2d Cir. 1951)</p> <p>Reed & Martin, Inc. v. Westinghouse Electric Corp., 439 F. 2d 1268, 1275 (2d Cir. 1971);</p> <p>Saxis Steamship Co. v. Multifacs Int'l Traders, Inc., 375 F. 2d 577 (2d Cir. 1967)</p> <p>I/S Stavborg v. National Metal Convertors, Inc., 500 F.2d 424 (2d Cir. 1974)</p>
------	--	--	---------------------------	--

	Tarasova, Pavel Trenikhin, Sardana Trofimova, Daniil Tysplakov, Ivan Ukhov, Roman Yevstifeyev, Svetlana Vasilyeva, Natalia Vlasova v. The International Association of Athletics Federations (IAAF), award of 14 October 2016		
43.	Arbitration CAS 2016/O/4702 International Association of International Federations (IAAF) v. All Russia Athletic Federation (ARAF) & Maksim Dyldin, award of 6 January 2017	Doping	Parties: CAS 2014/A/3820
44.	Arbitration CAS 2016/A/4701 Weightlifting Federation of the Republic of Kazakhstan (WFRK) v. International Weightlifting Federation (IWF), award of 10 March 2017	Suspension of a national federation for having brought the sport of weightlifting into disrepute	CAS 2011/A/2675 Parties: CAS in OG 16/09 CAS 2016/A/4745
45.	Arbitration CAS 2016/A/4700 World Anti-Doping Agency (WADA) v. Lyudmila Vladimirovna Fedoriva, award of 15 May 2017	Doping	CAS 2015/A/4163 UKAD v. Danso UKAD v. Offiah
46.	Arbitration CAS 2016/A/4699 Mubarak Wakaso v. FC Rubin Kazan, award of 13 January 2017	Agreement to suspend a contract of employment while on loan	None
47.	Arbitration CAS 2016/A/4697 Elena Dorofeyeva v. International Tennis Federation (ITF), award of 3 February 2017	Doping	None – lots of academic
48.	Arbitration CAS 2016/A/4693 Al Masry Sporting Club v. Jude Aneke Ilochukwu, award of 24 April 2017	Termination of the employment contract with just cause	CAS 2013/A/3314 CAS 2015/A/309; CAS 2007/A/1380, CAS 2005/A/968 CAS 2004/A/730 CAS 2008/A/1447; CAS 2013/A/3398; CAS 2016/A/4384

				<p>United Steelworkers v. Enterprise Wheel & Car Corp., 363 U.S. 593, 597 (1960)</p> <p>Local 771 L.A.T.S.E. v. RKO General, Inc., WOR Division, 546 F.2d 1107, 1113 (2d Cir. 1977)</p> <p>Federal Arbitration Act, 9 U.S.C. §§ 201-208, Article V of the Convention on the Recognition and Enforcement of Foreign Arbitral Awards</p>
451.	<p>SMA No. 1233: In the Matter of the Consolidated Arbitrations between ALCOA STEAMSHIP COMPANY, INC. Owners of the M/V "CHALLENGER" and FEDERAL COMMERCE AND NAVIGATION COMPANY, LTD. OF MONTREAL Voyage Charterers and Disponent Owners, and LOUIS DREYFUS CORPORATION, Voyage Charterers and Disponent Owners of the M/V "CHALLENGER" and MARUBENI CORPORATION, TOKYO, Sub-Charterers, dated May 26, 1978</p>	<p>S.M.A. 711 S.M.A. 690 S.M.A. 176</p>	Parties	
452.	<p>SMA No. 1153A: In the matter of Arbitration Between Amoco Transport Company, Owner of the M/T AMOCO TEXAS CITY And Golden Eagle Liberia, Ltd., Charterer, under a Charter Party, dated September 14, 1977</p>	<p>S.M.A. #733 S.M.A. 1096</p>	Parties / Tribunal	
453.	<p>SMA No. 1136: In the Matter of the Arbitration between VIASEGURA ARMADORA, S.A., PANAMA, as Owner of the M.T. DESPINA A.L., and SUN OIL COMPANY OF PENNSYLVANIA, as Charterer, Under an</p>	<p>S.M.A. Award No. 904 (1974)</p>	Tribunal	<p>Scrutton on Charterparties, 18th Edition, 1974</p> <p>Carver on Carriage by Sea, Vol. 1, 12th Edition</p> <p>S/A Industrias Reunidas F. Matarazzo v. The EURYSTHEUS, 126 F. Supp. 558 (S.D.N.Y., 1954),</p>

	Exxonvoy Charterparty, dated August 1, 1977			Steamship Company of 1949 v. Montmorency Shipping Ltd., 1954 A.M.C. 519 (Canada), George E. Warren Corp. v. Picton Steamship Co., 100 F.2d 212 (1st Cir., 1938)
454.	SMA No. 1108: In the Matter of the Arbitration between SKIBS A/S SUDEROY, as Owners of the M/T "TORE KNUDSEN" and JOC INTERNATIONAL B.V., as Charterers under Charter Party, dated April 7, 1977	SMA Award No. 1015	Tribunal	Carriage of Goods by Sea Act
455.	SMA No. 999: In the Matter of Arbitration Under Charter Party dated December 22, 1969 Between COHANSEY STEAMSHIP COMPANY (Time Chartered Owner of the S/S VANTAGE HORIZON, and hereinafter referred to as Owner) And ANTCO SHIPPING COMPANY, Charterer, dated January 21, 1976	S.M.A. 939 (1975)	Party	
456.	SMA No. 746: In the Matter of an Arbitration between NORTH PACIFIC STEAMSHIP CO. As Owners of the M/V "PACSEA" and M/V "PACSUN" and PYRAMID BULK CARRIERS, INC. As Charterers, dated December 8, 1972	S.M.A. 508 (1970)	Tribunal	Luchenbach v. McCahan, 1918, 248 U.S. 139 Saxis Steamship Company v. Multifacs International Traders Inc., 375 F. 2d 577 (7 Cir. 1967) Southeast Atlantic Shipping Ltd. v. Cernac Grain Co. 354 F. 2nd 139 (Cir. 1966) Cook Industries Inc. v. c. Itch & Co. (American) Inc. 449 p. 2d 106 (2 Cir. 1971), Gaffield & Co. v. Wiest, 432 p. 2d 849 (2 Cir. 1970)

			<p>CAS 2013/A/3091, 3092 & 3093 CAS 2015/A/4327 CAS 2014/A/3460 CAS 2012/A/2698; CAS 2008/A/1447; CAS 2005/A/801; CAS 2006/A/1602</p>
49.	<p>Arbitration CAS 2016/A/4692 Kardemir Karabükspor Kulübü Derneği v. Union des Associations Européennes de Football (UEFA), award of 26 January 2017</p>	<p>Disciplinary sanction due to the violation of the UEFA Club Licensing and Financial Fair Play Regulations</p>	<p>Panel: CAS 2006/A/1110 CAS 2003/A/506 CAS 2009/A/1810&1811 CAS 2009/A/1975 CAS 2012/A/2762 CAS 2009/A/1844 Parties: CAS 2012/A/2762 CAS 2009/A/1844 Tribunal analysed cases cited</p>
50.	<p>Arbitration CAS 2016/O/4684 Russian Olympic Committee (ROC), Lyukman Adams et al. v. International Association of Athletics Federations (IAAF), award of 10 October 2016</p>	<p>Validity and enforceability of IAAF regulations regarding eligibility for the Olympic Games</p>	<p>CAS 2011/A/2658 CAS 2012/A/3055 CAS 94/129 CAS 2015/A/4319 CAS 2005/C/976&986</p>
51.	<p>Arbitration CAS 2016/O/4683 International Association of Athletics Federations (IAAF) v. All Russia Athletics Federation (ARAF) & Andrey Krivov, award of 22 June 2017</p>	<p>Doping</p>	<p>Panel: CAS 2010/A/2174, CAS 2016/O/4469 CAS 2016/O/4463 CAS 2016/O/4464, CAS 2016/O/4481 CAS 2016/O/4883 Parties: CAS 2012/A/2773 CAS 2013/A/3080 CAS 2016/O/4469</p>

52.	Arbitration CAS 2016/O/4682 International Association of Athletics Federations (IAAF) v. All Russia Athletics Federation (ARAF) & Natalya Evdokimova, award of 22 June 2017	Doping	Panel: CAS 2010/A/2174, CAS 2016/O/4469 CAS 2016/O/4463 CAS 2016/O/4464, CAS 2016/O/4481 CAS 2016/O/4883 Parties: CAS 2012/A/2773 CAS 2013/A/3080 CAS 2016/O/4469
53.	Arbitration CAS 2016/A/4679 Balikesirspor FC v. Ante Kulusic, award of 27 January 2017	Termination of an employment contract with just cause by the player	CAS 2003/A/506 CAS 2009/A/1810&1811, CAS 2009/A/1975 CAS 2006/A/1180 CAS 2012/A/2698; CAS 2008/A/1447 CAS 2005/A/909-910-911; CAS 2005/A/801; CAS 2004/A/587
54.	Arbitration CAS 2016/A/4678 Balikesirspor FC v. Ermin Zec, award of 10 March 2017	Termination of an employment contract with just cause by the player	CAS 2003/A/506 CAS 2009/A/1810&1811, CAS 2009/A/1975 CAS 2006/A/1180 CAS 2012/A/2698; CAS 2008/A/1447 CAS 2005/A/909-910-911; CAS 2005/A/801; CAS 2004/A/587
55.	Arbitration CAS 2016/A/4676 Arijan Ademi v. Union of European Football Associations (UEFA), award of 24 March 2017	Doping	CAS 94/129 CAS 2013/A/3124 CAS 2006/A/1130 CAS 2016/A/4662 CAS 2016/A/4377

			CAS 2016/A/4439
56.	Arbitration CAS 2016/A/4675 Sporting Club Olhanense v. Gonzalo Mathias Borges Mastriani & Fédération Internationale de Football Association (FIFA), award of 7 August 2017	Breach of contract of employment by a club failing to comply with its financial obligations towards a player	CAS 2007/A/1207 CAS 2006/A/1057 CAS 2009/A/1944
57.	Arbitration CAS 2016/A/4673 Wydad Athletic Club v. Benito Floro Sanz, award of 20 June 2017	Termination of the employment contract with a coach without just cause by the club	CAS 2013/A/3148 CAS 2007/A/1377; CAS 2009/A/1974; CAS 2003/A/461 & 471 & 473; CAS 2011/O/2588 CAS 2010/A/2306
58.	Arbitration CAS 2016/A/4672 Wydad Athletic Club v. Ruben Albes Yanez, award of 20 June 2017	Termination of the employment contract with an assistant coach without just cause by the club	CAS 2013/A/3148 CAS 2007/A/1377; CAS 2009/A/1974; CAS 2003/A/461 & 471 & 473; CAS 2011/O/2588 CAS 2010/A/2306
59.	Arbitrations CAS 2016/A/4669 Club Botafogo de Futebol e Regatas v. Club Tijuana Xolointzcuintles de Caliente & CAS 2016/A/4670 Club Tijuana Xolointzcuintles de Caliente v. Club Botafogo de Futebol e Regatas, award of 9 May 2017	Transfer	CAS 2012/A/2875
60.	Arbitration CAS 2016/A/4655 International Association of Athletics Federations (IAAF) v. All Russia Athletics Federation (ARAF) & Stanislav Emelyanov, award of 7 April 2017	Doping	Party: CAS 98/211
61.	Arbitration CAS 2016/A/4650 Klubi Sportiv Skenderbeu v. Union Européenne de Football Association (UEFA), award of 21 November 2016	Eligibility of a club involved in match-fixing activities to participate in a UEFA competition	CAS 2013/A/3258; CAS 2014/A/3625, CAS 2014/A/3628, CAS 2013/A/3256, TAS 2011/A/2528

			CAS 2009/A/1920 CAS 2010/A/2267, CAS 2010/A/2172 CAS 2005/A/908, CAS 2009/A/1902 CAS 2010/A/2235
62.	Arbitration CAS 2016/A/4643 Maria Sharapova v. International Tennis Federation (ITF), award of 30 September 2016	Doping	Panel: CAS 2011/A/2518 CAS 2009/A/1870 CAS 2010/A/2283 CAS 2011/A/2518 CAS 2004/A/690; CAS 2005/A/830; CAS 2005/A/847; CAS OG 04/003; CAS 2006/A/1025; CAS 2008/A/1489&1510; CAS 2009/A/1870; CAS 2012/A/2701; CAS 2012/A/2747; CAS 2012/A/2804; CAS 2012/A/3029 Party: CAS 2014/A/3591 CAS OG 06/001 CAS 2013/A/3327 CAS 2005/A/921 Tribunal discussed these cases
63.	Arbitration CAS 2016/A/4632 Alexei Lovchev v. International Weightlifting Federation (IWF), award of 1 December 2016	Doping	None
64.	Arbitration CAS 2016/A/4626 World Anti-Doping Agency (WADA) v. Indian National AntiDoping	Doping	CAS 2014/A/3820,

	Agency (NADA) & Mhaskar Meghali, award of 20 September 2016		
65.	Arbitrations CAS 2016/A/4623 & 4624 Joshua Simpson & BSC Young Boys v. Manisapor, award of 15 March 2017	Termination of an employment contract with just cause by the player	CAS 2013/A/3432 CAS 2006/A/1180
66.	Arbitration CAS 2016/A/4615 Asli Çakir Alptekin v. World Anti-Doping Agency (WADA), award of 4 November 2016	Further suspension of period of ineligibility based on Substantial Assistance Agreement with WADA	None
67.	Arbitration CAS 2016/A/4609 World Anti-Doping Agency (WADA) v. Indian National AntiDoping Agency (Indian NADA) & Dane Pereira, award of 19 January 2017	Doping	CAS 2012/A/2822 CAS 2011/A/2677 CAS 2011/A/2615 CAS 2008/A/1488
68.	Arbitration CAS 2016/A/4606 Al-Arabi Sports Club Co. For Football v. Houssine Kharja, award of 22 March 2017	Termination of the employment contract without just cause by the club	CAS 2007/A/1380 CAS 2008/A/1517 CAS/2014/A/3684 & 3693 CAS 2014/A/3643
69.	Arbitration CAS 2016/A/4605 Al-Arabi Sports Club Co. For Football v. Matthew Spiranic, award of 22 February 2017	Termination of the employment contract without just cause by the club	CAS 2013/A/3091, CAS 2013/A/3092 & CAS 2013/A/3093 CAS 2008/A/1519 & CAS 2008/A/1520 CAS 2014/A/3707 CAS 2012/A/2698; CAS 2008/A/1447 CAS 2005/A/909-912; CAS 2005/A/801; CAS 2004/A/587
70.	Arbitration CAS 2016/A/4603 SC Dinamo 1948 v. FC Internazionale Milano SpA, award of 15 February 2017	Training compensation	CAS 2009/A/1757

71.	Arbitration CAS 2016/A/4602 Football Association of Serbia v. Union des Associations Européennes de Football (UEFA), award of 24 January 2017	Membership of an association	Panel: CAS 2013/A/3047, CAS 2008/A/1639, CAS 2008/A/1583 & CAS 2008/A/1584 CAS 2010/A/2071 Party: CAS 2002/O/410 CAS 2016/A/4668, CAS 2011/A/2551, CAS 2013/A/3199 CAS 2008/A/1708 CAS 2015/A/3910 CAS 2007/A/1424 CAS analysed cases cited
72.	Arbitration CAS 2016/A/4597 SC FC Steaua Bucuresti v. FC Internazionale Milano SpA, award of 15 February 2017	Compensation for training	CAS 2009/A/1757
73.	Arbitration CAS 2016/A/4595 Al Ittihad Saudi v. Fédération Internationale de Football Association (FIFA), award of 21 November 2016	Sanctions in proceedings before the FIFA Disciplinary Committee	CAS 2013/A/3323 CAS 2006/A/1008 CAS 2013/A/3358 CAS 2009/A/1817 & CAS 2009/A/1844
74.	Arbitration CAS 2016/A/4586 Altay Football Club v. Professional Football League of Kazakhstan & Football Federation of Kazakhstan (FFK), award of 23 January 2017	Disciplinary sanction against a club (deduction of points)	CAS 2004/A/748 CAS 2004/A/659
75.	Arbitration CAS 2016/A/4581 Apollon Football Ltd. v. Partizan FC & Fédération Internationale de Football Association (FIFA), award of 28 February 2017	Compensation due to another club in case of a subsequent transfer	CAS 2011/A/2539
76.	Arbitration CAS 2016/A/4580 Botafogo de Futebol e Regatas v. Sharjah FC, award of 14 December 2016	Refund by the former club of a transfer fee paid by the new club	CAS 2015/A/309; CAS 2007/A/1380, CAS 2005/A/968 CAS 2004/A/730

77.	Arbitration CAS 2016/A/4573 Kees Ploegsma v. PFC CSKA Moscow, award of 10 March 2017	Agency contract	CAS 2003/A/506, CAS 2009/A/1810 & 1811, CAS 2009/A/1975 CAS 2013/A/3091 & 3093 CAS 2011/A/2660 CAS 2013/A/3443 CAS 2012/A/2929 CAS 2012/A/2919
78.	Arbitrage TAS 2016/A/4569 Abdelkarim Elmorabet c. Olympic Club Safi & Fédération Royale Marocaine de Football (FRMF), sentence du 20 septembre 2016	FRENCH	FRENCH
79.	Arbitration CAS 2016/A/4567 Al Jazira FSC v. FC Lokomotiv, award of 9 November 2016	Failure of a club to pay an installment of a transfer fee	CAS 2011/O/2397; CAS 2013/A/3419
80.	Arbitration CAS 2016/A/4563 World Anti-Doping Agency (WADA) v. Egyptian Anti-Doping Organisation (EGY-NADO) & Radwa Arafa Abd Elsalam, award of 16 January 2017	Doping	CAS 2016/A/4377 CAS 2008/A/1515 CAS 2010/A/2230 CAS 2006/A/1066
81.	Arbitration CAS 2016/A/4560 Al Arabi SC Kuwait v. Papa Khalifa Sankaré & Asteras Tripolis FC, award of 25 April 2017	Termination of the employment contract with just cause by the player	CAS 2007/A/1396 & 1402, CAS 2012/A/2875 CAS 2013/A/3204, CAS 2010/A/2098 CAS 2006/A/1062; CAS 2008/A/1447 CAS 2013/A/3091, 3092 & 3093 CAS 2010/A/2049 CAS 2012/A/2874 CAS 2012/A/2932 CAS 2008/A/1519-1520 CAS 2005/A/876 CAS 2007/A/1358 CAS 2007/A/1359

			CAS 2008/A/1568 CAS 2008/A/1518 CAS 2006/A/1180
82.	Arbitration CAS 2016/A/4558 Mitchell Whitmore v. International Skating Union (ISU), award of 29 September 2016	Disciplinary sanctions against an athlete for misconduct	CAS 2014/A/3625, CAS 2009/A/1920, CAS 2013/A/3258, CAS 2010/A/2267, CAS 2010/A/2172 CAS 2014/A/3625, CAS 2005/A/908, CAS 2009/A/1902 CAS 2009/A/1817 CAS 2009/A/1844
83.	Arbitration CAS 2016/A/4556 U.C. Sampdoria SpA v. José Rodriguez Baster, award of 13 February 2017	Representation contract between a players' agent and a club	Panel: CAS 2009/A/1773 CAS 2009/A/1774 Party: CAS 2007/A/1274 CAS 2008/A/1726 CAS 2008/A/1518 CAS 2005/A/871 CAS 2013/A/3237, CAS 2009/A/1773 CAS 2009/A/1774
84.	Arbitrations CAS 2016/A/4550 Darwin Zamir Andrade Marmolejo v. Club Deportivo La Equidad Seguros S.A. & Fédération Internationale de Football Association (FIFA) and CAS 2016/A/4576 Újpest 1885 FC v. FIFA, award of 24 November 2016	Consequences of termination without just cause by professional football player of his employment contract	Panel: CAS 2004/A/574; TAS 2005/A/983 & 984 CAS 2013/A/3411 CAS 2014/A/3765 CAS 2013/A/3425 Parties: CAS 2008/A/ 1519 & 1520 CAS 2013/A/3417

			CAS 2014/A/3765 CAS 2013/A/3411
85.	Arbitration CAS 2016/A/4549 Aris Limassol FC v. Carl Lombé, award of 4 November 2016	Termination of contract of employment between a player and a club	CAS 2008/A/1447 CAS 2005/A/983 & 984 CAS 2008/A/1519-1520
86.	Arbitration CAS 2016/A/4547 Nikola Mikic v. Manisaspur KD, award of 22 December 2016	Contract of employment	None
87.	Arbitration CAS 2016/A/4543 FC Kuban v. FC Gagauzyia, award of 27 March 2017	Training compensation	CAS 2013/A/3119 CAS 2003/A/506, CAS 2009/A/1810 & 1811, CAS 2009/A/1975 CAS 2007/A/1219
88.	Arbitration CAS 2016/A/4542 FC Kuban v. FC Real Succes, award of 27 March 2017	Training compensation	CAS 2013/A/3119 CAS 2003/A/506, CAS 2009/A/1810 & 1811, CAS 2009/A/1975 CAS 2007/A/1219
89.	Arbitration CAS 2016/A/4541 FC Kuban v. FC Dacia, award of 27 March 2017	Training compensation	CAS 2013/A/3119 CAS 2003/A/506, CAS 2009/A/1810 & 1811, CAS 2009/A/1975 CAS 2007/A/1219
90.	Arbitration CAS 2016/A/4539 Dimitri Torbinskyi v. Football Union of Russia (FUR) & Rubin Kazan FC & CAS 2016/A/4545 Rubin Kazan FC v. Dimitri Torbinskyi & FUR, award of 11 January 2017	Termination of the employment contract	CAS 2007/A/1394 CAS 2011/A/2321, CAS 2009/A/1958, CAS 2008/A/1477 & 1567
91.	Arbitration CAS 2016/A/4534 Maurico Fiol Villanueva v. Fédération Internationale de Natation (FINA), award of 16 March 2017	Doping	CAS 2013/A/3124 CAS 2006/A/1130 CAS 2016/A/4662 CAS 2016/A/4377 CAS 2016/A/4439 CAS 99/A/234

			CAS 99/A/235 CAS 2011/A/2384 CAS 2014/A/3487
92.	Arbitration CAS 2016/A/4519 FC Porto v. Hellas Verona FC & Club Cerro Porteño, award of 26 January 2017	Solidarity contribution	Panel: CAS 2008/A/1544, CAS 2009/A/1773 & CAS 2009/A/1774, CAS 2012/A/2707, CAS 2015/A/4137 CAS 2015/A/4105 Party: CAS 2008/A/1544 CAS 2009/A/1773 CAS 2012/A/2707 CAS 2013/A/3403-3404 & 3405 CAS 2015/A/4137 CAS 2005/A/973
93.	Arbitration CAS 2016/A/4518 FC Porto v. Hellas Verona FC & Club Atlético River Plate, award of 26 January 2017	Solidarity contribution	Panel: CAS 2008/A/1544, CAS 2009/A/1773 & CAS 2009/A/1774, CAS 2012/A/2707, CAS 2015/A/4137 CAS 2015/A/4105 Party: CAS 2008/A/1544 CAS 2009/A/1773 CAS 2012/A/2707 CAS 2013/A/3403-3404 & 3405 CAS 2015/A/4137 CAS 2005/A/973
94.	Arbitration CAS 2016/A/4517 Bologna FC 1909 S.p.A. v. Gonzalo Luis Madrid Pineiro, award of 13 March 2017	Contract of agency	None

95.	Arbitrage TAS 2016/A/4516 Club Sportif Sfaxien c. Fédération Tunisienne de Football (FTF) & Etoile Sportive du Sahel, sentence du 21 septembre 2016 (dispositif du 10 juin 2016)	FRENCH	FRENCH
96.	Arbitration CAS 2016/A/4512 World Anti-Doping Agency (WADA) v. Turkish Football Federation (TFF) & Ahmet Kuru, award of 21 November 2016	Doping	CAS 2009/A/1768; CAS 2012/A/2760
97.	Arbitrage TAS 2016/A/4510 Club Entente Sportive Sétifienne c. Franck-Olivier Madou, sentence du 27 octobre 2017	In French	In French
98.	Arbitration CAS 2016/O/4504 International Association of Athletics Federations (IAAF) v. All Russia Athletics Federation (ARAF) & Vladimir Mokhnev, award of 23 December 2016	Doping offences committed by a coach	Panel: CAS 2008/A/1513 TAS 2009/A/1879 Parties: CAS 2009/A/1817 & CAS 2009/A/1844
99.	Arbitration CAS 2016/A/4502 Patrick Leeper v. International Paralympic Committee (IPC), award of 12 August 2016	Doping	Panel: CAS 2016/A/4416 Parties: CAS 2011/A/2675 CAS 2014/A/3498 CAS 2011/O/2422 CAS 2014/A/3590 CAS 2008/A/1490 CAS 2005/A/873 CAS 2010/A/2307, CAS 2008/A/1473 CAS 2012/A/3044
100	Arbitration CAS 2016/A/4501 Joseph S. Blatter v. Fédération Internationale de Football Association (FIFA), award of 5 December 2016	Disciplinary sanctions for infringements to the Code of Ethics	CAS 2011/A/2625 CAS 2014/A/3537 CAS 2009/A/1817 & 1844
101	Arbitrage TAS 2016/A/4490 RFC Seraing c. Fédération Internationale de Football	FRENCH	FRENCH

	Association (FIFA), sentence du 9 mars 2017		
102	Arbitration CAS 2016/A/4489 Beijing Renhe FC v. Marcin Robak, award of 13 February 2017	Compensation for breach of draft employment contract	CAS 2008/A/1589 CAS 2008/A/1519-1520 CAS 2005/A/876 CAS 2007/A/1358 CAS 2007/A/1359 CAS 2008/A/1568
103	Arbitration CAS 2016/O/4488 International Association of Athletics Federations (IAAF) v. All-Russia Athletics Federation (ARAF) & Anastasiya Bazdyreva, award of 23 December 2016	Doping	TAS 2009/A/1879 CAS 2004/O/645, CAS 2004/O/649
104	Arbitration CAS 2016/A/4485 Al Ittihad FC v. Daniel Gonzales Landler, award of 20 September 2016	Contract between a players's agent and a club	Parties: CAS 2009/A/1019
105	Arbitration CAS 2016/A/4484 OKK Spars Sarajevo v. Fédération Internationale de Basketball (FIBA), award of 10 November 2016	International transfer of minor players	CAS 2013/A/3047, CAS 2015/A/3910
106	Arbitration CAS 2016/A/4482 Etoile Sportive du Sahel v. Leopoldo Roberto Markovsky & Clube de Regatas Brasil & Fédération Internationale de Football Association (FIFA), award of 25 November 2016	Termination of the employment contract with just cause by the player	Panel: CAS 2005/A/801, CAS 2006/A/1061, CAS 2006/A/1062, CAS 2008/A/1517, CAS 2008/A/1518 CAS 2012/A/2874 Parties: CAS 2006/A/1180
107	Arbitration CAS 2016/A/4477 João António Soares de Freitas v. Al Shabab FC, award of 9 February 2017	Commission agreements between a club and a players's agent/intermediary	CAS 2013/A/3148 CAS 2015/A/4213 CAS 2016/A/4573
108	Arbitration CAS 2016/A/4471 Abel Aguilar Tapias v. Hércules de Alicante FC, award of 2 February 2017	Waiver of payments in view of a mutually agreed premature	None

		termination of an employment contract	
109	Arbitrage TAS 2016/A/4468 FC Sochaux Montbéliard c. SC Beira-Mar, sentence du 28 septembre 2016	In French	In French
110	Arbitration CAS 2016/O/4465 International Association of Athletics Federations (IAAF) v. Mikhail Ryzhov, award of 13 October 2016	Doping	None
111	Arbitration CAS 2016/A/4458 Lisa Christina Nemec v. Croatian Institute for Toxicology and Anti-Doping (CITA) & International Association of Athletics Federations (IAAF), award of 27 April 2017	Doping	Panel: CAS 2014/A/3487 Party: CAS 2014/A/3487 CAS 2003/A/493 CAS 2012/A/2779 CAS 2010/A/2220 CAS 2011/A/2384 & 2386
112	Arbitration CAS 2016/O/4457 International Association of Athletics Federations (IAAF) v. Denis Strelkov, award of 13 October 2016	Doping	None
113	Arbitration CAS 2016/O/4456 International Association of Athletics Federations (IAAF) v. Ivan Noskov, award of 13 October 2016	Doping	None
114	Arbitration CAS 2016/O/4455 International Association of Athletics Federations (IAAF) v. Elmira Alembekova, award of 13 October 2016	Doping	None
115	Arbitration CAS 2016/O/4454 International Association of Athletics Federations (IAAF) v. Vera Sokolova, award of 13 October 2016	Doping	None
116	Arbitrage TAS 2016/A/4452 Mohamed Youssef Belaili c. Confédération Africaine de Football (CAF), sentence du 4 novembre 2016	In French	In French

117	Arbitration CAS 2016/A/4450 Iván Bolado Palacios v. PFC CSKA Sofia, award of 24 January 2017	Termination of contract of employment between a player and a club by mutual agreement	CAS 2012/A/2874 CAS 2008/A/1519-1520 CAS 2005/A/876 CAS 2007/A/1358 CAS 2007/A/1359 CAS 2008/A/1568
118	Arbitration CAS 2016/A/4448 Real Racing Club de Santander SAD v. Sport Grupo Sacavenense, award of 2 December 2016	Training compensation	Panel: CAS 2009/A/1908; CAS 2004/A/594 CAS 2013/A/3082; CAS 2009/A/1810 & 1811; CAS 2003/O/527; CAS 2003/O/469; CAS 2003/O/506 CAS 2005/A/927 CAS 2003/O/500, CAS 2003/O/506, CAS 2004/A/560, CAS 2006/A/1027, CAS 2007/A/1218 Party: CAS 2014/A/3659 CAS 2014/A/3660 CAS 2014/A/3661
119	Arbitration CAS 2016/A/4447 Real Racing Club de Santander SAD v. Clube Atlético e Cultural Pontinha, award of 2 December 2016	Training compensation	Panel: CAS 2009/A/1908; CAS 2004/A/594 CAS 2013/A/3082; CAS 2009/A/1810 & 1811; CAS 2003/O/527; CAS 2003/O/469; CAS 2003/O/506 CAS 2005/A/927

			<p>CAS 2003/O/500, CAS 2003/O/506, CAS 2004/A/560, CAS 2006/A/1027, CAS 2007/A/1218 Party: CAS 2014/A/3659 CAS 2014/A/3660 CAS 2014/A/3661</p>
120	Arbitration CAS 2016/A/4446 Real Racing Club de Santander SAD v. União Desportiva Alta de Lisboa, award of 2 December 2016	Training compensation	<p>Panel: CAS 2009/A/1908; CAS 2004/A/594 CAS 2013/A/3082; CAS 2009/A/1810 & 1811; CAS 2003/O/527; CAS 2003/O/469; CAS 2003/O/506 CAS 2005/A/927 CAS 2003/O/500, CAS 2003/O/506, CAS 2004/A/560, CAS 2006/A/1027, CAS 2007/A/1218 Party: CAS 2014/A/3659 CAS 2014/A/3660 CAS 2014/A/3661</p>
121	Arbitration CAS 2016/A/4441 Jhonny van Beukering v. Pelita Bandung Raya & Fédération Internationale de Football Association (FIFA), award of 27 June 2016	Contract of employment	<p>CAS 2003/A/506, CAS 2009/A/1810 & 1811, CAS 2009/A/1975</p>
122	Arbitration CAS 2016/A/4439 Tomasz Hamerlak v. International Paralympic Committee (IPC), award of 4 July 2016	Doping	<p>Panel: CAS 2015/A/4129 Party:</p>

			CAS 2013/A/3327 CAS 2015/A/4129
123	Arbitration CAS 2016/A/4428 Udinese Calcio S.p.A v. Santos Futebol Clube & Fédération Internationale de Football Association (FIFA), award of 24 January 2017	Training compensation	Panel: CAS 2009/A/1757 CAS 2014 /A/3620 CAS 2013/A/3054 CAS 2016/A/4387 Party: CAS 2013/A/3082 CAS 2010/A/2104 CAS 2014/A/3620 CAS 2006/A/1177
124	Arbitration CAS 2016/A/4426 Ramon Castillo Segura v. Fédération Internationale de Football Association (FIFA), award of 26 September 2016	Enforcement of FIFA decisions	CAS 2012/A/2913 CAS 2007/A/1437
125	Arbitration CAS 2016/A/4416 Fédération Internationale de Football Association (FIFA) v. Confederación Sudamericana de Fútbol & Brian Fernández, award of 7 November 2016	Doping	Panel: CAS 2012/A/2107 CAS 2005/A/847 CAS 2013/A/3327 & 3335 Party: CAS 2008/A/1625 CAS 2013/A/3274 CAS 2012/A/2959
126	Arbitration CAS 2016/A/4408 Raja Club Athletic de Casablanca v. Baniyas Football Sports Club & Ismail Benlamalem, award of 29 June 2017	Termination of the employment contract without just cause by the player	CAS 2013/A/3407 CAS 2008/A/1519 – 1520 CAS 2014/A/3707 CAS 2013/A/3149 CAS 2008/A/1593
127	Arbitration CAS 2016/A/4403 Al Ittihad Football Club v. Marco Antonio de Mattos Filho, award of 24 January 2017	Termination of employment contract by player	Panel: CAS 2006/A/1180 CAS 2015/A/4292 & 4321 Parties: CAS 2006/A/1100 CAS 2008/A/1464 & 1467

			CAS 2014/A/3858 CAS 2006/A/1062, CAS 2006/A/1180 CAS 2015/A/3999 & 4000
128	Arbitration CAS 2016/A/4402 Panthrakikos FC v. Fédération Internationale de Football Association (FIFA), award of 20 September 2016	Disciplinary sanction for failure to comply with a CAS award	CAS 2006/A/100
129	Arbitration CAS 2016/A/4387 Delfino Pescara 1936 v. Royal Standard Liège & Fédération Internationale de Football Association (FIFA), award of 8 July 2016	Overdue payables and Article 12bis Regulations on Status and Transfer of Players (RSTP)	Panel: CAS 2008/A/1574 CAS 2014/A/3467, CAS 2011/A/2500 & 2591, CAS 2008/A/1700 & 1710 CAS 2001/A/345 CAS 2012/A/2702 CAS 2012/A/2913, CAS 2012/A/2754, CAS 2011/A/2357 TAS 2004/A/549 CAS 2008/A/1607 CAS 2006/A/1088 TAS 98/211 CAS 2013/A/3054 Party: CAS 2012/A/2740 CAS 2010/A/2275 CAS 2008/A/2583-1584 CAS 2006/A/1008, CAS 2012/A/2850 CAS 2013/A/3358
130	Arbitration CAS 2016/A/4384 Rizespor Futbol Yatirimlari AS v. David Alberto Depetris & Fédération Internationale de Football Association (FIFA), award of 11 October 2016	Termination of contract of employment between a player and a club	CAS 2014/A/3690 CAS 2011/A/2681 CAS 2006/A/1180 CAS 2008/A/1447

131	Arbitration CAS 2016/A/4381 Besiktas Futbol Yatirimlari Sanayi Ve Ticaret A.Ş. v. Manuel Henrique Tavares Fernandes, award of 12 July 2016	Contract of employment between a club and a player	None
132	Arbitration CAS 2016/A/4379 Al Ain FC v. Sunderland AFC, award of 20 October 2016	Transfer	Panel: CAS 2007/A/1396 & 1402, CAS 2012/A/2875 CAS 2008/A/1544 CAS 2009/A/1756 CAS 2005/A/896 CAS 2010/A/2098 Party: CAS 2010/A/2098
133	Arbitration CAS 2016/A/4378 Adrian Ivan Zbirnea v. International Weightlifting Federation (IWF), award of 26 September 2016	Doping	None
134	Arbitration CAS 2016/A/4377 World Anti-Doping Agency (WADA) v. International Weightlifting Federation (IWF) & Yenny Fernanda Alvarez Caicedo, award of 29 June 2016	Doping	CAS 2008/A/1515 CAS 2010/A/2230 CAS 99/A/234 & 235 CAS 2006/A/1067
135	Arbitration CAS (Oceania Registry) A3/2016 Tess Lloyd and Caitlin Elks v. Australian Sailing, award of 12 July 2016	Nomination for selection to the 2016 Australian Olympic team	CAS 2008/A/1540
136	Arbitration CAS (Oceania Registry) A2/2016 Jo-Ann Lim v. Synchronised Swimming Australia Inc. (SSAI), award of 5 July 2016	Nomination for selection and selection at the 2016 Olympic Games	None – some national cases cited
137	Arbitration CAS (Oceania Registry) A1/2016 Mitchell Iles v. Shooting Australia, award of 30 June 2016	Selection in the national Olympic Team	None – some national cases cited
138	Arbitration CAS ad hoc Division (OG Rio) 16/028 Behdad Salimi & National Olympic	Decision of the Jury overturning a decision of the referees	CAS OG 00/013, CAS OG 96/006, CAS 2004/A/727

	Committee of the Islamic Republic of Iran (NOCIRI) v. International Weightlifting Federation (IWF), award of 21 August 2016		CAS OG 02/007
139	Arbitrage Chambre ad hoc du TAS (JO Rio) 16/027 Fédération Française de Natation (FFN) & Aurélie Muller & Comité National Olympique et Sportif Français (CNOSF) c. Fédération Internationale de Natation (FINA), sentence du 20 août 2016	In French	In French
140	Arbitration CAS ad hoc Division (OG Rio) 16/020 Vanuatu Association of Sports and National Olympic Committee (VANASOC) & Vanuatu Beach Volleyball Federation v. Fédération Internationale de Volleyball (FIVB) & Rio 2016 Organizing Committee, award of 5 August 2016	Replacement of a player in a team by another player	None
141	Arbitration CAS ad hoc Division (OG Rio) 16/026 Carvin Nkanata v. International Olympic Committee (IOC), award of 18 August 2016	Denial of access to the Olympic Village	CAS 2012/A/2750
142	Arbitration CAS ad hoc Division (OG Rio) 16/025 World Anti Doping Agency (WADA) v. Narsingh Yadav & National Anti-Doping Agency (NADA), award of 21 August 2016	Doping	Panel: CAS OG 06/001 Party: CAS OG 06/001 CAS 2014/A/3475 CAS 2009/A/1926 & 1930
143	Arbitration CAS ad hoc Division (OG Rio) 16/024 Darya Klishina v. International Association of Athletics Federations (IAAF), award of 16 August 2016	Revocation by an International Federation of its previous decision to declare an athlete exceptionally eligible to compete	CAS 2016/O/4684
144	Arbitration CAS ad hoc Division (OG Rio) 16/023 Ihab Abdelrahman v. Egyptian NADO,	Doping	CAS OG 12/002 CAS 2011/A/2479

	award of 16 August 2016		CAS 2008/A/1654
145	Arbitration CAS ad hoc Division (OG Rio) 16/022 Czech Olympic Committee (COC) & Czech Cycling Federation (CCF) v. Union Cycliste Internationale (UCI), award of 9 August 2016	Allocation of quota places	Parties: CAS OG 10/002 CAS OG 12/004 CAS OG 12/002
146	Arbitration CAS ad hoc Division (OG Rio) 16/021 Elena Anyushina & Alexey Korovashkov v. International Canoe Federation (ICF) & Russian Canoe Federation (RCF), award of 11 August 2016	Decision of an International Federation to remove athletes from the list of athletes eligible to compete at the Olympic Games	CAS OG 16/019
147	Arbitration CAS ad hoc Division (OG Rio) 16/019 Natalia Podolskaya & Alexander Dyachenko v. International Canoe Federation (ICF), award of 8 August 2016	Decision of an International Federation to remove athletes from the list of athletes eligible to compete at the Olympic Games	CAS 2011/O/2422 CAS 2011/A/2658 CAS 2016/O/4684 CAS OG 16/012
148	Arbitration CAS ad hoc Division (OG Rio) 16/018 Kiril Sveshnikov, Dmitry Sokolov & Dmitry Strakhov v. Union Cycliste Internationale (UCI), award of 8 August 2016	Decision to declare athletes ineligible to compete at the Olympic Games	CAS 2014/A/3744 & 3766
149	Arbitration CAS ad hoc Division (OG Rio) 16/015 Tjipekapora Herunga v. Namibian National Olympic Committee (NNOC), award of 5 August 2016	Non-qualification of an athlete for the Olympic Games	CAS OG 14/003 CAS OG 08/003 CAS OG 14/001
150	Arbitration CAS ad hoc Division (OG Rio) 16/014 Karen Pavicic v. Fédération Équestre Internationale (FEI), award of 6 August 2016	Non-qualification of an athlete for the Olympic Games	None
151	Arbitration CAS ad hoc Division (OG Rio) 16/013 Anastasia Karabelshikova & Ivan Podshivalov v. Fédération Internationale des Sociétés d'Aviron (FISA) & International Olympic Committee (IOC), award of 4 August 2016	Disqualification of athletes from the entry list of the National Olympic Committee for the Olympic Games	CAS 2011/O/2422 CAS 2011/A/2658

152	Arbitration CAS ad hoc Division (OG Rio) 16/012 Ivan Balandin v. Fédération Internationale des Sociétés d’Aviron (FISA) & International Olympic Committee (IOC), award of 6 August 2016	Decision of an International Federation not to include an athlete in the list of athletes declared eligible to compete at the Olympic Games	CAS OG 16/013 CAS OG 16/011
153	Arbitration CAS ad hoc Division (OG Rio) 16/011 Daniil Andrienko, Aleksander Bogdashin, Alexandra Fedorova, Anastasiia Ianina, Alexander Kornilov, Aleksandr Kulesh, Dmitry Kuznetsov, Elena Lebedeva, Elena Oriabinskaia, Julia Popova, Ekaterina Potapova, Alevtina Savkina, Alena Shatagina, Maksim Telitsyn, Anastasiia Tikhanova, Aleksei Vikulin, Semen Yaganov v. World Rowing Federation (FISA) & International Olympic Committee (IOC), award of 5 August 2016	Decision of an International Federation to declare athletes ineligible for the Rio 2016 Olympic Games	Panel: CAS 98/200 Party: CAS 98/200
154	Arbitration CAS ad hoc Division (OG Rio) 16/009 Russian Weightlifting Federation (RWF) v. International Weightlifting Federation (IWF), award of 5 August 2016	Ban of a national federation from participating in the Olympic Games by the international federation	Panel: CAS OG 00/010 CAS 2016/A/4686 Party: CAS 2016/A/4686
155	Arbitration CAS ad hoc Division (OG Rio) 16/008 Jason Morgan v. Jamaican Athletic Administrative Association (JAAA), award of 5 August 2016	Selection for the Olympic Games	None
156	Arbitration CAS ad hoc Division (OG Rio) 16/005 & 16/007 Mangar Makur Chuot Chep & South Sudan Athletics Federation (SSAF) v. South Sudan Olympic Committee (SSNOC), award of 7 August 2016	Selection for the Olympic Games	None
157	Arbitration CAS ad hoc Division (OG Rio) 16/004 Yulia Efimova v. Russian Olympic Committee (ROC), International Olympic Committee (IOC) &	Disqualification of an athlete from the entry list of the National	CAS OG 16/013 CAS 2011/O/2422 CAS 2011/A/2658 CAS 2016/O/4684

	Fédération Internationale de Natation (FINA), award of 5 August 2016	Olympic Committee for the Olympic Games	
158	Arbitration CAS anti-doping Division (OG Rio) AD 16/011 International Olympic Committee (IOC) v. Misha Aloian, award of 8 December 2016	Doping	Panel: CAS 2007/O/1381 CAS 2005/A/1025 CAS 2005/A/830, CAS 2005/C/976 & 986, CAS 2006/A/1025, TAS 2007/A/1252, CAS 2010/A/2268 Party: CAS 2007/O/1381, CAS 2005/A/1025
159	Arbitration CAS anti-doping Division (OG Rio) AD 16/010 International Olympic Committee (IOC) v. Gabriel Sincaian, award of 8 December 2016	Doping	None
160	Arbitration CAS anti-doping Division (OG Rio) AD 16/008 International Olympic Committee (IOC) v. Chagnaadorj Usukhbayar, award of 20 August 2016	Doping	None
161	Arbitration CAS anti-doping Division (OG Rio) AD 16/007 International Olympic Committee (IOC) v. Izzat Artykov, award of 18 August 2016	Doping	None
162	Arbitration CAS anti-doping Division (OG Rio) AD 16/006 International Olympic Committee (IOC) v. Kleber Da Silva Ramos, award of 20 August 2016	Doping	None
163	Arbitration CAS anti-doping Division (OG Rio) AD 16/005 International Olympic Committee (IOC) v. Xinyi Chen, award of 18 August 2016	Doping	CAS 2009/A/1926 & 1930
164	Arbitration CAS anti-doping Division (OG Rio) AD 16/004 International Olympic Committee (IOC) v. Silvia Danekova, award of 12 August 2016	Doping	None

165	Arbitration CAS anti-doping Division (OG Rio) AD 16/003 International Olympic Committee (IOC) v. Kleber Da Silva Ramos, award of 18 August 2016	Doping	None
166	Arbitration CAS anti-doping Division (OG Rio) AD 16/002 International Olympic Committee (IOC) v. Tomasz Zielinski, award of 12 August 2016	Doping	None
167	Arbitration CAS anti-doping Division (OG Rio) AD 16/001 Pavel Sozykin & Russian Yachting Federation (RYF) v. World Sailing (WS) & International Olympic Committee (IOC), award of 14 August 2016	Decision of an International Federation to reject the entry of an athlete for the Olympic Games	None

Appendix III. Reference to the term “lex sportiva” in the CAS awards

No.	Award	Referred by	Citation
1.	Arbitration CAS 2017/A/4962 World Anti-Doping Agency (WADA) v. Comitato Permanente Antidoping San Marino NADO (CPA) & Karim Gharbi, award of 3 August 2017	Panel	“36. This CAS review is de novo, such as to enhance harmonisation, check extreme cases, allow correction of factual or legal errors, ensure the lex sportiva is consistent as much as reasonably possible, and otherwise builds trust in the system of results management.”
2.	Arbitration CAS 2016/O/4684 Russian Olympic Committee (ROC), Lyukman Adams et al. v. International Association of Athletics Federations (IAAF), award of 10 October 2016	Parties	“125. The parties disagreed as to whether or not the principle of estoppel applied as part of the lex sportiva. The Panel does not find it necessary to decide this issue in this case, and expressly declines to do so, because the Claimants’ arguments based on estoppel fail on the facts.”
3.	Arbitration CAS 2016/A/4567 Al Jazira FSC v. FC Lokomotiv, award of 9 November 2016	Parties	“16. SECOND – To confirm it violates principle of laws (sic), the well-established applicable Swiss law, in particular the applicable public policy, fundamental and universal principles of law, as well as the well-established lex sportiva;”
4.	Arbitration CAS 2016/A/4377 World Anti-Doping Agency (WADA) v. International Weightlifting Federation (IWF) & Yenny Fernanda Alvarez Caicedo, award of 29 June 2016	Panel	“46. At various times the CAS jurisprudence on this point has taken slightly, and often subtly, different views, but in light of the primary authorities set out above, in doping cases at least, there can be no question that the CAS review is de novo. And there is good reason for this review, which protects athletes, anti-doping institutions, and all involved in the anti-doping process in sport. The diligence, consistency, and resources of first instance panels varies considerably across countries, federations, and the individual factfinders involved. As a result, providing for de novo review enhances harmonization, serves as a check on extreme cases, allows correction of factual or legal errors, ensures the lex sportiva is consistent as much as reasonably possible, and otherwise builds trust in the system of results management.”
5.	Arbitration CAS 2015/A/4271 Club Kabuscorp do Palanca v. Rivaldo Vitor Borba Ferreira & Fédération Internationale de Football Association (FIFA), award of 26 January 2017	Parties	“SIXTH - to confirm that the period of grace of 30 days to pay the outstanding amount to the First Respondent and the fine applied by the FIFA DC are in accordance to the FIFA Disciplinary Code and the current lex sportiva, taking into account the period and the refusal of the Appellant not to comply with its contractual obligations;”

6.	Arbitration CAS 2015/A/4232 Al-Gharafa S.C. v. F.C. Steaua Bucuresti & Fédération Internationale de Football Association (FIFA), award of 14 June 2016	Parties	"20. SEVENTH – To confirm, assuming but not admitting, that the provisions set out in Art. 12bis of the FIFA RSTP are valid and may be applicable to the ongoing matter, that the sanction imposed on the Appellant is baseless and disproportionate in accordance to current Lex Sportiva;"
7.	Arbitration CAS 2015/A/4208 Horse Sport Ireland (HSI) & Cian O'Connor v. Fédération Equestre Internationale (FEI), award of 15 July 2016	Panel	"48. In fact, this principle of respecting field of play decisions is one of the defining characteristics of the lex sportiva, as a sport specific rule that guides much of sports competition at a fundamental level. Applying this principle is important and disturbing it risks an undermining of the fundamental fabric of the law of sport, opening the door to a more general review by adjudicators of matters that have long been considered as relating to the field of play."
8.	Arbitration CAS 2015/A/4042 Gabriel Fernando Atz v. PFC Chernomorets Burgas, award of 23 December 2015	Parties	"109. In this respect, the Player maintains that the Club "acted with extreme bad-faith when illegally fabricating and forging evidence", which behaviour "brought clear losses and damages" to the Player. The Player maintains that "in January 2011, he was returning from a period of injury" and the breach of contract by the Club impaired "the well-being of his family" and "sent an equivocated and implicit message, in particular, to the European clubs, i.e. that the Appellant had not recovered from his injury and as such was not able to play professional football in high level again". The Player, referring to Article 337(c)(3) of the SCO and the "Lex Sportiva", argues that these "aggravating circumstances" justify an additional compensation equalling six months salary, i.e. EUR 72,000 (6 x EUR 12,000)."
9.	Arbitration CAS 2015/A/3959 CD Universidad Católica & Cruzados SADP v. Genoa Cricket and Football Club, award of 27 November 2015	Panel	"102. In light of the above, the Panel finds that it follows from the wording of the FIFTH clause of the Mandato that the Parties wanted an institution focussed on sport, familiar with disputes concerning football-related contractual relationships and having its seat in Switzerland to act as an arbitral tribunal. Thus, the Parties when concluding the Mandato wanted an institution to resolve the dispute specialized in sports law or at least fully conversant with the so called lex sportiva. The CAS has developed an important and regular case law concerning the application of the different FIFA regulations. Thus, the Panel holds that the FIFTH clause of the Mandato contains an arbitration agreement conferring jurisdiction upon the CAS as the competent Arbitral Tribunal."

10.	Arbitration CAS 2014/A/3813 Real Federación Española de Fútbol (RFEF) v. Fédération Internationale de Football Association (FIFA), award of 27 November 2015	Parties	"104. The doctrine of lex sportiva requires an association to apply and abide by the hierarchical structure of rules and regulations in cases of conflict of laws."
11.	Arbitration CAS 2014/A/3643 Club Promotora del Pachuca S.A. de C.V. v. Facundo Gabriel Coria & Fédération Internationale de Football Association (FIFA), award of 5 June 2015	Parties	"48. FIRST - To set aside the Appeal Decision since it clearly contravenes mandatory and consolidated principles of the current Lex Sportiva, as well as provisions of the applicable laws;"
12.	Arbitration CAS 2014/A/3626 Carmelo Enrique Valencia Chaverra v. Ulsan Hyundai Football Club, award of 23 April 2015	Parties	"49. According to the Appellant, then, the main issue to be determined in this arbitration is whether he was entitled to unilaterally terminate the Contract for "just cause" according to the RSTP and "the current lex sportiva"
13.	Arbitration CAS 2013/A/3411 Al Gharafa S.C. & Mark Bresciano v. Al Nasr S.C. & Fédération Internationale de Football Association (FIFA), award of 9 May 2014	Parties	"48. In support of their appeal, the Appellants maintain that the Decision is to be set aside as it runs contrary to various rules of the RSTP, to provisions of Swiss law and/or to principles of lex sportiva. More specifically, the Appellants make submissions with respect (i) to the meaning and effects of Article 8.1 of the Contract and the exercise of the rights conferred thereby, (ii) to the sporting sanctions imposed by the DRC, and (iii) to the calculation of the damages to be paid to the First Respondent"
14.	Arbitration CAS 2013/A/3354 Abdelali Boussaboun v. Al-Nasr S.C., award of 30 September 2014	Parties	"59. TENTH – To confirm that the terms and conditions as established in the warning dated 10 April 2010 and allegedly forwarded to the Appellant shall be partially accepted since it failed to fulfil with the terms and conditions of the Employment Contract and the Lex Sportiva;"
15.	Arbitration CAS 2011/A/2646 Club Rangers de Talca v. Fédération Internationale de Football Association (FIFA), award of 30 April 2012	Panel	"19. The Panel is aware that in most bankruptcy legal systems worldwide (including the Chilean "Ley de Quiebras"), a bankrupt entity, while the bankruptcy proceedings are still going on, cannot freely pay the debts accrued before the declaration of bankruptcy, this mainly as regards the general principle of par conditio creditorum. In fact, in the last times it is not unusual to see in the market of football that clubs which are declared bankrupt become, in accordance with the national laws ruling the bankruptcy proceedings, prevented from paying

			<p>their debts in an immediate and entire manner. This situation is logically provoking undesired inequities in the referred market at international level, where clubs in bankruptcy enjoy the privileges of the bankruptcy proceedings while the other clubs are forced to honour their commitments in full and timely manner, all of them playing in the same competitions. Such inequity of treatment and opportunities is clearly against the essential principles of the so-called "lex sportiva".</p>
16.	Arbitration CAS 2011/A/2625 Mohamed Bin Hammam v. Fédération Internationale de Football Association (FIFA), award of 19 July 2012	Parties	<p>"Further, the Appellant alleges that CAS jurisprudence has long recognized that it must apply the standards of the ECHR. Moreover, it considers that the relevant provisions of the ECHR form part of the lex sportiva or lex ludica recognized by the CAS. Therefore, by rejecting the principles of Article 6, the FIFA Ethics and Appeal Committees committed a grave violation of the principles of the lex sportiva which CAS jurisprudence demands that they apply."</p>
17.	Arbitration CAS 2011/A/2584 Laszlo Sepsi v. FC Timisoara, award of 25 January 2012	Panel	<p>"66. As Romanian Law is a foreign law, its context has to be evidenced. Pursuant to Article 16 para. 2 of PILA. In the event the interpretation of the rules and regulations of the RFF and LPF is required, if necessary, the principles of Lex Sportiva and Swiss Law shall apply complementarily in conjunction with the consequences of a termination with just cause."</p>
18.	Arbitration CAS 2008/A/1545 Andrea Anderson, LaTasha Colander Clark, Jearl Miles-Clark, Torri Edwards, Chryste Gaines, Monique Hennagan, Passion Richardson v. International Olympic Committee (IOC), award of 16 July 2010	Panel	<p>"E. Could the relay teams be sanctioned on the basis of logic and/or of an alleged principle of lex sportiva? 62. It was urged upon the Panel by the IOC's counsel that it would be absurd and even "monstrous" to uphold the appeal and leave the relay teams' results unaffected while one team member was admittedly doped, and that such an outcome would be a "disaster" and would not be understood by the sports world. 63. In short, the IOC seems to rely on logic and/or some sort of general principle of lex sportiva which, in order to safeguard sports from cheats, would inexorably require to annul any team results whenever a member of the team is found to have competed while being doped. In particular, the IOC insisted at the hearing that a relay race is a very specific competition which cannot be compared with, and should be distinguished from, other team competitions. 65. In contrast, the Panel does not discard the theoretical possibility that an established principle of lex sportiva might serve as legal basis to impose a sanction on an athlete or a team. Needless to say, the existence of such</p>

			<p>principle must be convincingly demonstrated and must also pass the mentioned predictability test.</p> <p>66. However, no evidence has been submitted to the Panel that could support the notion that <i>lex sportiva</i> would invariably require disqualifying not only the individual athlete but also the team to which the doped athlete belongs. To the contrary, the Panel finds that even the current WADA Code – necessarily the starting point for any attempt to demonstrate the existence of a principle of <i>lex sportiva</i> in relation to a doping matter – lends no support to such idea. Article 11.2 of the WADA Code so reads:</p> <p>“If more than two members of a team in a Team Sport are found to have committed an anti-doping rule violation during an Event Period, the ruling body of the Event shall impose an appropriate sanction on the team (e.g., loss of points, Disqualification from a Competition or Event, or other sanction) in addition to any Consequences imposed upon the individual Athletes committing the anti-doping rule violation” (emphasis added).</p> <p>74. In conclusion, the Panel sees no definite pattern in international sports law that could support the argument that a general principle of <i>lex sportiva</i> has nowadays – let alone in 2000 – emerged and crystallized to the effect that a team should inevitably be disqualified because one of its members was doped during a competition. The matter is still subject to the multifarious rules that can be found in the regulations of the various International Federations.”</p>
19.	Arbitration CAS 2008/O/1455 Boxing Australia v/AIBA, award of 16 April 2008	Panel	<p>“42. The Panel wishes again to make clear that it shares the Respondent’s preference for equal treatment and it believes that the requirement of a level playing field is a <i>lex sportiva</i> principle to be respected by all sports governing bodies and protected by the CAS. However, the Panel is of the opinion that the principles of equal treatment and level playing field must be seen within the specific context of each sporting event. With regard to the Oceania Olympic qualifiers, it seems to the Panel that, as all national federations are entitled to enter the same number of athletes and, in any event, only one boxer per weight category qualifies for the Olympic Games, the level playing field principle is fully respected.”</p>
20.	Arbitrage TAS 2007/A/1424 Federación Española de Bolos (FEB) c. Fédération	Panel	<p>“12. S’agissant plus particulièrement du droit applicable devant le TAS en procédure d’appel, l’art. R58 du Code énonce que “La Formation statue selon les règlements applicables et selon les règles de droit choisies par les parties,</p>

	Internationale des Quilleurs (FIQ) & Federació Catalana de Bitlles i Bowling (FCBB), award of 23 April 2008		ou, à défaut de choix, selon le droit du pays dans lequel la fédération, l'association ou autre organisme sportif ayant rendu la décision attaquée à son domicile ou selon les règles de droit dont la Formation estime l'application appropriée". Pour la doctrine, ce texte indique que le Tribunal arbitral du sport doit appliquer les règlements sportifs pertinents au titre de règles de droit choisies par les parties, ce choix résultant de l'appartenance des parties à l'organisation sportive concernée et de l'adhésion aux règles de cette organisation (voir LOQUIN E., Utilisation des principes généraux du droit et le développement d'une Lex sportiva, in: RIGOZZI/BERNASCONI (éds), The Proceedings before the Court of Arbitration for Sport, Berne 2007, pp. 85 ss, spécialement p. 91)." "17. Enfin, s'agissant d'un appel contre la décision d'une fédération ou d'un organisme sportif international, la lettre et l'esprit de l'art. R58 du Code indiquent clairement qu'il s'agit de privilégier le droit de l'Etat dans lequel est domiciliée la fédération qui a rendu la décision attaquée. Si la jurisprudence du TAS s'écarte parfois de ce droit, ce n'est pas pour lui préférer le droit national des membres atteints par la décision, mais pour appliquer les principes généraux de la Lex sportiva en matière de procédure (voir LOQUIN E., op. cit., p. 94). Il n'y a pas lieu de déroger à ces principes en l'espèce et il s'agit donc de considérer que ni l'art. 187 LDIP, ni l'art. R58 du Code ne doivent conduire la Formation à appliquer les règles de droit espagnol plaidées par l'appelant."
21.	Arbitration CAS 2007/A/1392 Federación Panameña de Judo (FPJ) & Federación Venezolana de Judo (FVJ) v. International Judo Federation (IJF), award of 9 September 2008	Panel	"8. The Panel furthermore considers that the principle according to which the decisions of Sports Federations or Associations may be challenged by the members of those Associations or Federations, without restrictions as regards the locus standi or the standing right, is part of the transnational general principles applicable to the world of sport, the so-called Lex sportiva. Accordingly, the Co-Appellants are to be considered as having a sufficient interest to bring the present appeal, irrespective of any national rule of law."
22.	Advisory opinion CAS 2005/C/976 & 986 Fédération Internationale de Football Association (FIFA) & World Antidoping Agency (WADA), award of 21 April 2006	Panel	"124. The law which is relevant to answer the above question consists primarily of the Swiss law on associations ⁶⁴ . However, it includes also general principles of law which are not limited to a specific area of law. One of these general principles, which pervades Swiss jurisprudence and the Swiss legal system, and which is relevant in the context of this Opinion, is the principle of proportionality, a principle which has its roots in constitutional and administrative law. On the

			other hand, the Panel is not prepared to take refuge in such uncertain concepts as that of a "lex sportiva", as has been advocated by various authors. The exact content and the boundaries of the concept of a lex sportiva are still far too vague and uncertain to enable it to be used to determine the specific rights and obligations of sports associations towards athletes"
23.	Arbitrage TAS 2004/A/776 Federacio Catalana de Patinatge (FCP) c. International Roller Sports Federation (FIRS), award of 15 July 2005	Panel	<p>"16. Dans ces circonstances, la Formation appliquera au présent litige les règles de droit qu'elle estime les plus appropriées, au sens de l'Article R58 du Code. Ces règles sont constituées pour l'essentiel des principes généraux du droit applicables au sport (lex sportiva), telles qu'ils ont été dégagées dans des décisions antérieures du TAS notamment (ces principes incluent par exemple ceux d'équité et de fair-play, qui impliquent inter alia l'obligation de respecter des procédures équitables; voir notamment CAS 2002/O/410, p. 13, in REEB M. (éd.), Recueil des sentences du TAS III 2001-2003, La Haye 2004, p. 68 ss; CAS 98/200, in REEB M. (éd.), Recueil des sentences du TAS II 1998-2000, La Haye 2000, p. 65-66 para. 60-61 et p. 102-103 para. 155 ss).</p> <p>24. Il résulte du déroulement des événements tel que décrit ci-dessus que la FCP ne peut pas être considérée comme un simple tiers vis-à-vis de la FIRS. En effet, tant le fait que la FCP ait joui de la qualité de membre provisoire, que les assurances qui lui ont été données par la FIRS quant aux droits procéduraux qui lui seraient garantis, commandent de retenir que la FCP avait droit, lors des réunions de Fresno, à ce que les décisions prises à son égard par la FIRS respectent à tous le moins les principes généraux de la lex sportiva, en matière de procedure notamment"</p> <p>"46. Il n'y a pas lieu, compte tenu de ce qui précède, d'examiner plus avant la question de savoir si d'autres violations des droits procéduraux de la FCP furent commises à l'occasion du Congrès de la FIRS, au regard des principes de la Lex Sportiva"</p>
24.	Arbitration CAS 2004/A/704 Yang Tae Young & Korean Olympic Committee (KOC) v. International Gymnastics Federation (FIG), award of 21 October 2004	Panel	"2. In our view the applicable Regulations are contained in the various FIG instruments set out below. We must also refer to the CAS jurisprudence on field of play decisions as part of the lex sportiva appropriate to the Olympic Games as to other competitions."

25.	Arbitration CAS 2004/A/678 Apollon Kalamarias F.C. v. Davidson Oliveira Morais, award of 20 May 2005	Panel	<p>“25. In our view, in context of the global sport, which has seen both on the national plane (Eastham v Newcastle United 1964 Ch. 413) and on the international plane (Bosman ECJ Case C415/93) (in both of which transfers on the rules were impugned) an enhanced emphasis on freedom of movement for players, it is appropriate to qualify particular laws of particular countries by reference to general principles of law which command wider allegiance. This reflects the growth of a <i>lex sportiva</i> or a <i>lex judica</i> which earlier CAS decisions have recognised (CAS 98/200 para 156) when the Panel said: “The Panel is of the opinion that all sporting institutions, and in particular all international federations, must abide by general principles of law. Due to the transnational nature of sporting competitions, the effects of the conduct and deed of international federations are felt in a sporting community throughout various countries. Therefore, the substantive and procedural rules to be respected by international federations cannot be reduced only to its own statutes and regulations and to the laws of the country where the federation is incorporated or of the country where its headquarters are. Sports law has developed and consolidated along the years, particularly through the arbitral settlement of disputes, a set of unwritten legal principles – a sort of <i>lex mercatoria</i> for sports or, so to speak, a <i>lex ludica</i> – to which national and international sports federations must conform, regardless of the presence of such principles within their own statutes and regulations or within any applicable national law, provided that they do not conflict with any national “public policy” (“<i>ordre public</i>”) provision applicable to a given case. Certainly, general principles of law drawn from a comparative or common denominator reading of various domestic legal systems and, in particular, the prohibition of arbitrary or unreasonable rules and measures can be deemed to be part of such <i>lex judica</i>”.”</p>
-----	--	-------	--

26.	Arbitration CAS 2002/O/373 Canadian Olympic Committee (COC) & Beckie Scott / International Olympic Committee (IOC), award of 18 December 2003	Panel	<p>“14. As a result, the parties have based their arguments throughout the proceedings, i.e. in their pre-hearing written submissions and in their oral submissions, on the provisions of the OC and the OMAC as well as on CAS jurisprudence relating to doping cases. The Panel considers that by doing this the parties have made a corresponding choice of rules. Consequently, the Panel will decide the dispute on such basis. CAS jurisprudence has notably refined and developed a number of principles of sports law, such as the concepts of strict liability (in doping cases) and fairness, which might be deemed part of an emerging “lex sportiva”. Since CAS jurisprudence is largely based on a variety of sports regulations, the parties’ reliance on CAS precedents in their pleadings amounts to the choice of that specific body of case law encompassing certain general principles derived from and applicable to sports regulations.”</p>
-----	---	-------	---

Appendix VII. LMAA awards summaries in 2013-2018 (January-March) and sources cited therein

No.	Award	Court judgment cited	LMAA cited	Award	Other sources cited
Year 2013					
1.	London Arbitration 10/13 (2013) 875 LMLN 3 Jun 10 2013	<i>The Junior K</i> [1988] 2 Lloyd's Rep 583 <i>The Intra Transporter</i> [1986] 2 Lloyd's Rep 132			
2.	London Arbitration 11/13 (2013) 877 LMLN 4 Jul 9 2013	<i>The Pythia</i> [1982] 2 Lloyd's Rep 160			
3.	London Arbitration 12/13 (2013) 877 LMLN 5 Jul 9 2013	<i>The Elena D'Amico</i> [1980] 1 Lloyd's Rep 75 <i>The Kildare</i> [2011] 2 Lloyd's Rep 360 <i>The Wren</i> [2011] 2 Lloyd's Rep 370			<i>Chitty on Contracts</i> , 30th Edition
4.	London Arbitration 13/13 (2013) 880 LMLN 2 Aug 13 2013	<i>Durham Brothers v Robertson</i> [1898] 1 QB 765 <i>Hughes v Pump House Hotel Co Ltd</i> [1902] 2 KB 190 <i>The Halcyon The Great</i> [1984] 1 Lloyd's Rep 283 <i>The Balder London</i> [1980] 2 Lloyd's Rep 489 <i>Tancred v Delgoa Bay and East Africa Railway Co</i> (1889) 23 QBD 239			Law of Property Act 1925
5.	London Arbitration 15/13 (2013) 881 LMLN 1 Sep 3 2013	<i>The Paros</i> [1987] 2 Lloyd's Rep 269	London Arbitration 13/03 (2003) 620 LMLN 3		Hague-Visby Rules

6.	London Arbitration 17/13 (2013) 886 LMLN 3 Nov 19 2013	<i>Gibbon v Manchester City Council</i> [2010] 1 WLR 2081		
7.	London Arbitration 18/13 (2013) 889 LMLN 4 Dec 17 2013	<i>The Sinoe</i> [1972] 1 Lloyd's Rep 201 <i>The Clipper Sao Luis</i> [2000] 1 Lloyd's Rep 645		
Year 2014				
1.	London Arbitration 2/14 (2014) 891 LMLN 3 Dated Jan 24 2014	<i>The Angelic Grace</i> [1995] 1 Lloyd's Rep 87 <i>Fiona Trust & Holding Corporation v Privalov</i> [2007] 2 Lloyd's Rep 267		
2.	London Arbitration 3/14 (2014) 891 LMLN 4 Jan 24 2014			
3.	London Arbitration 4/14 (2014) 892 LMLN 3 Feb 11 2014	<i>The Johanna Oldendorff</i> [1973] 2 Lloyd's Rep 285 <i>The Agamemnon</i> [1998] 1 Lloyd's Rep 675	London Arbitration 16/04 ((2004) 647 LMLN 2	Schofield, <i>Laytime and Demurrage</i>
4.	London Arbitration 5/14 (2014) 892 LMLN 4 Feb 11 2014			BIMCO ISPS Clause BIMCO ISPS/MTSA Clause
5.	London Arbitration 6/14 (2014) 893 LMLN 4 Feb 24 2014			
6.	London Arbitration 7/14 (2014) 895 LMLN 4 Mar 20 2014	<i>The Afovos</i> [1983] 1 Lloyd's Rep 335; [1983] 1 WLR 195, <i>The Pro Victor</i> [2010] 2 Lloyd's Rep 158,	London Arbitration 12/11 (2011) 837 LMLN 3	

		<i>Leslie Shipping Co v Welstead</i> (1921) 7 LI L Rep 251; [1921] 3 KB 420		
7.	London Arbitration 8/14 Charterparty – (2014) 896 LMLN 2 Apr 3 2014	<i>The Happy Day</i> [2002] 2 Lloyd's Rep 487		
8.	London Arbitration 9/14 (2014) 896 LMLN 3 No date			
9.	London Arbitration 10/14 (2014) 897 LMLN 2 Apr 15 2014	<i>Denny, Mott & Dickson Ltd v Lynn Shipping Co Ltd</i> [1963] 1 Lloyd's Rep 339 <i>The Evje</i> [1974] 2 Lloyd's Rep 57; [1975] AC 797		
10.	London Arbitration 11/14 (2014) 897 LMLN 3 Apr 15 2014			
11.	London Arbitration 12/14 (2014) 900 LMLN 3 May 29 2014	<i>Didymi Corporation v Atlantic Lines and Navigation Co Inc</i> [1987] 2 Lloyd's Rep 166		
12.	London Arbitration 14/14 (2014) 905 LMLN 4 Aug 8 2014			Section 6(2) of the Arbitration Act 1996
13.	London Arbitration 16/14 (2014) 908 LMLN 3 Sep 29 2014			
14.	London Arbitration 17/14 (2014) 909 LMLN 2 Oct 9 2014	<i>Mopani Copper Mines plc v Millenium Underwriting Ltd</i> [2009] Lloyd's Rep IR 158		Standard form of the NYPE 1993
15.	London Arbitration 18/14 (2014) 910 LMLN 1	<i>The Didymi</i> [1988] 2 Lloyd's Rep 108		

	Oct 16 2014	<i>The Gas Enterprise</i> [1993] 2 Lloyd's Rep 352		
16.	London Arbitration 19/14 (2014) 910 LMLN 2 Oct 16 2014	<i>Zodiac Maritime Agencies Ltd v Fortescue Metals Group Ltd</i> [2011] 2 Lloyd's Rep 360		NYPE form charterparty Section 1 of the Damages Act 1996
Year 2015				
1.	London Arbitration 1/15 (2015) 917 LMLN 2 Jan 21 2015			
2.	London Arbitration 2/15 (2015) 918 LMLN 2 Feb 3 2015			
3.	London Arbitration 3/15 (2015) 918 LMLN 3 Feb 3 2015	<i>The Kriti Rex</i> [1996] 2 Lloyd's Rep 171		<i>Chitty on Contracts</i> , 31st Edition
4.	London Arbitration 4/15 (2015) 919 LMLN 1 Feb 17 2015	<i>The Falkonera</i> [2013] 1 Lloyd's Rep 582 <i>Barclays Bank plc v Unicredit Bank AG</i> [2013] 2 Lloyd's Rep 1 <i>Wuhan Guoyu Logistics Group Co Ltd v Emporiki Bank of Greece SA (No 2)</i> [2014] 1 Lloyd's Rep 273 <i>The Nanfri</i> [1979] 1 Lloyd's Rep 201; [1979] AC 757 <i>Jaks (UK) Ltd v Cera Investment Bank SA</i> [1998] 2 Lloyd's Rep 89	London Arbitration 9/13 (2013) 874 LMLN 3	

		<i>Universal Cargo Carriers Corporation v Citati</i> [1957] 1 Lloyd's Rep 174; [1957] 2 QB 401	
5.	London Arbitration 5/15 (2015) 922 LMLN 5 Mar 30 2015	<i>The Kyzikos</i> [1989] 1 Lloyd's Rep 1 <i>The Happy Day</i> [2002] 2 Lloyd's Rep 487 <i>Weir v The Union Steamship Co Ltd</i> [1900] AC 525 <i>Noemijulia Steamship Co Ltd v Minister of Food</i> (1950) 84 LI L Rep 354 <i>The Hill Harmony</i> [2001] 1 Lloyd's Rep 147	Schofield, <i>Laytime and Demurrage</i> , 6th Edition Cooke, <i>Voyage Charters</i> , 3rd Edition
6.	London Arbitration 6/15 (2015) 923 LMLN 1 Apr 16 2015	<i>Albemarle Supply Co Ltd v Hind & Co</i> [1928] 1 KB 307 <i>The Dominique</i> [1989] 1 Lloyd's Rep 431 <i>The Dias</i> [1978] 1 Lloyd's Rep 325 <i>Wehner v Dene Steam Shipping Co Ltd</i> [1905] 2 KB 92	<i>Bowstead and Reynolds on Agency</i> , article 118 Cooke, <i>Voyage Charters</i> , 3rd Edition, 2007
7.	London Arbitration 7/15 (2015) 925 LMLN 4 May 14 2015		
8.	London Arbitration 8/15 (2015) 926 LMLN 4 May 27 2015		
9.	London Arbitration 9/15 (2015) 927 LMLN 4 Jun 9 2015	<i>Rainy Sky SA v Kookmin Bank</i> [2002] 1 Lloyd's Rep 34 <i>Attorney-General v Blake</i> [2001] AC 268,	Chitty on Contracts (31st Edition) volume 1

		<p><i>Experience Hendrix LLC v PPX Enterprises Inc</i> [2003] EWCA Civ 323,</p> <p><i>Wrotham Park Estate Co Ltd v Parkside Homes Ltd</i> [1974] 1 WLR 798,</p> <p><i>Giedo van der Garde BV v Force India Formula One Team Ltd</i> [2010] EWHC 2373 (QB)</p> <p><i>World Wide Fund for Nature v World Wrestling Federation Entertainment Inc</i> [2007] EWCA Civ 286</p> <p><i>The Sine Nomine</i> [2002] 1 Lloyd's Rep 805</p> <p><i>The Elena D'Amico</i> [1980] 1 Lloyd's Rep 75</p>		
10.	London Arbitration 10/15 (2015) 929 LMLN 4 Jul 10 2015			
11.	London Arbitration 11/15 (2015) 930 LMLN 2 Jul 23 2015	<i>The Suwalki</i> [1989] 1 Lloyd's Rep 511		Companies Act 2006
12.	London Arbitration 13/15 (2015) 932 LMLN 3 Aug 21 2015			Schofield, <i>Laytime and Demurrage</i> , 6th Edition
13.	London Arbitration 14/15 (2015) 933 LMLN 2 Sep 7 2015	<i>The Happy Day</i> [2002] 2 Lloyd's Rep 487		
14.	London Arbitration 15/15 (2015) 934 LMLN 3	<i>A P Moller-Maersk A/S v Sonaec Villas Cen Sad Fadoul</i> [2011] 1 Lloyd's Rep 1		Carriage of Goods by Sea Act 1992

	Sep 17 2015	<p><i>The Starsin</i> [2003] 1 Lloyd's Rep 571</p> <p><i>The Henrik Sif</i> [1982] 1 Lloyd's Rep 456</p> <p><i>Combe v Combe</i> [1951] 2 KB 215</p> <p><i>Flintkote Co v Aviva plc</i> No 13-4055 (3d Cir 2014) US COURT</p> <p><i>Pyrene Co Ltd v Scindia Steam Navigation Co Ltd</i> [1954] 1 Lloyd's Rep 321,</p> <p><i>Brandt Liverpool, Brazil and River Plate Steam Navigation Co Ltd</i> (1923) 17 Ll L Rep 142</p> <p><i>The Elli 2</i> [1985] 1 Lloyd's Rep 107</p>		<p><i>Carver on Bills of Lading</i>, 2nd Edition</p>
15.	London Arbitration 16/15 (2015) 938 LMLN 3 Nov 11 2015			
16.	London Arbitration 19/15 (2015) 941 LMLN 3 Dec 21 2015			
Year 2016				
1.	London Arbitration 1/16 (2016) 942 LMLN 2 Jan 11 2016	<p><i>Da Rocha-Afodu v Mortgage Express Ltd</i> [2014] EWCA Civ 454</p> <p><i>Campbell v Redstone Mortgages Ltd</i> [2014] EWHC 3081 (Ch)</p> <p><i>Gilbert-Ash (Northern) Ltd v Modern Engineering (Bristol) Ltd</i> [1974] AC 689</p>		

		<p><i>Cargo ex Argos</i> (1872) LR 5 PC 134,</p> <p><i>The Winson</i> [1982] 1 Lloyd's Rep 117; [1982] AC 939,</p> <p><i>Garside v Black Horse Ltd</i> [2010] EWHC 190 (QB)</p> <p><i>The Kos</i> [2012] 2 Lloyd's Rep 292; [2012] 2 AC 164</p> <p><i>Penarth Dock Engineering Co Ltd v Pounds</i> [1963] 1 Lloyd's Rep 359,</p> <p><i>Strand Electric and Engineering Co Ltd v Brisford Entertainments Ltd</i> [1952] 2 QB 246</p> <p><i>Blue Sky One Ltd v Mahan Air</i> [2011] Lloyd's Rep Plus 6</p> <p><i>Swissmarine Services SA v Gupta Coal India Private Ltd</i> [2015] 1 Lloyd's Rep 456</p>		
2.	<p>London Arbitration 2/16 (2016) 944 LMLN 2 Feb 4 2016</p>			<p><i>Chitty on Contracts</i>, 32nd Edition</p>
3.	<p>London Arbitration 3/16 (2016) 945 LMLN 2 Feb 11 2016</p>	<p><i>The Starsin</i>[2000] 1 Lloyd's Rep 85</p> <p><i>Royal British Bank v Turquand</i> (1856) 6 E & B 327</p> <p><i>Northside Developments Pty Ltd v Registrar General</i> (1990) 170 CLR 146</p>		<p><i>Dicey, Morris and Collins on the Conflict of Laws</i>, 15th Edition</p> <p><i>Bowstead and Reynolds on Agency</i></p> <p>Rome I Regulation</p>

		<p><i>Freeman & Lockyer v Buckhurst Park Properties (Mangal) Ltd</i> [1964] 2 QB 480</p> <p><i>The Vine</i> [2011] 1 Lloyd's Rep 301</p>		<p>Chinese sources:</p> <p>the Administrative Measures for the Provision of Guarantee to Foreign Parties</p> <p>Rules for Implementing the Measures on the Administration of External Guarantees</p> <p>Notice of State Administration of Foreign Exchange on Transmission and Execution of Judicial Interpretation of the Supreme People's Court on Some Issues Regarding the Application of Guarantee Law of the PRC</p> <p>Reply of the Supreme Court to Haikou Intermediate People's Court Concerning Refusal to Recognise and Enforce the Arbitration Award Made by the Arbitration Institute of the Stockholm Chamber of Commerce</p>
4.	<p>London Arbitration 4/16 (2016) 946 LMLN 4 Mar 3 2016</p>			

5.	London Arbitration 5/16 (2016) 946 LMLN 5 Mar 3 2016			
6.	London Arbitration 10/16 (2016) 949 LMLN 2 Apr 14 2016	<i>Bishun Chand (a firm) v Seth Girdhari Lal</i> (1934) 50 TLR 465 <i>Ashby v James</i> (1843) 11 M & W 542 <i>The Nanfri</i> [1978] 2 Lloyd's Rep 132		Limitation Act 1980
7.	London Arbitration 11/16 (2016) 950 LMLN 3 Apr 28 2016			
8.	London Arbitration 12/16 (2016) 951 LMLN 4 May 13 2016			
9.	London Arbitration 13/16 (2016) 952 LMLN 4 May 23 2016			
10.	London Arbitration 14/16 (2016) 953 LMLN 2 Jun 10 2016	<i>The Brimnes</i> [1972] 2 Lloyd's Rep 465 <i>Leslie Shipping Co v Welstead</i> (1921) 7 LI L Rep 251 <i>The Kildare</i> [2011] 2 Lloyd's Rep 360	Arbitration 3/04 (<i>Lloyd's Maritime Law Newsletter</i> , 17 March 2004, (2004) 635 LMLN 3	
11.	London Arbitration 15/16 (2016) 954 LMLN 4 Jun 23 2016	Cases reported in the subsequent court challenge, but not arbitration itself		

12.	London Arbitration 17/16 (2016) 955 LMLN 2 Jul 8 2016	<i>The Agios Lazaros</i> [1976] 2 Lloyd's Rep 47 <i>The Mariasmi</i> [1970] 1 Lloyd's Rep 247 <i>Canadian Transport Co v Court Line Ltd</i> (1940) 67 LI L Rep 161 <i>G H Renton & Co Ltd v Palmyra Trading Corporation</i> [1956] 2 Lloyd's Rep 379 <i>The Jordan II</i> [2003] 2 Lloyd's Rep 87		the Hague Rules
13.	London Arbitration 18/16 (2016) 956 LMLN 1 Jul 22 2016	<i>The Nanfri</i> [1979] 1 Lloyd's Rep 201 <i>State Trading Corporation of India Ltd v M Golodetz Ltd</i> [1989] 2 Lloyd's Rep 277 <i>Mackay v Dick</i> (1881) 6 App Cas 251		
14.	London Arbitration 19/16 (2016) 956 LMLN 2 Jul 22 2016			
15.	London Arbitration 20/16 (2016) 958 LMLN 2 Aug 22 2016	<i>Cargo Ships El-Yam Ltd v Invotra</i> [1958] 1 Lloyd's Rep 39		
16.	London Arbitration 21/16 (2016) 958 LMLN 3 Aug 22 2016			
17.	London Arbitration 22/16 (2016) 959 LMLN 1 Sep 1 2016			

18.	London Arbitration 23/16 (2016) 959 LMLN 2 Sep 1 2016	<i>The David Agmashenebeli</i> [2002] 1 Lloyd's Rep 92		
19.	London Arbitration 24/16 (2016) 960 LMLN 2 Sep 14 2016	<i>Hadley v Baxendale</i> (1854) 9 Exch 341		
20.	London Arbitration 25/16 (2016) 960 LMLN 3 Sep 14 2016			
21.	London Arbitration 27/16 (2016) 966 LMLN 1 Dec 8 2016			
22.	London Arbitration 28/16 (2016) 966 LMLN 2 Dec 8 2016	<p><i>White Knight Laundry & Cleaners Services Ltd v Sportscar Workshop</i>, 20 February 1989, an unreported decision of the Court of Appeal</p> <p><i>Ampurius Nu Homes Holdings Ltd v Telford Homes (Creekside) Ltd</i> [2013] 4 All ER 377</p> <p><i>The Nanfri, Benfri and Lorfri</i> [1979] 1 Lloyd's Rep 201</p> <p><i>Jaks (UK) Ltd v Cera Investment Bank SA</i> [1998] 2 Lloyd's Rep 89</p> <p><i>Yukong Line Ltd of Korea v Rendsburg Investments Corporation of Liberia</i> [1996] 2 Lloyd's Rep 604</p> <p><i>The Mahakam</i> [2012] 1 Lloyd's Rep 87</p>		

23.	London Arbitration 29/16 (2016) 966 LMLN 3 Dec 8 2016	<i>The Glory Wealth</i> [2013] 2 Lloyd's Rep 653 <i>The Sargasso</i> [1994] 1 Lloyd's Rep 412		
24.	London Arbitration 30/16 (2016) 967 LMLN 4 Dec 21 2016		<i>London Arbitration</i> 10/15 (2015) 929 LMLN 4	
Year 2017				
1.	London Arbitration 1/17 (2017) 968 LMLN 3 Jan 6 2017	<i>Cantiere Navale Triestina v Handelsvertretung der Russe Soviet Republik Naptha Export</i> (1925) 21 LI L Rep 204		
2.	London Arbitration 2/17 (2017) 969 LMLN 1 Jan 19 2017	<i>Rank Enterprises Ltd v Gerard</i> [2000] 1 Lloyd's Rep 403		
3.	London Arbitration 3/17 (2017) 969 LMLN 2 Jan 19 2017			
4.	London Arbitration 4/17 (2017) 969 LMLN 3 Jan 19 2017			
5.	London Arbitration 5/17 (2017) 969 LMLN 4 Jan 19 2017	<i>Noorani v Calver</i> [2009] EWHC 592 (QB)		<i>Cook on Costs</i> (2012)
6.	London Arbitration 6/17 (2017) 970 LMLN 1 Feb 3 2017	<i>The Scaptrade</i> [1983] 2 Lloyd's Rep 253	<i>London Arbitration</i> 15/13 in <i>Lloyd's</i> <i>Maritime Law</i> <i>Newsletter</i> dated 6	Supply of Goods and Services Act 1982

			September 2013 (2013) 881 LMLN 1	
7.	London Arbitration 7/17 (2017) 970 LMLN 2 Feb 3 2017			
8.	London Arbitration 8/17 (2017) 970 LMLN 3 Feb 3 2017	<i>James Lazenby & Co v McNicholas Construction Co Ltd</i> [1995] 2 Lloyd's Rep 30 <i>Rath v C S Lawrence & Partners</i> [1991] 1 WLR 399		
9.	London Arbitration 9/17 (2017) 972 LMLN 2 Mar 3 2017	<i>The Onisilos</i> [1971] 2 Lloyd's Rep 29		
10.	London Arbitration 10/17 (2017) 972 LMLN 3 Mar 3 2017	<i>Samarenko v Dawn Hill House Ltd</i> [2013] Ch 36 <i>Howe v Smith</i> (1884) 27 Ch D 89		
11.	London Arbitration 12/17 (2017) 974 LMLN 4 Mar 30 2017			
12.	London Arbitration 13/17 (2017) 975 LMLN 2 Apr 19 2017			
13.	London Arbitration 14/17 (2017) 976 LMLN 2 Apr 27 2017	<i>Siu Yin Kwan v Eastern Insurance Co Ltd</i> [1994] 1 Lloyd's Rep 616, page 620 col 2; [1994] 2 AC 199, page 207D		<i>Bowstead & Reynolds</i> (20th Edition)
14.	London Arbitration 15/17 (2017) 977 LMLN 3			

	May 11 2017			
15.	London Arbitration 16/17 (2017) 978 LMLN 2 May 25 2017			
16.	London Arbitration 17/17 (2017) 978 LMLN 3 May 25 2017	<i>The Boral Gas</i> [1988] 1 Lloyd's Rep 342		
17.	London Arbitration 18/17 (2017) 979 LMLN 4 Jun 8 2017	<i>Petersen v Dunn & Co</i> (1895) 1 Com Cas 8 <i>The Ulyanovsk</i> [1990] 1 Lloyd's Rep 425 <i>The Island Archon</i> [1994] 2 Lloyd's Rep 227 <i>The Marie H</i> [1998] 2 Lloyd's Rep 71 <i>The Saronikos</i> [1986] 2 Lloyd's Rep 277		
18.	London Arbitration 19/17 (2017) 982 LMLN 3 Jul 21 2017			
19.	London Arbitration 20/17 (2017) 983 LMLN 3 Aug 3 2017	<i>The Great Creation</i> [2015] 1 Lloyd's Rep 315 <i>The Black Falcon</i> [1991] 1 Lloyd's Rep 77 <i>Electrosteel Castings Ltd v Scan-Trans Shipping & Chartering Sdn Bhd</i> [2003] 1 Lloyd's Rep 190 <i>HIH Casualty and General Insurance Ltd v New Hampshire Insurance Co</i> [2001] 2 Lloyd's Rep 161 <i>The Trado</i> [1982] 1 Lloyd's Rep 157		

		<i>The Didymi</i> [1984] 1 Lloyd's Rep 583		
20.	London Arbitration 21/17 (2017) 984 LMLN 4 Aug 22 2017	<i>The Spar Capella, The Spar Vega and The Spar Draco</i> [2016] 2 Lloyd's Rep 447 <i>The Astra</i> [2013] 2 Lloyd's Rep 69 <i>The Glory Wealth</i> [2013] 2 Lloyd's Rep 653 <i>The Elena D'Amico</i> [1980] 1 Lloyd's Rep 75		
21.	London Arbitration 22/17 (2017) 985 LMLN 4 Sep 1 2017	<i>The Sabrewing</i> [2008] 1 Lloyd's Rep 286, <i>The Eagle Valencia</i> [2010] 2 Lloyd's Rep 257 <i>The Abqaiq</i> [2012] 1 Lloyd's Rep 18		
22.	London Arbitration 23/17 (2017) 986 LMLN 1 Sep 14 2017	<i>The Crudesky</i> [2014] 1 Lloyd's Rep 1		
23.	London Arbitration 24/17 (2017) 986 LMLN 2 Sep 14 2017			
24.	London Arbitration 25/17 (2017) 986 LMLN 3 Sep 14 2017			
25.	London Arbitration 26/17 (2017) 987 LMLN 3 Sep 28 2017			
26.	London Arbitration 27/17 (2017) 987 LMLN 4			

	Sep 28 2017			
27.	London Arbitration 28/17 (2017) 989 LMLN 2 Oct 27 2017			
Year 2018 (Jan-March)				
1.	London Arbitration 1/18 (2018) 994 LMLN 2 Jan 5 2018			
2.	London Arbitration 2/18 (2018) 994 LMLN 3 Jan 5 2018			
3.	London Arbitration 3/18 (2018) 995 LMLN 1 Jan 18 2018			
4.	London Arbitration 4/18 (2018) 995 LMLN 2 Jan 18 2018	<i>The Lipa</i> [2001] 2 Lloyd's Rep 17		
5.	London Arbitration 5/18 (2018) 996 LMLN 3 Feb 1 2018			
6.	London Arbitration 6/18 (2018) 996 LMLN 4 Feb 1 2018			
7.	London Arbitration 7/18 (2018) 997 LMLN 2			

	Feb 19 2018			
8.	London Arbitration 8/18 (2018) 997 LMLN 3 Feb 19 2018	<i>Shogun Finance Ltd v Hudson</i> [2004] 1 AC 919		
9.	London Arbitration 9/18 (2018) 999 LMLN 1 Mar 15 2018	<i>The Leon</i> [1985] 2 Lloyd's Rep 470 <i>The Saxon Star</i> [1958] 1 Lloyd's Rep 73 <i>The Ot Sonja</i> [1993] 2 Lloyd's Rep 435 <i>Arnold v Britton</i> [2015] AC 1619	London Arbitration 3/12 ((2012) 854 LMLN 3	Hague Rules
10.	London Arbitration 10/18 (2018) 999 LMLN 2 Mar 15 2018			