

Ministry of Education and Science of Ukraine
Yaroslav Mudryi National Law University
Department of Private International Law and Comparative Law

WORK PROGRAMME OF ACADEMIC
DISCIPLINE
“INTERNATIONAL TRADE AND INVESTMENT LAW”

Level of higher education – the second (master's) level

Degree of higher education - master's degree

Field of knowledge - 29 "International relations"

Specialty - 293 "International Law"

Discipline status - at the student's discretion

Recruitment year - 2022

Work Programme of academic discipline “International Trade and Investment Law” for higher education students of the second (Master’s) higher education level, the field of knowledge 29 "International Relations", specialty 293 "International Law". Kharkiv: Yaroslav Mudryi National Law University, 2022. 25 c.

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1. Description of the discipline

The work programme of academic discipline "International Trade and Investment Law" is developed in accordance with the educational and professional programme "International Law" of the second (master's) level of higher education in the field of knowledge 29 "International Relations", specialty 293 "International Law".

Name of indicators	Field of knowledge, speciality, level of education	Didactic structure of the academic discipline	
		full-time education	part-time education
Number of ECTS credits - 4.0	Field of knowledge - 29 "International relations" Specialty - 293 "International Law" Level of education - second (master's) degree	at the student's discretion	at the student's discretion
Number of modules - 2		Recruitment year: 2022	Recruitment year: 2022
		semester	semester
General number of academic hours - 120		1-3	1-3
Weekly hours for full-time students: Practical classes - 2-4, student's independent work - 6-8.		Lectures	Lectures
		18 hours.	6 hours.
		Practical classes / seminars	Practical classes / seminars
		20 hours.	4 hours.
		Independent work	Independent work
		82 hours.	110 hrs.
	Types of control: current control; final control of knowledge (credit)	Types of control: current control; final control of knowledge (credit)	

The purpose of the discipline is to form a system of scientific knowledge in the field of international trade and investment relations, as well as a deep understanding of the nature of WTO law as a central part of international trade law, to intensify the analytical activities of higher education students, and to conduct research in the field of legal regulation of international trade and investment relations.

Objectives:

- mastering theoretical knowledge in the field of legal regulation of cross-border movement of goods and capital developed by the science of international trade and investment law;
- learning the regulatory material resulting from cooperation between states and other subjects of international trade and investment law;
- identification of topical issues of development of legal regulation of relations between subjects of international trade and investment law and directions of modern scientific research in this area;
- familiarization with the judicial and arbitration practice of international bodies that consider disputes in the field of legal regulation of international trade and protection of foreign investments;
- development of skills and abilities to apply international trade and investment law in practice, taking into account the problems of international trade development and investment protection.

Prerequisites: "Tax Law", "European Union Law and its System", "Actual Problems of Research Methodology".

Credentials: "European Private International Law", "International Contract Law", "WTO Law".

Post-qualifications: "International Intellectual Property Law", "EU Corporate Law and Governance", "Notary and Notarial Actions of Consular Offices".

2. Expected learning outcomes

As a result of mastering the discipline, a higher education student must demonstrate the following learning outcomes:

LO 1.	To demonstrate knowledge of key concepts, principles, theories and doctrines of international trade and investment law, identify the place of international trade and investment law in the legal system.
LO 2.	To demonstrate knowledge of the main stages of evolution of international trade and investment law, its main institutions, to characterize the current state and directions of further development of international legal cooperation in the field of international trade and protection of foreign investment.
LO 3.	To demonstrate knowledge of the specifics of the subject matter, special principles,

	sources of international trade and investment law, its systemic and structural structure.
LO 4.	To critically analyse judicial and arbitration practice in cases related to the resolution of international trade and investment disputes regarding the interpretation and application of international legal norms in the relevant field.
LO 5.	To determine the limits of legal personality of various participants in international trade and investment relations; to discuss the scope of competence of legal entities and their associations, non-governmental organizations in international trade and investment legal relations.
LO 6.	To identify problems of legal regulation within certain institutions of international trade and investment law, to propose ways to overcome them in accordance with the principles of international trade and investment law, fundamental principles of international law, general principles of law, practice of international organizations and modern doctrinal work on relevant issues.
LO 7.	To describe the peculiarities of international legal regulation of cooperation between states in the field of international trade development and protection of foreign investments.
LO 8.	To describe the stages of development, principles and main directions and institutional mechanisms of international legal cooperation in the field of international trade and foreign investment protection.
LO 9.	To demonstrate knowledge of the basic mechanisms, rules and procedures for resolving international trade and investment disputes.
LO 10.	To provide professional advice on the nature and methods of international legal protection of foreign investments and interests of international trade law entities.
LO 11.	To characterize the strategic directions of Ukraine's foreign policy activities in the field of international trade and foreign investment, the effectiveness of cooperation in the relevant areas.
LO 12.	To analyse Ukrainian legislation for compliance with international trade and investment law, formulate proposals for approximation of national legal acts to the relevant legal framework.

Teaching of the discipline ensures the formation of general and special competencies of the higher education student and the achievement of learning outcomes defined by the educational and professional program "International Law", namely:

General competencies:

GC 1. Ability to think critically, analyse and synthesize.

GC 2. The ability to identify and solve problems arising in the professional sphere, to formulate and ask questions for their further solution.

GC 6. Ability to work effectively in an intercultural environment, including developing and managing international projects.

GC 7. Ability to conduct research at the appropriate level.

GC 9. Ability to solve problems of an innovative nature and to find alternative

solutions in professional activities.

GC 10. Ability to work (collect, receive, systematize and synthesize) with various information and large volumes of information from various sources, analyse and critically and constructively evaluate it, taking into account the cross-cultural characteristics of the subjects of international relations.

GC 11. Ability to use the latest information and communication technologies for professional purposes.

GC 12. Ability to formulate a personal opinion and present it with evidence.

GC 15. Ability to understand the specifics of the subject area and professional activity, to make well-founded, balanced decisions and to be aware of their ethical consequences.

GC 16. Ability to communicate with representatives of other professional groups of different levels, from other fields of knowledge and activities, as well as the ability to work in an international professional environment.

Special competencies:

SC 1 Ability to critically comprehend the problems and patterns of functioning and development of international relations, identify trends in world politics, assess the impact of global political processes on national legal, political and economic systems.

SC 3. Ability to independently provide legal representation of the interests of individuals, legal entities or the state in cases in national and international institutions and organize the provision of legal services.

SC 4. Ability to comprehensively use highly specialized knowledge in specific areas of regulation of public international law, private international law, European law to solve applied problems.

SC 7. Ability to represent the interests of Ukraine or individuals and legal entities in international judicial institutions, arbitrations, national courts of foreign countries.

SC 8. Ability to work and represent the interests of Ukraine in international intergovernmental organizations.

SC 11. Ability to ensure the implementation of international legal standards in certain areas of national legislation.

SC 12. Ability to conduct research and/or introduce innovations in various fields and institutions of public international law, private international law, and EU law.

SC 14. Ability to apply an interdisciplinary approach to the assessment of international legal phenomena and international relations using legal instruments.

SC 16. Ability to work with international documentation (treaties, acts of international organizations and bodies, etc.), determine their legal nature, draft and prepare supporting documentation in Ukrainian and foreign languages.

SC 21. The ability to communicate effectively in an international, multicultural environment using knowledge in the fields of international law, European law and international relations.

Programme learning outcomes:

PLO 1. To analyse multidimensional problems of international and national legal content and propose ways to solve them.

PLO 4. To understand the international legal situation, predict its development, professionally and critically evaluate events and phenomena in the field of international relations and world politics, using legal tools.

PLO 5. To provide legal representation of the client in national courts, international commercial arbitrations, state and local authorities.

PLO 8. To prepare drafts of international treaties and acts of national legislation, to provide proposals for eliminating conflicts between the norms of international law, as well as for bringing the norms of national law into compliance with the norms of international law.

PLO 11. To demonstrate skills of communication with representatives of other professional groups of different levels, other fields of knowledge and activities, as well as the ability to work in an international, intercultural environment; organize and conduct negotiations.

PLO 17. To conduct research on international legal issues, using primary sources

and methods of legal interpretation of complex problems arising from this research, to argue conclusions and present research results.

PLO 19. To demonstrate knowledge of the evolution, state and prospects of development of legal regulation of various areas of international cooperation, understand the consequences of the convergence of legal systems in the context of globalization and regional integration.

PLO 20. To demonstrate the ability to conduct legal business, the skills of complex legal and economic analysis of a commercial project, including an international one, taking risks into account.

3. Content of the academic discipline curriculum

Module 1. International trade law

The concept and sources of international trade law. The concept of the international trade system and the main stages of its development. Public law and private law approach to the definition of international trade law. The place of international trade law in the system of law. Trends in the development of international trade law in the context of globalization.

The concept and types of sources of international trade law. International trade customs. International trade agreements. Acts of private law unification (new *lex mercatoria*). UNCITRAL model laws and guidelines. Acts of the International Chamber of Commerce.

International trade and WTO rules. Evolution of the international trade system and the creation of the WTO. Objectives and functions of the WTO. Membership in the WTO. Institutional structure of the WTO and decision-making procedure. Basic rules and principles of the WTO: non-discrimination, market access rules, rules on unfair trade, trade liberalization and other public values. Creation of a system for resolving international trade disputes. Principles of dispute settlement within the WTO. WTO jurisdiction in the field of international trade dispute settlement. Institutional structure and procedure of dispute settlement within the WTO. Confidentiality of the process. Remedies for violation of WTO rules.

Implementation of the principles of non-discrimination in international trade law. The most favoured nation (MFN) regime under the GATT 1994 and its implementation in Ukrainian legislation. The test for compliance with MFN under Article I:1 of the GATT 1994. Most Favoured Nation treatment under the GATS Agreement. Essence of MFN obligations under Article II:1 GATS and exceptions to them. The test for compliance with Article II:1 GATS. Exceptions to MFN obligations under the GATS. National treatment under the GATT 1994 and its implementation in Ukrainian legislation. Nature of national treatment obligations under Article III of the GATT 1994. Tests for compliance with national treatment obligations under the GATT 1994. National treatment under the GATS Agreement.

Trade liberalization and sustainable development goals in international trade law. General characteristics of the WTO rules aimed at harmonizing the principles of trade liberalization with other social values: health care, environment, national security, labour employment, etc. Nature and functions of Article XX of the GATT 1994. Limits of protection of other social values. Special exceptions under Article XX(b) of the GATT 1994: "measures necessary to protect human, animal or plant life or health".

Exceptions for security reasons. Article XXI(a) and (b) GATT 1994: national security. Article XXI (c) GATT 1994: international peace and security. Exceptions for reasons of economic emergency. Article XIX of GATT 1994 and the Agreement on Safeguards.

Module 2. International investment law

The concept, legal nature and sources of international investment law. The origin and development of international investment relations. Institute of diplomatic protection of foreign investments in international law, its main characteristics. Prerequisites for the emergence and legal content of the "Drago Doctrine" and "Calvo Doctrine". Attempts to codify international investment law and the impact of the 1930 Hague Conference on the Codification of Private International Law on the regulation of state responsibility for damage caused to a foreign citizen or his

property on its territory. The collapse of the colonial system and its impact on investment relations in the world. The concept and causes of the New International Economic Order.

The subject of international investment law. The system of international investment law. Concept, types and features of sources of international investment law. The system of sources of international investment law. International treaties as a source of international investment law. Types of international treaties governing international investment relations. Multilateral international investment treaties. The Washington Convention of 1965. Seoul Convention of 1985. Sectoral multilateral investment agreements. WTO agreements related to investment relations. Energy Charter Treaty of 1994. Bilateral investment agreements on the promotion and protection of investments. Structure of bilateral investment treaties and the main content of bilateral investment treaties. International custom as a source of international investment law. Judicial and arbitration practice as a source of international investment law. Doctrine as a source of international investment law.

Basic concepts and subjects of international investment law. Legal nature of the basic concepts in international investment law. The concept of the state of origin of investments and the state that receives investments. The concept of foreign investment (capital investment). Definition of foreign investment in bilateral and multilateral international investment treaties. Types of investments covered by investment treaties. National and international approaches to the interpretation of the concept of foreign investment. Characteristics of foreign investment qualification. Direct and indirect (portfolio) investments. Public (state) and private investments. The concept of a foreign investor. The concept of a qualified investor. Theories of qualification of a foreign investor's nationality. The doctrine of "piercing the corporate veil" in qualifying the nationality of a foreign investor. The doctrines of "alter ego" and "instrumentality".

Guarantees and remedies for the protection of foreign investors' rights. The concept of admission and promotion of foreign investment. Models of foreign investment admission and models of foreign investment promotion. Types of

treatment of foreign investment in international investment law. The concept of absolute regimes of treatment of foreign investment. The standard of fair and equitable treatment. The concept of relative treatment of foreign investment. The most favored nation standard in the context of trade law.

The concept and distinction between expropriation and nationalization. The historical aspect of nationalization. Distinction between legal and illegal expropriation. Conditions for the application of legal expropriation. Direct and indirect expropriation. The concept of "creeping" expropriation. Measures equivalent to expropriation. Tests used to decide whether certain state measures can be recognized as equivalent to expropriation. Compensation for expropriation of investments. Theories of compensation for acts of expropriation in international investment law. The Hull formula and its components. Determination of the amount of compensation.

Insurance of foreign investments. Characteristics of foreign investment risks. Insurance as a means of protecting a foreign investor and its types. The institution of subrogation and its characteristics in international investment law. National system of foreign investment insurance on the example of the US Overseas Private Investment Corporation. International investment insurance system on the example of the Multilateral Investment Guarantee Agency. Types of risks covered by the Agency's guarantee and the procedure for obtaining the Agency's insurance guarantee. The regional system of foreign investment insurance on the example of the Inter-Arab Investment and Export Credit Guarantee Corporation (Dhamaan).

Mechanisms for the settlement of international investment disputes. Features of disputes in international investment law. The main methods of resolving international investment disputes. International investment arbitration as the main method of resolving such disputes. The concept of international investment arbitration. Advantages and disadvantages of resolving investment disputes in arbitration. Forms of arbitration proceedings. Types of awards of arbitral tribunals. The need to justify the award. Dissenting opinions of arbitrators. The main arbitration institutions that deal with investment disputes and the characteristics of

their arbitration processes. International Center for Settlement of Investment Disputes (ICSID). Enforcement of investment arbitral awards: in accordance with the 1965 Washington Convention; in accordance with the Convention on the Recognition and Enforcement of Foreign Arbitral Awards (New York Convention of 1958). Procedure and grounds for reviewing and setting aside an ICSID award. Appointment of an ad hoc Committee to consider the issue of setting aside the award. Alternative (out-of-court) methods of dispute resolution.

4.Scope and structure of the discipline

4.1 For full-time higher education students

No. p/n	Date (according to the timetable)	Topics of the training course	Number of academic hours			
			Total	Including.		
				Lectures	Practical classes, seminars, colloquia, etc.	Independent work
		Module 1: International Trade Law.				
		Topic 1: Concept and sources of international trade law.	14	2	2	10
		Topic 2. International trade and WTO rules.	14	2	2	10
		Topic 3. Implementation of the principles of non-discrimination in international trade law.	14	2	2	10
		Topic 4. Trade liberalization and sustainable development goals in international trade law	14	2	2	10
		<i>Totally</i>	56	8	8	40
		Module 2. International				

		investment law.				
		Topic 1: Concept, legal nature and sources of international investment law	12	2	2	8
		Topic 2. Basic concepts and subjects of international investment law	16	2	4	10
		Topic 3. Guarantees and remedies to protect the rights of foreign investors	12	2	2	8
		Topic 4. Insurance of foreign investments	12	2	2	8
		Topic 5. Mechanisms of international investment dispute settlement	12	2	2	8
		<i>Totally</i>	64	10	12	42
		Total hours / ECTS credits	120/4,0	18	20	82

4.2. For part-time higher education students

No. p/n	Date (according to the timetable)	Topics of the training course	Number of academic hours			
			Total	Including.		
				Lectures	Practical classes, seminars, colloquia, etc.	Independent work
		Module 1: International Trade Law.				
		Topic 1: Concept and sources of international trade law.	14	2	2	14
		Topic 2. International trade and WTO rules.	12	-	-	12
		Topic 3. Implementation of the principles of non-discrimination	12	-	-	12

		in international trade law.				
		Topic 4. Trade liberalization and sustainable development goals in international trade law	12	-	-	12
		<i>Totally</i>	54	2	2	50
		Module 2. International investment law				
		Topic 1: Concept, legal nature and sources of international investment law	12	-	-	12
		Topic 2. Basic concepts and subjects of international investment law	12	-	-	12
		Topic 3. Guarantees and remedies to protect the rights of foreign investors	16	2	2	12
		Topic 4. Insurance of foreign investments	12	-	-	12
		Topic 5. Mechanisms of international investment dispute settlement	14	2	-	12
		<i>Totally</i>	66	4	2	60
		Total hours / ECTS credits	120/4,0	6	4	110

5. Forms of pedagogical control and means of assessing learning outcomes

The assessment of the results of mastering the discipline "International Trade and Investment Law" involves current and final control and is carried out on the basis of a cumulative point-rating system.

Current knowledge control includes:

- control of the quality of students' mastering the programme material of the discipline in practical classes using the following means: oral, written or express survey, solving practical problems or tasks, participation in the development of a case, defence of an essay or abstract at the initiative of the student. The current control is aimed at checking the level of training of the applicant in the study of the current material. During the practical training, the applicant can receive a grade on a four-point scale (0, 3, 4, 5);

- quality control of students' mastery of the programme material of the discipline, which is carried out at the end of the modules in the form of colloquia, quizzes, testing, etc.

Throughout the semester students complete assignments for independent work (preparation of a presentation, essay, report, etc.). The maximum number of points for independent work is 20 points.

The final control form of students' knowledge is a test. The minimum number of points to receive for a test is 60.

Distribution of points between forms of organization of the educational process and types of control measures:

Current control					Final assessment of knowledge (offset)
Module 1		Module #2		Independent work of students	
p/c	Test/quiz/ /colloquium	p/c	Test/quiz/ colloquium		
max 20	max 15	max 30	max 15	max 20	max 100

6. Criteria for evaluating learning outcomes

Type of control	Number of points	Criteria (for each assessment)
Current control in practical classes	Max 5	Excellent assimilation of the educational material on the topic, some minor flaws are possible.
	4	Good mastery of the material on the topic, but there are some mistakes
	3	Minimal level of learning, a significant number of mistakes.
	Min 0	Unsatisfactory level of learning.
Testing / control work / colloquium	Max 15	The results of processing the material are high, with a small number of minor errors.
	7	Satisfactory level of mastery of the material, a significant number of errors.
	Min 0	Unsatisfactory level of learning.
Assessment of students' independent work	Max 20	Deep knowledge of the issues related to the research topic. Fluency in the material, ability to think independently and creatively, find, summarize, analyze material, and draw independent theoretical and practical conclusions.
	15	The main issues are covered superficially, and the conclusions are not independent.
	Min 0	The main provisions of the topic are covered superficially, with a large number of errors, no conclusions, and the student has a poor command of the material.
Credit	Max 100	Excellent knowledge of the subject matter.
	Min 60	Sufficient mastery of the material in the discipline.

7. Pedagogical control for full-time/extramural students

Scale of final pedagogical control

Assessment according to the ECTS scale	Description	Assessment according to the national credit scale	Assessment according to a 100-point scale used in Yaroslav Mudryi National Law University
A	Excellent - excellent performance, with only a few errors	credited	90 - 100
B	Very good - above average with a few errors		80 - 89

C	Good - generally correct work with a number of minor errors		75 - 79
D	Satisfactory - not bad, but with a significant number of shortcomings		70 - 74
E	Sufficient - performance meets the minimum criteria		60 - 69
FX	Unsatisfactory - you need to work on it before retaking it	uncredited	35 - 59
F	Unsatisfactory - serious further work is required, a repeat course is mandatory		0 - 34

8. Educational, methodological and information support of the discipline

Legislation, Conventions, Treaties

1. Agreement Establishing the World Trade Organization of 15.04.1994. Official website of the Verkhovna Rada of Ukraine. Council of Ukraine. URL: https://zakon.rada.gov.ua/laws/show/995_342#Text.
2. General Agreement on Tariffs and Trade 1994. Official website of the Verkhovna Rada of Ukraine. Council of Ukraine. URL: https://zakon.rada.gov.ua/laws/show/981_003#Text.
3. General Agreement on Trade in Services of April 15, 1994. Official website of the Verkhovna Rada of Ukraine. Council of Ukraine. URL: https://zakon.rada.gov.ua/laws/show/981_017#n.
4. On Approval of the Procedure for Ensuring Protection of Rights and Interests of Ukraine in the Trade and Economic Sphere within the World Trade Organization: Resolution of the Cabinet of Ministers of Ukraine; Procedure of 01.06.2016 No. 346. Official website of the Verkhovna Rada of Ukraine. The official website of the Verkhovna Rada of Ukraine. URL: <https://zakon.rada.gov.ua/laws/show/346-2016-%D0%BF#Text>.
5. Agreement on the Application of Sanitary and Phytosanitary Measures of April 15, 1994. Official website of the Verkhovna Rada of Ukraine. Council of Ukraine. URL: https://zakon.rada.gov.ua/laws/show/981_006#Text.

6. Agreement on Rules and Procedures for the Settlement of Disputes of April 15, 1994. Official website of the Verkhovna Rada of Ukraine. Council of Ukraine. URL: https://zakon.rada.gov.ua/laws/show/981_019#n3.
7. Agreement on Trade-Related Aspects of Intellectual Property Rights of April 15, 1994. Official website of the Verkhovna Rada of Ukraine. Council of Ukraine. URL: https://zakon.rada.gov.ua/laws/show/981_018#n3.
8. WTO Agreement on Technical Barriers to Trade of April 15, 1994. Official website of the Verkhovna Rada of Ukraine. Council of Ukraine. URL: https://zakon.rada.gov.ua/laws/show/981_008#Text.
9. Agreement on Safeguard Measures of April 15, 1994. Official website of the Verkhovna Rada of Ukraine. Council of Ukraine. URL: https://zakon.rada.gov.ua/laws/show/981_016#Text.
10. Agreement on Trade and Investment Cooperation between the Government of Ukraine and the Government of the United States of America of 28.03.2008. Official website of the Verkhovna Rada of Ukraine. The Verkhovna Rada of Ukraine. URL: https://zakon.rada.gov.ua/laws/show/840_133#Text.
11. Agreement between the Government of Ukraine and the Government of the Republic of Turkey on Mutual Promotion and Protection of Investments dated 09.10.2017. Official website of the Verkhovna Rada of Ukraine. Council of Ukraine. URL: https://zakon.rada.gov.ua/laws/show/792_005-17#Text.
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13. Agreement between Ukraine and Japan on the Promotion and Protection of Investments dated February 05, 2015. Official website of the Verkhovna Rada of Ukraine. Council of Ukraine. URL: https://zakon.rada.gov.ua/laws/show/392_037#Text.
14. Convention on the Settlement of Investment Disputes between States and Nationals of Other States of 18.05.1965. Official website of the Verkhovna Rada of

Ukraine. Council of Ukraine. URL:
https://zakon.rada.gov.ua/laws/show/995_060#Text.

15. On the Protection of Foreign Investments in Ukraine: Law of Ukraine of 10.09.1991 No. 1540a-XII <https://zakon.rada.gov.ua/laws/show/1540%D0%B0-12#Text>

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Basic literature

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Official website of the Ministry of Justice of Ukraine - <https://minjust.gov.ua/>

The official web portal of the United Nations is <http://www.un.org/>

Official web portal of the World Trade Organization - <https://www.wto.org>

Official web portal of the United Nations Conference on Trade and Development (UNCTAD) - <http://unctad.org>

Official web portal of the United Nations Commission on International Trade Law (UNCITRAL) - <https://www.uncitral.org/>

The official website of the International Center for Settlement of Investment Disputes is <https://icsid.worldbank.org/>

Official web portal of the North American Free Trade Agreement (NAFTA) Secretariat - <https://www.nafta-sec-alena.org/>

Official web portal of the International Chamber of Commerce - <https://iccwbo.org/> Офіційний web portal of the International Commercial Arbitration Court at the Ukrainian CCI - <https://icac.org.ua/>

ITALAW database of investment tribunals and arbitration awards - <https://www.italaw.com/>

Database of court decisions, arbitrations and international treaties Investor - <https://www.investorstatelawguide.com/>

Bibliography on international investment law and procedure -
<https://icsid.worldbank.org/en/Pages/resources/Bibliography-onInvestment-Law-and-Procedure.aspx>

ICSID Review - Foreign Investment Law Journal -
<https://academic.oup.com/icsidreview/>

The Journal of World Investment & Trade -
<http://booksandjournals.brillonline.com/content/journals/22119000>

Investment Arbitration Reporter (news in the field of investment arbitration and comments on the awards) - <http://www.iareporter.com/>

Network of news, articles (including a journal), audio library, etc. on international arbitration, mediation and international investment law Transnational Dispute Management <https://www.transnational-dispute-management.com/>

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Standardized electronic educational and methodological complex on private international law URL: <https://library.nlu.edu.ua/senmk/item/436-mizhnarodne-pryvatne-pravo.html>