

AIR BALTIC CORPORATION AS v LIETUVOS RESPUBLIKOS SPECIALIŲ TYRIMŲ TARNYBA
Aviation – Compensation of passengers for delay – 1969 Vienna Convention on the Law of Treaties
– Convention for the Unification of Certain Rules for International Carriage by Air (Montreal
Convention), articles 1, 19, 22 and 29.

[2016] 1 Lloyd's Rep. 407

- CRESCENDO MARITIME CO AND ANOTHER v BANK OF COMMUNICATIONS CO LTD AND OTHERS ALPHA BANK AE v BANK OF COMMUNICATIONS CO LTD AND ANOTHER
Practice – Anti-suit injunction – Shipbuilding contract – Buyer bringing London arbitration against Chinese bank to enforce refund guarantees – Arbitrators finding in favour of buyer – Chinese bank bringing proceedings against buyer and others in China in breach of London arbitration clause – Whether anti-suit injunction should be granted.

[2016] 1 Lloyd's Rep. 414

- ESSAR SHIPPING LTD v BANK OF CHINA LTD (THE “KISHORE”)
Practice – Anti-suit injunction – Carrier applying for anti-suit injunction restraining continuance of Chinese proceedings brought by defendant in breach of London arbitration clause in bill of lading – Whether delay prevents grant of injunction – Relevance of prejudice to defendant caused by operation of time bar – Whether carrier entitled to injunction.

[2016] 1 Lloyd's Rep. 427

- PEARL PETROLEUM CO LTD AND OTHERS v THE KURDISTAN REGIONAL GOVERNMENT OF IRAQ
Arbitration – Peremptory order – Order to pay sums due under contract – Whether order should be enforced – Sovereign immunity – Whether defendant a separate entity – Arbitration Act 1996, sections 39, 40, 41 and 42 – State Immunity Act 1978, sections 9, 13 and 14.

[2016] 1 Lloyd's Rep. 441
