

A v B

Arbitration – Serious irregularity – Partial award dealing with dispute under contract for sale of goods – Buyer challenging award – Whether serious irregularities affecting tribunal – Arbitration Act 1996, section 68.  
[2017] 2 Lloyd's Rep. 1

---

ASSOCIATED BRITISH PORTS v TATA STEEL UK LTD

Arbitration – Validity of arbitration clause – Whether clause void for uncertainty – Stay of judicial proceedings  
Arbitration Act 1996, section 9.  
[2017] 2 Lloyd's Rep. 11

---

ERDENET MINING CORPORATION LLC V ICBC STANDARD BANK PLC AND OTHERS

Arbitration – Appeal against award – Lack of jurisdiction – Conditions for order for grant of security –  
Arbitration Act 1996, sections 7, 67, 68 and 70(7).  
[2017] 2 Lloyd's Rep. 25

---

GARD SHIPPING AS v CLEARLAKE SHIPPING PTE LTD (THE "ZALIV BAIKAL")

Charterparty (Voyage) - Demurrage - Bunkers consumed - Charterparty clause giving liberty to charterers to instruct vessel "to stop and wait for orders" in which event charterer to pay demurrage at escalated rate and value of bunkers consumed - Whether clause applied where vessel waited over 64 days at discharge port after giving notice of readiness.  
[2017] 2 Lloyd's Rep. 38

---

SAM PURPOSE AS v TRANSHAV PURPOSE NAVIGATION LTD (THE "SAM PURPOSE")

Practice – Anti-suit injunction – Defendant arresting vessel and commencing substantive proceedings in foreign court in breach of London arbitration clause – Claimant obtaining ex parte anti-suit injunction against defendant – Defendant applying for judgment in default on substantive claim in foreign court – Defendant subsequently applying to stay its substantive proceedings – Whether defendant should be ordered to discontinue foreign proceedings entirely – Whether injunction should be discharged for material non-disclosure.  
[2017] 2 Lloyd's Rep. 50

---