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Titolo	Medical review
Pubbl/distr/stampa	[Berlin, Germany] : , : De Gruyter, , [2021]-
ISSN	2749-9642
Descrizione fisica	1 online resource
Soggetti	Medicine Periodical Periodicals.
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Periodico
Note generali	Most issues have a special theme.
Sommario/riassunto	"Medical Review is a peer reviewed open access journal affiliate to Peking University Health Science Center."

2. Record Nr.	UNINA9910422643703321
Titolo	Permanent Investment Courts : The European Experiment // edited by Güne Ünüvar, Joanna Lam, Shai Dothan
Pubbl/distr/stampa	Cham : , : Springer International Publishing : , : Imprint : Springer, , 2020
ISBN	3-030-45684-6
Edizione	[1st ed. 2020.]
Descrizione fisica	1 online resource (IX, 150 p. 1 illus.)
Collana	Special Issue, , 2510-6899
Disciplina	346.40922
Soggetti	International law Trade regulation Commercial law European Economic Community Europe - Politics and government International Economic Law, Trade Law European Economic Law European Politics
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di contenuto	Shai Dothan and Joanna Lam, A Paradigm Shift? Arbitration and Court-Like Mechanisms in Investors' Disputes -- Eleftheria Neframi, Permanent Investment Courts from the Perspective of the EU Legal Order -- Armand de Mestral and Lukas Vanhonnaeker, The North American Experience with Investor-State Arbitration: Does it lead to a Permanent Investment Court? -- Marc Bungenberg and Anna M. Holzer, Potential Enforcement Mechanisms for Decisions of a Multilateral Investment Court -- Güne Ünüvar and Tim Kreft, Impossible Ethics? An Analysis of the Rules on Ethics and Qualifications of Investment Court Judges. .
Sommario/riassunto	This special issue focuses on the opportunities and challenges connected with investment courts. The creation of permanent investment courts was first proposed several decades ago, but it has only recently become likely that these proposals will be implemented. In particular, the European Commission has pushed for a court-like

mechanism to resolve investment disputes in various recent trade and investment negotiations. Such a framework was included in some free trade agreements (FTAs) and investment protection agreements (IPAs) the European Union (EU) signed or negotiated with Vietnam, Singapore, Mexico and Canada. While it was shelved long before the publication of this Special Issue, the European Commission had also formally proposed a court system during the negotiations for the Transatlantic Trade and Investment Partnership (TTIP) agreement with the United States. The issue of a Multilateral Investment Court (MIC) has also been prevalent at the Working Group III proceedings of the UNCITRAL on investor-State dispute settlement reform, attracting scholarly and public attention. Will these developments lead to the creation of permanent investment courts? How will such courts change the future of international investment law? Will they bring about a real institutional change in adjudicatory mechanisms? Will they introduce a 'hybrid' system, which borrows important characteristics from both arbitration and institutional methods of international adjudication? How will the enforcement mechanisms work, and under which rules of ethics will its adjudicators function and exercise their duties? This special issue brings together leading scholars sharing a common interest in investment courts to address these questions.

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