

- PETERSON, Luke Eric (2003), “Public Outcry Leads to Abandonment of Investment Treaty Arbitration Against Guyana”, en *INVEST-SD Bulletin*, International Institute for Sustainable Development (IISD), disponible en:
<http://www.iisd.org/pdf/2003/investment_investsd_march_2003.pdf>
- PORZECANSKI, Arturo (2005) “From Rogue Creditors to Rogue Debtors: Implications of Argentina’s Default”, *Chicago Journal of International Law*, Vol. 6 No. 1.
- STANLEY, Leonardo (2009) “Resolución de conflictos en materia de bonos soberanos: una “crítica” mirada institucional al papel del CIADI”, en *Nuevos documentos CEDES*, Número 58, CEDES, Buenos Aires.
- Task Force Argentina (TFA), “ICSID Registers Request for Arbitration Brought by 195.000 Italian Investors against Argentina”, Press release, Roma, 9 de febrero de 2007.
- WAIBEL, Michael (2007) “Opening Pandora’s Box: Sovereign Bonds in International Arbitration”, en *American Journal of International Law*, The American Society of International Law, Vol. 101, Núm. 4, pág. 715.
- WÄLDE, Thomas (2005), “The Serbian Loans case – a Precedent for Investment Treaty Protection for Foreign Debt? en WEILER, Todd (Ed) *International Investment Law and Arbitration: Leading cases from the ICSID, NAFTA, bilateral treaties and customary international Law*, Cameron May, Londres, 2005

Recibido 10 marzo de 2018

Aceptado 10 de mayo de 2018