The New York Convention
International arbitration is on the rise – with the New York Convention as one of its prominent draft horses. With its 147 member states, the Convention facilitates transnational enforceability of awards around almost the entire globe. Conversely, the considerable growth of international arbitration has given the Convention an unpredicted meaning.

Need for Swift and Reliable Access
Given the New York Convention’s global relevance, the potential users of the Convention need swift and reliable guidance as to how to apply it. This has never been more true with the Convention being tried before courts of nearly all countries worldwide without any binding precedent to rely on.

This Commentary …
… annotates the Convention in a clear structure, article by article, prerequisite by prerequisite. The reader will quickly find how each requirement under the respective provision has been understood and how it should be interpreted. The work provides a concise and reasoned opinion and supplies the reader with a wealth of references, both from international case law and scholarly writings.

Target Group
Lawyers seeking (or defending against) recognition and enforcement of foreign arbitral awards worldwide, state court judges applying the Convention, in-house lawyers in large and/or multinational enterprises as well as academics and students including Vis Moot Court participants.

Editor and Authors
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