Czech (& Central European) Yearbook of Arbitration

Volume II

2012

Party Autonomy versus Autonomy of Arbitrators

Editors

Alexander J. Bělohlávek
Professor at the VŠB TU in Ostrava
Czech Republic

Naděžda Rozehnalová
Professor at the Masaryk University in Brno
Czech Republic

JURIS
Questions About This Publication

For assistance with shipments, billing or other customer service matters, please call our Customer Services Department at:
1-631-350-2100

To obtain a copy of this book, call our Sales Department:
1-631-351-5430
Fax: 1-631-351-5712

Toll Free Order Line:
1-800-887-4064 (United States & Canada)
See our web page about this book:
www.arbitrationlaw.com

COPYRIGHT © 2012
By JurisNet, LLC

All rights reserved. No part of this publication may be reproduced in any form or by any electronic or mechanical means including information storage and retrieval systems without permission in writing from the publisher.

Printed in the United States of America.
ISSN: 2157-9490

JurisNet, LLC
71 New Street
Huntington, New York 11743 U.S.A.
www.arbitrationlaw.com

The title Czech (Central European) Yearbook of Arbitration as well as the logo appearing on the cover are protected by EU trademark law.

Typeset in the U.S.A. by Juris Publishing, Inc.
Articles

Vasily N. Anurov
Autonomy of the Arbitration Agreement:
Danger of Broad Interpretation .......................................................... 3

Alexander J. Bělohlávek
Autonomy in B2C Arbitration: Is the European
Model of Consumer Protection Really Adequate? ............................. 17

Bernd Ehle
Effective Use of Demonstrative Exhibits in
International Arbitration ..................................................................... 43

Dan Engström | Cornel Marian
Restrictive Absolutes: Using Party Autonomy to
Reconcile Absolute Immunity with the Liberal
Standard for Restrictive Immunity Adopted by the
Swedish Supreme Court in the Sedelmayer Decision ............................. 61

Leonila Guglya
Waiver of Annulment Action in Arbitration:
Progressive Development Globally, Realities in and
Perspectives for the Russian Federation
(Different Beds – Similar Dreams?) ......................................................... 81

Dániel Bán | László Kecskés
Changing Aspects of Unsigned Arbitration Agreements ...................... 107
Articles

Crenguta Leaua
The Applicability of Party Autonomy in the Appointment of Arbitrators ......................................................... 133

Martin Maisner
Liability and Independence of the Arbitrator ......................................................... 149

Nikolay Natov
The Autonomy of Arbitrators in Determining the Law Applicable to the Merits of a Case ................................. 171

Mateusz Pilich
Law Applicable to the Merits of the Dispute Submitted to Arbitration in the Absence of the Choice of Law by the Parties (Remarks on Polish Law) ......................................................... 191

Karl Pörnbacher | Inken Knief
Liability of Arbitrators – Judicial Immunity versus Contractual Liability ......................................................... 211

Barbara Helene Steindl
Party Autonomy under the 2012 ICC Arbitration Rules ................. 231

Jozef Suchoža | Regina Hučková Palková
Autonomy of Arbitrators – Decision-making on the Basis of Ex Aequo et Bono ......................................................... 253