Stockholm
Arbitration Report

2002:2

Contents:

Articles
Development of Online Dispute Resolution - The Waive of the Future in Alternative Dispute Resolution • Robert Bennet Lubic
Treteiski Sud (Commercial Arbitration Court) in Kazakhstan: Problems of Legal Regulation and Threats to Arbitration as a Means to Settle Commercial Disputes • Maidan K. Suleimenov
Arbitration in Kazakhstan • Peter Greshnikov and Igor Greshnikov

Arbitral Awards
Court Decisions On Arbitration
Notes & Information

ARBITRATION INSTITUTE
OF THE STOCKHOLM CHAMBER OF COMMERCE

JURIS PUBLISHING INC.
STOCKHOLM ARBITRATION REPORT

Volume 2002:2

Table of Contents

EDITORIAL
By Sigvard Jarvin, General Editor

ARTICLES
Development of Online Dispute Resolution – The Wave of the Future in Alternative Dispute Resolution
Robert Bennet Lubic

Treteiski Sud (Commercial Arbitration Court) in Kazakhstan: Problems of Legal Regulation and Threats to Arbitration as a Means to Settle Commercial Disputes
Maidan K. Suleimenov

Arbitration in Kazakhstan
Peter Greshnikov and Igor Greshnikov

ARBITRAL AWARDS
First Interim Award rendered in 2000 in SCC cases 80/1998 and 81/1998
Subject-matters:
(1) Applicable choice-of-law rules to determine the governing law in a sale of goods contract.
(2) Applicable law to the arbitration agreement.
Observations by David Goldberg

Final Arbitral Award rendered in 2001 in SCC case 45/2000
Subject-matters:
(1) Invalidity of a contract under the Swedish doctrine of assumptions (förutsättningsläran).
(2) Liability for damages following the invalidity of a contract by virtue of the doctrine of assumptions.
Observations by Gustaf Möller and Jan Ramberg

Award on Jurisdiction rendered in 2001 in SCC case 133/2000
Subject-matter:
Ambiguous arbitration clause.
Observations by Alexey Kostin
Final Arbitral Award rendered in 2001 in SCC case 45/2001

Subject-matters:
(1) *Ex parte* award.
(2) Jurisdiction of the arbitrator over the end user where the contract had been signed by the end user’s agent. Applicable law to decide this issue.

Observations by Xing Xiusong and He Xiaoli

---

**COURT DECISIONS ON ARBITRATION**

**England**

Judgment of the House of Lords, United Kingdom rendered in 2000 in case [2002] 1 W.L.R. 1621

Subject-matter:
Multi-party arbitration. Whether a contractor can rely on tripartite arbitration arrangements to avoid or delay arbitration with a sub-contractor.


Observations by Stewart Shackleton

Judgment of the Court of Appeal (Civil division) of England rendered in 2001 in case 1832

Subject-matter:
When is an expert’s departure from instructions deemed to be material?

Observations by Doak Bishop and Richard Deutsch

**Sweden**

Decision by the Svea Court of Appeal rendered in 2001 in case Ö 4645-99

Subject-matters:
(1) Recognition and enforcement of a foreign arbitral award; law applicable to the legal form of the arbitration agreement.
(2) Enforcement of a declaratory judgment regarding the costs of the arbitration.

Observations by Lars Edlund

Annual Index
<table>
<thead>
<tr>
<th>NOTES &amp; INFORMATION</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Book review: Hamid G. Gharavi: The International Effectiveness of the Annulment of</td>
<td>175</td>
</tr>
<tr>
<td>an Arbitral Award</td>
<td></td>
</tr>
<tr>
<td>Russian translation of the Swedish Arbitration Act 1999</td>
<td>185</td>
</tr>
<tr>
<td>The 1958 New York Convention, list of Contracting States</td>
<td>209</td>
</tr>
<tr>
<td>Instructions for contributors to Stockholm Arbitration Report</td>
<td>213</td>
</tr>
<tr>
<td>Anweisung für Autoren zum Stockholm Arbitration Report</td>
<td>214</td>
</tr>
<tr>
<td>Instructions à l’attention des auteurs souhaitant apporter leur contribution</td>
<td>215</td>
</tr>
<tr>
<td>au Stockholm Arbitration Report</td>
<td></td>
</tr>
<tr>
<td>How to subscribe to the Stockholm Arbitration Report</td>
<td>217</td>
</tr>
</tbody>
</table>