HIGHLIGHTS

The editor, publisher, and staff of the WAMR join the international arbitration and academic community in mourning the loss of PHILIPPE FOUCHARD and the members of his family who were lost in the air disaster at Sharm El-Sheik, Egypt, on January 3, 2004. The late Professor FOUCHARD’s contribution to arbitration in France and throughout the world was enormous. It was achieved through his writings and his position as the Editor-in-Chief of La Revue de l’Arbitrage.

The International Bar Association has drafted new guidelines for arbitrators in international disputes. The proposed Guidelines on Impartiality, Independence, and Disclosure in International Commercial Arbitration are the product of a nineteen-member working group of the IBA’s Committee on Arbitration and ADR. According to the IBA, the growing complexity of international law and commerce and of disclosure requirements required the creation of rules and guidelines where none existed before. (Article on p. 35.)

The Milan Chamber of National and International Arbitration has revised its Arbitration Rules. The new Rules took effect on January 1, 2004. The Chamber held a workshop on the new Rules on January 30, 2004, in Milan. The workshop featured lectures from Stefano Azzali, Secretary General of the Chamber of Arbitration of Milan; Rinaldo Sali, Deputy Secretary General; Edoardo F. Ricci, President of the Arbitral Council; and Riccardo Luzzatto, member of the Arbitral Council. (Article on p. 35.)

In a decision dated April 29, 2003, the Paris Court of Appeal, as a matter of first impression, ruled on a challenge of an order rendered in accordance with the ICC Rules for a Pre-Arbitral Referee Procedure. The French court ruled that the order was not an award. (Article on p. 36.)

In a 2001 decision, recently reprinted in the ASA Bulletin, a Swiss cantonal court ruled that pre-trial mediation clauses are enforceable under Swiss law. The case involved an alleged failure to pay rent. The pre-trial mediation clause contained in the lease contract provided that a party could commence court proceedings only if a settlement court not be reached through mediation. The court held that, in principle, pre-trial mediation clauses, like arbitration clauses, are binding under Swiss law. (Article on p. 36.)

In Harper v. Ultimo, a California state appellate court has ruled an arbitration clause calling for Better Business Bureau arbitration was both procedurally and substantively unconscionable and therefore unenforceable. (Article on p. 39.) In Gutierrez v. Autowest, another California appellate court held that an arbitration provision was unconscionable and thus unenforceable because the fees required to initiate the arbitral proceeding were unaffordable and the provision “fail[ed] to provide the consumer [with] an effective opportunity to seek a fee waiver.” (Article on p. 40.)
IN THIS ISSUE

NEWS AT HOME
Ohio Court Holds That Enforcement of Arbitration Agreement
Violates Public Policy.................................................................35

NEWS ABROAD
International Bar Association Proposes New Disclosure
Guidelines................................................................................35
Milan Chamber has new Arbitration Rules.................................35
Paris Court of Appeal Rules That a Referee Order is not an
Award.........................................................................................36
Swiss Court Enforces a Pre-Trial Mediation Clause.....................36
Seppala Appointed to ICC Court................................................37
Significant Dicta From the Italian Supreme Court on Arbitral
Awards.........................................................................................37
CIETAC Financial Arbitration Rules Provide a new Alternative......38

STATE JUDICIAL DECISIONS
California Appellate Court Finds Arbitration Clause
Unconscionable..........................................................................39
California Court Holds Arbitration Clause Unenforceable Because
of Excessive Fees......................................................................40

DOCUMENTARY RESOURCES
National Arbitration Forum (NAF) Recent Domain Name Awards
by Timothy S. Cole....................................................................41
New Milan Arbitration Rules......................................................49

CALENDAR..................................................................................59

EDITORIAL STAFF
Editor-in-Chief:
Thomas E. Carbonneau
Penn State Dickinson School of Law

Senior Editor:
Kimberly A. Koko, Research
Tulane University School of Law

Editors:
Nadja Alexander, International Mediation,
T.C. Beirne School of Law, University of Queensland (Australia)
James Coben, Domestic Mediation,
Dispute Resolution Institute,
Hamline University School of Law
Robert Ackerman and Nancy Welsh,
Domestic Mediation,
Penn State Dickinson School of Law
Paul Friedland, International Arbitration,
White & Case LLP (New York)
Jeanette A. Jaeggi, Domestic Arbitration,
Penn State Dickinson School of Law
Deborah Masucci, Securities Arbitration Editor,
Director of Dispute Resolution, AIG

Production Manager:
Michael Murphy
Juris Publishing, Inc.

Editors-At-Large:
William W. Park
Boston University School of Law
Jan Paulsson
Freshfields (Paris)

Editorial Assistants:
Margaret Driscoll  Erin Chafin
Ariel Caris  Keri Schantz

Publication and Subscription Information
The WORLD ARBITRATION AND MEDIATION REPORT
is published monthly by Juris Publishing, Inc.,
71 New Street, Huntington, New York 11743; telephone: (631) 673-3330; fax: (631) 673-9117; (800) 887-4064; e-mail: subscriptions@jurispub.com. Visit our website at http://www.jurispub.com. The Report is distributed worldwide by Juris Publishing, Inc. Subscription price: In the United States: $650.00 yearly. International: $710.00 yearly. Prices include shipping & handling and complete online access to the full archive of all WAMR issues. ISSN # 0960-0949.

Submission Information
Editorial correspondence should be directed to Professor Thomas Carbonneau, Editor, World Arbitration and Mediation Report, 71 New Street, Huntington, New York 11743 (USA), or Penn State Dickinson School of Law, 150 South College Street, Carlisle, PA 17013-2899. You may call him at (717) 240-5153; email: tec10@psu.edu.