Towards a Uniform International Arbitration Law?

YAP Seminars
Paris – March 28, 2003
Geneva – March 26, 2004

General Editor: Emmanuel Gaillard

Edited by Anne Véronique Schlaepfer, Philippe Pinsolle,
Louis Degos

Juris
Questions About This Publication

For assistance with shipments, billing or other customer service matters, please call our Customer Services Department at: 1-631-350-0200.

To obtain a copy of this book in the United States and Canada
Call our Toll Free Order Line: 1-800-887-4064 or Fax: 1-631-351-5712

To obtain a copy of this book in Switzerland, Germany and Austria
Call +41 031 300 66 66

This book may be cited as:

IAI SERIES ON INTERNATIONAL ARBITRATION No. 3,
TOWARDS A UNIFORM INTERNATIONAL ARBITRATION LAW?

For any inquiry regarding these materials or the IAI, an organization created under the auspices of the Comité Français de l’Arbitrage (CFA), you may contact Nanou Leleu-Knobil (nleleuknobil@shearman.com).
# TOWARDS A UNIFORM INTERNATIONAL ARBITRATION LAW?

## TABLE OF CONTENTS

**FOREWORD** ........................................... Anne Véronique Schlaepfer, Philippe Pinsolle, Louis Degos 1

**PART I**

**TRANSNATIONAL RULES APPLIED TO THE MERITS OF A DISPUTE** ........................................... 3

Introductory Note ........................................... Laurent Lévy 5

Public and Mandatory Law in International Arbitration .......................... Daniel Hochstrasser 7

The Contribution of Arbitral Case Law and National Laws ........................ Marc Henry 39

Recent Codification Efforts: An Assessment ........................ Stephen Jagusch 63

The Recognition of Transnational Substantive Rules by Courts in Arbitral Matters ........................ Matthias Scherer 91

**PART II**

**EMERGING TRANSNATIONAL RULES OF A PROCEDURAL NATURE** ................................. 123

Introductory Note ........................................... Matthieu de Boisséson 125
Table of Contents

Transnational Rules on the Taking of Evidence ....................................................... Pierre-Yves Gunter 129
Solutions Offered by Transnational Rules in Case of Interference by the Courts of the Seat .................................................. Constantine Partasides 149
Towards a Transnational Procedural Public Policy ........................................ Fernando Mantilla-Serrano 163

PART III
IS THERE A STANDARD ARBITRATION PROCEDURE? ...................... 199
Introductory Note.......................................................... Wolfgang Peter 201
Are Arbitration Proceedings Still Exclusively Reserved for Parties? ….............................. Xavier Favre-Bulle 203

PART IV
IS THERE SUCH A THING AS ARBITRAL “JURISPRUDENCE”? .............................. 247
Introductory Note................................................. Albert Jan van den Berg 249
Do Arbitral Awards Constitute Precedents?
Should Commercial Arbitration be Distinguished in this Regard from Arbitration Based on Investment Treaties? ….............................. Pierre Duprey 251
Consistency of Awards in Cases of Parallel Proceedings Concerning Related Subject Matters ......D. Brian King 293

ANNEXES ........................................................................................................ 319

ANNEX 1
Typology of Swiss Case Law on Selected Issues ......................................... 321

ANNEX 2
List of Participants (YAP First European Colloquium held in Paris on March 28, 2003) ...................................................... 335
ANNEX 3

List of Participants (YAP Second European Colloquium
held in Geneva on March 26, 2004)........................................ 341