

**BETWEEN EAST AND WEST:
ESSAYS IN HONOUR OF
ULF FRANKE**

Kaj Hobér
Annette Magnusson
Marie Öhrström
Editors

Christopher Goddard
Assistant Editor

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 and Canada)

See our web page about this book:
www.arbitrationlaw.com

COPYRIGHT © 2010
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
ISBN: 978-1-933833-59-0

JurisNet, LLC
71 New Street
Huntington, New York 11743
USA
www.arbitrationlaw.com

TABLE OF CONTENTS

FOREWORD	xi
When – If Ever – Should Failure to Challenge an Award before the Courts of the Seat Amount to a Waiver of New York Convention Defences? <i>Frédéric Bachand</i>	1
The Role of the Institution in Taming Electronic Disclosure <i>C. Mark Baker and Kinan H. Romman</i>	19
Teaching International Arbitration in Law Faculties <i>Eric E. Bergsten</i>	31
Some Reflections on Dispute Settlement in Air, Space, and Telecommunication Law <i>Karl-Heinz Böckstiegel</i>	43
Without Delay: Arbitrating in Six Months – the German Approach for Expedited Proceedings <i>Jens Bredow</i>	51
The Power and Effectiveness of Pre-arbitral Provisional Relief: The SCC Emergency Arbitrator in Investor-State Disputes <i>Charles N. Brower, Ariel Meyerstein and Stephan W. Schill</i>	61
Do Arbitration Rules Give the Tribunals Too Much Freedom to Conduct International Arbitration As They Think Fit? <i>Peter Scott Caldwell</i>	77
Cross-Examination and International Arbitration <i>Bernardo M. Cremades and David J. A. Cairns</i>	91
ICSID, UNCITRAL and SCC As Investment Fora <i>Hans Danelius</i>	107

Towards a Unified Approach to the Law Applicable to the Arbitration Agreement in United States Courts	
<i>Donald Francis Donovan and David W. Rivkin</i>	117
Institutional Commercial Arbitration from the Inside	
<i>Diana C. Droulers</i>	141
Arbitration in Arab Countries	
<i>Abdel Hamid El Ahdab</i>	149
Ulf Franke – Thirty-five Years and Afterwards	
<i>Johan Gernandt</i>	169
Voluntary Solutions to Procedural Problems	
<i>Lars Göthlin and Mattias Bexelius</i>	175
Pre-Dispute Waivers of Investment Treaty Arbitration: A Practical Approach	
<i>Jeffrey Hertzfeld and Barton Legum</i>	183
Are Parties Entitled to Agree on the Application of the UNCITRAL Model Law in a Contract Providing for Arbitration in Sweden?	
<i>Lars Heuman</i>	195
Taking Evidence Abroad in International Arbitration in the 21st Century	
<i>Martin Hunter and Andrey Panov</i>	213
Determining the Parties’ True Choice of the Seat of Arbitration and <i>Lex Arbitri</i>	
<i>Michael Hwang and Darius Chan</i>	225
Is There a Code of Conduct for Party-appointed Experts in International Arbitration?	
<i>Mark Kantor</i>	239

***Les Anciens et les Modernes* in International Arbitration:
Looking Back and Looking Forward**

Pierre A. Karrer253

**Enforcement of SCC Arbitral Awards in CIS Countries:
Reflections on Arbitration History**

Vladimir Khvalei.....269

**Remarks on the Development of International
Commercial Arbitration in Modern Russia**

Alexander S. Komarov297

**Corruption in International Investment Arbitration:
Jurisdiction and the Unclean Hands Doctrine**

Richard Kreindler.....309

Discretion Pursuant to Article V of the New York Convention

Gustaf Möller.....329

Ulf Franke, Stockholm Arbitration, and the Bridge to China

Michael J. Moser343

**Negative Inferences: An Arbitral Tribunal's Powers to
Draw Adverse Conclusions from a Party's Failure to
Comply with the Tribunal's Orders**

Bo G.H. Nilsson351

Reflection on What Is Special in an Arbitrator's Life

Piotr Nowaczyk.....365

Participation in the ICSID Convention

Antonio R. Parra383

Security for Costs in Investment Arbitration

Jakob Ragnwaldh and Nils Eliasson395

**Challenging Arbitrators' Fees Determined by
Arbitration Institutions**

Jan Ramberg and Serge Lazareff417

**Incorporation and Passivity: Entering into Arbitration
Agreements under Swedish Law**

Anders Reldén and Mattias Nilsson429

Contractual Relations in Institutional Arbitration

Patrik Schöldström451

The New SCC Emergency Arbitrator Rules

Patricia Shaughnessy459

**International Arbitration in Ukraine:
Yesterday, Today . . . Forever**

Tatyana Slipachuk481

The Parties' Contract with the Arbitration Institution

Christer Söderlund487

Enforcement of SCC Arbitration Awards in China

Jingzhou Tao499

Arbitration Guidelines: Straitjacket or Compass?

Hans van Houtte515

**Users, Courts, Arbitral Institutions – And the Need for
Comparative Statistics**

V.V. Veeder and Amy Sander529

**Improvement of the Civil Code of the Russian
Federation and Its Impact on Arbitration Practice**

Nina Vilkova551

**Bringing Arbitration Closer to Company Management
and Boards: Can Arbitral Institutions Further
This Aspiration?**

Carita Wallgren-Lindholm.....561

**What Can You Expect? The Role of Legitimate
Expectations in Investment Protection Disputes**

Fred Wennerholm573

**The Impact of Document Production on the Efficiency
of Arbitration**

Claes Zettermarck and Rikard Wikström587

**Procedural Aspects of the Activities of Institutional
Arbitration Bodies**

Ivan S. Zykin601

CONTRIBUTING AUTHORS.....611

ABOUT THE EDITORS619

