

INTERNATIONAL ARBITRATION
Ex Aequo et Bono
AMIABLE COMPOSITION

Martim Della Valle

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: 1-631-673-9117

Toll Free Order Line:

1-800-887-4064 (United States and Canada)

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

COPYRIGHT 2016
JurisNet, LLC

All rights reserved.

Printed in the United States of America
ISBN 978-1-937518-78-3

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

CONTENTS

<i>Acknowledgments</i>	vii
<i>About the Author</i>	ix
<i>Preface</i>	xi

PART I **CONCEPT OF ARBITRATION *EX AEQUO ET BONO***

Chapter 1 Concept and Form	3
1.1 The Legal Nature of Arbitration <i>Ex Aequo et Bono</i>	3
1.1.1 The Problem of the Legal Nature of Arbitration	4
1.1.2 The Legal Nature of Arbitration <i>Ex Aequo et Bono</i>	6
1.1.2.1 Arbitration <i>ex aequo et bono</i> as arbitration.....	7
1.1.2.2 Arbitration <i>ex aequo et bono</i> as waiver	9
1.1.2.3 Position of the waiver in law	11
1.1.2.4 Critique on the position of the waiver.....	14
1.1.2.5 Arbitration <i>ex aequo et bono</i> as an act with an element of waiver.....	22
1.2 Denominations.....	22
1.2.1 Arbitration <i>Ex Aequo et Bono</i> and Amiable Composition.....	23
1.2.1.1 The use of the expression in comparative law.....	23
1.2.1.2 Is there a difference between arbitration <i>ex</i> <i>aequo et bono</i> and amiable composition?	26
1.2.1.3 The Model Law.....	30
1.2.1.4 Arbitration rules.....	35
1.2.2 Arbitration in Equity and <i>Ex Aequo et Bono</i>	36
1.2.3 Other Expressions.....	39
1.3 Agreement on Arbitration <i>Ex Aequo et Bono</i>	40
1.3.1 Laws Applicable to the Choice of Arbitration <i>Ex Aequo</i> <i>et Bono</i>	40
1.3.1.1 Qualification of the arbitration <i>ex aequo et</i> <i>bono</i> clause	41
1.3.1.2 Criteria for the determination of the applicable law.....	43

CONTENTS

1.3.1.3	Specific substantive rules of the arbitration <i>ex aequo et bono?</i>	45
1.3.1.4	The law applicable to the clause <i>ex aequo et bono</i>	48
1.3.2	Form of and Powers for the Execution of the Agreement	50
1.3.2.1	Express form	50
1.3.2.2	Choice of arbitration as choice of arbitration <i>ex aequo et bono</i>	52
1.3.2.3	Specific formulas	52
1.3.3	Time Frame for the Execution of the Agreement	54
1.3.4	The State and Arbitration <i>Ex Aequo et Bono</i>	56
Chapter 2 Effects of the Choice of Arbitration <i>Ex Aequo et Bono</i>		61
2.1	Substantive Law	61
2.1.1	Structure of the Decision <i>Ex Aequo et Bono</i>	61
2.1.1.1	Decision <i>ex aequo et bono</i> as an Aristotelian enthymeme or <i>ex facto</i> decision.....	62
2.1.1.2	Decision <i>ex aequo et bono</i> as discard of unfair solutions.....	65
2.1.1.3	Decision <i>ex aequo et bono</i> as decision according to legal principles	68
2.1.1.4	Decision <i>ex aequo et bono</i> as search for a mutually acceptable solution.....	72
2.1.1.5	Critical appraisal of the positions: freedom of choice	74
2.1.2	Principal Effect: Derogation of Positive Law.....	76
2.1.3	Decide <i>Ex Aequo et Bono</i> as Obligation or Option	77
2.1.4	The Problem of the Simultaneous Choice of Law	81
2.1.5	Arbitration <i>Ex Aequo et Bono</i> and Questions Not Connected to the Merits.....	83
2.1.6	Decisions <i>Ex Aequo et Bono</i> and Custom.....	89
2.2	Procedure	90
2.2.1	Procedure According to the Arbitration Agreement.....	98
2.2.2	Appeals	102
2.2.3	Due Process	103
2.2.4	Correlation between Request and Award	107
Chapter 3 Arbitration <i>Ex Aequo et Bono</i> and Its Limits		109
3.1	Public Policy	109
3.1.1	The Operational Levels of Public Policy	109

CONTENTS

3.1.2 Role of Public Policy in Arbitration <i>Ex Aequo et Bono</i>	112
3.2 Contract	116

PART II **ARBITRATION *EX AEQUO ET BONO* IN** **INTERNATIONAL AND COMPARATIVE LAW**

Chapter 4 Arbitration <i>Ex Aequo et Bono</i> in National Legal Systems	127
4.1 Arbitration <i>Ex Aequo et Bono</i> in the National Laws	129
4.1.1 The Work of UNCITRAL	131
4.1.2 The Presumption of Arbitration <i>Ex Lege</i>	133
4.1.3 The Hispanic-American System	137
4.1.4 The Prohibition.....	140
4.2 International Treaties	143
4.3 Arbitration Rules	144
4.3.1 Outlines of Arbitration <i>Ex Aequo et Bono</i> in the Rules.....	144
4.3.1.1 Denomination.....	144
4.3.1.2 “Location”	146
4.3.1.3 Arbitration <i>ex aequo et bono</i> and procedure	146
4.3.1.4 Time frame for the choice.....	147
4.3.1.5 Choice	148
4.3.1.6 Applicable law	149
4.3.2 Presumption of Arbitration in Law.....	151
4.3.3 Presumption of Arbitration <i>Ex Aequo et Bono</i>	158
4.3.4 Prohibition	163

PART III **ELEMENTS OF EQUITY IN INTERNATIONAL ARBITRATION**

Chapter 5 Elements of Equity in Arbitration Practice	167
5.1 Statistics of Arbitration <i>Ex Aequo et Bono</i>	169
5.2 The Case of the Advertisement Agreements	172
5.3 Elements of Equity in Arbitration Practice.....	177
5.3.1 Statutes of Limitation	177
5.3.2 Contract Application, Amendment and Liability Limitation Clauses.....	179
5.3.2.1 Application of the contract.....	179
5.3.2.2 Amendments in the contract	183
5.3.2.3 Arbitration <i>ex aequo et bono</i> and liability limitation clauses	186

CONTENTS

5.3.3	Difference between <i>Amiable Compositeur</i> and Decisions <i>Ex Aequo et Bono</i>	187
5.3.4	Application of the <i>Lex Mercatoria</i> and Principles of Commerce.....	188
5.3.5	Interest	190
5.3.6	Ascertainment of Damages.....	192
5.3.6.1	Ascertainment in general	192
5.3.6.2	Punitive damages	196
5.3.7	Good Faith	197
5.3.8	Procedural Topics	199
5.3.8.1	Procedural time limits	199
5.3.8.2	Burden of proof.....	200
5.3.8.3	Extension of the arbitration clause.....	200
5.3.8.4	Correlation between claim and relief.....	202
5.3.9	Corruption.....	202
5.3.10	Determination of the Applicable Law	203
5.4	Conclusions	206
Chapter 6 Field Research		207
6.1	The Need for Empirical Research in Arbitration.....	207
6.2	Research Objectives	208
6.3	Designing the Questionnaire.....	210
6.4	Confidentiality	211
6.5	Research Basis.....	211
6.6	Research Limitations	213
6.7	Results	214
6.7.1	Practical Use of Arbitration <i>Ex Aequo et Bono</i>	214
6.7.2	Recommendation	218
6.7.3	Limitations.....	221
6.7.4	Fairness and Equity Issues in International Commercial Arbitration	225
6.7.5	Main Professional Activities	240
6.8	Conclusions	241
General Conclusion.....		243
Bibliographical References		245
Index.....		261