

THE PECHOTA
BIBLIOGRAPHY ON
ARBITRATION

SECOND EDITION

EDITOR-IN-CHIEF
Mary Helen Mourra

EDITOR
Loukas Mistelis

JURIS

Questions About This Publication

For assistance with shipments, billing or other customer service matters,
please email us at: subscriptions@arbitrationlaw.com

For editorial assistance, please email us at: editorial@jurispub.com

To obtain a copy of this book, please visit:
www.arbitrationlaw.com/allbooks/

To learn more about Juris ArbitrationLaw, please visit:
www.arbitrationlaw.com

COPYRIGHT © 2022
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.

All rights reserved
Printed in the United States of America

ISBN-13: 978-1-93383-304-0

JurisNet, LLC
www.arbitrationlaw.com

TABLE OF CONTENTS

About the Editors.....	xiii
Abbreviations	xv

PART ONE

SUBJECT-MATTER BIBLIOGRAPHY

1. COMMERCIAL ARBITRATION IN GENERAL

- 1.01 Treatises, Collection of Essays, Encyclopedias
- 1.02 Commercial Arbitration - General
- 1.03 History of Commercial Arbitration
- 1.04 Recent Developments
- 1.05 Periodicals

2. SOURCES OF ARBITRATION LAW

- 2.01 Sources in General
- 2.02 Geneva Protocol on Arbitration Clauses 1923
- 2.03 Geneva Convention on Execution of Foreign Awards 1927
- 2.04 New York Convention on Recognition and Enforcement of Foreign Arbitral Awards of 1958
- 2.05 European Convention on International Commercial Arbitration 1961
- 2.06 Washington Convention on Settlement of Investment Disputes 1965
- 2.07 UN Convention on Carriage of Goods by Sea 1978 (Hamburg Rules)
- 2.08 Inter-American Convention on International Commercial Arbitration 1975
- 2.09 Inter-American Convention on Validity of Foreign Awards 1979
- 2.10 North American Free Trade Association (NAFTA)
- 2.11 Bilateral Treaties
- 2.12 National Legislation
- 2.13 Unification of Arbitration Law
- 2.14 UNCITRAL Model Law on International Commercial Arbitration
- 2.15 UNCITRAL Model Law on International Commercial Conciliation
- 2.16 Judicial Decisions
- 2.17 Arbitral Decisions

3. INTERNATIONAL ARBITRATION INSTITUTIONS AND RULES

- 3.01 International Institutions and Rules Generally
- 3.02 UNCITRAL Arbitration Rules
- 3.03 Inter-American Arbitration Commission
- 3.04 International Centre for the Settlement of Investment Disputes
- 3.05 International Chamber of Commerce
- 3.06 Iran-United States Claims Tribunal
- 3.07 Permanent Court of Arbitration at the Hague
- 3.08 Regional Centres for Commercial Arbitration Cairo and Kuala Lumpur

The Pechota Bibliography on Arbitration

- 3.09 WIPO Arbitration and Mediation Center
- 3.10 Other International Institutions and Rules
- 3.11 International Council for Commercial Arbitration
- 3.12 Proposals to Create an International Arbitration System

4. NATIONAL ARBITRAL INSTITUTIONS AND RULES

- 4.01 National Institutions and Rules Generally
- 4.02 American Arbitration Association
- 4.03 Arbitration Institute of the Stockholm Chamber of Commerce
- 4.04 China International Economic and Trade Arbitration Commission (CIETAC)
- 4.05 International Arbitral Centre of the Austrian Federal Economic Chamber
Vienna
- 4.06 International Commercial Arbitration Court at the Chamber of Commerce
and Industry of the Russian Federation
- 4.07 Italian Arbitration Association
- 4.08 Japan Commercial Arbitration Association
- 4.09 London Court of International Arbitration
- 4.10 Spanish Court of Arbitration
- 4.11 Swiss Rules of International Arbitration
- 4.12 Other National Institutions and Rules
- 4.13 Cooperation of National Institutions

5. THE NATURE OF ARBITRAL ADJUDICATION

- 5.01 Contractual or Consensual Basis of Arbitration
- 5.02 International Character of Dispute
- 5.03 Ad hoc Arbitration
- 5.04 Institutional and Administered Arbitration
- 5.05 Amiable Composition
- 5.06 Mediation and Conciliation
- 5.07 Specialized Arbitration
- 5.08 Public Policy Favoring Arbitration
- 5.09 Confidentiality
- 5.10 On-Line/Virtual Arbitration

6. CATEGORIES OF DISPUTES

- 6.01 Categories of Disputes
- 6.02 Commercial Disputes
- 6.03 Commodity Contracts
- 6.04 Competition and Antitrust
- 6.05 Construction
- 6.06 Insurance, Banking and Finance Disputes
- 6.07 Investment Disputes
- 6.08 Maritime Disputes
- 6.09 Patents, Trademarks, Copyright, Transfer of Technology
- 6.10 Securities Transactions
- 6.11 Sports

Table of Contents

- 6.12 Other
- 6.13 Arbitrability

7. PARTIES

- 7.01 Capacity of Parties
- 7.02 Equality of Parties
- 7.03 Nationality
- 7.04 States as Parties
- 7.05 Sovereign Immunity
- 7.06 Public Organizations and Enterprises
- 7.07 Death, Dissolution, Merger, Succession and Substitution of Parties
- 7.08 Bankruptcy of a Party
- 7.09 Responsibility of Parties

8. AGREEMENT TO ARBITRATE

- 8.01 Existence and Validity of Agreement to Arbitrate
- 8.02 Requirement of Written Form
- 8.03 Standard and Model Arbitration Clauses
- 8.04 Separability
- 8.05 Contents of Arbitration Agreement
- 8.06 Operation and Effects
- 8.07 Defects and Invalidity
- 8.08 Termination
- 8.09 Enforceability of Arbitration Agreements

9. ARBITRATION AND THIRD PARTIES

- 9.01 Third Parties in Arbitral Proceedings

10. MULTI-PARTY ARBITRATION

- 10.01 Multiple Parties in Arbitration

11. ARBITRATORS AND ARBITRAL TRIBUNALS

- 11.01 In General
- 11.02 Composition of Arbitral Tribunal
- 11.03 Designation of Arbitrators
- 11.04 List of Arbitrators
- 11.05 Selection by Arbitral Institution
- 11.06 Sole Arbitrator
- 11.07 Tribunal of Two Arbitrators
- 11.08 Tribunal of Three Arbitrators
- 11.09 Capacity and Qualifications of Arbitrators
- 11.10 Nationality of Arbitrators
- 11.11 Independence and Impartiality
- 11.12 Code of Ethics for Arbitrators

The Pechota Bibliography on Arbitration

- 11.13 Challenge of Arbitrators
- 11.14 Removal and Resignation of Arbitrators
- 11.15 Responsibility of Arbitrators
- 11.16 Immunity of Arbitrators
- 11.17 Compensation of Arbitrators
- 11.18 Training of Arbitrators

12. AUTHORITY OF THE ARBITRAL TRIBUNAL

- 12.01 Powers of Arbitrators
- 12.02 Right to Decide on Jurisdiction
- 12.03 Right to Determine Validity of Agreement
- 12.04 Right to Determine Applicable Law
- 12.05 Right to Decide *ex aequo et bono*; Powers of the *Amiable Compositeur*
- 12.06 Rights Pertaining to the Conduct of Proceedings
- 12.07 Termination of Authority

13. APPLICABLE LAW

- 13.01 Choice of Applicable Law in General
- 13.02 Law Applicable to Procedure
- 13.03 Law Applicable to the Merits
- 13.04 Applicable Conflict-of-Laws System
- 13.05 International and Transnational Law
- 13.06 *Lex Mercatoria*
- 13.07 International Public Order

14. THE ARBITRAL PROCESS

- 14.01 Commencement of Arbitral Proceedings
- 14.02 Delivery and Receipt of Communications
- 14.03 Representation and Legal Assistance
- 14.04 Choice of Forum; Place of Proceedings
- 14.05 Languages
- 14.06 Time Limits
- 14.07 Waivers
- 14.08 Failure to Arbitrate; Default

15. ARBITRATION PROCEDURE

- 15.01 Mode and Course of Proceedings in General
- 15.02 Basic Standards of Due Process
- 15.03 Terms of Reference
- 15.04 Preliminary Questions, Referee Procedure
- 15.05 Written Proceedings
- 15.06 Expedited Proceedings
- 15.07 Consolidation of Proceedings
- 15.08 Statement of Claim and Defense; Counterclaims; Set-Offs
- 15.09 Hearing

Table of Contents

- 15.10 Evidence
- 15.11 Experts

16. INTERIM MEASURES OF PROTECTION

- 16.01 In General
- 16.02 Interim Measures Relating to Property
- 16.03 Interim Measures Relating to Evidence
- 16.04 Orders for Security

17. THE AWARD

- 17.01 In General
- 17.02 Time Limit for Rendering Award
- 17.03 Formal Requirements
- 17.04 Substantive Requirements
- 17.05 Reasons
- 17.06 Confirmation or Authentication
- 17.07 Types of Award
- 17.08 Nationality of Award
- 17.09 Relief and Remedies in General
- 17.10 Payment of Money, Foreign Currency
- 17.11 Indemnity, Damages, Punitive Damages
- 17.12 Interest and Costs
- 17.13 Dissenting and Separate Opinions
- 17.14 Amendments and Rectification
- 17.15 Interpretation of the Award
- 17.16 Delivery to the Parties
- 17.17 Deposit of Award
- 17.18 Confidentiality and Publication
- 17.19 Effects
- 17.20 Appeal to Arbitral Tribunal and Annulment
- 17.21 Settlement

18. COSTS

- 18.01 Costs in General
- 18.02 Arbitration Fees
- 18.03 Expenses of Parties
- 18.04 Deposit of Costs
- 18.05 Apportioning of Costs

19. ARBITRATION AND THE COURTS

- 19.01 Jurisdiction and Powers of the Courts in Matters of Arbitration Generally
- 19.02 Proceedings to Determine or Modify Arbitration Agreement
- 19.03 Proceedings to Compel Arbitration
- 19.04 Stay of Court Proceedings Pending Arbitration
- 19.05 Judicial Consolidation of Arbitral Proceedings

The Pechota Bibliography on Arbitration

- 19.06 Judicial Appointment of Arbitrators
- 19.07 Judicial Assistance in Procedural Matters
- 19.08 Judicial Granting of Interim Relief
- 19.09 Stay or Termination of Arbitral Proceedings by Judicial Order
- 19.10 Judicial Confirmation of Award
- 19.11 Recourse Against Award Generally
- 19.12 Procedure and Grounds for Setting Aside
- 19.13 Review on the Merits
- 19.14 Remission
- 19.15 Contractual Expansion or Limitation of Judicial Review

20. RECOGNITION AND ENFORCEMENT OF ARBITRAL AWARDS

- 20.01 In General
- 20.02 Enforceability
- 20.03 Applicable Law
- 20.04 Formal Requirements
- 20.05 Procedure for Enforcement
- 20.06 Grounds for Refusal of Enforcement
- 20.07 Stay of Enforcement

21. CLASS ACTIONS

22. WTO

Table of Contents

PART TWO
COUNTRY-BY-COUNTRY
AND
REGIONAL
BIBLIOGRAPHY

Africa.....	II-1
Albania.....	II-7
Algeria.....	II-8
Anguilla.....	II-10
Antigua and Barbuda.....	II-11
Argentina.....	II-12
Armenia.....	II-19
Asia.....	II-20
Australia.....	II-26
Austria.....	II-36
Azerbaijan.....	II-43
Bahamas.....	II-44
Bahrain.....	II-45
Balkans.....	II-46
Bangladesh.....	II-47
Belarus.....	II-48
Belgium.....	II-49
Benin.....	II-58
Bermuda.....	II-59
Bhutan.....	II-60
Bolivia.....	II-61
Botswana.....	II-62
Brazil.....	II-63
Brunei.....	II-73
Bulgaria.....	II-74
Burkina Faso.....	II-77
Burundi.....	II-78
Cambodia.....	II-79
Cameroon.....	II-80
Canada.....	II-81
Caribbean.....	II-95
Central African Republic.....	II-96
Chad.....	II-97
Chile.....	II-98
China (People's Republic of).....	II-101
Colombia.....	II-120
Congo (Democratic Republic of) (formerly Zaire).....	II-123
Congo (Republic of).....	II-124
Costa Rica.....	II-125
Côte d'Ivoire (Ivory Coast).....	II-126
Croatia.....	II-127

The Pechota Bibliography on Arbitration

Cuba.....	II-131
Cyprus	II-132
Czech Republic.....	II-133
Denmark	II-137
Developing Countries in General	II-139
Djibouti.....	II-142
Dominican Republic	II-143
Dubai	II-144
Ecuador.....	II-145
Egypt	II-147
El Salvador	II-153
Eritrea	II-154
Estonia	II-155
Ethiopia.....	II-156
Europe	II-157
European Union.....	II-164
Fiji	II-174
Finland.....	II-175
France	II-177
Gabon	II-196
Gambia	II-197
Georgia	II-198
Germany	II-199
Ghana.....	II-228
Greece.....	II-229
Guatemala.....	II-232
Guyana.....	II-233
Honduras.....	II-235
Hong Kong	II-236
Hungary	II-244
Iceland	II-247
India.....	II-248
Indonesia.....	II-261
Iran.....	II-264
Iraq.....	II-267
Ireland.....	II-269
Israel	II-271
Italy.....	II-272
Jamaica	II-288
Japan	II-289
Jordan	II-297
Kazakhstan	II-299
Kenya.....	II-301
Korea (Republic of).....	II-302
Korea (Democratic People's Republic of) (North Korea)	II-306
Kuwait	II-307
Kyrgyzstan.....	II-310
Laos	II-311

Table of Contents

Latin America	II-312
Latvia	II-321
Lebanon	II-322
Lesotho	II-325
Liberia	II-326
Libya.....	II-327
Liechtenstein.....	II-330
Lithuania.....	II-331
Luxembourg	II-332
Macau	II-333
Madagascar.....	II-334
Malawi.....	II-335
Malaysia	II-336
Mali	II-339
Malta.....	II-340
Mauritania.....	II-341
Mauritius.....	II-342
Mexico.....	II-343
Middle East.....	II-350
Moldova.....	II-358
Mongolia.....	II-359
Morocco.....	II-360
Mozambique	II-362
Myanmar.....	II-363
Namibia	II-365
Netherlands.....	II-366
New Zealand.....	II-372
Nicaragua.....	II-374
Niger	II-375
Nigeria	II-376
Norway	II-380
Oman	II-382
Pacific Rim	II-385
Pakistan.....	II-386
Palestine.....	II-388
Panama	II-389
Papua New Guinea	II-390
Paraguay	II-391
Peru.....	II-392
Philippines	II-395
Poland	II-397
Portugal.....	II-401
Qatar	II-404
Romania.....	II-407
Russian Federation	II-410
Rwanda.....	II-428
Saudi Arabia	II-429
Senegal	II-433

The Pechota Bibliography on Arbitration

Serbia and Montenegro (formerly Yugoslavia)	II-434
Seychelles	II-436
Sierra Leone.....	II-437
Singapore.....	II-438
Slovakia	II-444
Slovenia	II-445
Somalia	II-446
South Africa (Republic of)	II-447
Spain	II-449
Sri Lanka	II-461
Sudan	II-462
Swaziland	II-463
Sweden	II-464
Switzerland.....	II-473
Syria.....	II-501
Taiwan	II-503
Tanzania	II-505
Thailand.....	II-506
Togo.....	II-508
Trinidad and Tobago	II-509
Tunisia	II-510
Turkey	II-513
Turkmenistan.....	II-516
Uganda.....	II-517
Ukraine	II-518
United Arab Emirates	II-521
United Kingdom	II-525
U.K. – Bermuda.....	II-557
U.K. – British Virgin Islands.....	II-558
U.K. – Gibraltar.....	II-559
U.K. – Grenada.....	II-560
U.K. – Guernsey.....	II-561
U.K. – Scotland	II-562
United Nations.....	II-564
United States.....	II-566
Uruguay	II-640
Venezuela	II-642
Vietnam	II-646
West Africa.....	II-649
Western Samoa.....	II-650
Yemen	II-651
Zambia.....	II-653
Zimbabwe	II-654