ICCA
CONGRESS SERIES NO. 12

INTERNATIONAL ARBITRATION CONFERENCE
BEIJING, 16-18 MAY 2004
INTERNATIONAL COUNCIL
FOR COMMERCIAL ARBITRATION

NEW HORIZONS IN
INTERNATIONAL COMMERCIAL ARBITRATION
AND BEYOND

GENERAL EDITOR: ALBERT JAN VAN DEN BERG

with the assistance of the
International Bureau of the
Permanent Court of Arbitration
The Hague
# TABLE OF CONTENTS

PREFACE
Albert Jan van den Berg, General Editor v

TABLE OF CONTENTS vii

Addresses

OPENING ADDRESSES
Wan Jifei 1
Gerold Herrmann 3
Xiao Yang 7
Cheng Siwei 9

LUNCHEON ADDRESS
William K. Slate II
The Impact of Culture on International Commercial Arbitration 11

Roundtable on Arbitration and Conciliation Concerning China 19
Chair: Bernardo M. Cremades

Speaker: Robert Briner
Arbitration in China Seen from the Viewpoint of the International Court of Arbitration of the International Chamber of Commerce 21

Speaker: Wang Sheng Chang
CIETAC’s Perspective on Arbitration and Conciliation Concerning China 27

Speaker: Johan Gernandt
The Swedish Perspective on Arbitration and Conciliation Concerning China 47

Speaker: Neil Kaplan CBE, QC
HKIAC’s Perspective on Arbitration and Conciliation Concerning China 55
TABLE OF CONTENTS

Speaker: Warren Khoo
Interfacing with the World – A View from Singapore 70

Comment: Jingzhou Tao
Challenges and Trends of Arbitration in China 82

Comment: Michael J. Moser
Commentary on Arbitration and Conciliation Concerning China 89
Annex I: Michael J. Moser and Peter Yuen
Chinese Supreme People’s Court Provides Clarification – and Confusion – on Arbitration Issues 99
Annex II: Certain Provisions Regarding the Handling by the People’s Courts of Cases Involving Foreign-related Arbitration and Foreign Arbitrations (Draft for Comment) 112

Comment: Yoshio Iteya
Case Study of Arbitration in China 119

Arbitration of Foreign Investment Disputes 123

Chair: Karl-Heinz Böckstiegel

Introduction: Karl-Heinz Böckstiegel
Arbitration of Foreign Investment Disputes – An Introduction 125

Report: Jan Paulsson
What Authority Do International Arbitrators Have over States? 132

Comment: Zhang Yuqing
Arbitration of Foreign Investment Disputes in China 166

Comment: M.I.M. Aboul-Enene
Arbitration of Foreign Investment Disputes: Responses to the New Challenges and Changing Circumstances 181

Comment: Iván Szász
Some Disputable Issues in Investment Treaty Arbitration and in Contractual Arbitration of Foreign Investment Disputes 192

viii
TABLE OF CONTENTS

Provisional/Interim Measures 201

Chair: Marc Lalonde

Report: Donald Francis Donovan
The Allocation of Authority Between Courts and Arbitral Tribunals to Order Interim Measures: A Survey of Jurisdictions, the Work of UNCITRAL and a Model Proposal 203

Report: V.V. Veecher QC
The Need for Cross-border Enforcement of Interim Measures Ordered by a State Court in Support of the International Arbitral Process 242

Comment: Kaj Hobér
The Trailblazers v. the Conservative Crusaders, or Why Arbitrators Should Have the Power to Order Ex Parte Interim Relief 272

Comment: Ge Liu
UNCITRAL Model Law v. Chinese Law and Practice — A Discussion on Interim Measures of Protection 278

Enforceability of Awards 285

Chair: Gabrielle Kaufmann-Kohler

Introduction: Gabrielle Kaufmann-Kohler
Enforcement of Awards – A Few Introductory Thoughts 287

Report: Albert Jan van den Berg
Why Are Some Awards Not Enforceable? 291

Comment: Richard M. Mosk
Comments on Enforceability of Awards 327

Comment: Ahmed S. El-Kosheri
Enforceability of Awards – Some Additional Problems 337

Comment: Lu Xiaolong
The Recognition and Enforcement of Foreign Arbitral Awards in China 346
TABLE OF CONTENTS

Comment: Teresa Cheng SC, JP
   Comments on Enforceability of Awards 351

Various Non-binding (ADR) Processes 365

Chair: Werner Melis

Report: Doug Jones
   Various Non-binding (ADR) Processes 367

Comment: José María Abascal
   Some Remarks on the UNCTARAL Model Law on
   International Commercial Conciliation 415

Comment: Julian D.M. Lew QC
   Multi-Institutional Conciliation and the Reconciliation of
   Different Legal Cultures 421

Comment: Jay K. Lee
   Non-binding Dispute Resolution Process – Experience
   in Korea 430

Issues in Integrated Dispute Resolution Systems 437

Chair: Howard M. Holtzmann

Introduction: Arthur W. Rovine
   Introduction to Session on Issues in Integrated Dispute
   Resolution Systems 439

Report: James H. Carter
   Part I – Issues Arising from Integrated Dispute Resolution
   Clauses 446

Comment: Martin Hunter
   Commentary on Integrated Dispute Resolution Clauses 470

Comment: Ariel Ye
   Commentary on Integrated Dispute Resolution Systems
   in the PRC 478

Report: James H. Carter
   Part II – Issues Involving Confidentiality 484

x
TABLE OF CONTENTS

Comment: Michael Pryles
  Commentary on Issues Involving Confidentiality 497

Comment: Lawrence Boo
  Commentary on Issues Involving Confidentiality 523

The Role of Arbitrators as Settlement Facilitators 529

Chair: Fali S. Nariman

Introduction: Fali S. Nariman
  The Role of Arbitrators as Settlement Facilitators –
  Introduction 531

Report: Arthur Marriott QC
  Arbitrators and Settlement 533

Comment: Tang Houzhi
  Combination of Arbitration with Conciliation – Arb-Med 547

Comment: Pierre Lalive
  The Role of Arbitrators as Settlement Facilitators –
  A Swiss View 556

Comment: Gerald Aksen
  Comments on the Role of Arbitrators as Settlement
  Facilitators 565

Comment: Michael Hwang SC
  The Role of Arbitrators as Settlement Facilitators –
  Commentary 571
  Annex I: Michael Thomas CMG, QC
  Mediation at Work in Hong Kong 579
  Annex II: Michael Hwang SC
  Arb-Med in Singapore 580

Comment: Carlos Nehring Netto
  The Brazilian Approach to Arbitrators as Settlement
  Facilitators 582

LIST OF PARTICIPANTS 589

LIST OF ICCA OFFICERS AND MEMBERS 619