

ICCA
CONGRESS SERIES NO. 15

INTERNATIONAL ARBITRATION CONFERENCE
RIO DE JANEIRO, 23 - 26 MAY 2010



AUSTIN BOSTON CHICAGO NEW YORK THE NETHERLANDS

INTERNATIONAL COUNCIL
FOR COMMERCIAL ARBITRATION

ARBITRATION ADVOCACY IN CHANGING TIMES

GENERAL EDITOR:
ALBERT JAN VAN DEN BERG

with the assistance of the
Permanent Court of Arbitration
Peace Palace, The Hague



TABLE OF CONTENTS

PREFACE	
Albert Jan van den Berg, General Editor	v
TABLE OF CONTENTS	vii
<i>Effective Advocacy in Arbitration</i>	
Donald Francis Donovan	
The Transnational Advocate	3
Antonio Crivellaro	
Advocacy in International Arbitration: An Art, a Science or a Technique?	9
<i>Strategic Management in Commencing Arbitration</i>	
V.V. Veeder	
Strategic Management in Commencing an Arbitration	27
John M. Townsend	
Promoting Peace Before Conflict: Integrating Alternative Methods of Dispute Resolution into the Arbitration Process	35
Meg Kinnear and Aïssatou Diop	
Use of the Media by Counsel in Investor-State Arbitration	40
<i>Effective Advocacy in the Written and Procedural Phases of Arbitration</i>	
Guillermo Aguilar Alvarez	
Written Advocacy	55
Jalal El Ahdab and Amal Bouchenaki	
Discovery in International Arbitration: A Foreign Creature for Civil Lawyers?	65
Annex I: Timing and Other Issues of Time Management	114
Nigel Blackaby	
Witness Preparation – A Key to Effective Advocacy in International Arbitration	118
	vii

TABLE OF CONTENTS

Experts: Neutrals or Advocates?

Dr. Klaus Sachs with the assistance of Dr. Nils Schmidt-Ahrendts Protocol on Expert Teaming: A New Approach to Expert Evidence	135
Dushyant Dave Should Experts Be Neutrals or Advocates?	149
Paul Friedland and Kate Brown de Vejar Discoverability of Communications Between Counsel and Party-Appointed Experts in International Arbitration	160

The Hearing

David J.A. Cairns Oral Advocacy and Time Control in International Arbitration Annex I: The Economics of Oral Advocacy and Time Control	181 199
Marinn Carlson The Examination and Cross-Examination of Witnesses	202
Dr. Claus von Wobeser The Effective Use of Legal Sources: How Much Is Too Much and What Is the Role for <i>Iura Novit Curia</i> ?	207
Alejandro A. Escobar The Relative Merits of Oral Argument and Post-Hearing Briefs	221

Advocacy After the Issue of the Arbitral Award

Eduardo Zuleta Post-Award Advocacy: The Relationship Between Interim and Final Awards – Res Judicata Concerns	231
Luiz Olavo Baptista Correction and Clarification of Arbitral Awards	275
Gabriela Alvarez Avila ICSID Annulment Procedure: A Balancing Exercise Between Correctness and Finality	289

TABLE OF CONTENTS

Arbitration Advocacy and Constitutional Law

Laurence Boisson de Chazournes Fundamental Rights and International Arbitration: Arbitral Awards and Constitutional Law	309
Guido Santiago Tawil On the Internationalization of Administrative Contracts, Arbitration and the Calvo Doctrine	325
Josefa Sicard-Mirabal Mandatory Rules: What's a Lawyer to Do?	348
Teresa Cheng, SC State Immunity, Public Policy and International Commercial Arbitration	362
 <i>Keynote Address: Advocacy and Ethics in International Arbitration</i>	
Doak Bishop Ethics in International Arbitration	383
Doak Bishop and Margrete Stevens The Compelling Need for a Code of Ethics in International Arbitration: Transparency, Integrity and Legitimacy	391
International Code of Ethics for Lawyers Practicing Before International Arbitral Tribunals	408
LIST OF SESSION REPORTERS	421
LIST OF PARTICIPANTS	423
LIST OF ICCA OFFICERS AND MEMBERS	463

