INTRODUCTION

This Volume contains additions to the bibliography, contained in Volume I (1976) p. 238–252. Again, only the most important publications on commercial arbitration are listed. We thank our readers who were so kind as to inform us of titles to be included in our bibliography.

I. GENERAL

- 1. Register of Texts
- 2. Congresses
- 3. Bibliographies and Dictionaries
- 4. Books

The supplements in this Volume concern no. 2 Congresses and no. 4 Books.

II. COUNTRIES

Under this heading arbitration literature dealing with arbitration in a specific country is mentioned. For literature regarding a specific country, the National Reports contained in Part I of the *Yearbooks* should be consulted as well.

III. JOURNALS ON ARBITRATION

The list of periodicals dealing exclusively with arbitration which had been added on special request in the first Volume of the *Yearbook*, has not been Repeated in this Volume. One change of address had to be mentioned.

Note

As stated at the beginning of the first bibliography, the bibliography is meant to serve as a first orientation and is by no means complete. Articles and minor publications are left out. They may be found in the extensive bibliographies annexed to some of the books mentioned in our bibliography or in the bibliographies and dictionaries listed under General no. 3.

The attempt to supplement the survey of major publications will be continued in the *Yearbooks* to come. The general editor will be very grateful to receive from readers suggestions for correction and additions. These should be sent to his address: 134, Burgemeester Knappertlaan, 3117 BD Schiedam, Netherlands.

I. GENERAL

2. Congresses

ATTI DEL CONVEGNO SU LE CONVENZIONI INTERNAZIONALI IN TEMA DI ARBITRATO, IN MEMORIA DI EUGENIO MINOLI, Symposium of May 4, 1973, 217 p.

Pubblicazioni della Facoltà di Giurisprudenza della Università di Modena, S.T.E.M. – MUCCHI, Modena, 1974.

 Collected papers of a symposium on the nature of arbitration and on the application of international conventions on arbitration, especially in respect of the enforcement in Italy of foreign awards according to the New York Convention.
 In Italian.

4. Books

MATERIELLES RECHT UND VERFAHRENSRECHT IN DER INTERNATIONALEN SCHIEDSGERICHTSBARKEIT, Coing, Ellwood, Fouchard, Waehler and others. 135 p. (1972)

Arbeiten zur Rechtsvergleichung, Schriftreihe der Gesellschaft für Rechtsvergleichung Nr. 60. Alfred Metzner Verlag, Frankfurt am Main, F.R. Germany.

 Contributions by a number of renowed experts on the problems of substantive and procedural law in international commercial a bitration.
 In German.

DIE SPRUCHPRAXIS DER HANSEATISCHEN SCHEIDSGERICHTE (UNTER BESONDERER BERÜCKSCHTI-I GUNG DES GEDANKES DER RECHTSFORTBILDUNG), Krafzik, B., 180 p. (1974) Thesis.

Schriften zum Prozessrecht Band 36

Duncker & Humbolt, Berlin.

 Analysis of the decisions of the Hanseatic Arbitration tribunals. Special attention is paid to the development of the law merchant by these arbitral tribunals.
 In German.

INTERNATIONAL COOPERATION IN CIVIL AND COMMERCIAL PROCEDURE. AMERICAN CONTINENT (Kos-Rabcewicz-Zubkowski, L., editor) 582 p. (1975).

University of Ottawa Press, 65, Avenue Hasry, Ottawa, Ontario, Canada. K1N 6N5.

 22 authors from 19 countries of the Western Hemisphere describe the international procedure in civil and commercial matters, including the enforcement of foreign arbitral awards, under their legal systems.
 In English.

ARBITRATION IN INTERNATIONAL TRADE, O'Keefe, P., 437 p. (1975).

Prosper Law Publications, P.O. Box 1789, G.P.O. Sydney.

N.S.W. 2001, Australia.

 An analysis of the organization and actual functioning of international commercial arbitration. The extensive references date up to 1973. The last Chapter deals with international commercial arbitration and Australia.
 In English.

TRENDS IN THE FIELD OF INTERNATIONAL ARBITRATION, Sanders, P.

Hague Academy of International Law, Receuil des Cours, Volume II p. 207-296 (1975). A. W. Sijthoff, Leyden, the Netherlands.

— Analysis and evaluation of recent developments of international commercial arbitration. The developments are examined with respect to the domain of arbitration (national restrictions, long-term business contracts), arbitration and applicable law (law applied by the arbitrator, conflict of laws, trend to de-nationalization of international awards), and procedural aspects (in connection with the arbitration agreement, arbitral procedure, and enforcement of award).
In English.

COUNTRIES

ENTWICKLUNGSTENDENZEN IN RECHT UND PRAXIS DER INTERNATIONALEN PRIVATEN SCHIEDS-GERICHTSBARKEIT, Schlosser, P., 80 p. (1976).

Juristische Studiengesellschaft Karlsruhe Heft 127 C.F. Müller Juristischer Verlag GmbH, Postfach 102640, 6900 Heidelberg 1, F.R. Germany.

 A critical comment of the recent developments of international commercial arbitration under the three following headings: the reduction of the multitude of legal sources, the intrinsic liberalization of the law of international commercial arbitration, and the assimilation of arbitration to judicial decision making.
 In German.

II. COUNTRIES

China, People's Republic of

FOREIGN TRADE AND MARITIME ARBITRATION IN CHINA, Jen Tsien-Hsin (1975).

In China Foreign Trade, no. 3.

China Council for the Promotion of International Trade, Peking, P.R. China.

A description of the functions of arbitration activities conducted by the China Council
for the Promotion of International Trade. It is written by the Director of the Legal
Affairs Department of that organization.
 In English.

RESOLVING DISPUTES IN U.S.-CHINA TRADE, Holtzmann, H.

In Legal Aspects of Doing Business with China, p. 77-118 (1976), published by Practising Law Institute, 810 Seventh Avenue, New York, N.Y. 10019.

 A description of the Chinese legal system and procedure for dispute resolution, based on observations made during a mission to China in 1975.
 In English.

Greece

L'Arbitrage – interne et international – en droit prive hellenique, Foustoucos, A., 357 p. (1976).

Librairies Techniques, 27, Place Dauphine, Paris-1er.

The book is an updated revision of a thesis for the Doctorat d'Etat of the University of Paris. It was awarded the 'Prix Levy-Ullmann' for the year 1973. In the first part the law of domestic arbitration as embodied in the new Act of 1968 (see Yearbook Vol. 1 (1976) p. 177) is analyzed and commented upon. It is followed by an examination of the Greek law relating to arbitrations of private law with an international element. The second part is devoted to arbitrations to which one of the parties is the State or a body of public law. This part includes a special section dealing with investments.
In French.

Italy

LA DEROGA ALLA GIURISDIZIONE ITALIANA (Derogation from the Italian jurisdiction), Gaja, Giorgio, 394 p. (1971).

Giuffré, Milano.

 A thorough analysis of the derogation from the Italian jurisdiction in the system of the Italian civil code of procedure and in pursuance of international agreements, with particular emphasis on multilateral conventions on arbitration.
 In Italian.

LA PROVA NELL'ARBITRATO RITUALE (Evidence in ritual arbitration), Ricci, Edoardo F., 171 p. (1974).

Giuffré, Milano.

 A detailed analysis of the administration of evidence in the arbitral proceedings governed by the Italian civil code of procedure.
 In Italian

BIBLIOGRAPHY

Sweden

ARBITRATION IN SWEDEN, Stockholm Chamber of Commerce, 212 p. (1977).

The book can be ordered from the Stockholm Chamber of Commerce, P.O. Box 16050, S-10322 Stockholm, Sweden. In the U.S.A. it can be ordered from the American Arbitration Association, 140 West 51 Street, New York, N.Y. 10020.

— The book gives a detailed exposition of the practical and legal aspects of international commercial arbitration in Sweden. Included are the recent amendments of the arbitration acts (see for outline this issue of the Yearbook Part IV). Translations into English of the statutory texts are appended.
In English.

United Kingdom

THE LAW AND PRACTICE OF ARBITRATIONS, Parris, J., 145 p. (1974) CASEBOOK OF ARBITRATION LAW, Parris, J., 262 p. (1976).

George Godwin Limited, P.O. Box 135, 4 Catherine Street, London WC2B SJN.

— Both books deserve special mention. The 'Law and Practice of Arbitrations' is unequivocal on the law and practice of English arbitration, limpid in structure, and clearly written. It is also easily accessible for those not acquainted with English arbitration. The companion book, 'Casebook of Arbitration Law', is not only a very useful complement to the first one, but it also constitutes the first comprehensive casebook concerning leading English court decisions in relation to arbitration.
In English.

ILS.A

l'arbitrato commerciale negli stati uniti d'america e i suoi rapporti con l'ordinamento italiano, Piergrossi, A., 532 p. (1974).

Università di Milano, Pubblicazioni della facoltá di giurisprudenza. Studiee di diritto processuale civile. Serie II, N.7. Giuffré. Milano.

 Extensive treatise on the legal aspects of commercial arbitration in the United States. The final chapters deal with aspects of private international law and comparative law between the United States and Italy.
 In Italian.

U.S.S.R.

DIE AUSSENHANDELS – UND SEE-SCHIEDSGERRICHTSBARKEIT IN DER USSR, Waehler J.P., (1974). Osteuropa-Institut an der F.U. Berlin, Rechtswissenschaftliche Veröffentlichungen Nr. 1. Nomos Verlagsgesellschaft, Postfach 610, 7570 Baden-Baden, F.R. Germany.

 A description of arbitration in the field of foreign trade and maritime affairs in the U.S.S.R. Bibliography p. 179-191.
 In German.

III. JOURNALS ON ARBITRATION

Change of Address:

England

ARBITRATION JOURNAL, published by the Institute of Arbitrators, 75 Cannon Street, London EC4N 5 BH. Quarterly.