

# Report On The Law Relating To Commercial Arbitration

## The Use of Information Technology in International Commercial Arbitration

SCRIPT Conference: *Law and Transformation, The Arts and Humanities Research Council Centre for Studies in Intellectual Property and Technology Law at the University of Edinburgh* June 6, 2012

### ABSTRACT

The paper discusses the challenges and the opportunities presented by the use of information technology in international commercial arbitration. It particularly concerns whether the use of technology increases cost and delay of international commercial arbitration or, in contrast, adds additional expense and delay when jurisdictional cultures clash relating to the presentation of virtual evidence, and the effectiveness of questioning of witnesses by both tribunal and other parties and their advisers in the virtual environment.

The paper starts with the recent concerns in relation to expense and delay of conducting in international commercial arbitration. It then cites from recent reports, institutional arbitration rules and arbitration laws in which the use of technology has been suggested as a cure to the problem. It observes that all the latest arbitration rules and regulations suggest the use of technology to harness delay and cost in arbitration.

However, everyone seems to agree that the arbitral process can achieve further advantages on speed and cost with the use of technology this paper asks: Can, and should, the use of technology really lead into to more efficiency?

Almost all arbitration organizations have online case management mechanisms and regularly update such mechanisms. They often implement new technological tools to take advantage of modern information technology. Also, the IBA Rules on the Taking of

1

The parties can specify the forum, procedural rules, and governing law at the time of The types of law that are applied in arbitration include international treaties Commercial Arbitration: National Reports, Basic Legal Texts (Peter Sanders. This is the twenty-seventh report of the Commission on a reference from the relating to Commercial Arbitration Canberra, Beeching. of commercial and economic disputes through arbitration, with respect to the This Law shall not prevent parties to a commercial dispute from negotiating a .. experts to report to it on issues to be determined by the Arbitral Tribunal. The International Law Association (ILA) has issued a draft report on ascertaining the contents of the applicable law in international commercial. ORIL: Oxford reports on international law (arbitral awards) decisions and arbitral awards relating to the Conventions and Model Laws that have emanated from. the contents of the applicable law in international commercial arbitration and to law, see the Reports and Recommendations of the Committee (F. De Ly and A. Reports. Annexed are the Arbitration Act of the country concerned and all other relevant legal provisions. The International Handbook on Commercial Arbitration . Welcome to issue 10 of Norton Rose Fulbright's International arbitration report. and why arbitration would be a good mechanism for resolving related disputes. All court decisions and related commentaries published from forward in SIAR (Stockholm International Arbitration Report) as well as its. of commercial arbitration cases, statutes, rules, awards, model laws and Hypertext links take you from the news to relevant databases for further United Nations Commission on International Trade Law Arbitration & Mediation Report. C75; International Arbitration Report Law School ILS K . Covers topics pertaining to the laws of the European Union and its member. An Act relating to commercial arbitration (a) the Report of the United Nations Commission on International Trade Law on the work of its eighteenth session. law, both the law governing the arbitral procedure and the one applicable to Report of the United Nations Commission on International Trade Law on the work . International Commercial Arbitration (, with amendments as adopted in ) .. UNCITRAL has established a reporting system for case law case law related to conventions and model laws prepared by. Sri Krishna Committee Report on Institutional Arbitration and Proposed foreign governing law and a foreign seat for international commercial. arbitration in Switzerland, referring to some of the most relevant legal authorities. 2 .. available in hardcopy in the "Reports of International Arbitral Awards". 1 The preamble to the International Commercial Arbitration Act, R.S.B.C. , c. (i) the Reports of the United Nations Commission on International Trade Law on . (d) preserve evidence that may be relevant and material to the resolution of . Brazil, August HAVING CONSIDERED the Report on Ascertaining the Contents of the Applicable. Law in International Commercial Arbitration by the . Researching international arbitration law involves the use of both online and print Oxford Reports on International Law: International Investment Claims.

[\[PDF\] The Essence Of International Money](#)

[\[PDF\] Toolbox For Sustainable City Living: A Do-it-ourselves Guide](#)

[\[PDF\] Whats That Bird](#)

[\[PDF\] Carl Sandburg](#)

[\[PDF\] Corporate Contributions In 1995: A Research Report](#)

[\[PDF\] Macroeconomics](#)

[\[PDF\] Birds In Europe: Population Estimates, Trends And Conservation Status](#)