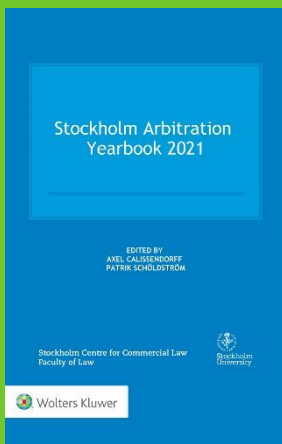


Stockholm Arbitration Yearbook 2021

Edited by
Axel Calissendorff
Patrik Schöldström



Overview

Each year, Stockholm is the arbitration seat of choice for numerous parties endeavouring to resolve international disputes. It is the second most used venue for investment disputes, and it is often the venue for disputes arising from the Energy Charter Treaty.

This annual publication, launched under the auspices of the Stockholm Centre for Commercial Law, is designed to meet the information needs of arbitration practitioners and parties from all over the world.

The present edition's topics include:

- a guide to the arbitral tribunal's deliberation and decision-making;
- getting unwilling witnesses to appear;
- recent Swedish case law related to arbitration;
- claims based on fraud and other non-contractual claims;
- two parties with several arbitration agreements; and
- interaction between experts and the arbitral tribunal.

The Yearbook provides both perspective and detailed analyses that will be welcomed by arbitration practitioners, counsel and judges deciding arbitration cases. It will also provide valuable insights for arbitration academics, in-house counsel at multinational companies and arbitral institutions worldwide.

For more information, visit [kluwerlaw.com/store](https://www.kluwerlaw.com/store)
Phone: +31 (0) 172 641562 • Email: international-sales@wolterskluwer.com

Stockholm Arbitration Yearbook 2021

Edited by Axel Calissendorff & Patrik Schöldstörn

Table of Contents

Editors

Contributors

Preface

CHAPTER 1

Swedish Arbitration-Related Case Law 2020-2021

Christer Danielsson

CHAPTER 2

Arbitration in Climate Change Finance

Georges Affaki

CHAPTER 3

How Do Tribunals Deliberate? A Guide to Effective Arbitral Decision-Making in International Arbitration

Mika Savola

CHAPTER 4

Comments on the Use of Dissenting Opinions

Christian Aschauer

CHAPTER 5

Calling Uncooperative Witnesses With or Without the Arbitral Tribunal's Assistance

Matthias Scherer

CHAPTER 6

United States Case Law Developments under 28 U.S.C. §1782 with Regard to International Arbitration Proceedings

Barbara Maucher & Anke Meier

CHAPTER 7

Arbitral Jurisdiction in Respect of Claims Based on Fraud and Other Non-contractual Grounds

Fredrik Norburg

CHAPTER 8

The Impact of Unilateral Sanctions on Institutional Arbitration

Roman Zykov

CHAPTER 9

What Is the Governing Law of the Arbitration Agreement? A Comparison Between the English and Swedish Approaches

James Hope & Lisa Johansson

CHAPTER 10

Two Parties – Several Contracts: A Four-Step Method for Assessing Arbitral Tribunals' Jurisdiction Post *Belgor*

Daniel Waerme & Louise Wendleby

CHAPTER 11

Protecting Confidentiality Within Arbitral Proceedings

Anna-Maria Tamminen & Viktor Saavola

CHAPTER 12

Expert Determination – Interaction with the Arbitral Tribunal and the Conflict of Competences Between Both: An International Perspective

Anna Tujakowska

CHAPTER 13

Witness Examination in International Arbitration – Best Practices Regarding Cross-Examination and Related Issues

Rikard Wikström-Hermansen & Christopher Spreigl

CHAPTER 14

The Alleged Failure of Arbitration to Address Due Process Concerns: Is Arbitration under Attack?

Giuditta Cordero-Mo

CHAPTER 15

Virtual Arbitration Hearings under Swedish Law

Edward Jansson Stiernblad

ISBN: 9789403535241 • **Released:** October 2021

Price: € 157 - \$ 179 - £ 139 • **Format:** Hardcover, 328pp

Available in our **eStore** and **Digital Book Platform**