Cambridge University Press 978-0-521-76588-6 - The American Influence on International Commercial Arbitration: Doctrinal Developments and Discovery Methods Pedro J. Martinez-Fraga Index More information

# Index

abuse of discretion, 40 accession reservations, 91 Act of 1854, 6 Act of 1863, 40 ADEA. See Age Discrimination in Employment Act adhesion contracts, 36 age discrimination, 33 Age Discrimination in Employment Act (ADEA), 105 Agreement or Award Falling Under the Convention, 91 Air Associates, Inc., 16 American Heritage Dictionary of the English Language, 113-114 American Safety Equipment Corp. v. JT Maguire & Co., Inc, 9-13, 31 annulled awards, 170-187 appellate recourse, 29 arbitral tribunals, 45 arbitral tribunals vs. party-autonomy, 85 arbitration, 3 alternative dispute resolution, 188 English aversion, 7 historical view. 6-8 public opinion, 8-9, 11 vacated, 93-94, 102-104 Arbitration Act of 1889, 6 Baker Marine v. Chevron Nigeria Ltd., 176, 184 Bergesen v. Joseph Muller Corp, 89, 93 Biederman, 52–54 Biotronik Mess v. Medford Medical Instrument Co. Black's Law Dictionary, 113-114 Borg Warner Corporation, 16 Bremen v. Zapata, 136 Brookings Institute, 49 Buckeye Check Cashing Inc. v. Cardegna, 141–144, 145 Bulk Shipping's: Italtrade Int'l U.S.A., LLC v. Sri Lanka Cement Corp., 163 California Franchise Investment Law, 136–138 California Labor Commissioner, 145 California Supreme Court, 136 California Talent Agencies Act, 145 Carbon Black, 22, 24

Chromalloy, 172-176, 177-178, 183, 184 Civil Rights Act of 1991, 33 class actions, 33 CME Media Enters. B. V. v. Zelezny, 163 CNA Reinsurance v. Trustmark Ins. Co., 168, 169 Coca Cola Company, 51 collective bargaining agreements, 33 Commerce Clause, 14, 134, 138-144 Commission of the European Communities, 43 Commission on International Rules of Judicial Procedure, 40, 45 common law discovery, international arbitration, 55-56 Consejo de Estado, Columbia, 180 contract validity, judges vs. arbitrators, 130-150 Convention on the Recognition and Enforcement of Foreign Arbitral Awards, 30 Coutee v. Barington Capital Group, LP, 101 CSEE Transport Wiking Trader v. Navimpex Centrala Navala, 164 damages, 29 Dardana Ltd. v. Yuganskneftegaz, 163 Deloitte Noraudit A/S v. Deloitte Haskins and Cells, 154 DG-Competition, 44 disadvantaged parties, 86-87 discovery, 42-50, 62 in aid of non-U.S. arbitral award, 58-61 District Court for the District of Columbia, 171 District Court for the Southern District of New York, 19 document, information production, 85, 87 domestic awards, 90 due process, 165-166, 189 Duferco v. Int'l Steel Trading v. T. Klaveness Shipping A/S, 96-102 Egyptian Court of Appeal, 172 Egyptian judicial system, 175 Eleventh Circuit Court of Appeals, 38-39, 56-59, 112 Employment Retirement and Income Security Act (ERISA), 109 Erie R. Co. v. Thompkins, 133 ERISA. See Employment Retirement and Income Security Act estoppel, 154

certainty, 62

#### 402

## INDEX

ethical norms, 32 EU. See European Union Euromepa, 42, 59 European Commission, 43 European competition law, 44 European Union (EU), 151 evidence, 68 evidentiary hearing, 68 Fair Labor Standards Act (FLSA), 112 Federal Arbitration Act, 7, 14, 92 9 U.S.C. §§2–4, 6, 9 Section 10, 19 state legislation vs., 130-150 Federal Arbitration Statute, 14 Federal Civil Rules of Procedure, 118 Federal District Court for the Northern District of California, 44, 161 Federal District Court for the Northern District of New York, 177 Federal District Court for the Southern District of Florida, 112, 167 Federal Prison Industries Act of 1930, 8 Federal Rules of Civil Procedure, 48, 50, 63 60(b) and Section 10(a)(1) analysis, 126-128 69(a), 60 Rule 3, 64 Rule 26, 62-63 Rule 27, 63-65 federally created rights, 35 Fifth Circuit Court of Appeals, 22-23, 34 First Circuit Court of Appeals, 31 Florida Fourth District Court of Appeal, 141 Florida Supreme Court, 141–142 FLSA. See Fair Labor Standards Act foreign discoverability rule, 46 Foreign Sovereign Immunities Act (FISA), 167 28 U.S.C. §1330, 172 foreign tribunals, 38-39, 43-44, 48-49 forum non conveniens, 166-170, 189 forum selection clauses, 29 Fourth Circuit Court of Appeals, 110 Franchise Investment Law, 137 fraud, perjury, 120-121 FSIA. See Foreign Sovereign Immunities Act Gilmer v. Interstate/Johnson Lane Corp., 147 Glencore Grain Rotterdam B.V. v. Shivnath Rai Harnarain Co., 160-165 globalization, 3, 23, 85 Guaranty Trust Co. of New York v. York, 133 Hall Street Associates, LLC v. Mattel, 148-150 Halligan v. Piper Jaffray, Inc., 97, 101–102, 104-108 Halsbury's Statutes of England, 18-19 Hardy v. Walsh Manning Securities, LLC, 102 Hickok Manufacturing Co., Inc., 9

High Court of Dehli, 161

IBA. See International Bar Association IBA Rules on the Taking of Evidence in International Commercial Arbitration, 68 Arbitral Tribunal, 69-71, 73, 77-80 Article 2, 69-71 ICC Rules. See Rules of Arbitration of the International Chamber of Commerce ICDR Rules. See Rules of the International Center for Dispute Resolution In Re: Application of Asta Médica, S.A., et al, 42 In Re: Patriizo Clerici, 56-61 In Re: Roz Ltd., 51-55 In The Matter of the Application of Euromepa, S.A. v. Esmerian, Inc., 40 In the Matter of the Arbitration between Monegasque de Reassurances (Monde Re) and Nak Naftogaz of Ukraine and State of Ukraine, 167 institutional arbitration, 33 Intel Corp. v. Advanced Micro Devices, 43-50, 59 interested persons, 38-39, 43, 47 Intergraph, 44 International Arbitral Centre of the Austrian Federal Economic Chamber, Vienna, 51 international arbitrators, 32 International Bar Association (IBA), 68-77 International Chamber of Commerce Court of Arbitration, 123 International Commercial Court of Arbitration, Moscow, 167 international contracts, 25-26, 28-29 International Court of Arbitration, Geneva, 157 International Criminal Court, 151 International Longshoreman's Ass'n v. Seatrain Lines, Inc., 100 International Paper Company v. Schwabedissen Maschinen & Anlagen, 156 International Shoe Co. v. Washington, 162 international tribunals, 53 Act of March 3, 1863, 38-39 dissent, Justice Breyer, 48-49 Section 1782(a) petition, 43-44 Jacada (Europe) v. International Marketing Strategies, 94-95 Jain v. de Mere, 168 judges vs. arbitrators contract validity, 130-150 judicial administrative norms, 29 iudicial hostility American Safety Equipment Corp. v. J.P. Maguire & Co, 13, 31 antitrust issues, 14

common law, 359, 362 national court *Wilko v. Swan*, 35–36 jurisdiction, 6–7

jurisdiction, damages, 29

Karppinen, et. al. v. Karl Kiefer Machine Co., 119 Kirschner v. West Company, 121

# Cambridge University Press 978-0-521-76588-6 - The American Influence on International Commercial Arbitration: Doctrinal Developments and Discovery Methods Pedro J. Martinez-Fraga Index

More information

#### INDEX

403

Labor Management Relations Act (1947), 33 LaPine Technology Corp. v. Kyocera Corp., 149 LCIA Rules. See Rules of the London Court of International Arbitration London Court of Justice, 21-22 London Rice Broker's Association (LRBA), 161 Los Angeles Superior Court, 145 LRBA. See London Rice Broker's Association manifest disregard of the law, uniform standards, 102-104, 111-112, 114 Marine Transit Corp. v. Dreyfus, 7 materiality, 71, 72 Medford Mitsubishi Motors Corp. v. Solar Chrysler-Plymouth, Inc., 30-33, 52, 119 Montes v. Shearson Lehman Bros., Inc., 112-115 Moses H. Cone Memorial Hospital v. Mercury Construction Corporation, 134 M/S The Bremen v. Zapata Off Shore Co, 21-23 National Association of Securities Dealers, Inc. (NASD), 99-100 National Board Company, 52 National Equipment Rental, Ltd., 24 national interests, 32 national policies, 29 New York Convention 61 annulled awards, 170-187 arbitral award debtor jurisdiction, 188 Article II, 152, 156 Article III, 167-168 Article V, 159, 165, 167-168 Article V1(b), 169 Article V(b), 88-89 Article VI(1), 171 Article Vi(e), 170 Article VII, 171, 177 forum non conveniens, 166-170 international participation, 151 jurisdiction to enforce, 160-166 non-parties, 152-159 New York Telephone Co. v. Communications Workers of America, 108-109 Nigeria, 176 Nigerian Federal High Court, 177 1958 Convention on the Recognition and Enforcement of Foreign Arbitral Awards, 89 Ninth Circuit Court of Appeals, 43, 160-165 non-signatories to agreements to arbitrate, 152-159 non-U.S. arbitral award, discovery in aid of, 58-61 Norris-LaGuardia Act, 8 Oil Basins Ltd. v. Broken Hill Proprietary Co. Ltd., 168, 169

party autonomy, 130 common law discovery, 55, 67 discovery, 62–65 dispute resolution, 18, 19–20, 21

Fed.R.Civ.P. 27, 62-65 international contract, importance, 26-27 judicial intention vs., 147-148 taking of evidence, 70–71 party-autonomy arbitral tribunals vs., 85 Patton v. Signature Ins. Agency, 110–112 perception vs. essence, 65 perjury, 118-128 petition merits, 48 predictive value, 62, 67, 150, 158 Preston v. Ferrer, 145 Prima Paint v. Flood & Conklin Mfg. Co, 130 primary state indentification, status, 182, 184 procedural vs. substantive law, 95 public policy, 10 punitive damages, 33 Railway Labor Act of 1926, 8 relevance, 69, 71-72 reliance, 71 RICO, 33 Robert Lawrence Co., 131 Rodriquez de Quijas v. Shearson/American Express, 33 role of courts, 186 Rome Statute, 151 Rules Commission, 45 Rules of Arbitration of the International Chamber of Commerce (ICC Rules), 77-80 rules of evidence, 29 Rules of Evidence for United States Courts and Magistrates, 72 Rules of the International Center for Dispute Resolution (ICDR Rules), 80-82 Rules of the London Court of International Aribtration (LCIA Rules), 82-84 Article 22, Additional Powers of the Arbitral Tribunal, 83-84 Scherk v. Alberto-Culver Co., 52, 174 Second Circuit Court of Appeals, 9-13, 40, 119, 152 Second Court of the Circuit of Colon, Civil Branch, Republic of Panama, 56 Section 1782. See 28 U.S.C § 1782 Securities Act of 1933, 15, 16, 17, 33 Securities Exchange Act of 1934, 34 Seventh Circuit Court of Appeals, 13-14 Severability Doctrine, 143 Sherk v. Alberto-Culver, 20-30 Sherman Act, 9, 11, 30, 32 Sixth Circuit Court of Appeals, 94 Soler v. Mitsubishi, 21-29 Southland Corporation v. Keating, 136 specialization, 2 specific order of proof, 29 sports related claims, collective bargaining agreements, 33

state legislation

Federal Arbitration Act vs., 130–150

## 404

Statute of Fines and Penalties, 6

# INDEX

symmetrical reciprocity, 40 TAA. See California Talent Agencies Act taking of evidence arbitral tribunal discretion, 85 common law discovery, 38-42, 55 IBA rules, 68-77 misperception, 67 party-autonomy, 70–71 TermoRio S.A. v. Electranta S.P., 180-185 territorial criterion, 90 The Bremen v. Zapata, 174 The Prudential-Bache Trade Servs, Inc., 149 Third Circuit Court of Appeals, 42 Thomson-CSF, S.A. v. American Arbitration Association, 153-156 trade practice, 33 Transatlantic Bulk Shipping Ltd. v. Saudi Chartering S.A., 162 transnational courts, 2 transparency of standard, 62, 67, 150 tribunals, 48-49, 52

Trinidad and Tobego, 39 28 U.S.C § 1782, 38-42, 45-47 avoiding, 87-96, 116-117 disadvantaged parties, 86-87 Ubzbekistan, 51 uniformity, 62 United Kingdom Arbitration Act of 1960, 18-19 United States Arbitration Act of 1925, 16, 130 United States District Court for the Southern District of Florida, 56 United States Steel & Carnegie Pension Fund, et al. v. John McSkimming, 108-109 University Life Insurance Company of America v. Unimarc Ltd., 13 Untewiser, 21 U.S District Court for the Eastern District of North Carolina, 100 Wallace v. Buttar, 99–101, 102 Wilco v. Swan, 15-21, 96

Wilco v. Swan, reversal, 33-37

© Cambridge University Press