

The Permanent Court Of Arbitration Summaries Of Awards 1999 2009

During the period 1999–2009, the Permanent Court of Arbitration (PCA) in The Hague, an intergovernmental organisation dedicated to international dispute settlement, saw a period of unprecedented growth, with fourteen arbitrations dealing with matters of international significance. Thirty public awards were rendered during that period, concerning subjects such as the laws of armed conflict, land and maritime boundary delimitation, the laws of international organisations, the interpretation of treaties, and the protection of investments. This volume contains detailed, concise summaries of those awards, together with a critical analysis of the PCA's contribution to international law and international dispute resolution. With each summary including an overview of key details, reference lists to the subject matters addressed, and citations to academic commentaries, this is an invaluable research tool for academics and practitioners, and for anyone wishing to gain an insight into the organisation, its work, and its field of activity.

The Permanent Court of Arbitration : new directions

The Island of Palmas Arbitration

The Permanent Court of Arbitration and the Uncitral Arbitration Rules: Current Interaction and Future Prospectives

Information on the Permanent Court of International Justice

The Hague Court Reports [1st]- Series

This fifth volume in the Permanent Court of Arbitration/Peace Palace Papers series reproduces the work of the 6th International Law Seminar held at the Peace Palace on November 8, 2002. The Seminar's distinguished panelists and participants focused on the settlement of international disputes over that most essential of natural resources water. They explored a range of questions: Which settlement mechanisms are most promising in the field of transboundary freshwater disputes? Is adjudication a suitable method of apportioning water rights which are vital not only to human life, but to the agriculture and industry of every nation on the planet? Given the need for "win-win" solutions to most water disputes, are negotiation and regional cooperation the only realistic and viable methods for settling them? What is the potential role of conciliation, mediation, good offices and other ad hoc mechanisms? This volume also contains the 1997 United Nations Convention on the Law of the Non-Navigational Uses of International Watercourses, a multilateral framework treaty dealing with transboundary freshwater, which provides a variety of tools (such as the submission of disputes to fact-finding commissions) for the peaceful resolution of water disputes.

Permanent Court of Arbitration 97th Annual Report

Comprising the Awards, Accompanied by Syllabi, the Agreements for Arbitration, and Other Documents in Each Case Submitted to the Permanent Court of Arbitration and to Commissions of Inquiry Under the Provisions of the Conventions of 1899 and 1907, for the Pacific Settlement of International Disputes

Summaries of Awards 1999–2009

New Directions : Working Group on Improving the Functioning of the Court 13 May 1991 - Peace Palace, The Hague
94th Annual Report

The Permanent Court of Arbitration, established by an international convention in 1899, is the oldest treaty-based forum for international dispute settlement in the world. Although the PCA has experienced significant fluctuations in activity over its 109 years lifetime, it is currently involved in more arbitrations than ever before. This paper will discuss the beginnings of the PCA, and some of the most determinative events that have shaped its history and continue to guide its work today. It will focus particularly on the role of the Secretary-General under the UNCITRAL Rules over the past thirty years, as well as consider how that role may develop in light of the current revision of the Rules.

U.S. Appoints Members of the Permanent Court of Arbitration

Permanent Court of Arbitration: 96th Annual Report, Administrative Council of the Permanent Court of Arbitration

Before the Permanent Court of Arbitration at the Hague Under the Special Agreement Concluded Between the United States of America and the Netherlands January 23, 1925

Permanent Court of Arbitration 94th Annual Report

New Hopes for International Arbitration

Since its creation at the epoch-making Hague Peace Conference of 1899, which was attended by 26 states, the Permanent Court of Arbitration has contributed significantly to the development of peaceful means to resolve international disputes. In case after case, the Court's tribunals have prevented international incidents and other tensions from flaring into open hostility, and set precedents that greatly curtail the justification of violence between nations.

Counter-case on Behalf of the Government of His Britannic Majesty in Reply to the Case Presented by the Venezuelan Government and to the Supplementary Memorandum Presented by the Government of the United States of America and Countercase in Reply to the Cases of the Other Non-blockading Powers

International Arbitration and Dispute Resolution

New Directions

Permanent Court of Arbitration

What it is and what it Can Do

Since its creation at the epoch-making Hague Peace Conference of 1899--which was attended by 26 states--the Permanent Court of Arbitration has contributed significantly to the development of peaceful means to resolve international disputes. In case after case, the Court's tribunals have prevented international 'incidents' and other tensions from flaring into open hostility, and set precedents that greatly curtail the justification of violence between nations. This centenary publication is an enormously valuable resource for international lawyers and arbitrators. It provides: detailed summaries of all the awards, decisions and reports rendered by both arbitral tribunals and conciliation

commissions, as well as by fact-finding commissions of inquiry, appointed by the Court throughout its hundred-year history; a penetrating analysis of the signal contributions of the Permanent Court of Arbitration to international law and dispute resolution; expert commentary on some of the procedural challenges faced and resolved by the Iran-United States Claims Tribunal--arguably the most important arbitral tribunal of the twentieth century--whose inception at the PCA preceded a twenty-year history of achievement. The Permanent Court of Arbitration: International Arbitration and Dispute Resolution reveals the surprising modernity of this venerable institution. the record contained in these pages is sure to provide powerful guidance to practitioners engaged in international dispute resolution as we move into the next millennium.

History, Organization, Procedures and Basic Documents

“The” Permanent Court of Arbitration Peace Palace Papers

The Flame Rekindled

Permanent Court of Arbitration 96th Annual Report

Digest of the decisions of the Permanent Court of Arbitration

The modern tendency to restrict international arbitration to matters of commerce and investment is succumbing to a renewed recognition of the original impetus for dispute resolution by arbitration – i.e., matters of public international law, most importantly the settlement of disputes that pose a threat of international conflict. Recent developments suggest a renaissance of public international arbitration, most clearly manifested in the present flourishing of the Permanent Court of Arbitration (PCA), the oldest existing dispute settlement institution in international law. As the calls for the development of new and more appropriate methods for dispute settlement in international law increased during the 1990s, the PCA undertook a structural reform and is today a vital forum for dispute settlement, with scores of arbitrations currently pending under its auspices. This book – the most comprehensive study of the institution to date, covering its history, its present status, and its future prospects – proves the PCA's contemporary relevance within the international dispute settlement framework. Among aspects of the PCA's work covered are the following: how public international arbitration functions in comparison to other means available for dispute settlement in international law; the PCA's historical contributions to the current dispute settlement framework; arbitrations between a state and a non-state actor that are in whole or in part governed by public international law; the fields in which public international arbitration plays a revived role; the PCA's present-day institutional framework and its current activities; the prospects for public international arbitration and the PCA in the dispute settlement framework of the twenty-first century; and proposals to increase the PCA's activities in future and to sustain and enhance the institution's ongoing revitalization. A very useful Practitioner's Guide provides an overview of the PCA's various services and the best means of accessing them, along with a summary of the key provisions of the new PCA Arbitration Rules 2012. For lawyers who are involved in dispute resolution proceedings, there can be little doubt about the PCA's relevance. This book is at once an academic work, indispensable for scholars of the institution, and a practical guide that will be a required addition to the libraries of counsel, arbitrators, and others involved in dispute resolution proceedings conducted at the PCA.

95th Annual Report

Proceedings Before the Permanent Court of Arbitration

New activities of the Permanent Court of Arbitration

The Role of the Permanent Court of Arbitration in International Dispute Resolution : Addresses on 6 and 27 July 1999, at the Hague Academy of International Law, Peace Palace, The Hague, on the Occasion of the Centennial Celebration of the Permanent Court

Permanent Court of Arbitration: Basic Documents

Among the aims of the United Nations Decade of International Law is the promotion of the means and methods for the peaceful settlement of disputes between states. In the previous volume, "The United Nations" "Decade of International Law, Reflections on International Dispute" "Settlement," the editors contributed to this aim by bringing together a variety of opinions by international legal experts on the topic, with an emphasis on the role of the International Court of Justice. This time, the editors turn their attention to international arbitration and the role of the Permanent Court of Arbitration. It also explores the prospects for pre-constituted, non-ad hoc arbitral institutions which may be considered in the general framework of peaceful settlement of disputes between states, as well as between states and other actors (commercial arbitration) in the present day international system, through the process of international adjudication. Like the previous volume, this book is a valuable contribution towards the promotion of the United Nations Decade of International Law.

Permanent Court of Arbitration Basic Documents

Permanent Court of Arbitration Optional Rules for Arbitrating Disputes Between Two Parties of which Only One is a State

International Arbitration and the Permanent Court of Arbitration

The Permanent International Court of Arbitration

Administrative Council of the Permanent Court of Arbitration