
PRACTICE AND
PROCEDURE
IN
LABOR ARBITRATION

SECOND EDITION

OWEN FAIRWEATHER



American Arbitration Association

Fairweathers Practice And Procedure In Labor Arbitration

Owen Fairweather



Fairweathers Practice And Procedure In Labor Arbitration:

Practice and Procedure in Labor Arbitration Owen Fairweather, 1983 This book provides a comprehensive treatment of all aspects of the labor arbitration process from initial submission to de novo review of an arbitration case **Fairweather's Practice and Procedure in Labor Arbitration** Ray J. Schoonhoven, 1991 Rev edition of Practice and procedure in labor arbitration Owen Fairweather 2nd ed c1983 Decisions and Orders of the National Labor Relations Board United States. National Labor Relations Board, 1988 Carbonneau on International Arbitration Thomas E. Carbonneau, 2011-01-01 The chapters of this volume represent the majority of Professor Carbonneau's scholarly writings on the subject of international commercial arbitration They reflect his interest over the course of thirty years of law teaching in international litigation comparative law and of course international arbitration Some of the chapters are of a recent vintage while others were written a decade or two ago Whatever their date of production the chapters have a continuing professional interest Each addresses some of the major issues of trans border arbitration law A number of chapters emphasize the importance of courts in developing and maintaining a legal culture that is hospitable to arbitration The work of the courts has been instrumental to the reception of arbitration in the United States and in several European jurisdictions The courts can make or break arbitration by upholding arbitration agreements and enforcing arbitral awards Other chapters underscore that arbitration can operate as a complete legal system It not only provides workable trial procedures but arbitrators can also create law in their rulings With the addition of an internal arbitral appellate mechanism arbitrations can function with almost absolute independence The world law on arbitrations seems to favor the a national and a juridical operation of the arbitral process A few of the chapters recognize that arbitration is being increasingly employed to resolve political or mixed political and commercial disputes Investment arbitration and BITs are the most recent expression of this development it had been apparent in WTO and NAFTA dispute resolution The Iran U S Claims Tribunal presented the first great occasion for assessing the vocation of arbitration in a mixed dispute situation While arbitration has made significant inroads in this area political sovereignty remains resistant to the imposition of limitations In many less visible political cases determinations are nonetheless made and rendered enforceable The concluding chapters address more specific developments in the field of ICA A number of cases point to the strong perhaps overweening support of the judiciary for arbitration The courts in some jurisdictions support arbitration unequivocally and are bent upon a single outcome no matter the impact on doctrine Lawyer presence in the arbitral process has lead to increased formalization in some proceedings The judicialization of arbitration tilts the process toward the protection of rights and hinders its ability to function effectively and reach finality Lawyers can readily misunderstand and undermine the gravamen of arbitration The concluding chapters also establish that the UK Arbitration Act 1996 is one of the world's outstanding arbitration statutes It rivals and bests the UNCITRAL Model Law on ICA and is the equal of the French codified law on arbitration Finally the express text of the New York Arbitration Convention

appears to have been altered significantly by court practice The possible limitations of national law have been neutralized and the provisions of the Convention articulate a truly trans border regulation of the enforcement of awards In sum the chapters in this book reflect the author s lifetime work in the area of international arbitration and are required reading for all those practicing in the field law students arbitrators academics and practicing lawyers **Wisconsin Caisson,**

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Dispute System Design Lisa Blomgren Amsler,Janet Martinez,Stephanie E. Smith,2020-06-02 Dispute System Design walks readers through the art of successfully designing a system for preventing managing and resolving conflicts and legally framed disputes Drawing on decades of expertise as instructors and consultants the authors show how dispute systems design can be used within all types of organizations including business firms nonprofit organizations and international and transnational bodies This book has two parts the first teaches readers the foundations of Dispute System Design DSD describing bedrock concepts and case chapters exploring DSD across a range of experiences including public and community justice conflict within and beyond organizations international and comparative systems and multi jurisdictional and complex systems This book is intended for anyone who is interested in the theory or practice of DSD who uses or wants to understand mediation arbitration court trial or other dispute resolution processes or who designs or improves existing processes and systems **Law Books in Print: Publishers** Nicholas Triffin,1994 *Pennsylvania Public Employee Reporter* ,2003

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