



# ARBITRATION AGREEMENT

In countries mentioned above, it is counsels of the parties who decide to meet physically or not and if need to meet then fix time is given to each party within which they need to conclude their part of proceeding. In some cases, even counsels agree to proceed arbitration on the basis of the documents only. It can't be imagining in India. In some cases, counsels are also responsible, but Mr. Arbitrator is in command of arbitral tribunal therefore he should be blamed more. Generally, no arbitral proceeding concludes in time. Though, Indian Arbitration (Amendment) Act, 2015 [1] [2], sets the time limit to conclude proceeding within one year but it is hardly followed by the parties including Mr. Arbitrator but still it is better than pre-Arbitration amendment act, 2015 where pace of arbitral proceedings was even slower than

tortoise. Entering into arbitral proceeding was nothing but like entering into dark tunnel.

## Is it not time to change? Mr. Arbitrator

Though practice of arbitration in India is very old but time has come when tunnel all players of arbitration need to change themselves to align with widely accepted global practice. They can't avoid it any more without becoming redundant. In fact, it is demand of time to say good bye to some archaic practices. Like other countries, Mr. Arbitrator can also dispense requirements of unnecessary physical hearing such as hearing for procedural order or hearing for application etc. fix the time limit of each and every procedure including cross examination and hearings as followed under the International Arbitration Rules [1] [2].

[1] The Arbitration and Conciliation Act (Amendment), 2015, S. 15

[2] The Arbitration and Conciliation Act, 1996, S. 29 A.

1] SIAC Rules 2016, Rule 19

[2] LCIA Arbitration Rules (2020), Article 14

# Mr Arbitrator

**Marcel A. Müller**



## **Mr Arbitrator:**

**Arbitration Advocacy** John W. Cooley, Steven Lubet, 2003-10 This insightful guide to the arbitration process will help you achieve the best results for clients in all types of arbitration settings from commercial to labor John W Cooley an experienced judge trial attorney arbitrator and mediator and Steven Lubet author of NITA s best selling Modern Trial Advocacy have written this book to describe an up to date description of the arbitration process for advocates You will get specific advice on The arbitration process Prehearing considerations Advocacy at the arbitration hearing Effective openings and closings Tactical considerations in shaping the process Arbitration Advocacy Second Edition contains a chapter on attorney ethics and a chapter on cyberarbitration which explores the variety of online dispute resolution services available the benefits and limitations with the use of cyberarbitration and considerations in selecting a cyberarbitration service and cyberarbitrator Detailed checklists help you choose the appropriate arbitration forum and panel and give guidance on drafting pleadings The appendices include sample arbitration agreements and forms commercial arbitration and ethics rules a list of firms offering arbitration services a list of ODR service provider Web sites and procedures for online arbitration

*The Doorposts of Your House and on Your Gates: A Novel* Jacob Bacharach, 2017-03-14 A biting tragicomic fable for our neurotic times The Doorposts of Your House and on Your Gates conquers Tolstoy s adage that every unhappy family is unhappy in its own way Is there any father worse than Abraham Are there any unhappier families than the first family of Genesis In the follow up to his acclaimed debut The Bend of the World Jacob Bacharach enlivens these existential questions in a madcap tale that replaces the biblical Ur with New York City the land of Canaan with the rust belt river valleys of western Pennsylvania Told in a comic voice that Sam Lipsyte once called shrewd deadpan and dirty The Doorposts of Your House and on Your Gates hilariously transposes the biblical story of our first patriarchs into a modern world even madder than the ancient Middle East Fleeing from a failed relationship Isabel Giordani leaves Manhattan for Pittsburgh to accept a job at the underachieving nonprofit Future Cities Institute and insinuates herself into the aimless lives of Isaac Mayer and his father Abbie An architect turned crooked real estate developer Abbie claims to be chasing after an unexpected heavenly vision one that inevitably embroils the Mayer family within the political and familial machinations of Fayette County Pennsylvania Bacharach explores the perpetually fraught themes of love family God and real estate in an irreverent and unnervingly tender tale that Edan Lepucki celebrates as simultaneously funny and tragic sacred and profane wise and clever from the first page to the last

**Economic Analysis of the Arbitrator's Function** Bruno Guandalini, 2020-06-16 Economic Analysis of the Arbitrator s Function Bruno Guandalini Arbitration has become an important market where arbitrators are rational economic agents maximizing their utility Although this is self evident it is rarely discussed This penetrating book is the first to comprehensively analyze the market for arbitrators and arbitrators economic role within it In great depth the author tackles such salient issues as the following effect of perceived inefficiencies and high costs on arbitration legitimacy alleged

commercialization of the arbitrator s function possible ethical problem raised by financial remuneration for rendering justice what motivates a person to arbitrate market for arbitrators functioning and failures providing a better understanding of how actors could behave in such a specific market structural and artificial entry barriers effect of an arbitrator s strategic behavior on the arbitrator s function limitations on an arbitrator s rationality and preventing and correcting these limitations Numerous references to customs and procedures in major arbitral jurisdictions and to international laws and conventions affecting the efficiency of the arbitrator s function are included Pursuing a non prescriptive analysis the author draws on the discipline of law and economics rational choice theory behavioral economics and psychological work on bounded rationality Understanding the arbitrator s function as a legal institution that is influenced by the market this pioneer in developing and systematizing the study of the market for arbitrators and how it works will prove of inestimable value to all stakeholders in the arbitration market Arbitrators policymakers regulators and academics will be enabled to open the way to a more efficient market for arbitrators and betterment in arbitration worldwide **Printing Trade News** ,1911 **Social Security**

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