



INTERNATIONAL
CONSTRUCTION
ARBITRATION
MOOT

2021

The International Construction Arbitration Moot (**the ICAM**) is an annual competition in the sphere of arbitration of construction disputes in a form of a moot court.



The ICAM is intended to stimulate development of construction law and arbitration and promote this sphere of law among law students. In particular, the ICAM pursues the following goals:



Contribution to the development of construction law;



Networking between law students from different legal systems;



Promotion of construction law;



Analysis of the ratio of common law system and civil law system;



Sharing of experience between professionals in the field and young specialists who are in the very beginning of their career paths.

PARTNERS

International
Construction
Law Association

ICLA



**Russian Institute
of Modern Arbitration**

The ICAM is organised with the support and in cooperation with the International Construction Law Association (the ICLA) and the Russian Institute of Modern Arbitration (the RIMA).

The ICLA is a community of leading lawyers, barristers, construction professionals, judges, academics, universities and institutions from around the globe specialising in International Construction Law, the ICLA was founded with the view of debating practical and academic comparative construction law issues between the different families of law globally.

The RIMA is a non-profit organisation aimed at promoting and popularizing arbitration in Russia. The RIMA founded the RAC, actively developing arbitration institute applying the best practices in the field of arbitration.

The members of the ICLA and the RIMA, who are widely recognised specialists in the spheres of construction law and arbitration, will become arbitrators of the Moot.



DIRECTORS



Mr. Nikolay Scherbakov

Executive Director of the ICAM,
President of the Association for
the Organisation and Promotion of the ICAM



Dr. Wolfgang Breyer

Director of the ICAM,
Chairman of the International
Construction Law Association



Ms. Yulia Mullina

Director of the ICAM,
The Director General of
the Russian Institute of Modern Arbitration

**The following experts were the authors
of the Problem.**

The Problem is the controversial situation in the field of construction law composed by the world's leading experts in the sphere. The Problem consists of two key issues: one on arbitration and one on substantive law matters.



Mr. Philip Bruner

Mr. Bruner is one of the world's leading full-time arbitrators, mediators, and resolvers of construction, engineering, and infrastructure claims and disputes. Mr. Bruner is a distinguished member of the panels of neutrals of both JAMS and JAMS International, and is the director of JAMS Global Engineering and Construction Group.



Prof. Stefan Leupertz

Prof. Leupertz is a former Judge of the German Supreme Court and known as one of the leading and prominent legal authorities on construction law in Germany.

THE PROBLEM



Mr. Christopher Ennis

Mr. Ennis, an Irish national resident in the UK, is a chartered quantity surveyor with over 45 years' experience in the construction industry. For the last 30 years Mr. Ennis has specialised as a quantum expert witness in major international construction disputes, and he practises extensively as a neutral mediator, adjudicator, DAB member and arbitrator.



Prof. Janet Walker

Prof. Walker is an independent arbitrator with chambers in Toronto, London and Sydney, with 20 years of experience in commercial and investor-state arbitrations in a wide variety of fields from construction to M&A.



Mr. David Brown

Mr. Brown is a Partner with Clyde & Co. Mr. Brown is a highly experienced international dispute resolution lawyer focusing on the construction sector.



APPLICABLE LAW

The participating teams should prepare two memoranda on the issues described in the Problem.

The teams' arguments should be developed on the basis of the following legal instruments and supplementary sources:

- On the issues of substantive law: the UNIDROIT Principles of International Commercial Contracts (UNIDROIT Principles), case law (court's decisions and arbitral awards) and doctrine interpreting the UNIDROIT Principles or similar provisions of national laws or soft law instruments;
- On the issues of procedure: the UNCITRAL Model Law (with 2006 amendments) and RAC Arbitration Rules.

The teams should also submit the **Arbitral Award** deciding the dispute described in the Problem, as if they were arbitrators in this dispute, on the basis of the law of the country where their educational institutions are located.

REGISTRATION

In order to participate in the ICAM, a team of each university should complete the registration process. The application for registration should be submitted at the official website of the ICAM.

The registration opens

26 April 2021

The oral hearings are scheduled for

October 2021 and are to be held via ZOOM

icam 2021

Visit our site for more information

<http://icamoot.com/>





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