

Subject Index

[2012] 1 SAA 1-370

ARBITRATION

- Arbitration clause – Whether parties must first attempt to settle through friendly negotiations 127
- Legal costs – Whether Claimant entitled to engage foreign counsel 243
- Legal costs – Test of ‘reasonableness’ and ‘proportionality’ 243
- Proceedings – Whether arbitration proceedings brought by Claimant is the correct forum 253
- Settlement agreement – Can arbitration clause apply notwithstanding the settlement agreement 127
- Tribunal’s jurisdiction under Expedited Procedures of the Singapore International Arbitration Centre Rules 2010 – SIAC Chairman’s appointment of a sole arbitrator – Whether if a sole arbitrator has jurisdiction 97

AWARD

- Additional award under Singapore International Arbitration Centre Rules 2007 191
- Correction of award under Singapore International Arbitration Centre Rules 2007 191
- Correction of language – To accurately state specific dates and individuals 195

CLUBS AND ASSOCIATIONS

Whether club rules were complied with 253

CONTRACT

Breach of contract – Manufacturing defects – Sampling and inspection process – Whether alleged defects the result of the manufacturing process 97

Breach of contract – Whether defects constitute breach of contract 97

Breach of contract – Whether embargo by the state constitutes a force majeure event 221

Memorandum of understanding – Whether agreement exists to constitute breach of contract – Whether Respondents breached good faith negotiations 195

Misrepresentation – Whether Respondent induced to enter into settlement agreement by Claimant's alleged misrepresentation 127

Specific performance – Requirements of section 16(c) of the Specific Relief Act 1963 1

COSTS

Costs award on an indemnity basis – Whether principles in *Fiona Trust v Privalov* [2011] EWHC 664 applicable to international arbitration seated in Singapore 97

DAMAGES

- Assessment – Assessment of damages for mental distress 253
- Basis for calculating damages under Indonesian Civil Code Article 1246 195
- Whether section 51(3) of the UK Sale of Goods Act applies 221

INSURANCE

- Insurance contract – Delayed payment of premiums – Incorrect invoices – Whether insurers excused from obligation to make payments 331
- Insurance contract – Whether insured's receipt of part payment invalidates his claim 331

PARTNERSHIP

- Whether if a partnership or joint venture relationship exists between the parties 1

QUANTUM OF LOSSES

- Interests and costs 127
- Restitutionary claim 127
- Wasted expenditure/reliance losses 127

SALE OF GOODS

- FOB contract – Testing of samples – Goods not up to specifications – Authenticity of CIQ Certificate of Quality 127

Rejection of goods – Whether Claimant did reject the goods 127

SECURITIES

Shares – Settlement agreement – Redemption of shares –
Whether payments due to be made in monetary terms 175

Shares – Share Purchase and Share Subscription Agreement
– Specific performance – Whether time period for fulfilling
conditions precedent expired 1

TORT

Defamation – Express malice – What constitutes express
malice – Whether the Respondent showed express malice –
Whether Claimant suffered damage to reputation, character
and credit 253

<http://www.pbookstap.com>