VIAC – Questionnaire for Arbitrators

1. Name: Stavros Brekoulakis

2. Citizenship: Greek

3. Contact information:

Address: 3 Verulam Buildings, Gray¹s Inn, London, WC1R 5NT

E-Mail: sbrekoulakis@3vb.com

Website: https://3vb.com/barrister/professor-stavros-brekoulakis/

4. Current position: Michael & Laura Hwang Professor, National University of Singapore

5. Education: LLB, LLM, PhD

6. Practiced experience in arbitration

- How many arbitrations have you participated in (domestic/international); under which Rules?
 Over 80 under all major arbitration rules
- How often have you acted as Chairman? About 40% of my appointments
- How often have you acted as Sole Arbitrator? N/A
- How often have you acted as Co-Arbitrator?
 About 60% of my appointments
- How often have you acted as Counsel?
 I am not acting as Counsel any more
- How often have you acted in a different function (e.g. Administrative Secretary)?
 N/A

7. Publications and other activities in arbitration (e.g. training sessions, seminars, conferences, articles and others):

- "Contextual Impartiality: A New Approach to Assessing Impartiality in Investor State Dispute Settlement" (forthcoming 2024, ICSID Review - Foreign Investment Law Journal)
- "Impartiality and the Construction of Trust in Investor-State Dispute Settlement" *ICSID Review Foreign Investment Law Journal*, 38 (3) (2023) 644-669.
- "Influence in Investor-State Dispute Settlement: a Dynamic Concept" (2023) 14(1) Journal of International Dispute Settlement 24-46
- International Commercial Courts (CUP 2022).
- The Guide to Construction Arbitration" (GAR, 4th Ed, 2021).
- "Transnational Public Policy in International Arbitration", in Thomas Schultz and Federico Ortino (eds) Oxford Handbook of International Arbitration (2020), pp. 120-149.

- "Third Party Funding in Investment Arbitration" in Chaisse, Choukroune & Jusoh (eds) Handbook of International Investment Law and Policy (Springer 2020).
- "The Evolution of Public Policy and Judicial Function in English Law", *Journal of International Dispute Settlement* 10(3) (2019), pp. 1-24.
- "The Historical Treatment of Arbitration under English Law and the Development of the Policy Favouring Arbitration", Oxford Journal of Legal Studies, (2019) Volume 38, Issue 1, pp.1-28.
- "Rethinking Consent in International Commercial Arbitration: a New Theory on Non-Signatories" Journal of International Dispute Settlement 8(4) (2017) pp. 610-643.
- "Public-Private Arbitration and the Public Interest under English Arbitration" Law, *Modern Law Review*, 80(1) (2017), pp. 22-56.
- The Evolution and Future of International Arbitration (Kluwer 2016).
- "Public Policy in English Arbitration Law" in Centenary Volume for the Charter Institute of Arbitrators (2015).
- "Systemic Bias and the Institution of International Arbitration", *Journal of International Dispute Settlement*, (4) 2 (2013) 1-33 (awarded the 2014 Rusty Park Prize in Int'l Arbitration).
- "International Arbitration Scholarship and the Concept of Arbitration Law", 36 Fordham Journal of International Law, (4) 36 (2013) pp.745-788.
- 2012 International Arbitration Survey: Current and Preferred Practices in the Arbitral Process (available at www.schoolofinternationalarbitration.org).
- "Observations on the Limits and Possibilities of Uniform Law," 64 Revue Hellénique de Droit International (2011) pp.804-839.
- Third Parties in International Commercial Arbitration (OUP 2010).
- "Conflict of Jurisdictions in Arbitration: the (diminishing) relevance of the Lex Arbitri", in Ferrari & Kroell (eds), Conflict of Laws & Arbitration (Sellier 2010).

8. Membership in arbitral institutions / functions in arbitral institutions/organizations:

- Governing Body of the International Council for Commercial Arbitration
- International Chamber of Commerce Commission on Arbitration and ADR
- Court of the London Court of International Arbitration
- Co-Chair of the Institute of Transnational Arbitration Task Force on the Rule of Law and Arbitration
- Investment Expert Trade Advisory Group of the UK Department for International Trade
- Steering Committee of the UNCITRAL Academic Forum on ISDS
- Drafting committee of the Africa Arbitration Academy Model BIT
- Law Reform Committee of the English and Wales Bar Council
- Co-Chair of the ICCA-Queen Mary Task Force on Third Party Funding
- Academic Council of the Institute for Transnational Arbitration
- Assistant Rapporteur in the International Law Association Committee of International Commercial Arbitration
- ICC Task Force on Emergency Arbitrator
- ICC Task Force on the Intellectual Property Roadmap
- Chartered Institute of Arbitrators

9. Languages

Mother tongue: Greek

Working languages (i.e. languages in which you have both a spoken and written command so that you may conduct arbitral proceedings in this language): English

10. In which legal systems have	e yc	ou trained?			
X Civil Law	Χ	Common Law			
☐ Austrian Law		Hungarian Law		Swiss Law	
☐ Czech Law		Polish Law		Ukrainian Law	
☐ German Law		Slovakian Law 🗖		European Law	
Other					
11. What is your main jurisdict	ion	of practice?			
England and Singapore					
12. In which jurisdictions are ye	ou a	admitted to the bar?			
Greece					
13. Special expertise or special	izat	ions (please list a max	кim	um of five):	
☐ Antitrust/Unfair competition		Damages		Insolvency	Natural resources
■ Aviation		Distribution		Insurance	Power plants
☐ Banking & Finance		Domain name disputes		Intellect. property (IP)	Private Intern. Law
☐ Capital markets		Employment	Χ	Investment arbitration	Public Intern. Law
☐ CISG		Energy	Χ	ISDS/Foreign inves.	Real estate
☐ Civil fraud disputes		Engineering		Joint ventures	Shipping
☐ Commercial disp. / transactions		Entertainment		Licensing	Sports
☐ Commodity market		Healthcare & Pharmac.		Life sciences	State/Public contracts
☐ Company/Corporate/M&A		Hotel/Gastro./Tour.		Maritime arbitration	Technology
X Construction		Inform. technology (IT)		Media	Telecommunication
X Contract law	Χ	Infrastructure		Mining	Transport
☐ Other					
14. Date of birth: 20.06.1974					

VIAC offers arbitration practitioners the possibility to present themselves on its website. VIAC reserves the right to publish any presentations submitted and to remove it as the case may be. Parties are free to nominate an arbitrator of their choice and so is the VIAC Board when appointing an arbitrator. These presentations do not constitute recommendations but may assist the parties in choosing an arbitrator willing to conduct proceedings according to the Vienna Rules. The fact that an arbitration practitioner appears on this list, does not authorize this person to use the title "VIAC-arbitrator".

X I have completed this questionnaire to the above to the best of my knowledge and believe they are accurate.

X I hereby consent that the data provided in this questionnaire may be processed for the appointment of arbitrators and published by VIAC. This includes in particular publication on the website of VIAC as well as use in any presentations, etc. This consent may be withdrawn at any time by contacting VIAC at our general contacts, in particular by email addressed to office@viac.eu. The consequence of any such withdrawal will be that my data will no longer be processed by VIAC. For further information, see our privacy statement at http://www.viac.eu.

10 May 10, 2024
