

This image contains a dense grid of Chinese characters, numbers (e.g., 33, 8, 0), and symbols (e.g., \$, €) scattered across the page. The characters appear to be a mix of traditional and modern forms, possibly representing a large-scale text processing or data visualization exercise. The layout is highly irregular, with elements concentrated in certain areas and sparse in others. The overall appearance is that of a heavily processed or corrupted document page.

Complex text with multiple columns of characters and symbols, including alphanumeric strings, mathematical symbols, and Chinese characters. The text is arranged in a grid-like pattern across the page.

the case? Proper law (applicable law) of the contract i r r j L D r Basic Principles Parties autonomy Closest relationship with the contract General principles of law, lex mercatoria, law merchant , T L r L r r L M E r , Norsolor(France) v. Pabalk(Turkey) at 381 Agency contract with arbitration clause Arbitrated by ICC sole-arbitrator tribunal in Vienna Tribunal applied neither law of the parties, but equity Whether the tribunal may rule in equity as amiable compositeurs \$ " N F r =Harmonization of the Applicable Law in International Contract >>€ (+ CISG: Vienna Convention on Contract for the International Sales of Contract by UNCITRAL Principles of European Contract Law UNIROIT (International Institute for Unification of Private Law) Principles for International Commercial Contract Y€ O G r] r r 1 r !) j a r Zueblin Case 2 6 Court decided its jurisdiction according to local law; Arbitral tribunal decides its jurisdiction according to the arbitration agreement and the applied ICC Rules. Court refused enforcement due to the invalid arbitration agreement. { s r AL of the Arb. Procedure } Whether the parties may select to apply procedure law of the other country? Process to negotiate NYC Nationality of the award | t r Deciding Authority X r L r L * r L I A r Chromalloy Case (1996, US) Chromalloy Aeroservices Inc. (USA) v. Ministry of Defence (MOD) of the Republic of Egypt Contract of sale and service for 4 years MOD terminated K before it expired Arbitrated and set aside in Egypt French and US court ruled to enforce (> r L r r L f] r AL for the Merits of the Case+ i What law should be applied to decide the merits of the case? Proper law (applicable law) of the contract i r r j L D r Basic Principles Parties autonomy Closest relationship with the contract General principles of law, lex mercatoria, law merchant , T L r L r r L M E r , Norsolor(France) v. Pabalk(Turkey) at 381 Agency contract with arbitration clause Arbitrated by ICC sole-arbitrator tribunal in Vienna Tribunal applied neither law of the parties, but equity Whether the tribunal may rule in equity as amiable compositeurs \$ " N F r =Harmonization of the Applicable Law in International Contract >>€ (+ CISG: Vienna Convention on Contract for the International Sales of Contract by UNCITRAL Principles of European Contract Law UNIROIT (International Institute for Unification of Private Law) Principles for International Commercial Contract Y€ O G r] r r 1 r !) j a r Zueblin Case 2 6 Court decided its jurisdiction according to local law; Arbitral tribunal decides its jurisdiction according to the arbitration agreement and the applied ICC Rules. Court refused enforcement due to the invalid arbitration agreement. { s r AL of the Arb. Procedure } Whether the parties may select to apply procedure law of the other country? Process to negotiate NYC Nationality of the award | t r Deciding Authority X r L r L * r L I A r Chromalloy Case (1996, US) Chromalloy Aeroservices Inc. (USA) v. Ministry of Defence (MOD) of the Republic of Egypt Contract of sale and service for 4 years MOD terminated K before it expired Arbitrated and set aside in Egypt French and US court ruled to enforce (> r L r r L f] r AL for the Merits of the Case+ i What law should be applied to decide the merits of the case? Proper law (applicable law) of the contract i r r j L D r Basic Principles Parties autonomy Closest relationship with the contract General principles of law, lex mercatoria, law merchant , T L r L r r L M E r , Norsolor(France) v. Pabalk(Turkey) at 381 Agency contract with arbitration clause Arbitrated by ICC sole-arbitrator tribunal in Vienna Tribunal applied neither law of the parties, but equity Whether the tribunal may rule in equity as amiable compositeurs \$ " N F r =Harmonization of the Applicable Law in International Contract >>€ (+ CISG: Vienna Convention on Contract for the International Sales of Contract by UNCITRAL Principles of European Contract Law UNIROIT (International Institute for Unification of Private Law) Principles for International Commercial Contract Y€ O G r SummaryInformation(r r T O PowerPoint Document(r r 1

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Case→Chromalloy Case (1996,US)▲AL
for the Merits of the Case◀Basic Principles=Norsolor(France) v. Pabalk(Turkey) at 381 >Harmonization
of the Applicable Law in International Contract=Application the Uniform Law in the International
Arbitration¶Art.1474 French CCP↑Chinese Practices 幻灯片 28 + ▲ 已用的字体 ◡▲◀演示文稿设计模板 ◡◡▲
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