

Cracow, 15<sup>th</sup> November, 2017

**The procedural public policy clause in the Polish commercial arbitration law in  
relation to other legal systems**

**SUMMARY**

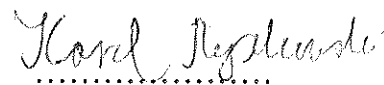
The public policy clause in the commercial arbitration is divided into the substantive public policy clause and the procedural public policy clause.

The task of creating a statutory definition of the procedural public policy clause is rather redundant and undoable due to its indefinite nature.

In this dissertation I have attempted to define this clause, which (as it would be proved further in this thesis) is divided into the clause of the procedural public policy clause *sensu largo* and the procedural public policy clause *sensu stricto*.

The procedural public clause (the procedural public policy clause *sensu largo*) is broader than the grounds for setting aside and refusing recognition or enforcement of the arbitral awards, in which the public policy clause is included (*inter alia* the procedural public policy clause *sensu stricto*).

Removal from the Polish Code of Civil Procedure article 1206 § 1 point 5 and article 1206 § 1 point 6 will have a positive impact on the understanding and decoding of the public policy clause in general, including this contained in article 1206 § 2 point 2, and in particular the procedural public policy clause.



Karol Ryszkowski