

ROLE OF ARBITRATION IN INDIA BY TRIPTI  
BHUSHAN<sup>1</sup>

Arbitration is an amicably way of solving the dispute between the parties. When the two parties are in dispute it is the most efficient, friendly and less costly way to resolve the dispute that occurred between the parties.

As we can see that when there is a dispute in marriages between the two concern parties, then the reputation of the two individuals along with their family are at stake. With this when the dispute is solve through Arbitration then the reputation of the two parties is not harmed by any way and it will also take less time to solve the dispute between the parties.

“Arbitration a form of alternation dispute resolution is a technique for a resolution of a dispute taking place outside the court”.<sup>2</sup> Litigation is always the most costly ways to solve the dispute which is not possible for everyone to afford and further which may lead to injustice. Weaker section of the society cannot afford so much to get justice and they also cannot spend lot of time to solve the dispute, hence arbitration is the most efficient way to solve the dispute and get rid of the court.

Arbitration is generally appreciated and most preferred way for solving any kind of dispute and it has certain qualities to, firstly it has speedy trial, secondly it is cost efficient and thirdly it is amicable. We can also say that currently arbitration is the best mode of solving dispute among the desired parties and it is playing very important role in sports law which is in itself an emerging law. Sports law has its wide scope no doubt but , today it is the need of Arbitration and Mediation everywhere because people know that without entering into the court and paying huge some of money and also securing their reputation our dispute can be easily settled between the parties. So everybody is opting for this amicably dispute resolution procedure.

There are lots of issues involved in sports law which needs to be tackled and solved amicably and they demand for speedy trial. During arbitration it is to be followed that the decision of arbitrator is binding on both the parties.<sup>3</sup>

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<sup>1</sup> 4<sup>th</sup> Year, Amity Law School , Lucknow

<sup>2</sup> Arbitration and Conciliation Act,1996, No. 26 of 1996

<sup>3</sup> <http://en.wikipedia.org/>

# **LAW MANTRA THINK BEYOND OTHERS**

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If sports authority and sports person will go to the court when they have any sort of dispute than it will take lot of time and also it will spoil the reputation of both sports person and the sports authority. Therefore in order to avoid this kind of situation which can cause trouble to both the sports person and sports authority a decent and more amicably way to solve the dispute between them is through Arbitration.

There I would say that Arbitration is always wise to choose to solve the dispute.

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