9 February 2016

Questionnaire – CMI Arbitration

We are responding, with apologies for our tardiness, to the Questionnaire of 20 February 2015.

Although our Association will, of course, contribute as requested, to any relevant questionnaire and requests for information, it would not be eager to encourage the CMI to play a role in maritime arbitration. The reasons are twofold. First English arbitration law is now satisfactorily regulated by the Arbitration Act 1996. The UNCITRAL rules have not been adopted. Secondly, most maritime arbitrations are conducted in accordance with the Rules of the London Maritime Arbitrators Association which complement the Act and provide what has proved to be a satisfactory code for resolving maritime disputes.

The Association shall, of course, await any further developments recommended by the Executive Council of CMI but trust that, in the meantime, the above is of assistance.

Kind regards,

Andrew Taylor
Secretary/Treasurer
British Maritime Law Association