

Is Poland Arbitration-Friendly?

2020 Statistics of Polish Post-Award Case Law

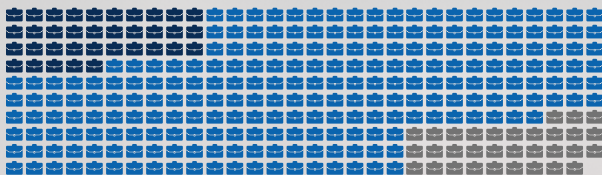
We look at how the law operates and analyzes the statistics of post-award cases decided by Polish courts in 2020 to determine whether Poland is an arbitration-friendly jurisdiction.

To answer our question, we have decided to conduct an empirical survey of 2020 post-award case law originating from 11 Polish Courts of Appeal.

Hard facts

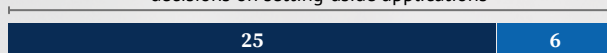
229 POST-AWARD CASES INITIATED IN 2020

- 35 motions to set aside an arbitral award
- 232 motions to enforce or to recognize a domestic arbitral awards
- 32 motions to enforce or to recognize a foreign arbitral awards



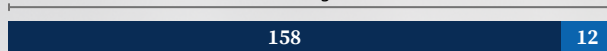
213 POST-AWARD CASES CONCLUDED IN 2020

31 decisions on setting-aside applications



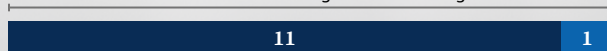
- arbitral awards were refused to be set aside
- arbitral awards were set aside

170 decisions on enforcement or recognition of a domestic arbitral award



- domestic arbitral awards were enforced or recognized
- domestic arbitral awards were denied enforcement or recognition

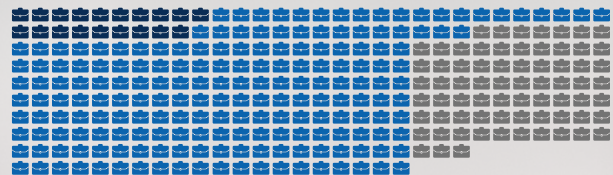
12 decisions on enforcement or recognition of a foreign arbitral award



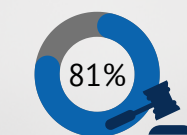
- foreign arbitral awards were enforced or recognized
- foreign arbitral awards were denied enforcement or recognition

283 POST-AWARD DECISIONS RENDERED IN 2020

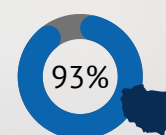
- 19 arbitral awards set aside or refused recognition or enforcement
- 194 arbitral awards successfully defended
- 70 decisions related to formal issues



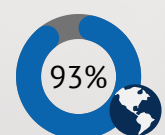
THE SUCCESS RATE OF PARTIES DEFENDING ARBITRAL AWARDS IN 2020



motions to set aside an award dismissed



domestic arbitral awards enforced or recognized



foreign arbitral awards enforced or recognized

FOR CONCLUSIONS AND FURTHER THOUGHTS VISIT KLUWER ARBITRATION BLOG: www.bit.ly/3DUFlpg



Authors

Maciej Durbas, PhD, LL.M., MCI Arb
of counsel, attorney at law
co-head of the arbitration practice
maciej.durbas@kkg.pl



Angelika Ziarko
associate
Tadeusz Zbiegień
lawyer