Official Gazette Part II No 16 06/02/2010

JUDICIAL ANNOUNCEMENT AND PUBLIC ADMINISTRATION

NOTIFICATIONS FOR PUBLIC PROCLAMATION

CIVIL AND CRIMINAL COURT OF PADUA Arbitral Court of Noble Justice

It's advised that the President of the Court, as sole judge, under Articles. 806 et seq of the Code of Civil Procedure, by Decree December 3rd , 2009, arbitral law n.4/09, N. 3364/09 RNG No 2245/09 cron., N. 6724/09 REP., Stated executive the ruling issued on March 27th, 2009 by the Arbitral Court of Noble Justice of Padua, composed by lawyer Pezzangora Ferruccio, president, and by the arbitral judges, lawyer Yolanda Medina Diaz and Dr. Giovanni Vassallo Paleologo, in arbitral proceedings arising from the Convention of International Arbitration promoted and signed on 22.7.2008, registered on 21.8.2008, by dr. Petros Iossif, born in Il Cairo on 22/10/1948, greek citizen, resident in Rome, represented and defended by Dr. Enrico Natalino di Benko against the Institute of Noble Law, with its head office in Milan, in the person of its rector Marquis Renato Maria Spreti, represented and defended by Dr Giulia Ravelli, who has thus decided: - Mr. dr. Petros Iossif, was Apostolos, generalized in the epigraph, is "noble" and is therefore entitled to be enrolled in the justice class of the Institute of Noble Law ut supra generalized, the following qualities are lawfully up to him, rights, privileges, treatments and pretensions: a. Sovereign Prince effective Grand Master of Ecumenical Hospital Order of Saint John - Knights of Malta; Grand Master of the Sacred Imperial Military Angelic Sovereign Order Constantinian of Saint George, or of the Orient Aurata Militia; b. Imperial Sovereign Grand Master of the Sacred Military Constantinian Order of Saint George Angelico, or of the Eastern Miliazia Aurata c. The Most Serene Highness d. Prince of the Holy Roman Empire of Orient; e. Prince of Lemessos f. Count Palatine; g. Byzantine Patrician; h. Armorial bearings and of chivalrous orders, the coats of arms of Lascaris sovereign dynasty, the motto Lascarorum Felecitati Constantia et Fides, i. the sovereign prerogative of jus maiestatis and of jus honorum, even for the granting of titles of nobility and chivalry of statutory enactment of Great workers of those Orders; j. qualifications of Don and Lady; k. as subject of public international law according to the law March 3rd, 1951, n. 178, with active and passive right of legation on condition of reciprocity with other subjects of public international law; l. the implementation of this sentence has become irrevocable under Italian law, subject to the limitations under international law, the involved part meets all costs, in the territory of States adhering to the Convention of New York on 10/6/1958, enforced in Italy by Law 19 January 1968, n. 62 (Italian Gazette 2.2.1968, N.66).

(Omissis) Padua, the 27th of March 2009

Lodged at the Chancellery of Civil and Criminal Courts of Padua on the 27th of November 2009

CIVIL AND CRIMINAL COURT OF PADUA

(Omissis)

The President of the Court, as sole judge, by a decree of 3 December 2009 has made enforceable in the territory of the Republic the above mentioned sentence.

The President Dr. Mario Fabiani

This notice is published in abstract by me the undersigned in execution of the sentence approved by the President of Civil and Criminal Court of Padua, by decree of the 3^{rd} of December 2009 and registered with No. 4 / 09 of the register of arbitration laws of this ordinary court.

The rector of the Institute of Noble Law Marquis Renato Maria Spreti