

# INDEX

- Arbitral tribunal
  - jurisdiction of
    - mandatory rules of law, and, 5.7–5.9
- Arbitration agreement
  - drafting of, and consolidation of proceedings, 5.70–5.94
- Arbitration proceedings
  - consolidation of
    - approach by courts, 5.75–5.84
    - arbitrators, selection of, 5.90–5.93
    - drafting agreements, and, 5.70–5.94
    - issue of, 5.72–5.75
    - statutory bases for, 5.84–5.89
- Arbitrator
  - jurisdiction to apply mandatory rules, 5.22–5.23
    - factors for consideration, 5.43–5.45
- Australia
  - arbitration
    - applicable law, 5.99–5.101
    - mandatory rules of law, and, 5.95–5.108
  - Comandate Marine Corp v Pan Australia Shipping Pty Ltd* (2006), 5.95–5.108
    - background, 5.97–5.99
    - determination on appeal, 5.102–5.106
  - Trade Practices Act 1974 (Cth)
    - application of, 5.100–5.101
    - International Arbitration Act, and, 5.105–5.106
    - status as ‘public policy’ statute, 5.101
- Case notes
  - Comandate Marine Corp v Pan Australia Shipping Pty Ltd* (2006) [Aust], 5.95–5.108
    - background, 5.97–5.99
    - determination on appeal, 5.102–5.106
- Mandatory rules of law
  - application of, 5.13–5.25, 5.95–5.108
    - debate, position of, 5.9–5.13
    - methodologies (key) used: Legitimate Expectations Method, 5.37–5.38; Special Connection Method, 5.29–5.34; Transnational Public Policy Method, 5.34–5.37
    - policy considerations, 5.13–5.21
    - request by party, necessity for, 5.21–5.22
  - arbitral tribunal’s jurisdiction, and, 5.7–5.9
    - factors for consideration, 5.43–5.45
  - arbitration, and, 5.1–5.45, 5.95–5.108
  - categorisation of, 5.25–5.27
  - identification of, 5.23–5.25
  - importance of, 5.7
  - nature of, 5.5–5.6
  - role of (in arbitration), critical analysis, 5.1–5.45
- Thailand
  - Arbitration Act BE 2545 (2002), 5.52–5.54
  - arbitration institutions, 5.55–5.57
  - arbitration practice, 5.57–5.69
  - enforcement of arbitral awards
    - public sector, and, 5.63–5.67
  - commercial arbitration, review of, 5.46–5.69
    - arbitration law, 5.52–5.55
    - arbitration institutions, 5.55–5.57
    - arbitration procedures, 5.57–5.58
    - arbitrators, 5.58–5.60
    - historical and social context, 5.47–5.51
    - judicial support, 5.61–5.63
    - public sector dealings, 5.63–5.67