

Index

ABANDONMENT OF DUTIES

Arbitrators, immunity from liability, **27:5**

ABRAHAMIC / MOSAIC RELIGIONS

Religious organizations and issues, **54:12 to 54:14**

ACKNOWLEDGMENT

Awards, **34:4**

ACT OF STATE DOCTRINE

Generally, **22:19**

Foreign arbitral awards in the United States, **50:20**

ADHESION CONTRACTS

Unconscionability, **8A:2**

AD HOC ARBITRATION

Clauses, drafting of, **8:20**

ADJOURNMENT

Hearings, **29:15**

ADMINISTRATION EXPENSES

Generally, **48:9**

ADMINISTRATION OF ARBITRATION

International commercial arbitrations, **49:3**

ADMINISTRATIVE CONFERENCE

Arbitrator, **28:8**

ADMINISTRATIVE EXPENSES

Generally, **48:2**

ADMIRALTY

Maritime Arbitration (this index)

ADMISSIBILITY OF HEARSAY EVIDENCE

Hearings, **29:2; 29:9**

ADVERTISING

Arbitrators, advertising and promotion, **5:13**

AGENTS AND AGENCY

Actual or apparent authority, **13:10**

Arbitrator

Immunity from liability, **27:2**

Removal, **26:5**

Disclosing identity of principal, **13:11**

Government Agencies (this index)

Nonsignatories, **13:9; 13:13**

Partnerships, **13:12**

Rules, agency, ex parte proceedings, **22:48; 22:49**

AGREEMENTS

Contracts and Agreements (this index)

ALTER EGO

Nonsignatories, corporate alter ego, **13:18**

ALTERNATIVE DISPUTE RESOLUTIONS

Definitions, **3:1 et seq.**

AMBIGUITY AND UNRESOLVED ISSUES

Certainty and Definiteness (this index)

Clarification of Award (this index)

AMENDMENTS

See topics beginning with **Modification**

AMERICAN ARBITRATION ASSOCIATION (AAA)

Arbitration Service Providers (this index)

Commercial arbitration rules and mediation procedures, including procedures for large, complex commercial disputes (9/01/07), **App. F-1**

Construction

Industry arbitration rules and mediation procedures (including procedures for large, complex construction disputes), **App. F-2**

Residential, **App. F-12**

AMERICAN ARBITRATION ASSOCIATION (AAA)—Cont'd
Consumer Arbitration Rules and Mediation Procedures, May 1 2025, **App. F-11**
Consumer due process protocol, **App. G-2**
Due process protocol
Consumer due process protocol, **App. G-2**
Statutory disputes arising out of employment relationship, **App. G-1**
Election
Rules, **App. F-4**
Employment
Due process protocol for mediation and arbitration of statutory disputes arising out of employment relationship, **App. G-1**
Multi-employer pension plan arbitration rules for withdrawal liability disputes, **App. F-8**
Employment/Workplace Arbitration Rules
Mediation Procedures, May 1 2025, **App. F-9**
Expedited rules, **App. F-7**
Forms and Clauses
Generally, **App. L**
Home construction arbitration rules and mediation procedures, **App. F-12**
ICANN independent review process, supplementary procedures, **App. F-3**
Insurance, **App. F-6**
Inter-American commercial arbitration rules of procedure, **App. F-13**
Labor arbitration rules, including expedited labor arbitration rules (7/1/2013), **App. F-7**
Mass Arbitration Supplementary Rules, **App. F-15**
May 1 2025, Employment/Workplace Arbitration Rules and Mediation Procedures, **App. F-9**
Multi-employer pension plan arbitration rules for withdrawal liability disputes, **App. F-8**
Nonjudicial challenge of award, **37:6**
Patent disputes, supplemental rules for resolution of, **App. F-10**

AMERICAN ARBITRATION ASSOCIATION (AAA)—Cont'd
Pension, **App. F-8**
Procedures, generally, **App. F-1 to App. F-14**
Protocols
Consumer due process protocol, **App. G-2**
Due process, statutory disputes arising out of employment relationship, **App. G-1**
Rules, generally, **App. F-1 to App. F-14**
Rules, International Centre for Dispute Resolution (ICDR) (3/1/2021), **App. F-14**
Service providers
Generally, **4:2 to 4:4**
International, **4:3**
Uninsured motorists, **4:4**
Supplementary Procedures (this index)
UNCITRAL arbitration case rules-procedures, **9:11**
Withdrawal, **App. F-8**
AMERICAN INDIANS
Native American Tribes and Nations
(this index)
ANNUITIES
Judicial challenge of award, **38:19**
ANSWER
Challenge to enforcement, **23:13**
Demand, **18:9**
APPEAL AND REVIEW
Admiralty cases, **22:36**
American Arbitration Association, **37:6**
Appellate court, arbitration, **15:10**
Awards
Appeal board of institution administering arbitration, **37:5; 37:6**
Arbitrary and capricious award, **39:18**
Arbitrator, appeal to, **37:3; 37:4**
Challenged awards, judicial review, below
Completely irrational award, **39:19**
Definite award, **39:14**
Final and definite, **39:14**
Judgment
Appeal from, **44:3**

APPEAL AND REVIEW—Cont'd

Awards—Cont'd
 Judgment on appeal from award,
 appeal from award distinguished
 from, **44:3**
 Waiver of appeal from award, judicial
 challenge of award, **38:4 to**
38:11
 Bankruptcy, **52:24**
 Challenged awards, judicial review
 Generally, **39:1 et seq.**
 Arbitrary and capricious award, **39:18**
 Arbitrator corruption, generally, **39:6;**
39:7
 Award, final and definite, **39:14**
 Completely irrational award, **39:19**
 Conflict with strong public policy,
39:17
 Corruption, **39:3; 39:4; 39:5**
 Court's decision, review of, **39:25**
 Decision, **39:25**
 Definite award, **39:14**
 Essence from contract, failure to
 draw, **39:20**
 Evidence, refusal to hear, **39:10**
 Evidential partiality, **39:6**
 Exceeding powers and mutual, final
 and definite award, **39:12 to**
39:14
 Federal Arbitration Act. Statutory
 grounds under FAA, below
 Final and definite award, **39:14**
 Fraud, **39:4**
 Judge-made nonstatutory grounds
 Generally, **39:15 to 39:20**
 Arbitrary and capricious award, **39:18**
 Completely irrational award, **39:19**
 Failure to draw essence from
 contract, **39:20**
 Manifest disregard for the law,
39:16
 Public policy, conflict with, **39:17**
 Misbehavior, **39:8 to 39:11**
 Misconduct and misbehavior of
 arbitrator, **39:8 to 39:11**
 Mistaken assumption, **39:11**
 Nonstatutory grounds. Judge-made
 nonstatutory grounds, above in
 this group
 Partiality, **39:6**
 Postpone hearing, refusal to, **39:9**

APPEAL AND REVIEW—Cont'd

Challenged awards, judicial review
 —Cont'd
 Statutory grounds
 FAA. Statutory grounds under
 FAA, below
 UAA, **39:26**
 Statutory grounds under FAA
 Generally, **39:2 to 39:14**
 Arbitrator corruption, generally,
39:6; 39:7
 Award, final and definite, **39:14**
 Evidence, refusal to hear, **39:10**
 Evidential partiality, **39:6**
 Exceeding powers, **39:13**
 Exceeding powers and mutual, final
 and definite award, **39:12 to**
39:14
 Final and definite award, **39:14**
 Fraud, **39:4**
 Misconduct and misbehavior of
 arbitrator, **39:8 to 39:11**
 Mistaken assumption, **39:11**
 Postpone hearing, refusal to, **39:9**
 Undue means, **39:5**
 Waiver, **39:7**
 UAA, **39:26**
 Undue means, **39:5**
 Waiver, **39:7**
 Court orders compelling or denying
 arbitration
 Generally, **22:31 et seq.**
 Federal Arbitration Act
 Generally, **22:32 to 22:39**
 Admiralty cases, **22:36**
 Denial of stays, **22:38**
 Final decisions, **22:39**
 Granting or staying litigation,
22:34
 Interlocutory orders, **22:36**
 Order dismissing action, **22:33**
 Post-act, **22:37 to 22:39**
 Pre-act, **22:32 to 22:36**
 Magistrate judge orders
 Generally, **22:43; 22:44**
 Staying litigation, **22:44**
 Uniform Arbitration Act
 Generally, **22:40 to 22:42**
 Compelling arbitration, appeal
 from order, **22:42**

APPEAL AND REVIEW—Cont'd

Court orders compelling or denying arbitration—Cont'd
Uniform Arbitration Act—Cont'd
Denial of arbitration, appeal from order, 22:41
Denial of stays, 22:38
Dispute review board, 3:30
FAA
Statutory grounds under. Challenged awards, judicial review, above
Vacation, modification, and clarification of awards, 40:2
Federal Arbitration Act
Generally, 22:32 to 22:39
Admiralty cases, 22:36
Denial of stays, 22:38
Final decisions, 22:39
Interlocutory orders, 22:36
Order dismissing action, 22:33
Post-act, 22:37 to 22:39
Pre-act, 22:32 to 22:36
Final decisions, 22:39
Finality requirement, 44:3
Interlocutory orders, 22:36
Invocation of arbitration, 17:3
Judge-made nonstatutory grounds. Challenged awards, judicial review, above
Judgment on appeal from award distinguished from appeal from award, 44:3
Nonstatutory grounds, judge-made. Challenged awards, judicial review, above
Order dismissing action, 22:33
Place or location, 20:3
Waiver of appeal from award. **Judicial Challenge of Award** (this index)

APPEALS

Sovereign immunity, 14:13

APPLICATION OF LAW

Arbitrators (this index)

APPLICATION TO COURT

Awards, 41:4
Estoppel, judicial challenge of award, 38:21; 38:22

APPOINTMENT

Arbitrators (this index)

APPRAISAL

Generally, 1:20
Commercial arbitration, 3:34
Distinctions, 1:21
Effect of, 1:23
Hearing, necessity of, 1:22
Nature of commercial arbitration, 1:3

APPROACH

Religious organizations and issues, 54:10

APPROPRIATE CIRCUMSTANCES TO INVOKE ARBITRATION

Invocation of Arbitration (this index)

ARBITRABILITY

Generally, 15:1 et seq.
Appellate court, review by, 15:10
Arbitration agreement, scope of, generally, 15:1 et seq.
Bankruptcy plans, 52:17
Burden of proof, issues, 15:18
Children and minors
Custody, spousal separation agreements, 16:99
Support, spousal separation agreements, 16:100
Class actions, 15:22
Class Arbitration (this index)
Clauses, 15:19; 16:4; 16:7
Consideration, 16:48
Construction industry (this index)
Consumer Complaints (this index)

Contracts

Building construction, 16:3
Spousal separation agreements, below
Unconscionable, 15:12

Contractual nature, 15:2

Corporations (this index)

Costs, 16:28

Covenants Not to Compete (this index)

Credit cards (this index)

Credit Repair Organizations Act, 16:25

Delegation clauses, determination by arbitrator, 15:11.50

Determination of arbitrator

Generally, 15:8 to 15:14

Contract, unconscionable, 15:12

Fraud, 15:14

Procedural, 15:13

Review by appellate court, 15:10

INDEX

ARBITRABILITY—Cont’d
Determination of arbitrator—Cont’d
 Unconscionable, claim contract is, **15:12**
Discrimination, **16:40; 16:41**
Domestic abuse, **16:45**
Employment (this index)
Estates (this index)
Forum choice, **16:28**
Fraud, **15:14**
Intellectual Property Rights (this index)
Intent, **15:3**
Invocation of arbitration, **17:9**
Issues
 Generally, **15:15 to 15:21**
 Burden of proof, **15:18**
 Categories of, **15:16**
 Clauses, broad or restrictive, **15:19**
 Presumptions, **15:17**
 Subject matter, **15:20**
 Waiver, **15:21**
Labor Arbitration (this index)
Lemon Laws (this index)
Maritime Arbitration (this index)
Meaningful choices, **16:27**
Medical Malpractice (this index)
Objection, waiver of right to, **22:30**
Obligations and liabilities to third parties, **16:44**
Parties’ intentions, **15:3**
Partnerships (this index)
Powers of arbitrator, **16:43**
Presumptions, issues, **15:17**
Procedural, **15:13; 16:15**
Religious Question Doctrine, **54:5 to 54:9**
Review by appellate court, **15:10**
Special applications, **16:1 et seq.**
Spousal separation agreements
 Generally, **16:98 to 16:101**
 Custody, child, **16:99**
 Support, **16:100; 16:101**
Stay of
 Arbitration, **22:28; 22:29**
 Court actions, claims, **22:24**
Subcontractors, **16:5**
Subject matter, **15:20**
Support
 Child, **16:100**

ARBITRABILITY—Cont’d
Support—Cont’d
 Spouse, **16:101**
Torts (this index)
Unconscionability
 Generally, **16:26 to 16:29**
 Claim contract is, **15:12**
 Costs, **16:28**
 Forum choice, **16:28**
 Meaningful choices, **16:27**
 Medical malpractice, **16:91**
Uninsured motorist accident claims
 (this index)
Waiver, **15:21; 22:30**
Whistleblower retaliation claims, **16:112**
ARBITRAL IMMUNITY
Administering agency, **27:2**
National association of securities dealers (NASD), **27:5**
ARBITRARY AND CAPRICIOUS AWARD
Judicial review of challenged awards, **39:18**
ARBITRATION AGREEMENTS
Generally, **8:1 et seq.; 8:7**
Ad hoc arbitration, **8:20**
Agencies. **Government Agencies** (this index)
Arbitrability (this index)
Associations, **10:14**
Bankruptcy plans, **52:16**
Bankruptcy (this index)
Battle of the forms, **8:18**
Bylaws of associations, incorporation by reference, **10:14**
Careful reading, **8:27**
Challenges to enforcement. Enforcement, below
Checklist of points to cover in clauses, **8:24**
Clauses (this index)
Clear and unambiguous language, use of, **8:22**
Clickwrap agreements, statutory requirements, **9:13**
Conclusion of contract. **Events Subsequent to Conclusion of Contract** (this index)

ARBITRATION AGREEMENTS**—Cont'd**

- Consent, clickwrap agreements, statutory requirements, **9:13**
- Consideration, **8:11**
- Constitutionality, **8:2**
- Construction and Interpretation** (this index)
- Contractual proceeding, arbitration as, **1:1; 1:2; 7:4; 54:3**
- Coverage, scope of, **8:14**
- Direct benefit, statutory requirements, **9:10**
- Drafting arbitration clauses
 - Generally, **8:19 to 8:24**
 - Ad hoc arbitration, **8:20**
 - Clear and unambiguous language, use of, **8:22**
 - Institutional arbitration, **8:21**
 - Points to cover in arbitration clause, checklist of, **8:24**
 - Procedures to be followed, setting forth, **8:23**
- Drafting** (this index)
- Electronic agreements, statutory requirements, **9:6**
- Electronic signatures, statutory requirements, **9:9**
- Enforcement
 - Answer, **23:13**
 - Arbitrator, **23:21**
 - Challenges to enforcement, generally, **23:1 to 23:27**
 - Condition precedent, **23:2; 23:7**
 - Consent to enforcement, **43:1**
 - Continuance, **23:14**
 - Contractual provisions, inconspicuous, **23:27**
 - Contractual time limits, **23:23; 23:26**
 - Counterclaims, **23:16**
 - Court, **23:21**
 - Delay or failure to commence arbitration, **23:6**
 - Determination of waiver, **23:19 to 23:21**
 - Discovery, **23:17**
 - Dismissal of litigation, **23:11**
 - Email agreements, **23:27**
 - Express waiver, **23:5**
 - Filing answer, **23:13**
 - Implied waiver, **23:5**

ARBITRATION AGREEMENTS**—Cont'd**

- Enforcement—Cont'd
 - Inconspicuous contractual provisions, **23:27**
 - Initiating arbitration, burden of, **23:8**
 - Judicial proceeding, waiver of, in favor of arbitration, **23:3**
 - Jury trial, **23:15**
 - Limitation periods
 - Generally, **23:22 to 23:26**
 - Contractual time limits, **23:23; 23:26**
 - Prejudice, **23:25**
 - Reasonable time, **23:24**
 - Online agreements, **23:27**
 - Precedent condition, **23:2; 23:7**
 - Prejudice, **23:25**
 - Presumptions and burden of proof, **23:20**
 - Public policy, judicial challenge, **38:24**
 - Reasonable time, **23:24**
 - Removal, **23:12**
 - Request for jury trial, **23:15**
 - Seeking dismissal of litigation, **23:11**
 - Shrink wrap agreements, **23:27**
 - Summary judgment, **23:18**
 - Supreme Court and waiver of the right to arbitrate, **23:9**
 - Trial by jury, **23:15**
 - Waiver of arbitration
 - Generally, **23:4 to 23:20**
 - Answer, **23:13**
 - Commencement, **23:6; 23:10 to 23:18**
 - Condition precedent, **23:7**
 - Continuance, **23:14**
 - Counterclaims, **23:16**
 - Delay or failure to commence, **23:6**
 - Determination of waiver, **23:19 to 23:21**
 - Discovery, **23:17**
 - Dismissal of litigation, **23:11**
 - Express waiver, **23:5**
 - Factors, **23:19**
 - Filing answer, **23:13**
 - Implied waiver, **23:5**
 - Initiating arbitration, burden of, **23:8**

ARBITRATION AGREEMENTS**—Cont'd**

- Enforcement—Cont'd
 - Waiver of arbitration—Cont'd
 - Judicial proceeding, waiver of, in favor of arbitration, **23:3**
 - Litigation, **23:10 to 23:18**
 - Participation in litigation, **23:10 to 23:18**
 - Precedent condition, **23:7**
 - Presumptions and burden of proof, **23:20**
 - Removal, **23:12**
 - Request for jury trial, **23:15**
 - Summary judgment, **23:18**
 - Supreme Court and waiver of the right to arbitrate, **23:9**
 - Waiver of arbitration
 - Commencement of litigation, **23:10 to 23:18**
 - Participation in litigation, **23:10 to 23:18**
 - Entry-of-judgment clause, statutory requirements, **9:14**
- Events Subsequent to Conclusion of Contract** (this index)
 - External arbitration clauses, incorporation by reference, **10:1**
 - Failure to read or understand agreement
 - Generally, **8:25 to 8:28**
 - Careful reading, **8:27**
 - Fraud, **8:26**
 - Illiteracy, **8:28**
 - Non-English readers, **8:28**
 - Formal requisites, **8:5; 8:6**
 - Fraud, **8:26**
 - Fundamentals, **8:7**
 - Government Agencies** (this index)
 - Illiteracy, **8:28**
 - Implied agreements, statutory requirements, **9:7**
 - Incorporation by reference, **8:9; 8:10; 10:1 to 21:3**
 - In writing, statutory requirements, **9:4**
 - Institutional arbitration, **8:21**
 - Intent to arbitrate
 - Generally, **8:15 to 8:18**
 - Battle of the forms, **8:18**
 - Mutuality, **8:16**
 - Standard form contracts, **8:17**
 - International Transactions** (this index)

ARBITRATION AGREEMENTS**—Cont'd**

- Interstate commerce, requirements of agreements, **11:1**
- Invalidation of provision by showing of unconscionability. Unconscionability, below
- Invocation of arbitration, written arbitration agreement and stay of litigation, **17:3**
- Judicial Challenge of Award** (this index)
 - Judicial review of challenged awards.
 - Appeal and Review** (this index)
- Language, **8:22**
- Mergers, **8:10**
- Modification of Award** (this index)
- Multiple documents, statutory requirements, **9:5**
- Mutuality, **8:16**
- Necessity of agreement
 - Generally, **8:8 to 8:14**
 - Consideration, **8:11**
 - Incorporation by reference, **8:9**
 - Merger provisions, **8:10**
 - Mutuality of obligation, **8:12**
 - Signatures, **8:13**
 - Substantive arbitrability, **8:14**
- Negotiation, **8:3**
- Non-English readers, **8:28**
- Nonjudicial Challenge of Award** (this index)
- Nonsignatories** (this index)
 - Public policy as bar to enforcement.
 - Enforcement, above
 - Religious organizations and issues, **54:3**
 - Remedies, **35:2; 35:21**
 - Rule-of-court clause, statutory requirements, **9:15**
 - Signatures, **8:6; 8:13; 9:8**
 - Electronic, **9:9**
 - Silence, **8:13**
 - Standard form contract, **8:17**
 - Statutory basis for, **54:4**
 - Statutory requirements, **9:1 to 9:15**
 - Submissions, **8:4**
 - Subsequent Acts and Matters** (this index)
 - Unconscionability, contract, claim of, **15:12**
 - Vacation of Award** (this index)

ARBITRATION AGREEMENTS

—Cont’d

Validity (this index)

Written version, statutory requirement,
9:4

**ARBITRATION INSTITUTE OF THE
STOCKHOLM CHAMBER OF
COMMERCE**

Arbitration service providers, **4:9**

ARBITRATION PROVIDER

Place or location, **20:2**

**ARBITRATION SERVICE
PROVIDERS**

Generally, **4:1 to 4:29**

Administered arbitrations, **4:1**

American Arbitration Association

Generally, **4:2 to 4:4**

International, **4:3**

Uninsured motorists, **4:4**

Applicability of rules

American Arbitration Association
(this index)

Appointment of arbitrator, **24:1**

International commercial transaction,
enforcement of arbitration agree-
ment for, **49:2**

Intrastate enforcement of awards,
43:3

Remuneration of arbitrators, **47:1**

Appointment of arbitrator, **24:1; 24:8**

Arbitration Institute of the Stockholm
Chamber of Commerce, **4:9**

British Columbia International Arbitra-
tion Centre, **4:10**

Chartered Institute of Arbitrators, **4:11**

China International Economic and Trade
Arbitration Commission, **4:12**

Commercial Arbitration and Mediation
Center for the Americas
(CAMCA), **4:13; 4:14**

Financial Industry Regulatory Authority
(FINRA), **4:6**

Forum, formerly the National Arbitra-
tion Forum, **4:8**

Initiation of arbitration, **18:2**

International Centre for the Settlement
of Investment Disputes, **4:15**

International Chamber of Commerce,
4:16; 4:17

ARBITRATION SERVICE

PROVIDERS—Cont’d

International Commercial Arbitration
Court at the Russian Federation
Chamber of Commerce and
Industry, generally, **4:18**

International Commercial Arbitration
Court at the Russian Federation
Chamber of Commerce and
Industry, Procedures, **4:19**

International Council for Commercial
Arbitration, **4:23**

International Court of Arbitration, **4:17**

International Institute for Conflict
Prevention and Dispute Resolution
(CPR), **4:7**

Judicial Arbitration and Mediation Ser-
vices (JAMS), **4:5**

London Court of International Arbitra-
tion, **4:20**

Netherlands Arbitration Institute, **4:21**

New Era ADR, **4:8.50**

Notice of intention to arbitrate, **18:2**

Permanent Court of Arbitration in the
Hague, **4:22**

Singapore Chamber of Maritime
Arbitration, **4:24**

Singapore International Arbitration
Center, **4:25**

Uninsured motorists, **4:4**

United Nations Commission on
International Law, **4:27**

United Nations Commission on
International Trade Law

Generally, **4:26 to 4:28**

Rules, **4:28**

United Nations Commission on
International Law, **4:27**

World Intellectual Property Organization
Arbitration and Mediation Center,
4:29

ARBITRATOR

Court, **23:21**

ARBITRATOR MISCONDUCT

Discovery, **32:10**

ARBITRATORS

Generally, **24:1 et seq.**

Abandonment of duties, **27:4**

Administrative conference, **28:8**

Advertising and promotion, **5:13**

INDEX

ARBITRATORS—Cont'd

Advisory opinions, **16:78**
Agency, **24:7**
Arbitral immunity, **27:2**
Removal of arbitrator, **26:5**
Application of law
Generally, **30:1 to 30:8**
Choice-of-law clause in main contract, reference to, **30:7**
No reference to law in arbitration clause
Generally, **30:2 to 30:4**
Knowledge and experience, reliance on, **30:3**
Sense of justice, reliance on, **30:4**
Not stating reasons for award, impact, **30:8**
Situs, reference to in arbitration clause, **30:5**
Specific law, reference to in arbitration clause, **30:6**
Appointment, **24:5**
Generally, **24:1 to 24:12**
Agency, appointment by, **24:7**
Court appointment, **24:8**
Emergency arbitrators, **24:11**
Parties, named by, **24:6**
Qualities desired, **24:3**
Successors, integral versus ancillary test, **26:9**
Tripartite tribunals, **24:10**
Attorneys, bias, disqualifying factor, **25:15**
Authority
Generally, **26:1 to 26:9; 50:17**
Reinstatement, **26:3**
Award
Appeal to arbitrator, **37:3; 37:4**
Ethical considerations, **5:18**
Impact of not stating reasons, **30:8**
Bias
Additional particular matters raising questions of bias, **25:17**
Disqualifying factors, **25:9 to 25:17**
Family relationships as indicator of bias, **25:16**
Possible bias, **25:15**
Social relationships as indicator of bias, **25:16**
Tests of bias, **25:9 to 25:11**

ARBITRATORS—Cont'd

Burden of proof, evident partiality, **25:10**
Business relationship as disqualifying factor, **25:13**
Canon X arbitrators, neutrality exemptions, **5:7**
Capacity, **25:1; 26:8**
Categories, **24:2**
Challenge of awards
Appeal to arbitrator, **37:3; 37:4**
Judicial challenge, **38:14**
Remanding to same or different arbitrator, **40:11**
Removal of arbitrator, parties response to challenge, **26:6**
Checklists
Preparation for hearing, **28:12**
Qualifications, **25:6**
Choice-of-law clause in main contract, reference to, **30:7**
Codes of ethics for arbitrators in commercial disputes, **App. K-1; App. K-1**
Communications with parties and other arbitrators, **5:12**
Comparison of standards applicable to judges, **5:4**
Compensation, **5:14**
Conduct of proceedings. **Ethical Considerations** (this index)
Confidentiality and trust, **5:20**
Confidential or privileged information, **5:9**
Consultants, hearings, **28:4**
Contract, claim, unconscionable, **15:12**
Costs and expenses, **5:14; 47:1; 47:2**
Court, **24:8; 26:7**
Death, incapacity or withdrawal, **5:21; 26:8**
Decisions
Ethical considerations, **5:18**
Immunity from liability, **27:3**
Demand, **18:8**
Determination
Generally, **15:11 to 15:14**
Contract, unconscionable, **15:12**
Fraud, **15:14**
Procedural, **15:13**
Prospective waiver doctrine, **15:11.70**

ARBITRATORS—Cont'd

Determination—Cont'd
 Unconscionable, claim contract is, **15:12**
 Disability, disqualifying factor, **25:17**
 Disclosure
 Duty to disclose, **25:6**
 Failure as showing evident partiality, **25:11**
 Discovery, **28:3**
 Disinterested, **1:1**
 Disqualification, **24:4**
 Disqualifying factors. Qualifications, below
 Duties of, estates, **16:38**
 Emergency arbitrators, appointment, **24:11**
 Employment relationship
 Disqualifying factor, **25:14**
 Indicator of bias, **25:14**
Ethical Considerations (this index)
 Ethics, uninsured motorists claims, **16:111**
 Ethnic bias, disqualifying factor, **25:17**
Evidence, **28:10**
 Evident partiality, disqualifying factors, **25:9 to 25:11**
 Expedited appointment procedure, **24:12**
 Expedited procedure
 Hearings, **28:2**
 Expertise, **25:2**
 Expert witnesses, **28:5**
 Fair and diligent conduct of proceedings. **Ethical Considerations** (this index)
 Family
 Relationships as indicator of bias, **25:16**
 Ties as disqualifying factor, **25:16**
 Forms. AAA forms, above
 Fraud, **15:14**
Functus officio, **16:77; 26:1 to 26:3**
 Gender bias, disqualifying factor, **25:17**
 Handicapped, disqualifying factor, **25:17**
 Hearings
 Administrative conference, **28:8**
 Arbitrator, role of, **29:4**
 Checklist, preparation for hearing, **28:12**
 Consultants, **28:4**

ARBITRATORS—Cont'd

Hearings—Cont'd
 Delegation of arbitrator's functions, **29:14**
 Discovery, **28:3**
 Discretion of arbitrator, **29:10**
 Evidence, **28:10**
 Expedited procedures, **28:2**
 Expert witnesses, **28:5**
 Hearsay evidence, **28:10**
 Independent investigation by arbitrator, **29:13**
 Litigation preparation compared to hearing preparation, **28:1**
 Narrowing issues in preparation for hearing, **28:6**
 Oath of arbitrator, **29:5**
 Order of presentation, **28:7**
 Prehearing conference, **28:9**
 Preliminary hearings, **28:9**
 Preparation for, generally, **28:1 to 28:12**
 Procedure, **28:11**
 Expedited procedures, **28:2**
 Role, **29:4**
 Subpoena power of arbitrator, **29:12**
 Votes of arbitrator, **29:2**
 Witnesses, **28:3; 28:5**
 Hearsay evidence, **28:10**
 Immunity from liability, **27:1 to 27:5; 27:6**
 Impartial arbitrator
 Burden of proving partiality, **25:10**
 Nature of commercial arbitration, **1:1**
 Qualification of arbitrator, **25:8**
 Integral versus ancillary, **26:9**
 Intimidating or threatening
 Generally, **27:6 to 27:13**
 Arguments and threats distinguished, **27:8**
 Burden of proof, **27:10**
 Collateral estoppel and res judicata, **27:12**
 Need to show bias, **27:9**
 Nevada statutory protections, **27:11**
 Undue means, **27:7**
 Involvement in proceeding, **25:4**
 Jurisdiction, **16:77; 16:109**
 Knowledge
 Disqualifying factor, **25:12**

INDEX

ARBITRATORS—Cont'd

Knowledge and experience, reliance on, no reference to law in arbitration clause, **30:2**
Knowledge as disqualifying factor, **25:12**
Litigation compared with preparation for hearing, **28:1**
Maritime arbitration, **App. K-2**
Misconduct of arbitrator
 Judicial review of challenged awards, **39:8 to 39:11**
Narrowing issues, **28:6**
National association of securities dealers (NASD), arbitral immunity, **27:5**
Neutrality. **Ethical Considerations** (this index)
Nondisclosure by arbitrator as showing evident partiality, **25:11**
Number, **24:9**
Objection, **25:5**
Order of presentation, **28:7**
Parties, **24:6**
 Reinstatement of arbitrator, **26:3**
 Removal of arbitrator, **26:4**
 Removal of arbitrator, response to challenge, **26:6**
Personal knowledge, disqualifying factor, **25:12**
Physical disability, disqualifying factor, **25:17**
Place or location, **20:3**
Powers of, close corporations, dissolution, **16:43**
Prehearing conference, **28:9**
Prejudice as disqualifying factor, **25:9 to 25:17**
Preliminary hearings, **28:9**
Preparation for hearing. Hearings, above
Presentation of evidence, **28:7**
Privileged or confidential information, ethical considerations, **5:9**
Procedural arbitrability, **15:13**
Proceeding, involvement in, **25:4**
Qualifications
 Generally, **1:1; 5:10 to 5:14; 25:1 et seq.**
 Advertising and promotion, **5:13**
 Attorneys, bias, disqualifying factor, **25:15**

ARBITRATORS—Cont'd

Qualifications—Cont'd
 Bias or prejudice as disqualifying factors, **25:9 to 25:17**
 Burden of proving partiality, **25:10**
 Business relationship as disqualifying factor, **25:13**
 Business relationship as indicator of bias, **25:13**
 Capacity, **25:1**
 Checklist, **25:6**
 Communications with parties and other arbitrators, **5:12**
 Compensation and expenses, **5:14**
 Disclose, duty to, **25:18**
 Disqualifying factors, **25:7 to 25:18**
 Employment relationship
 Disqualifying factor, **25:14**
 Indicator of bias, **25:14**
 Ethical considerations, **5:10 to 5:14**
 Ethnic bias, disqualifying factor, **25:17**
 Evident partiality as disqualifying factor, **25:9 to 25:11**
 Expertise, **25:2**
 Fairness and integrity, **5:11**
 Family ties as disqualifying factor, **25:16**
 Gender bias, disqualifying factor, **25:17**
 Handicapped, disqualifying factor, **25:17**
 Impartial arbitrator, above
 Integrity and fairness, **5:11**
 Involvement in proceeding, **25:4**
 Knowledge, disqualifying factor, **25:12**
 Nondisclosure by arbitrator, **25:18**
 Party and impartial arbitrators, disqualifying factors, **25:8**
 Personal knowledge, disqualifying factor, **25:12**
 Physical disability, disqualifying factor, **25:17**
 Proceeding, involvement in, **25:4**
 Racial bias, disqualifying factor, **25:17**
 Religious bias, disqualifying factor, **25:17**
 Reputation, **25:3**
 Sex bias, disqualifying factor, **25:17**

ARBITRATORS—Cont'd

Qualifications—Cont'd
 Social relationship as disqualifying factor, **25:16**
 Tests of bias, disqualifying factors, **25:9 to 25:11**
 Waiver of right to object to arbitrator, **25:5**
 Qualities desired, **24:3**
 Quantum meruit, **47:1**
 Racial bias, disqualifying factor, **25:17**
 Reasons for award, impact of not stating, **30:8**
 Reinstatement, **26:3**
 Religious bias, disqualifying factor, **25:17**
 Removal
 Agency, **26:5**
 Court, **26:7**
 Parties, **26:6**
 Remuneration, **47:1; 47:2**
 Reputation, **25:3**
 Resignation
 Parties request, **26:6**
 Sense of justice, reliance on, no reference to law in arbitration clause, **30:4**
 Sex bias, disqualifying factor, **25:17**
 Situs, reference to in arbitration clause, **30:5**
 Social relationships
 Disqualifying factor, **25:16**
 Indicator of bias, **25:16**
 Special status, **27:1 to 27:13**
 Specific law, reference to in arbitration clause, **30:6**
 Status, **27:1 to 27:13**
 Successors, appointment, integral versus ancillary test, **26:9**
 Termination of authority, **26:1 to 26:9**
 Testimony, **27:13**
 Tests of bias
 Burden of proof, evident partiality, **25:10**
 Business relationship as indicator of bias, **25:13**
 Disqualifying factors, **25:7 to 25:17**
 Employment relationship as indicator of bias, **25:14**
 Evident partiality, disqualifying factors, **25:7 to 25:17**

ARBITRATORS—Cont'd

Tests of bias—Cont'd
 Particular applications, evident partiality, **25:9**
 Threatening. Intimidating or threatening, above
 Tripartite tribunals, **24:10**
 Trust and confidentiality, **5:20**
 Unconscionable, claim contract is, **15:12**
 Vacation of award, remanding to same or different arbitrator, **40:11**
 Waiver of right to object to arbitrator, **25:5**
 Withdrawal, **5:21; 26:8; 27:5**
 Witnesses, **27:13; 28:3**
 Expert witnesses, **28:5**

ARGUMENTS AND THREATS**DISTINGUISHED**

Intimidating or threatening arbitrator, **27:8**

ARIZONA

Judicial arbitration, **1:9**

ASSIGNEES

Nonsignatories, successors in interest, **13:38**

ASSOCIATIONS

Subsequent acts and matters, **12:8**

ATTORNEYS

Attorneys-in-fact, malpractice, **16:88**
 Bias, disqualification of arbitrator, **25:15**
 Hearings, **29:2**
 Interrogation of counsel, **29:2**
 Judicial challenge of award, **38:27**
 Malpractice, **16:88; 38:27**

ATTORNEYS' FEES

Generally, **35:22; 48:1**
 Authorization of fee award in applicable statute or rule of arbitration forum, **48:6**
 Bad faith and the like, **48:8**
 Prevailing party, **48:7**
 Provision for fee award in arbitration clause, submission
 Other agreement of parties, **48:5**
 U.S. Supreme Court rulings, **48:2**
 1995 and 1996 rulings, **48:4**
 1980s rulings, **48:3**

INDEX

AUTHORITY AND AUTHORIZATION
Arbitrators, **26:1 to 26:9**
Termination of, **26:1 to 26:9**

AUTOMATIC STAY
Generally, **52:9 to 52:11**
Bankruptcy (this index)
Relief from stay, **52:10**
Violation of stay, **52:11**

AWARDS
Generally, **33:1 et seq.**
Acknowledgment, **34:4**
Adding interest, **44:1**
Ambiguities and unresolved details, effect of, **33:7**
American awards abroad, enforcement of
Generally, **51:1 to 51:4**
Civil law countries, **51:4**
Common-law countries, **51:3**
U.S. State Department, information provided by, **51:2**

Appeal and Review (this index)
Application to court, **41:4**
Arbitrary and capricious, **39:18**
Arbitrators
Ethical considerations, **5:18**
Reasons for award, impact of not stating, **30:8**
Burden of proof, **36:8; 36:11**
Certainty, **33:2**
Challenges
Appeal and Review (this index)
Arbitrators (this index)
Clarification of award, **40:1; 40:10**
FAA, procedure and review under, **40:2**
Judicial Challenge of Award (this index)
Modification of Award (this index)
Nonjudicial Challenge of Award (this index)
Remanding to same or different arbitrator, **40:11**
Vacation of Award (this index)
Checklists
Drafting, procedural requirements, **34:8**
Judicial enforcement, **42:5**
Clauses, **33:5; 43:2**

AWARDS—Cont'd
Clerk of court, **34:6**
Collateral estoppel
Generally, **36:9 to 36:11**
Burden of proof, **36:11**
Elements of, **36:10**
Completely irrational, **39:19**
Completeness, **33:2**
Confirmation, **41:1**
Consent awards, **33:6**
Consistency of award with statutory requirements, **42:4**
Constitutional law, **46:2**
Courts, **41:4**
Decision on merits, **33:4**
Default award, **45:2**
Defenses, **46:3**
Definite, final and, **39:14**
Delivery, **34:5**
Drafting, **34:8**
Enforcement
Adding interest, **44:1**
Appeal from judgment, **44:3**
Arbitration service provider rules, reference to, **43:3**
Contractual clause as basis for jurisdiction, **43:2**
Intrastate enforcement, **43:1 to 43:3; 45:1; 45:2**
Judgment on award
Generally, **46:1 to 46:3**
Effect of, **44:1 to 44:4**
Judicial enforcement
Generally, **42:1 to 42:5**
Checklist, **42:5**
Consistency of award with statutory requirements, **42:4**
Nonstatutory enforcement, **42:2**
Statutory enforcement, **42:3**
Jurisdictional questions, **45:1**
Jurisdictional requirements, **43:1**
Merger of award into judgment, **44:2**
Reference to rules of arbitration service providers, **43:3**
Res judicata, **44:4**
“Sister-state,” **45:1; 45:2**
Suit on award (common-law enforcement action), **45:1**
Trade discipline as aid, **41:2**

AWARDS—Cont'd

Enforcement—Cont'd
 Waiver of right to application to court, **41:4**
 Filing, **34:6**
 Final and definite, **39:14**
 Findings, **34:7**
Foreign Arbitral Awards in the United States (this index)
 Full faith and credit clause of Constitution, **46:2**
 Full-settlement clause, **33:5**
 Interest on money, **44:1**
 Interstate enforcement, **45:1; 45:2**
 Intrastate enforcement, **43:1 to 43:3; 45:1; 45:2**
 Judgment on appeal from award distinguished from appeal from award, **44:3**
Judgment on Award (this index)
Judicial Challenge of Award (this index)
 Judicial enforcement. Enforcement, above
 Jurisdiction, **43:1; 43:2; 45:1; 46:3**
 Labor arbitration, **36:3**
Labor Arbitration (this index)
 Later arbitration, effect on, **36:1 to 36:13**
 Limitations and restrictions, **34:1**
 Majority or unanimity, **34:2**
 Merger of award into judgment, **44:2**
 Merits, **33:4**
 Motion to confirm award transformed into judgment, **43:1**
 Multiple awards, **33:3**
Nonjudicial Challenge of Award (this index)
 Nonstatutory enforcement, **42:2**
 Parties
 Res judicata, **36:7**
 Procedural requirements
 Generally, **34:1 to 34:8**
 Acknowledgment, **34:4**
 Checklist for drafting, **34:8**
 Clerk of court, **34:6**
 Delivery, **34:5**
 Filing, **34:6**
 Majority or unanimity, **34:2**
 Recording, **34:6**
 Separate findings, **34:7**

AWARDS—Cont'd

Procedural requirements—Cont'd
 Signature, **34:3**
 Time limits for rendering, **34:1**
 Reasoned awards, **33:9**
 Reasons for award, impact of not stating, **30:8**
 Reference to rules of arbitration service providers, **43:3**
Remedies (this index)
 Res judicata
 Generally, **36:4 to 36:8; 44:4**
 Burden of proof, **36:8**
 Claim preclusion, elements of, **36:5**
 Parties, **36:7**
 Second arbitration, **36:6**
 Second arbitration, **36:6**
 Separate findings, **34:7**
 Settlement, **33:5**
 Signature, **34:3**
 Stare decisis, **36:12; 36:13**
 Statutory
 Enforcement, **42:3**
 Requirements, **42:4**
 Substantive requirements
 Ambiguities and unresolved details, effect of, **33:7**
 Certainty, **33:2**
 Completeness, **33:2**
 Consent awards, **33:6**
 Decision on merits, **33:4**
 Full-settlement clause, **33:5**
 Multiple awards, **33:3**
 Reasoned awards, **33:9**
 Surplusage, **33:8**
 Sundays, **29:3**
 Supplemental awards, **36:2; 36:3**
 Surplusage, **33:8**
 Time limits for rendering, **34:1**
 Trade discipline as aid, **41:2**
 Unanimity, **34:2**
 United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards, **App. D**
 Unresolved issues, **33:7**
 Waiver of right to application to court, **41:4**

BANKRUPTCY

Appeals, **52:24**
 Arbitration, **52:17**

INDEX

BANKRUPTCY—Cont'd

- Arbitration agreements, **52:16**
- Automatic stay
 - Generally, **52:9 to 52:11**
 - Relief from stay, **52:10**
 - Violation of stay, **52:11**
- Cases and proceedings, **52:3**
- Claim
 - Preclusion, **52:20**
 - Proof of, **52:13**
- Confirmation, **52:17; 52:18**
- Core proceedings, **52:4; 52:5; 52:7**
- Enforcement of prepetition arbitration agreements
 - Core proceedings, **52:7**
 - Noncore proceedings, **52:6**
- Executory contracts, **52:12**
- Injunctive relief, **52:22**
- Interest in proceedings, **52:13**
- Introduction, **52:1 to 52:4**
- Issue preclusion, **52:21**
- Law of, **52:2**
- Leases, unexpired, **52:12**
- Multiple Parties, filings by, **52:23**
- Noncore proceedings, **52:4; 52:5; 52:6**
- Nonsignatories, **13:40**
- Objections to proof of claim or interest, **52:14**
- Plans
 - Generally, **52:15 to 52:18**
 - Agreements, arbitration, **52:16**
 - Arbitration, **52:17**
 - Confirmation, **52:17; 52:18**
- Portions of bankruptcy case or proceeding, use of arbitration in, **52:8 to 52:21**
- Preclusion
 - Generally, **52:19 to 52:21**
 - Claim, **52:20**
 - Issue, **52:21**
- Prepetition arbitration agreements.
 - Enforcement of prepetition arbitration agreements, above
- Proceedings and cases, **52:3**
- Proof of claim or interest, **52:13**
- Relief from stay, **52:10**
- Stay of proceedings. Automatic stay, above
- Termination or expiration, leases, **52:12**
- Unexpired leases, **52:12**

BANKRUPTCY—Cont'd

- Violation of stay, **52:11**

BAY MILLS DECISION

- Native Americans, sovereign immunity, **53:18**

BEHAVIOR

- Conduct and Misconduct** (this index)

BIAS

- Intimidating or threatening arbitrator, need to show bias, **27:9**
- Partiality** (this index)

BRIEFS

- Generally, **29:8**

BRITAIN

- History of arbitration, **2:5**
- London Court of International Arbitration (LCIA), **4:20; App. H**

BRITISH COLUMBIA INTERNATIONAL ARBITRATION CENTRE

- Arbitration service providers, **4:10**

BROAD OR RESTRICTIVE CLAUSES

- Arbitrability, **15:19**

BROWSEWRAP ARBITRATION AGREEMENTS

- Incorporation by reference, **10:12**
- Statutory requirements, **9:13**

BURDEN OF PROOF

- Presumptions and Burden of Proof** (this index)

BUSINESS RELATIONSHIP

- Arbitrator disqualification, **25:13**
- Invocation of arbitration, continuation of relationship, **17:3**

BYLAWS

- Associations, **10:14**
- Incorporation by reference, **10:14**

CALIFORNIA

- Judicial or court - annexed arbitration, **1:10**
- Vacation of award, expanded review, **40:7**

CANADA

British Columbia International Arbitration Centre, **4:10**

CANCELLATION

Subsequent acts and matters, **12:16 to 12:21**

CANON X ARBITRATORS

Ethical considerations, exemptions for Canon X arbitrators, **5:7**

CAPACITY OF ARBITRATOR

Qualification of arbitrator, **25:1**

CERTAINTY AND DEFINITENESS

Awards, **33:2; 33:7**

Drafting of clauses, clear and unambiguous language, **8:22**

Judicial review of challenged awards, judge-made nonstatutory grounds, **39:15 to 39:20**

Tribal sovereign immunity, clarity of waiver, **53:9**

CHALLENGES

Arbitrators (this index)

Award (this index)

Clarification of Award (this index)

Court

Appeal and Review (this index)

FAA

Judicial review of challenged awards, **Appeal and Review** (this index)

Procedure and review, awards, **40:2**

Judicial Challenge of Award (this index)

Judicial review of challenged awards, **Appeal and Review** (this index)

Nonjudicial Challenge of Award (this index)

Nonstatutory grounds, **Appeal and Review** (this index)

Public Policy (this index)

Remanding to same or different arbitrator, **40:11**

Statutory grounds

FAA, **Appeal and Review** (this index)

Judicial Challenge of Award (this index)

CHARTERED INSTITUTE OF ARBITRATORS

Arbitration service providers, **4:11**

CHECKLISTS

Arbitration agreement, points to cover in clauses, **8:24**

Arbitrator, **25:6; 28:12**

Awards, **34:8; 42:5**

Demand, **18:10**

Hearings, **29:19; 29:20**

Invocation of arbitration, **17:10**

Submissions, **8:4.50**

CHILDREN AND MINORS

Custody, **16:99**

Nonsignatories, third party beneficiaries, **13:34**

Support, **16:100**

CHINA INTERNATIONAL ECONOMIC AND TRADE ARBITRATION COMMISSION

Arbitration service providers, **4:12**

CHOICE OF FORUM

Unconscionability, **16:29**

CHOICE OF LANGUAGE

Place or location, **20:6**

CHOICE OF LAW

Governing Law (this index)

CHRISTIANITY

Religious organizations and issues, **54:12**

CHURCH POLITY

Religious organizations and issues, **54:10**

CIVIL RIGHTS ACT

Development of commercial arbitration law, **7:7**

CLAIM PRECLUSION

Res Judicata (this index)

CLARIFICATION OF AWARD

Generally, **40:1**

Challenge of award, **40:10**

FAA procedure and review, **40:2**

CLARITY OF WAIVER

Tribal sovereign immunity, **53:9**

INDEX

CLASS ACTIONS AND ARBITRATION

Arbitrability, **15:22; 16:30 to 16:34**
Labor arbitration rules, **App. F-7**
Unconscionability, **16:34**

CLASS ARBITRATION

Generally, **32A:8 to 32A:13**
American Express Co. v. Italian Colors Restaurant, **32A:12**
AT&T Mobility LLC v. Concepcion, **32A:11**
DIRECTV v. Imburgia, **32A:13**
Green Tree Financial Corp. v. Bazzle, **32A:9**
Stolt-Nielsen SA v. AnimalFeeds Intern. Corp, **32A:10**

CLAUSES

Ad hoc arbitration, **8:20**
Arbitrability, **15:19**
Awards, **33:5; 43:2**
Broad or restrictive, arbitrability, **15:19**
Checklist of points to cover in clauses, **8:24**
Clear and unambiguous language, use of, **8:22**
Construction industry, **16:4**
Corporations, **16:7**
Covenants not to compete, **16:12**
Demand, **18:4**
Drafting of, generally, **8:19 to 8:24**
Entry-of-judgment clause, statutory requirements, **9:14**
External arbitration clauses, incorporation by reference, **10:1**
Institutional arbitration, **8:21**
Invocation of arbitration, **17:7**
Maritime arbitration, **16:84**
No reference to law in arbitration clause, **30:2 to 30:4**
Partnerships, **16:93**
Procedures to be followed, setting forth, **8:23**
Rule-of-court clause, statutory requirements, **9:15**
Situs, reference to, **30:5**
Specific law, reference to, **30:6**
Torts, **16:103**

CLEAR AND UNAMBIGUOUS LANGUAGE

Clauses, drafting of, **8:22**

CLICKWRAP ARBITRATION AGREEMENTS

Incorporation by reference, **10:12**
Statutory requirements, **9:13**

CLOSING

Hearings, **29:16; 29:17**

CODE OF ETHICS

Arbitrators in commercial disputes, **App. K-1**
Maritime arbitration, **App. K-2**

COLLABORATIVE LAW

Definition, **3:32**

COLLATERAL ESTOPPEL

Awards, effect on later arbitration
Generally, **36:9 to 36:11**
Burden of proof, **36:11**
Elements of, **36:10**
Bankruptcy, **52:21**
Burden of proof, **36:11**
Elements of, **36:10**
Intimidating or threatening arbitrator, **27:12**

COLLATERAL PROCEEDINGS

Partnerships, **16:94**

COLLECTIVE BARGAINING AGREEMENT

Arbitrability, **16:41**
Incorporation by reference, **10:7**

COMMENCEMENT

Delay or failure to, **23:6**

Demand for Arbitration (this index)

Invocation of Arbitration (this index)

Place or Location (this index)

“COMMERCE IN FACT”

Development of law, **7:4**

COMMERCIAL ACTIVITIES UNDER TRIBAL LAW

Native American Tribes and Nations (this index)

COMMERCIAL ACTIVITY

Exceptions, Foreign Sovereign Immunities Act, **22:12**

**COMMERCIAL ARBITRATION AND
MEDIATION CENTER FOR THE
AMERICAS (CAMCA)**

Arbitration service providers, **4:13; 4:14**

COMMON - LAW ARBITRATION

Generally, **6:1 et seq.**

Alteration by modern statutes

 Federal Arbitration Act, **6:2**

 State statutes

 Generally, **6:3 to 6:6**

 Revised Uniform Arbitration Act,
 6:5

 States with modern arbitration
 laws, **6:6**

 Uniform Arbitration Act, **6:4**

Coexistence of common law and statu-
tory arbitration

 Generally, **6:7 to 6:9**

Deciding which type of arbitration to
use, **6:8**

 Statutory requirements, failure to
 comply with, **6:9**

Deciding which type of arbitration to
use, **6:8**

Statutory requirements, failure to
comply with, **6:9**

COMMON - LAW ENFORCEMENT

Interstate enforcement, **45:1**

COMMUNICATIONS

Ethical considerations, communications
with parties and other arbitrators,
5:12

COMPENSATION

Arbitrator remuneration, **47:1; 47:2**

Arbitrators, ethical considerations, **5:14**

Attorneys' fees, **35:22; 48:1**

COMPLAINTS

Consumer, **15:4 to 15:7**

**COMPLETELY IRRATIONAL
AWARD**

Judicial review of challenged awards,
39:19

COMPLETENESS

Awards, **33:2**

COMPULSORY ARBITRATION

Definition, **3:15**

COMPULSORY ARBITRATION

—Cont'd

Nature of commercial arbitration, **1:2;**
1:5

CONCILIATION

Arbitration distinguished, **1:3; 17:1**

Attempt prior to arbitration, **17:1**

Definition, **3:10**

CONDITION PRECEDENT

Generally, **23:7**

Challenge to enforcement, **23:2**

CONDUCT AND MISCONDUCT

Judicial review of challenged awards,
39:8 to 39:11

Tribal sovereign immunity, conduct
constituting waiver, **53:8**

**CONFIDENTIAL OR PRIVILEGED
INFORMATION**

Arbitrators, ethical considerations, **5:9**

Listener, **3:27**

Virtual hearings, **29A:9**

CONFIRMATION

Award, **41:1**

Bankruptcy, **52:17; 52:18**

Enforcement of unconfirmed award,
41:05 to 41:4

Judgment entered upon confirmation or
refusal to confirm award, **44:3**

Motion to confirm award transformed
into judgment, **43:1**

Venue for confirming award, **43:1**

CONFLICTS

Governing Law (this index)

Public policy, **39:17**

CONSENT

Awards, substantive requirements, **33:6**

Clickwrap arbitration agreements, statu-
tory requirements, **9:13**

Employee handbooks, **16:47**

Jurisdiction, consent to, **21:2; 43:1**

 Personal jurisdiction, **21:2**

 Nature of commercial arbitration, **1:1;**
1:2; 1:3

CONSEQUENTIAL DAMAGES

Remedies, **35:9**

INDEX

CONSIDERATION

- Arbitration agreement, **8:11**
- Credit Cards, **16:23**
- Employee handbooks, **16:48**

CONSISTENCY

- Awards, **42:4**

CONSOLIDATION

- Generally, **32A:1 to 32A:7**
- Authority to consolidate, **32A:3**
- Class arbitration distinguished, **32A:2**
- Consent, **32A:5**
- Deciding whether to allow consolidation, **32A:6**
- Effect of consolidation, **32A:7**
- Factors considered, **32A:4**

CONSTITUTIONAL LAW

- Arbitration agreement, **8:2**
- Awards, **46:2**
- Due process
 - Consumer due process protocol, **App. G-2**
 - Employment relationship, mediation and arbitration of statutory disputes arising from, **App. G-1**
 - Statutory arbitration law, **7:3**
- Full faith and credit, **46:2**
- Statutory arbitration, **7:3**

CONSTRUCTION INDUSTRY

- Arbitrability of disputes
 - Generally, **16:2 to 16:5**
 - Clauses, **16:4**
 - Contracts, building construction, **16:3**
 - Subcontractors, **16:5**
- Arbitration rules, including procedures for large, complex construction disputes, **App. F-2**
- Home construction arbitration rules and mediation procedures, **App. F-12**
- Mediation procedures, including procedures for large, complex construction disputes, **App. F-2**

CONSULTANTS

- Arbitrators, hearings, **28:4**

CONSUMER COMPLAINTS

- Generally, **15:4 to 15:7**
- Agreements, **15:7**
- Costs, **15:4**
- Credit Repair Organizations Act, **15:6**

CONSUMER COMPLAINTS—Cont'd

- Magnuson-Moss Warranty Act, **15:5**

CONSUMER LOANS

- Unconscionability, **8A:4; 8A:10**

CONSUMERS

- Complaints, **15:4 to 15:7**
- Due process protocol, **App. G-2**
- May 1 2025, Arbitration rules, Mediation Procedures, **App. F-11**

CONTEMPLATION TEST

- Rejection in favor of “commerce in fact” interpretation, **7:4**

CONTINUANCE

- Challenge to enforcement, **23:14**

CONTINUATION OF BUSINESS RELATIONSHIP

- Invocation of arbitration, **17:3**

CONTRACTS AND AGREEMENTS

- Adhesion Contracts** (this index)
- Arbitration Agreements** (this index)
- Arbitration as contractual proceeding, **1:1; 1:2; 7:4; 54:3**
- Bankruptcy, executory contracts, **52:12**
- Building construction contracts, arbitrability, **16:3**
- Consumer Complaints, **15:7**
- Contractual nature, arbitrability, **15:2**
- Employment agreements, unilateral revocation, subsequent acts and matters, **12:22**
- Oral agreements, unilateral revocation, subsequent acts and matters, **12:17**
- Remedies, **35:3; 35:10; 35:14**
- Revocation and cancellation, unilateral revocation, subsequent acts and matters, **12:21**

CONVENTION ON THE SETTLEMENT OF INVESTMENT DISPUTES

- Generally, **22:20**

COPYRIGHTS

- Intellectual Property Rights** (this index)

CORE PROCEEDINGS

- Bankruptcy, **52:5 to 52:7**

CORPORATIONS

Arbitrability
Generally, **16:6 to 16:10**
Clauses, **16:7**
Shares, purchase of, **16:9**
Stock valuation, **16:10**
Voting rights, **16:8**
Clauses, **16:7**
Dissolution
Generally, **16:42 to 16:44**
Powers of arbitrator, **16:43**
Third parties, obligations and liabilities to, **16:44**
Nonsignatories
Corporate alter ego, **13:18**
Corporate officers, **13:13**
Enforcing agreement against alter ego, **13:19**
Powers of arbitrator, **16:43**
Shares, purchase of, **16:9**
Stock valuation, **16:10**
Third parties, obligations and liabilities to, **16:44**
Voting rights, **16:8**

CORRUPTION

Judicial review of challenged awards, **39:3 to 39:5**

COST

Unconscionability, **8A:15**

COSTS AND EXPENSES

Generally, **47:1 et seq.**
Administrative expenses, **48:2**
Arbitrators, **5:14; 47:1; 47:2**
Attorneys' fees, **48:1**
Class actions and arbitrations, **16:33**
Consumer complaints, **15:4**
Fees, **47:2; 48:1**
Forms. AAA forms, above
Inherent invalidity, unconscionability, **11:17**
Remedies, **35:19 to 35:21**
Remuneration of arbitrators, **47:1; 47:2**
Unconscionability, **16:28**

COUNSEL

Attorneys (this index)

COUNTERCLAIM

Challenge to enforcement, **23:16**
Demand, **18:9**

COUNTERCLAIM—Cont'd

Foreign Sovereign Immunities Act, **22:18**
Invocation of arbitration, **17:9**

COURT

Arbitrability, **15:10**
Arbitrator, **23:21; 24:8**
Attachments, **31:5; 31:6**
Awards, **41:4**
Challenges (this index)
Consolidation of Proceedings (this index)
Differences between court action and arbitration proceeding, **1:2**
Discovery (this index)
Dispute settlement, **1:5; 1:6**
Enforcement. Judicial Enforcement (this index)
Injunctive relief, **31:7 to 31:12**
Invocation of arbitration, judicial determination of validity, **17:2**
Irreparable injury, **31:9**
Judicial Challenge of Award (this index)
Judicial or Court - Annexed Arbitration (this index)
Language, qualifying, **31:8**
Libel and seizure, attachment, **31:6**
Mechanic's lien, **31:13**
Miller Act, **31:14**
Nature of commercial arbitration, **1:1**
Orders of Court (this index)
Pending arbitration relief
Consolidation of Proceedings (this index)
Provisional Remedies (this index)
Place or location, **20:4**
Provisional remedies. Pending arbitration relief, above
Qualifying language, **31:8**
Religious tribunal. **Religious Organizations and Issues** (this index)
Similarities between court action and arbitration proceeding, **1:3**
State court arbitration, preventing, **31:11**
Status quo, preserving, **31:9**
Statutory enforcement, **21:1 to 21:6**
Stay of Actions or Proceedings (this index)

INDEX

COURT—Cont'd
Stipulations, provisional remedies, **31:10**
Supreme Court (this index)

COURT ORDERS
Appeal and Review (this index)
Ex parte proceedings, seeking a, **22:50**
Stay of Actions or Proceedings (this index)

COURTS JURISDICTION TO COMPEL ARBITRATION
Generally, **21:1 et seq.**

COVENANTS NOT TO COMPETE
Generally, **16:11 to 16:15**
Arbitrability (this index)
Clauses, **16:12**
Future option rights, **16:13**
Procedural, **16:15**
Stock exchange, members of, **16:14**

CREDIT CARDS
Amendment, unilateral, **16:21**
Arbitrability, **16:16 to 16:24**
Consideration, **16:23**
Governing law, **16:17**
Modification, unilateral, **16:19; 16:20**
Opt-out provisions, **16:22**
Signature, **16:24**

CREDIT REPAIR ORGANIZATIONS ACT
Arbitrability, **16:25**
Consumer complaints, arbitrability, **15:6**

CROSS - EXAMINATION
Generally, **29:11**

DAMAGES
Remedies (this index)

DEADLOCK
Invocation of arbitration, **17:5**

DEATH
Arbitrator, **26:8**
Parties, **12:12**

DECISIONS
Appeal and Review (this index)
Arbitrators
Ethical considerations, **5:18**
Immunity from liability, **27:3**

DECISIONS—Cont'd
Rejection of, lemon laws, **16:82**

DECISION TO ARBITRATE
Invocation of Arbitration (this index)

DEFAULT AWARD
Interstate enforcement, **45:2**

DEFENSES
Awards, **46:3**
Foreign arbitral awards in the United States
Generally, **50:12 to 50:20**
Act of State Doctrine, **50:20**
Adjournment of enforcement, **50:18**
Arbitrators' authority, **50:17**
Duress, **50:15**
Fraud, **50:14**
Interest rate, **50:16**
Provision that court judgment shall be entered, **50:19**
Public policy, **50:13**

DEFERENCE
Challenge, **38:14**
Religious organizations and issues, **54:10**

DEFINITE AND FINAL AWARD
Judicial review of challenged award, **39:14**

DEFINITIONS
Alternative dispute resolutions, **3:1 et seq.**
Arbitration, **1:1; 3:11 to 3:19**
Collaborative law, **3:32**
Compulsory arbitration, **3:15**
Conciliation, **3:10**
Confidential listener, **3:27**
Dispute review board, **3:26; 3:30**
Early neutral evaluation, **3:21**
Evaluative mediation, **3:6**
Facilitated negotiation, **3:3**
Facilitative mediation, **3:7**
Factfinding, **3:18**
Final offer arbitration, **3:13**
Focus groups, **3:25**
Functus officio, **26:1**
Grievance arbitration, **3:16**
Incentive arbitration, **3:14**
Interest arbitration, **3:16**

DEFINITIONS—Cont'd

- Masters, special, **3:22**
- Mediation
 - Generally, **3:5 to 3:10**
 - Arbitration, **3:17**
- Minitrials, **3:20**
- Negotiation, **3:2 to 3:4**
- Nonbinding arbitration, **3:12**
- Ombuds, **3:24**
- Online dispute resolution, **3:33**
- Partnering, **3:28**
- Pearbitration advisory review, **3:19**
- Private judging, **3:26**
- Project neutral, **3:29**
- Referees, special, **3:23**
- Standing neutral, **3:29**
- Step negotiation, **3:4**
- Summary jury trial, **3:23**
- Therapeutic mediation, **3:8**
- Transformative mediation, **3:9**
- Two-track approach, **3:31**
- Voluntary arbitration, **3:15**

DELAY

- Avoidance of delay, **1:1; 1:4; 17:1**
- Challenge to enforcement, **23:6**
- Commence arbitration, **23:6**
- Invocation of arbitration, laches, **17:9**
- Procedural requirements for award, **34:1**

DELEGATION CLAUSES

- Arbitrability, **15:11.50**

DELIVERY

- Awards, **34:5**

DEMAND FOR ARBITRATION

- Generally, **18:1 et seq.**
- Answer, **18:9**
- Arbitrators, selection of, **18:8**
- Checklist, **18:10**
- Claimant, initiation of proceeding by, generally, **18:1**
- Clause, **18:4**
- Contractual and statutory time limits, **19:1**
- Counterclaim, **18:9**
- Deciding on time limits, **19:2**
- Drafting, **18:3; 18:4**
- Failure to pay fees, **18:8.50**
- Intent, **18:2**

DEMAND FOR ARBITRATION

—Cont'd

- Invocation of arbitration
 - Claimant's initiation of proceeding, generally, **18:1**
 - Timeliness, **17:6**
- Limitations and restrictions, **19:1; 19:2**
- Mail service, **18:6**
- New York State, **18:7**
- Notice
 - Generally, **18:7**
 - Intention to arbitrate, **18:2**
- Party desiring arbitration, initiation of proceeding by, generally, **18:1**
- Procedure, generally, **18:5**
- Service, manner of, **18:6**
- Specific statement of subject matter, **18:2**
- States, **18:7**
- Statutes, **19:1**
- Time limitations, **19:1; 19:2**
- Twenty-day notice under New York law, **18:7**
- Verifying dispute is within terms of clause, **18:4**
- Waiver, **18:1**

DEPOSITIONS

- Discovery, **32:8**
- Hearings, **29:12**

DERIVATIVE ACTIONS

- Partnerships, **16:97**

DEVELOPMENT OF COMMERCIAL ARBITRATION LAW

- Common Law Arbitration** (this index)
- Statutory Arbitration** (this index)

DISABILITY

- Arbitrators, disqualifying factor, **25:17**

DISCLOSURE

- Arbitrator, **25:11; 25:18**
- Ethical considerations, disclosure of interests and relationships, **5:8; 5:9**

DISCOVERY

- Generally, **32:1-32:11**
- Agreement of parties, **32:4**
- Arbitrator, **28:3**
- Arbitrator misconduct, **32:10**
- Assistance to foreign and international tribunals, **32:11**

INDEX

DISCOVERY—Cont'd

Authority. Controlling authority, below
Challenge, 23:17
Depositions, 32:8
Discretion of arbitrator, 32:6
Documentary evidence, 32:9
Federal Arbitration Act, 32:2
Hearings, 29:12
Judicial challenge of award, 38:26;
38:27
Nonparties, 32:7
Prehearing, 29:12
State statutes, 32:3
Stipulations, 32:5

DISCRETION OF ARBITRATOR

Discovery, 32:6
Hearings, 29:10

DISMISSAL OF LITIGATION

Challenge to enforcement, 23:11
Sovereign immunity, 14:12
Stay of court action, 23:12

DISPUTE REVIEW BOARD

Defined, 3:30

DISQUALIFICATION AS ARBITRATOR

Arbitrators (this index)

DISTINCTIONS

Judgment on appeal from award
distinguished from appeal from
award, 44:3

DOCTRINES

Act of State, 22:19

DOCUMENTARY EVIDENCE

Discovery, 32:9

DOCUMENTS

Records and Recording (this index)

DOMAIN NAMES

ICANN independent review process,
AAA supplementary procedures,
App. F-3

DOMESTIC ABUSE

Arbitrability, 16:45

DOMESTIC ARBITRATION ORGANIZATIONS

Generally, 4:2 to 4:8.50

DRAFTING

Arbitration clauses, generally, 8:19 to
8:24
Awards, 34:8
Demand, 18:3; 18:4

DUE PROCESS

Consumer due process protocol, **App. G-2**
Employment relationship, mediation and
arbitration of statutory disputes
arising from, **App. G-1**
Statutory arbitration law, 7:3

DURESS

Foreign arbitral awards in the United
States, 50:15
Inherent invalidity, 11:19

EARLY NEUTRAL EVALUATION

Generally, 1:19

ECCLESIASTICAL MATTERS

Religious Organizations and Issues
(this index)

ELIGIBILITY

Qualification as arbitrator. **Arbitrators**
(this index)

EMAIL AGREEMENTS

Enforcement, 23:27

EMERGENCY ARBITRATORS

Appointment, 24:11

EMPLOYEE RETIREMENT INCOME SECURITY ACT

Development of commercial arbitration
law, 7:7

EMPLOYMENT

Agreements, revocation and cancellation,
unilateral revocation,
subsequent acts and matters, 12:22

Collective bargaining, 16:41

Contracts, torts, 16:104

Due process protocol for mediation and
arbitration of statutory disputes
arising out of employment relationship, **App. G-1**

Employment/Workplace Arbitration
Rules and Mediation Procedures

May 1 2025, **App. F-9**

Relationship, arbitrator disqualification,
25:14

EMPLOYMENT—Cont'd

See also **Labor Arbitration** (this index)

EMPLOYMENT DISPUTES

Unconscionability, **8A:11**

ENFORCEMENT

American awards abroad. **Awards** (this index)

Arbitration Agreements (this index)

Awards (this index)

Bankruptcy (this index)

Class action and arbitration, waiver, **16:31**

Foreign Arbitral Awards (this index)

International Transactions (this index)

Judicial Enforcement (this index)

Statutory Enforcement (this index)

United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards, **App. D**

ENGLAND

History of arbitration, **2:5**

London Court of International Arbitration (LCIA), **4:20; App. H**

ENTRY OF JUDGMENT

Clause, statutory requirements, **9:14**

EQUITABLE ESTOPPEL

Nonsignatories (this index)

EQUITY POWER OF COURTS

Judicial challenge of award, **38:25**

ERISA

Development of commercial arbitration law, **7:7**

ESSENCE FROM CONTRACT

Judicial review of challenged awards, **39:20**

ESTATES

Generally, **16:35 to 16:39**

Duties of arbitrator, **16:38**

Fee disputes, **16:39**

Parties, **16:37**

Scope, **16:36**

ESTOPPEL

Collateral estoppel

Awards, effect on later arbitration, **36:9 to 36:11**

ESTOPPEL—Cont'd

Equitable estoppel. **Nonsignatories** (this index)

Nonarbitration parties, estoppel in particular situations, **38:21; 38:22**

ETHICAL CONSIDERATIONS

Generally, **5:1 et seq.; App. K-1**

Advertising and promotion, **5:13**

Arbitrators

See entries throughout this topic

Commercial disputes, code of ethics, **App. K-1**

Awards, **5:18; 5:19**

Binding nature of standards, **5:2; 5:3**

Canon X arbitrators, exemptions for, **5:7**

Codes, sources of, **5:2**

Communications with parties and other arbitrators, **5:12**

Compensation, **5:14**

Conduct of proceedings. Fair and diligent conduct of proceedings, below

Confidentiality and trust, **5:20**

Confidential or privileged information, disclosure of interests and relationships, **5:9**

Costs and expenses, **5:14**

Decisions and awards, **5:18; 5:19**

Diligent conduct of proceedings. Fair and diligent conduct of proceedings, below

Disclosure

Confidential or privileged information, **5:9**

Interests and relationships, **5:8; 5:9**

Investigation and disclosure of arbitrator's status, **5:6**

Exemptions for Canon X arbitrators, **5:7**

Expenses, **5:14**

Fair and diligent conduct of proceedings. Generally, **5:15 to 5:17**

Party representation, **5:16**

Settlements, **5:17**

Fairness, **5:11**

Integrity, **5:11**

Investigation and disclosure of arbitrator's status, **5:6**

Maritime arbitration, code of ethics, **App. K-2**

Nature of standards, **5:3**

INDEX

ETHICAL CONSIDERATIONS
—Cont'd
 Neutrality of arbitrators
 Generally, **5:5 to 5:7**
 Disclosure of arbitrator's status, **5:6**
 Exemptions for Canon X arbitrators, **5:7**
 Investigation of arbitrator's status, **5:6**
 Overview, **5:1**
 Precatory nature of standards, **5:2; 5:3**
 Privileged or confidential information, **5:9**
 Promotional efforts, **5:13**
 Qualifications to serve as arbitrator
 Generally, **5:10 to 5:14**
 Advertising and promotion, **5:13**
 Communications with parties and other arbitrators, **5:12**
 Compensation and expenses, **5:13**
 Integrity and fairness, **5:11**
 Representation of parties, **5:16**
 Settlements
 Generally, **5:19**
 Fair and diligent conduct of proceedings, **5:17**
 Standards
 Applicability to judges and arbitrators, compared, **5:4**
 Code of Ethics in maritime arbitration, **App. K-2**
 Codes of Ethics for arbitrators in commercial disputes, **App. K-1**
 Nature of, **5:3**
 Trust and confidentiality, **5:20**
 Uninsured motorist accident claims, **16:111**
 Withdrawal by arbitrator, **5:21**

ETHNIC BIAS
 Disqualification as arbitrator, **25:17**

EVALUATIONS
 Early neutral, arbitration, **3:21**

EVALUATIVE MEDIATION
 Definition, **3:6**

EVIDENCE
 Arbitrator, **28:10**
 Bankruptcy, proof of claim or interest, **52:13**
 Hearings
 Presentation, **29:9; 29:10; 29:20**

EVIDENCE—Cont'd
 Hearings—Cont'd
 Rules of evidence, **29:2**
 Hearsay evidence
 Arbitrator, **28:10**
 Hearings, **29:2**
 Judicial challenge of award, **38:26; 38:27**
 Refusal to hear, **39:10**

EVIDENTIAL PARTIALITY
 Judicial review of challenged awards, **39:6**

EXCEPTIONS
 Tribal exhaustion doctrine, **53:12**

EXECUTORY CONTRACTS
 Bankruptcy, **52:12**

EXEMPTIONS
 Canon X arbitrators, **5:7**

EXHAUSTION DOCTRINE
 Native American tribes and nations, **53:11; 53:12**

EXHAUSTION OF MEDIATION
 FACILITATION
 Invocation of arbitration, **17:4**

EX PARTE PROCEEDINGS
 Generally, **22:45 to 22:50**
 Court order, seeking, **22:50**
 Mandatory petitions, **22:47**
 Permissive petitions, **22:46**
 Rules
 Arbitration agency, **22:48; 22:49**
 No contact or referral, **22:49**

EXPEDITED HEARING
 PROCEDURES
 Arbitrators, **28:2**

EXPEDITED LABOR ARBITRATION
 Labor arbitration rules (7/1/2013), **App. F-7**

EXPEDITED RULES
 Labor arbitration rules (7/1/2013), **App. F-7**

EXPENSES
 Ethical considerations, **5:14**

EXPERTISE
 Arbitrator, **25:2**

EXPERT WITNESSES
Arbitrator, **28:5**

EXPIRATION
Termination (this index)

EXPRESS WAIVER
Challenge to enforcement, **23:5**

EXTENSION OF TIME
Injunction, **34:12**

EXTENT OF WAIVER
Tribal sovereign immunity, **53:10**

EXTERNAL ARBITRATION CLAUSES
Incorporation by reference, **10:1**

FAA
Federal Arbitration Act (FAA) (this index)

FACILITATED NEGOTIATION
Definition, **3:3**

FACILITATIVE MEDIATION
Definition, **3:7**

FACTFINDING
Arbitration, **3:18**

FAIR HEARING
Fundamental fairness, **29:1**

FAIRNESS
Qualifications to serve as arbitrator, **5:11**

FAITH - BASED DISPUTE RESOLUTION
Religious Organizations and Issues (this index)

FAMILY RELATIONSHIP
Disqualification as arbitrator, **25:16**

FEDERAL ARBITRATION ACT
Discovery, **32:2**

FEDERAL ARBITRATION ACT (FAA)
Generally, **7:1; 7:4 to 7:9; 9:1; App. C**
Admiralty cases, **22:36**
Arbitrator corruption, generally, **39:6; 39:7**
Award, final and definite, **39:14**
Challenged awards, judicial review, statutory grounds
Generally, **39:2 to 39:14**

FEDERAL ARBITRATION ACT (FAA)
—**Cont'd**
Challenged awards, judicial review, statutory grounds—**Cont'd**
Arbitrator corruption, generally, **39:6; 39:7**
Award, final and definite, **39:14**
Corruption, fraud and undue means, **39:3 to 39:5**
Evidence, refusal to hear, **39:10**
Evidential partiality, **39:6**
Exceeding powers and mutual, final and definite award, **39:12 to 39:14**
Final and definite award, **39:14**
Fraud, **39:4**
Misconduct and misbehavior of arbitrator, **39:8 to 39:11**
Mistaken assumption, **39:11**
Postpone hearing, refusal to, **39:9**
Undue means, **39:5**
Waiver, **39:7**
Corruption, fraud and undue means, **39:3 to 39:5**
Court orders compelling or denying arbitration
Generally, **22:32 to 22:39**
Admiralty cases, **22:36**
Denial of stays, **22:38**
Final decisions, **22:39**
Granting or staying litigation, **22:34**
Interlocutory orders, **22:36**
Order dismissing action, **22:33**
Post-act, **22:37 to 22:39**
Pre to act, **22:32 to 22:36**
Denial of stays, **22:38**
Evidence, refusal to hear, **39:10**
Evidential partiality, **39:6**
Exceeding powers and mutual, final and definite award, **39:12 to 39:14**
Final
Decisions, **22:39**
Definite award, **39:14**
Fraud, **39:4**
Granting or staying litigation, **22:34**
Interlocutory orders, **22:36**
Judicial review of challenged awards.
Appeal and Review (this index)
Jurisdiction of federal courts, **7:8**
Misconduct and misbehavior of arbitrator, **39:8 to 39:11**

INDEX

FEDERAL ARBITRATION ACT (FAA)
—Cont’d
Mistaken assumption, 39:11
Order dismissing action, 22:33
Post-act orders, 22:37 to 22:39
Postpone hearing, refusal to, 39:9
Pre-act orders, 22:32 to 22:36
Preemption of Federal Rules of Civil Procedure, 40:2
Presumption in favor of arbitration, 7:4
Purpose of Act, 7:4
Sexual assault, 7:13
Sexual harassment, 7:13
Statutory grounds under, 39:2 to 39:14
Subject matter jurisdiction, 7:11
Undue means, 39:5
Waiver, 39:7

FEDERAL DISTRICT COURTS
Judicial or court - annexed arbitration, 1:12

FEDERAL LEGISLATION
Foreign arbitral awards in the United States, 50:2 to 50:4

FEDERAL POLICY
ERISA, 7:7

FEDERAL RULES OF CIVIL PROCEDURE
Preemption by FAA, 40:2

FEES
Arbitrator’s fees, 47:2
Attorneys’ fees, 35:22; 48:1
Authorization of fee award in applicable statute or rule of arbitration forum, 48:6
Disputes, estates, 16:39
Failure to pay, 18:8.50
Inherent invalidity, unconscionability, 11:17

FILING
Multiple parties, bankruptcy, 52:23
Waiver of appeal from award, late filing, 38:6

FINALITY
Appeal, finality requirement, 44:3
Decisions, appellate, post-Federal Arbitration Act, 22:39

FINALITY—Cont’d
Foreign arbitral awards in the United States, 50:7

FINAL OFFER ARBITRATION
Definition, 3:13

FINANCIAL INDUSTRY REGULATORY AUTHORITY (FINRA)
Generally, 4:6

FINDINGS
Awards, 34:7

FLORIDA
Judicial or court - annexed arbitration
Generally, 1:11
Procedural aspects, 1:11

FOCUS GROUPS
Definitions, 3:25

FOREIGN ARBITRAL AWARDS IN THE UNITED STATES
Generally, 50:1 to 50:24
Act of State Doctrine, 50:20
Adjournment of enforcement, 50:18
American, all parties, 50:11
American awards abroad, enforcement of. **Awards** (this index)
Arbitrators’ authority, 50:17
Awards, 50:10
Confirmation, 50:24
Defenses
Generally, 50:12 to 50:20
Act of State Doctrine, 50:20
Adjournment of enforcement, 50:18
Arbitrators’ authority, 50:17
Duress, 50:15
Fraud, 50:14
Interest rate, 50:16
Provision that court judgment shall be entered, 50:19
Public policy, 50:13
Duress, 50:15
Enforcement
Generally, 50:5 to 50:11
American, all parties, 50:11
Awards, 50:10
Finality, 50:7
Jurisdiction, 50:6
Notice, sufficient, 50:8

**FOREIGN ARBITRAL AWARDS IN
THE UNITED STATES—Cont'd**

Enforcement—Cont'd
Orders, **50:10**
Sovereign immunity, **50:9**
Sufficient notice, **50:8**
Finality, **50:7**
Fraud, **50:14**
Interest rate, **50:16**
International conventions and federal
legislation, **50:2 to 50:4**
Jurisdiction, **50:6**
New York Convention, **50:3**
Notice, sufficient, **50:8**
Orders, **50:10**
Panama Convention, **50:4**
Procedure
Generally, **50:21 to 50:24**
Confirmation, **50:24**
Removal, **50:22**
Time limits, **50:23**
Provision that court judgment shall be
entered, **50:19**
Public policy, **50:13**
Removal, **50:22**
Sovereign immunity, **50:9**
Sufficient notice, **50:8**
Time limits, **50:23**

FOREIGN COUNTRIES

Inter-American Convention on
International Commercial Arbitra-
tion, **App. E**
London Court of International Arbitra-
tion, rules of, **App. H**
Stay of court proceedings, **22:27**
United Nations Convention on the Rec-
ognition and Enforcement of
Foreign Arbitral Awards, **App. D**
See also **Arbitration Service Providers**
(this index)
See also **International Transactions**
(this index)

FOREIGN CURRENCY

Remedies, **35:11**

**FOREIGN SOVEREIGN
IMMUNITIES ACT**

Generally, **22:7 to 22:18**
Commercial activity, **22:12**
Counterclaims, **22:18**

**FOREIGN SOVEREIGN
IMMUNITIES ACT—Cont'd**

Exceptions
Generally, **22:10 to 22:17**
Arbitration, **22:10**
Commercial activity, **22:12**
Expropriation of property, **22:13**
Gift property, **22:14**
Immovable property, **22:14**
Inherited property, **22:14**
Lien, admiralty suit to enforce mari-
time, **22:17**
Property, **22:13; 22:14**
Terrorism, **22:16**
Torts, noncommercial, **22:15**
Waiver, **22:11**
Expropriation of property, **22:13**
Gift property, **22:14**
Immovable property, **22:14**
Immunity, **22:9**
Inherited property, **22:14**
Lien, admiralty suit to enforce maritime,
22:17
Need for, **22:8**
Property, **22:13; 22:14**
Terrorism, **22:16**
Torts, noncommercial, **22:15**
Waiver, **22:11**

FOREIGN TRIBUNALS

Discovery, **32:11**

FORMAL REQUISITES

Arbitration agreement, **8:5; 8:6**

FORMS

Generally, **App. L**
Arbitrators (this index)
Construction and Interpretation (this
index)
Costs and Expenses (this index)
Demand for Arbitration (this index)
Notice (this index)
Oath (this index)

FORUM

Arbitration service provider, formerly
the National Arbitration Forum, **4:8**
Choice, unconscionability, **16:29**

FRANCHISES

Incorporation by reference, **10:11**

INDEX

FRAUD

- Arbitration agreements, **8:26**
- Determination of arbitrator, **15:14**
- Foreign arbitral awards in the United States, **50:14**
- Judicial review of challenged awards, **39:4**

FRAUDULENT INDUCEMENT OF CONTRACT

- Validity, **11:5**

FRCP 16

- Summary jury trial, Rule 16 authority, **1:16**

FULL FAITH AND CREDIT

- Awards, **46:2**

FULL - SETTLEMENT CLAUSE

- Awards, **33:5**

FUNCTUS OFFICIO

- Arbitrators, **16:77; 26:1 to 26:3**
- Exceptions and limitations, **26:2**

GAMING

- Native American tribes and nations, **53:17**

GENDER BIAS

- Disqualification as arbitrator, **25:17**

GOOD FAITH

- Attorney fees, **48:1**

GOVERNMENT BODIES

- Generally, **14:1-14:14**
- Federal government, **14:2**
- General principles
 - Generally, **14:4-14:6**
 - State agencies, **14:4**
- Incorporation by reference, **14:9**
- Legislative authorization, **14:3**
- Municipal corporations, **14:5**
- State
 - Agencies, **14:1**
 - State and local government contracts, **14:8**
 - States and political subdivisions, **14:1**

GOVERNING LAW

- Main contract, reference to choice of law clause, **30:7**
- Place or location, **20:6**

GOVERNMENT AGENCIES

- Nonsignatories
 - Employee not party to agency action, **13:51**
 - Federal Arbitration Act, **13:50**
 - Federal enforcement agencies, **13:49 to 13:51**
- Sovereign Immunity (this index)

GOVERNMENT BODIES

- Subcontracting
 - Federal contracts, **14:7**
 - Government contracts, **14:7 to 14:9**

GREAT BRITAIN

- History of arbitration, **2:5**
- London Court of International Arbitration (LCIA), **4:20; App. H**

GREECE

- History, **2:2**

GRIEVANCE ARBITRATION

- Definition, **3:16**
- Labor arbitration, **16:57**

GUARANTY

- Nonsignatories, guarantors and sureties, **13:17**

HAGUE

- Permanent Court of Arbitration, **4:22**

HALL STREET AND PROGENY

- Challenge, non-statutory grounds, **38:3**

HANDBOOKS

- Generally, **16:46 to 16:49**
- Consent, **16:47**
- Consideration, **16:48**
- Unilateral changes by employer, **16:49**

HANDICAPPED

- Arbitrators, disqualifying factor, **25:17**

HEARINGS

- Generally, **29:1 et seq.**
- Adjournment, **29:15**
- Appearance, waiver of notice by, **29:3**
- Arbitrators (this index)
- Briefs, **29:8**
- Checklists, **29:19; 29:20**
- Claims not set forth in demand, **29:1**
- Closing
 - Generally, **29:16; 29:17**

HEARINGS—Cont'd

Closing—Cont'd
 Statements, **29:2**
 Counsel, right to, **29:6**
 Counsel interrogation, **29:2**
 Cross-examination, **29:11**
 Delegation of arbitrator's functions, **29:14**
 Depositions, **29:12**
 Discovery, **29:12**
 Discretion of arbitrator, **29:10**
 Evidence
 Hearsay evidence, admissibility, **29:2**
 Presentation, **29:9; 29:10; 29:20**
 Rules of evidence, **29:2**
 Examination and cross-examination, **29:11**
 Fair hearings, **29:1**
 Form of hearings, **29:7**
 Forum selection clause, **29:3**
 Fundamental fairness, **29:1**
 Hearsay evidence, **29:2**
 Independent investigation by arbitrator, **29:13**
 Informality, **29:2**
 Interrogation of counsel and witness, **29:2**
 Investigation, **29:13**
 Minutes, **29:18**
 Nonparty present at hearing, **29:7**
 Notice
 Time and place, **29:1; 29:3**
 Waiver of notice by appearance, **29:3**
 Oath of arbitrator, **29:5**
 Objection
 Participation without objection, **29:3**
 Time for raising, **29:2**
 Opening statement, **29:2**
 Oral hearings, **29:1**
 Order of presentation, checklist, **29:20**
 Place, **29:1; 29:3**
 Prehearing discovery, **29:12**
 Presence of persons other than parties, **29:7**
 Presentation of evidence, **29:9; 29:10; 29:20**
 Records and information, **29:18**
 Reopening, **29:17**
 Rules of evidence, **29:2**
 Subpoena power of arbitrator, **29:12**

HEARINGS—Cont'd

Summation or closing, **29:16**
 Sunday, **29:3**
 Time, **29:1; 29:3**
 Validity requisites, **29:1**
 Virtual hearings, **29:7.50**
 Votes of arbitrator, **29:2**
 Waiver of notice by appearance, **29:3**
 Witnesses, **29:2; 29:11**

HEARSAY EVIDENCE

Arbitrator, **28:10**
 Hearings, **29:2**

HISTORY

Generally, **2:1 et seq.**
 Antiquity, **2:2**
 Arbitration comes of age in mid 1980s
 United States, **2:9**
 Colonial time (1682) through World War
 II (1945), **2:6**
 1865 through early twentieth century in
 United States, **2:8**
 England, medieval period to 18th
 century, **2:5**
 Greece, **2:2**
 Medieval period to 18th century, **2:4; 2:5**
 1924 through early 21st century in
 United States, **2:9**
 Origins, **2:1**
 Rome, **2:3**
 1789 through Civil War in United States,
 2:7
 United States, **2:6 to 2:9**

ILLINOIS

Judicial or court - annexed arbitration,
 1:8

ILLITERACY

Arbitration agreements, **8:28**

IMMUNITY

Arbitrator
 Labor arbitration, **16:76**
 Liability, **27:1 to 27:5**
 Foreign Sovereign Immunities Act, **22:9**
 Liability of arbitrator, **27:1 to 27:5**

IMPARTIAL ARBITRATOR

Nature of commercial arbitration, **1:1**
 Neutrality, ethical considerations, **5:5 to 5:7**

INDEX

IMPARTIAL ARBITRATOR—Cont'd
Qualification of arbitrator, **25:8**

IMPLIED CONDUCT
Nonsignatories, **13:20 et seq.**

IMPLIED WAIVER
Challenge to enforcement, **23:5**

INCENTIVE ARBITRATION
Definition, **3:14**

INCORPORATION BY REFERENCE
Generally, **10:1 et seq.**
Arbitration agreement, **8:9; 8:10; 10:1 to 21:3**
Choice-of-law, **10:2**
Construction projects, **13:15**
Examples
 Browsewrap agreements, **10:12**
 Bylaws of organizations, **10:14**
 Clickwrap agreements, **10:12**
 Collective bargaining agreements, **10:7**
 Distributors, **10:11**
 E-mail, **10:12**
 Employment agreements and handbooks, **10:15**
 Franchises, **10:10**
 Invoices and sales confirmations, **10:13**
 Maritime contracts, **10:8**
 Subcontracts, **10:16**
 Trade association rules, **10:9**
Nonsignatories, **13:14; 13:17**
Stockholder agreements, **13:16**
Validity and invalidity
 Generally, **10:3 et seq.**
 Availability, **10:6**
 Clarity, **10:5**
 Intent, **10:4**

INDEPENDENT INVESTIGATION
Hearings, **29:13**

INDIAN GAMING REGULATORY ACT
Jurisdictional questions, **53:17**

INDIAN REORGANIZATION ACT
Native American tribes and nations, **53:2**

INDIANS
Native American Tribes and Nations
(this index)

INFORMALITY
Hearings, **29:2**
Lemon laws, settlement procedure, **16:81**

INHERENT INVALIDITY
Generally, **11:9**
Party not licensed, **11:11**
Unconscionability, **11:12 et seq.**
 Fees and costs, **11:17**
 Usurious contracts, **11:10**

IN WRITING
Arbitration agreement, **9:4**

INITIATION OF ARBITRATION
Arbitration service providers, **18:2**
Demand for Arbitration (this index)
Invocation of Arbitration (this index)
Place or Location (this index)

INJUNCTIVE RELIEF
Bankruptcy, **52:22**
Irreparable injury, **31:9**
Language, qualifying, **31:8**
Libel and seizure, **31:6**
Pending arbitration relief, **31:7 to 31:12**
State court arbitration, preventing, **31:11**
Status quo, preserving, **31:9**
Stipulations, **31:10**

INSTITUTIONAL ARBITRATION
Clauses, drafting of, **8:21**

INSURANCE
Arbitrability, uninsured motorist accident claims, **16:110**
Supplementary procedures for resolution of intra-industry U.S. reinsurance and insurance disputes, **App. F-6**

INTEGRITY
Qualifications to serve as arbitrator, **5:11**

INTELLECTUAL PROPERTY RIGHTS
Generally, **16:50 to 16:55**
Copyrights, **16:55**
Franchises, **16:54**
Infringement, **16:51; 16:53**
Licensing, **16:52**

**INTELLECTUAL PROPERTY
RIGHTS—Cont'd**

Patents
Infringement, **16:51**
Licensing, **16:52**
Validity, **16:51**
Trademarks
Franchises, **16:54**
Infringement, **16:53**
Validity, **16:51**

INTENT

Arbitrability, **15:3**
Construction and interpretation, **8:15 to 8:18**
Demand, **18:2**
Notice of intention to arbitrate, **18:2**
Scope of arbitration agreement, **15:3**

**INTER - AMERICAN COMMERCIAL
ARBITRATION**

Rules of procedure, **App. F-13**

**INTER - AMERICAN CONVENTION
ON INTERNATIONAL
COMMERCIAL ARBITRATION
(PANAMA CONVENTION)**

Generally, **App. E**

**INTERDEPENDENT AND
CONCERTED**

Nonsignatories, equitable estoppel,
13:25

INTEREST ARBITRATION

Defined, **3:16**
Labor arbitration, **16:58**

INTEREST IN PROCEEDINGS

Arbitrator as disinterested, **1:1; 25:7**
Arbitrator's disclosure of interests and
relationships, **5:8; 5:9**
Bankruptcy, proof of claim or interest,
52:13
Objection to proof of claim or interest,
bankruptcy, **52:14**

INTEREST ON MONEY

Awards, **44:1**
Remedies (this index)

INTERLOCUTORY ORDERS

Appeal from, pre-Federal Arbitration
Act, **22:35**

**INTERNATIONAL CENTRE FOR
DISPUTE RESOLUTION (ICDR)**

Rules, American Arbitration Association
(AAA), **App. F-14**

**INTERNATIONAL CENTRE FOR
SETTLEMENT OF
INVESTMENT DISPUTES
(ICSID)**

Arbitration service providers, **4:15**
Enforcement of arbitration agreement,
49:5

**INTERNATIONAL CHAMBER OF
COMMERCE**

Generally, **4:16**
International Court of Arbitration, **4:17**
Rules of arbitration, **App. I**

**INTERNATIONAL COMMERCIAL
ARBITRATION COURT AT THE
RUSSIAN FEDERATION
CHAMBER OF COMMERCE
AND INDUSTRY**

Arbitration service providers, **4:18; 4:19**

INTERNATIONAL CONVENTIONS

Foreign arbitral awards in the United
States, **50:2 to 50:4**

**INTERNATIONAL COUNCIL FOR
COMMERCIAL ARBITRATION**

Arbitration service providers, **4:23**

**INTERNATIONAL INSTITUTE FOR
CONFLICT PREVENTION AND
DISPUTE RESOLUTION (CPR)**

Arbitration service providers, **4:7**

INTERNATIONAL TRANSACTIONS

Generally, **49:1 et seq.**
Administration of arbitration, **49:3**
Arbitration agreement. Enforcement of
arbitration agreement, below
Enforcement of arbitration agreement
Generally, **49:1 to 49:9**
Administration of arbitration, **49:3**
Agreement, generally, **49:2**
International Centre for Settlement of
Investment Disputes, **49:5**
New York Convention, **49:7**
Other issues, **49:9**
Panama Convention, **49:8**

INDEX

INTERNATIONAL TRANSACTIONS
—Cont’d
Enforcement of arbitration agreement
—Cont’d
Private parties and governments,
arbitration between, **49:4; 49:5**
Inter-American Convention on
international commercial arbitration
(Panama Convention), **App. E**
International Centre for Settlement of
Investment Disputes, **49:5**
Parties, **49:4; 49:5**
Place of international arbitration, **4:9 to**
4:29; 20:5
Private parties and governments, arbitration
between, **49:4; 49:5**
UNCITRAL Arbitration Rules, **9:11**
United Nations Convention on Recognition
and Enforcement of Foreign
Arbitral Awards (1958-UN
Convention), **App. D**

INTERNATIONAL TRIBUNALS
Discovery, **32:11**

INTERNET
ICANN independent review process,
AAA supplementary procedures,
App. F-3

INTERSTATE COMMERCE
Arbitration agreements
Statutory requirements, **11:1**
Attorney’s fees, **48:1**
Religious organizations and religious
issues, **54:3**
Statutes
Arbitration law, **7:4 to 7:9**
Requirements of arbitration agreements, **11:1**

INTERSTATE ENFORCEMENT
Awards (this index)

INTERTWINED CLAIMS DOCTRINE
Nonsignatories, **13:5**
Requirements, **13:6**

INTIMIDATING OR THREATENING
ARBITRATOR
Generally, **27:6 to 27:13**
Arguments and threats distinguished,
27:8
Burden of proof, **27:10**

INTIMIDATING OR THREATENING
ARBITRATOR—Cont’d
Collateral estoppel and res judicata,
27:12
Need to show bias, **27:9**
Nevada statutory protections, **27:11**
Undue means, **27:7**

INTRASTATE ENFORCEMENT
Awards, **43:1 to 43:3**
Sister-state, **45:1; 45:2**

INVESTIGATION
Ethical considerations, investigation and
disclosure of arbitrator’s status, **5:6**
Hearings, **29:13**

INVESTMENTS
Convention on settlement of disputes,
state and foreign state nationals,
22:20

INVOCATION OF ARBITRATION
Generally, **17:1 et seq.**
Appeal and review, **17:3**
Arbitrability versus res judicata, **17:9**
Arbitration agreement and stay of litigation,
17:3
Assessment of case and parties’ relationship,
17:3
Attempt at mediation or conciliation
prior to arbitration, **17:1**
Business relationship continuation, **17:3**
Checklist, **17:10**
Clause, **17:7**
Conciliation attempt prior to arbitration,
17:1
Continuation of business relationship,
17:3
Counterclaims, **17:9**
Deadlock, **17:5**
Demand for arbitration
Claimant’s initiation of proceeding,
generally, **18:1**
Timeliness, **17:6**
Dispute within arbitration clause, **17:7**
Exhaustion of mediation facilitation,
17:4
Laches, **17:9**
Mediation, **17:1; 17:4**
Notice, **17:9**
Parties, **17:3**
Pending acts and matters, **17:2**

INVOCATION OF ARBITRATION**—Cont'd**

- Place or Location** (this index)
 - Procedure, generally, **17:9**
 - Questions of law, **17:9**
 - Res judicata, **17:2; 17:9**
 - Statutes of limitations, **17:9**
 - Stay of litigation, **17:2; 17:3**
 - Timeliness of demand for arbitration, **17:6; 19:1; 19:2**
 - Timeliness of filing, **17:9**
 - Validity of arbitration or arbitrability per se, **17:2**
 - Waiver, **17:8; 17:9**
 - Written arbitration agreement, **17:3**

IRREPARABLE INJURY

- Injunctive relief, **31:9**

ISLAM

- Religious organizations and issues, **54:14**

ISSUE PRECLUSION

- Collateral Estoppel** (this index)

JUDAISM

- Religious organizations and issues, **54:13**

JUDGE

- Appeal and Review** (this index)

JUDGMENT

- Challenge, **23:18**
- Entry-of-judgment clause, statutory requirements, **9:14**
- Judgment on Award** (this index)
- One judgment rule, **38:20**

JUDGMENT ON AWARD

- Appeal from judgment, **44:3**
- Enforcement of judgment on award, **46:1 to 46:3**
- Full faith and credit clause, **46:2**
- Interest, adding to award, **44:1**
- Interstate enforcement, **46:2; 46:3**
- Jurisdictional defenses to enforcement of judgments, **46:3**
- Merger of award into judgment, **44:2**
- Res judicata effect of judgment, **44:4**

JUDICIAL ARBITRATION AND MEDIATION SERVICES (JAMS)

- Generally, **4:5**

JUDICIAL CHALLENGE OF AWARD

- Generally, **38:1 et seq.**
- Annuities, **38:19**
- Appeal and review, **38:4 to 38:11**
- Application to court, estoppel in particular situations, **38:21; 38:22**
- Argument for waiver of appeal, **38:11**
- Attorney malpractice, **38:27; 38:37**
- California's one judgment rule, **38:20**
- Circumstances of waiver, failure to, **38:8; 38:9**
- Decision, **38:14**
- Deference to arbitrator's decision, **38:14**
- Development of waiver argument, **38:11**
- Discovery, **38:26; 38:27**
- Equity power of courts, **38:25**
- Estoppel in particular situations, **38:21; 38:22**
- Evidence, **38:26; 38:27**
- Hall Street and progeny, **38:3**
- Late filing or service of notice, **38:6**
- Limitations and restrictions, **38:12 to 38:15**
- Limited nature of statutory challenge, **38:12 to 38:15**
- Majority rules, **38:18**
- Malpractice, **38:27**
- Manifest disregard of law, **38:23**
- Minority rules, **38:18**
- Newly discovered evidence, **38:26; 38:27**
- Nonarbitration parties
 - Generally, **38:17**
 - Annuities, **38:19**
 - Estoppel in particular situations, **38:21; 38:22**
 - Majority rules, **38:18**
 - Minority rules, **38:18**
 - One judgment rule, **38:20**
 - Statutory challenge, **38:13**
 - Structured settlements, **38:19**
- Nonstatutory grounds for challenge, **38:3; 38:16 to 38:27**
- Notice, **38:6**
- Object, failure to, **38:7 to 38:9**
- One judgment rule, **38:20**
- Parties. Nonarbitration parties, above
- Public policy, award against, **38:24**
- Raising issue for first time on appeal, **38:10**

INDEX

JUDICIAL CHALLENGE OF AWARD

—Cont'd

- Records and recording, **38:6**
- Review, scope of, **38:15**
- Scope of review, **38:15**
- Service of process, **38:6**
- Statutory grounds
 - Generally, **38:12**
 - Authority for challenge, **38:2**
 - Deference of decision of arbitrator, **38:14**
 - Hall Street and progeny, **38:3**
 - Nonarbitration parties, **38:13**
 - Nonstatutory grounds for challenge, **38:3**
 - Scope of review, **38:15**
- Stipulations, **38:5**
- Structured settlements, **38:19**
- Subject matter jurisdiction, **38:1.50**
- Time, **38:6**
- Waiver of appeal from award
 - Generally, **38:4**
 - Argument development, **38:11**
 - Filing, timeliness, **38:6**
 - Judicial challenge of award, **38:4 to 38:11**
 - Late filing or service of notice, **38:6**
 - Objection, failure to make, **38:7 to 38:9**
 - Raising issue for first time, **38:10**
 - Service of notice, timeliness, **38:6**
 - Stipulations, **38:5**

JUDICIAL ENFORCEMENT

- Application to compel party to arbitrate pursuant to agreement, **21:1**
- Awards** (this index)

JUDICIAL ENFORCEMENT OF ARBITRATION AGREEMENTS

- Generally, **21:1 et seq.**
- Corporations, **21:6**
- Courts Jurisdiction
 - Generally, **21:1 et seq.**
 - Personal jurisdiction, consent, **21:2**
 - Arbitration agency or trade association, **21:4**
 - Situs of the arbitration, **21:3**
- Subject matter jurisdiction, **21:5**

JUDICIAL OR COURT - ANNEXED ARBITRATION

- Generally, **1:6**
- Arizona, **1:9**
- California, **1:10**
- Federal
 - District courts, **1:12**
- Florida
 - Generally, **1:11**
 - Procedural aspects, **1:11**
- Illinois, **1:8**
- New York's C.P.L.R. and other provisions, **1:7**
- Pennsylvania's compulsory arbitration statute, **1:6**
- Simplified procedure, New York's C.P.L.R. and other provisions, **1:7**
- Summary Jury Trials** (this index)
- Trial de novo, **1:13**

JUDICIAL REVIEW

- Appeal and Review** (this index)

JURISDICTION

- Agency, **21:4**
- Awards, **43:1; 43:2; 46:3**
- Consent to jurisdiction, **21:2; 43:1**
- Federal and state courts, **7:8; 7:11**
- Federal Arbitration Act (FAA)
 - Federal courts, scope of Act, **7:8; 7:11**
- Independent jurisdictional basis, statutory arbitration, **7:11**
- Labor arbitration, **16:60; 16:77**
- Subject matter, court orders compelling arbitration, **22:3.50**
- Subject matter jurisdiction, **21:5**
- Trade association, **21:4**
- Tribal exhaustion doctrine, **53:11; 53:12**
- Uninsured motorist accident claims, **16:109**
- Validity, **11:7**

JURISDICTIONAL QUESTIONS

- Awards, **45:1**
- Indian Gaming Regulatory Act, **53:17**

JURY TRIAL

- Challenge to enforcement, **23:15**
- Nature of commercial arbitration, **1:4**
- Summary Jury Trials** (this index)

KNOWLEDGE AND EXPERIENCE

- Arbitrator's, reliance on, **30:3**

LABOR ARBITRATION

Advisory opinions, **16:78**
Commercial arbitration distinguished, **1:3**
Conditions precedent to arbitration, **16:63**
Consent awards, **16:69**
Default, **16:71**
Disputes
 Generally, **16:56 to 16:78**
 Arbitrators
 Advisory opinions, **16:78**
 Functus officio, **16:77**
 Immunity, **16:76**
 Jurisdiction, retention of, **16:77**
 Awards
 Generally, **16:66 to 16:75**
 Consent awards, **16:69**
 Default, **16:71**
 Elements, **16:67**
 Interim, **16:72**
 Limitations, time, rendering award, **16:73**
 Modification and correction, **16:74**
 Multi-arbitrator panels, **16:70**
 Precedent, use of, **16:68**
 Vacating, **16:75**
 Conditions precedent to arbitration, **16:63**
 Fair representation, **16:65**
 Grievance arbitration, **16:57**
 Interest arbitration, **16:58**
 Labor-Management Relations Act, Section 301
 Generally, **16:59 to 16:61**
 Concurrent jurisdiction, **16:60**
 State law, claims under, **16:60**
 Statutory claims, **16:64**
 Trilogy, **16:62**
 Elements, awards, **16:67**
 Fair representation, **16:65**
 Functus officio, **16:77**
 Grievance arbitration, **16:57**
 Immunity, arbitrators, **16:76**
 Interest arbitration, **16:58**
 Interim awards, **16:72**
 Jurisdiction, retention of, **16:77**
 Labor-Management Relations Act, Section 301, **16:59 to 16:61**

LABOR ARBITRATION—Cont'd

Limitations, time, rendering award, **16:73**
Modification and correction, awards, **16:74**
Multi-arbitrator panels, **16:70**
Precedent, use of, awards, **16:68**
Rules, including expedited labor arbitration rules, **App. F-7**
Statutory claims, **16:64**
Supplemental awards, **36:3**
Trilogy, **16:62**
Vacating awards, **16:75**

**LABOR ARBITRATION RULES
(INCLUDING EXPEDITED
LABOR ARBITRATION RULES)**

Generally, **App. F-7**

**LABOR MANAGEMENT
RELATIONS ACT**

Section 301, **16:59 to 16:61**
Statutory arbitration, **7:14**

LACHES

Invocation of arbitration, **17:9**

LANGUAGE

Choice, **20:6**
Clear and unambiguous language, use of, **8:22**
Qualifying contractual language, **31:8**

LAPSE OF TIME

Arbitration agreement, termination of contract, **12:3**

LARGE, COMPLEX DISPUTES

Commercial disputes, rules of arbitration and mediation procedures (9/01/07), **App. F-1**
Construction industry, rules of arbitration and mediation procedures, **App. F-2**

LEASES

Bankruptcy, unexpired leases, **52:12**

LEMON LAWS

Generally, **16:79 to 16:82**
Informal dispute settlement procedure, **16:81**
Rejection of decision, **16:82**
Remedies, exhaustion of, **16:80**

INDEX

LIBEL

Pending arbitration relief, **31:6**

LIENS AND ENCUMBRANCES

Maritime lien, **22:17**

Mechanic's lien, **31:13**

LIMITATION OF ACTIONS

Statute of Limitations (this index)

LIMITATIONS AND RESTRICTIONS

Awards, **34:1**

Challenge, **38:12 to 38:15**

Contractual limits, remedies, **35:3**

Demand, **19:1; 19:2**

Statutory arbitration, exclusion of transportation workers, **7:9**

Tribal sovereign immunity, **53:5**

LISTENER

Confidential, **3:27**

LITIGATION

Arbitration, differences and similarities to, **1:3**

Arbitrator's preparation for hearing, comparison, **28:1**

Challenge to enforcement, **23:3; 23:10 to 23:18**

Enforcement of arbitration agreements, **23:10 to 23:18**

Order granting or staying, **22:34**

Stay of litigation, invocation of arbitration, **17:2; 17:3**

LOCATION

Place or Location (this index)

LONDON COURT OF INTERNATIONAL ARBITRATION (LCIA)

Arbitration rules, **App. H**

Place of arbitration, **4:20**

MAGNUSON-MOSS WARRANTY ACT

Consumer complaints, arbitrability, **15:5**

MAJORITY

Awards, **34:2**

Judicial challenge of award, **38:18**

MALPRACTICE

Attorneys, **16:88; 38:27**

MANIFEST DISREGARD OF LAW

Judicial challenge of award, **38:23**

Judicial review of challenged awards, **39:16**

Vacation of award, **40:3**

MARITIME ARBITRATION

Arbitrability

Generally, **16:83 to 16:86**

Clauses, **16:84**

Compatibility, **16:86**

Incorporation by reference, **16:85**

Orders, pre-Federal Arbitration Act, **22:36**

Arbitrators, **App. K-2**

Clauses, **16:84**

Code of Ethics, **App. K-2**

Compatibility, **16:86**

Contracts entered into on or after March 1, 2001, rules for shortened procedure, **App. J-2**

Contracts entered into on or after September 15, 2010, rules for shortened procedure, **App. J-4**

Incorporation by reference, **16:85**

Lien, exceptions, Foreign Sovereign Immunities Act, **22:17**

Orders, pre-Federal Arbitration Act, **22:36**

Rules, generally, **App. J-1**

Rules For Shortened Arbitration Procedure, **App. J-2**

Shortened procedure rules

September 15, 2010, contracts entered into on or after, **App. J-4**

MARITIME CONTRACTS

Incorporation by reference, **10:8**

MASS ARBITRATION

Generally, **32A:14 to 32A:16**

Examples of mass arbitration, **32A:15**

Responses to mass arbitrations, **32A:16**

MASTERS

Special, definition, **3:22**

MECHANIC'S LIEN

Generally, **31:13**

MEDIATION

Generally, **1:24**

Advantages, **1:25**

MEDIATION—Cont'd

American Arbitration Association
(this index)

Arbitration

- Definition, **3:17**
- Distinguished, **1:3; 17:1**
- Attempt prior to arbitration, **17:1**
- Commercial disputes, including
 - procedures for large, complex commercial disputes (9/01/07), **App. F-1**
- Conciliation, **3:10**
- Construction industry, including
 - procedures for large, complex construction disputes, **App. F-2**
- Definitions, **3:5 to 3:10**
- Disadvantages, **1:25**
- Distinctions, **1:26**
- Evaluative, **3:6**
- Exhaustion of facilitation, **17:4**
- Facilitative, **3:7**
- Mediation-arbitration, **1:27**
- Therapeutic, **3:8**
- Transformative, **3:9**
- Virtual mediation, **1:28**

MEDICAL DISPUTES

- Unconscionability, **8A:12**

MEDICAL MALPRACTICE

- Generally, **16:87 to 16:91**
- Attorneys-in-fact, **16:88**
- Scope, **16:90**
- Statutory provisions, **16:89**
- Unconscionability, **16:91**

MERGER

- Arbitration agreement, **8:10**
- Award into judgment, **44:2**

MERITS

- Award decision, **33:4**

MILLER ACT

- Generally, **31:14**

MINITRIALS

- Generally, **1:17**
- Defined, **3:20**
- Distinctions, **1:18**

MINORITY RULES

- Judicial challenge of award, **38:18**

MINORS

Nonsignatories, third party beneficiaries, **13:34**

MINUTES OF HEARING

Generally, **29:18**

MODIFICATION OF AWARD

Generally, **40:1**

- Challenge of award, **40:9**
- FAA procedure and review, **40:2**
- Remand to same or different arbitrator, **40:11**
- Specific performance, **35:7**

MODIFICATION OF CREDIT CARD

AGREEMENT

Generally, **16:18 to 16:24**

MULTI - EMPLOYER PENSION PLAN

Rules for withdrawal liability disputes, **App. F-8**

**MULTI-EMPLOYER PENSION PLAN
ARBITRATION RULES FOR
WITHDRAWAL LIABILITY
DISPUTES**

Generally, **App. F-8**

MUNICIPAL CORPORATIONS

School districts, **14:6**

MUTUALITY

Arbitration agreements, **8:16**

NARROWING ISSUES

Arbitrator, **28:6**

**NATIONAL ASSOCIATION OF
SECURITIES DEALERS (NASD)**

Arbitrators, immunity from liability, **27:5**

**NATIVE AMERICAN TRIBES AND
NATIONS**

Generally, **53:1 et seq.**

- Bay Mills decision, **53:18**
- Clarity of waiver of tribal sovereign immunity, **53:9**
- Commercial activities
 - Generally, **53:13**
 - Forum, ineffective, **53:15**
- Substantive claims limited to tribal law, **53:16**
- Tribal sovereign immunity, **53:14**

INDEX

NATIVE AMERICAN TRIBES AND NATIONS—Cont'd
Conduct constituting waiver of tribal sovereign immunity, **53:8**
Exceptions, tribal exhaustion doctrine, **53:12**
Extent of waiver of tribal sovereign immunity, **53:10**
Forum, ineffective, **53:15**
Gaming, generally, **53:17**
Indian Reorganization Act, **53:2**
Introduction, **53:1; 53:2**
Jurisdiction, tribal exhaustion doctrine, **53:11; 53:12**
Public policy, **53:3**
Restrictions on tribal sovereign immunity, **53:5**
Specificity of waiver of tribal sovereign immunity, **53:9**
Substantive claims limited to tribal law, **53:16**
Tribal exhaustion doctrine
 Generally, **53:11**
 Exceptions, **53:12**
Tribal sovereign immunity
 Generally, **53:4**
 Clarity of waiver, **53:9**
 Conduct constituting waiver, **53:8**
 Extent of waiver, **53:10**
 Restrictions, generally, **53:5**
 Specificity of waiver, **53:9**
 Waiver, **53:6 to 53:10**
 Who can waive, **53:7**
Waiver of tribal sovereign immunity, **53:6 to 53:10**
Who can waive tribal sovereign immunity, **53:7**

NATURE OF COMMERCIAL ARBITRATION
Alternative Dispute Settlement Procedures (this index)
Definitions (this index)
Dispute Settlement (this index)
Ethical Considerations (this index)
History (this index)
Method of dispute settlement, generally, **1:1 to 1:5**

NECESSITY
Arbitration agreement, **8:8 to 8:14**

NEGOTIATION
Generally, **8:3**
Definitions, **3:2**
Facilitated, **3:3**
Step, **3:4**

NETHERLANDS ARBITRATION INSTITUTE
Arbitration service providers, **4:21**

NEUTRALITY OF ARBITRATORS
Ethical Considerations (this index)

NEUTRAL PRINCIPLES APPROACH
Religious organizations and issues, **54:11**

NEVADA
Intimidating or threatening arbitrator, state statutory protections, **27:11**

NEWLY DISCOVERED EVIDENCE
Judicial challenge of award, **38:26; 38:27**

NEW YORK
Arbitration agreements, validity and invalidity, **11:6**
Demand for arbitration, **18:7**
Judicial or court - annexed arbitration, N.Y. C.P.L.R. and other provisions, **1:7**
Statutory arbitration, arbitration act, **7:1**
UNCITRAL Model Law, **9:11**

NEW YORK ARBITRATION ACT
Statutory arbitration, **7:1**

NEW YORK CONVENTION
Enforcement of arbitration agreement, international transactions, **49:7**
Foreign arbitral awards in the United States, **50:3**
UNCITRAL Model Law, **9:11**

NEW YORK RULE
Arbitration agreements, validity and invalidity, **11:6**

NONARBITRATION PARTIES
Challenges
 Judicial challenge of award, **38:17 to 38:22**
 Statutory challenge, **38:13**

NON-BINDING ARBITRATIONDefinition, **3:12****NON-ENGLISH READERS**Arbitration agreements, **8:28****NONJUDICIAL CHALLENGE OF AWARD**Generally, **37:1 to 37:6**

Appeal

Arbitrator

Generally, **37:3**State statutes, **37:4**Institution administering arbitration,
appeal board ofGenerally, **37:5**American Arbitration Association,
37:6Arbitrator, appeal to, **37:3; 37:4**Common law, **37:2**Statutory challenges, **37:2****NONPARTIES**Discovery, **32:7****NONSIGNATORIES**Generally, **13:1 et seq.**

Agency

Generally, **13:9 to 13:13**Actual or apparent authority, **13:10**Corporate officers, **13:13**Disclosing identity of principal, **13:11**Partnerships, **13:12**Alter ego, corporate, **13:18**Assignees, successors in interest, **13:38**

Bankruptcy

Generally, **13:40 to 13:45**Chapter 11 reorganization, **13:44**Conflict with Code, **13:43**Core proceedings, **13:42**State court actions, **13:46**Trustees in bankruptcy, **13:41**Children and minors, third party beneficiaries, **13:34**

Corporate

Alter ego, **13:18**Officers, **13:13**Direct benefit, equitable estoppel, **13:24**Enforcement agencies, federal, **13:49 to 13:51**

Equitable estoppel

Generally, **13:7; 13:22 to 13:30****NONSIGNATORIES—Cont'd**

Equitable estoppel—Cont'd

Application of contract and agency
principles, **13:23**Close relationship, **13:28**Direct benefit, **13:24; 13:29**Interdependent and concerted, **13:25**Interdependent and concerted
misconduct, **13:30**Knowing exploitation, **13:27**New York Convention, **13:26**Requirements, **13:8**

Exceptions

Generally, **13:2 to 13:4**Nonsignatory seeking to arbitrate with
signatory, **13:3**Signatory seeking to arbitrate with
signatory, **13:4**Federal enforcement agencies, **13:49 to 13:51**Guarantors and sureties, **13:17**Implied conduct, **13:20 et seq.**

Incorporation by reference

Generally, **13:14**Construction projects, **13:15**Guarantors and sureties, **13:17**Stockholder agreements, **13:16**Interdependent and concerted, equitable
estoppel, **13:25**Intertwined claims doctrine, **13:5**Minors, third party beneficiaries, **13:34**Officers, corporate, **13:13**Receivership, **13:46**Spouses as third party beneficiaries,
13:33Sublessees, successors in interest, **13:39**

Successor in interest

Generally, **13:37 to 13:39**Assignees, **13:38**Sublessees, **13:39**Sureties, **13:17**

Third party beneficiaries

Generally, **13:31 to 13:36**Children and minors, **13:34**Determining status, **13:32**Health care, **13:35**Spouses, **13:33**Wrongful death, **13:36**

INDEX

NONSTATUTORY GROUNDS TO CHALLENGE

Generally, **38:16 to 38:27**

NOTICE

Demand, **18:2; 18:7**

Foreign arbitral awards in the United States, **50:8**

Hearings

Time and place, **29:1; 29:3**

Intention to arbitrate, **18:2**

Invocation of arbitration, **17:9**

Judicial challenge of award, **38:6**

Virtual hearings, **29A:10**

OATH

Hearings, oath of arbitrator, **29:5**

OBJECTIONS

Arbitrator, **25:5**

Bankruptcy, objections to proof of claim or interest, **52:14**

Court orders, **22:30**

Hearings, **29:2; 29:3**

Judicial challenge of award, failure to object, **38:7 to 38:9**

Waiver of right to object, **22:30; 25:5**

OFFICERS

Nonsignatories, corporate officers, **13:13**

OMBUDS

Definitions, **3:24**

ONE JUDGMENT RULE

Judicial challenge of award, **38:20**

ONLINE AGREEMENTS

Enforcement, **23:27**

ONLINE DISPUTE RESOLUTION

Definition, **3:33**

OPENING STATEMENT

Hearing, **29:2**

OPINIONS

Advisory, labor arbitration, **16:78**

OPTION RIGHTS

Future, covenants not to compete, **16:13**

OPT-OUT PROVISIONS

Credit Cards, **16:22**

ORAL AGREEMENTS

Revocation and cancellation, unilateral revocation, subsequent acts and matters, **12:17**

ORAL HEARINGS

Generally, **29:1**

ORDER OF PRESENTATION

Arbitrator, **28:7**

Checklist, **29:20**

ORDERS

Foreign arbitral awards in the United States, **50:10**

ORDERS OF COURT

Generally, **22:1 et seq.**

Act of state doctrine, **22:19**

Analysis of motion, **22:4**

Appeal and Review (this index)

Claim, stating a, **22:5**

Compelling

Generally, **22:3 to 22:6**

Analysis of motion, **22:4**

Claim, stating a, **22:5**

Subject matter jurisdiction, **22:3.50**

Waiver, **22:6**

Convention on the settlement of investment disputes, state and foreign state nationals, **22:20**

Ex Parte Proceedings (this index)

Foreign Sovereign Immunities Act

(this index)

Objection, **22:30**

Stay of Actions or Proceedings (this index)

Tribal courts, **22:51**

Typical patterns, **22:2**

Waiver

Compelling, **22:6**

Right to object, **22:30**

PANAMA CONVENTION

Enforcement of arbitration agreement, international transactions, **49:8**

Foreign arbitral awards in the United States, **50:4**

PARTIALITY

Burden of proving arbitrator's partiality, **25:10**

Disqualification of arbitrator, **25:8**

PARTIALITY—Cont'd

Ethical considerations, neutrality of arbitrator, **5:5 to 5:7**

Impartial Arbitrator (this index)

Nature of commercial arbitration, impartial arbitrator, **1:1**

PARTICIPATION

Challenge to enforcement, **23:10 to 23:18**

PARTIES

Arbitrability, **15:3**

Arbitrator, **24:6**

Arbitrator, removal of, **26:4**

Demand for Arbitration (this index)

Enforcement of arbitration agreement, private parties, **49:4; 49:5**

Estates, arbitrability, **16:37**

Fair and diligent conduct of proceedings, party representation, **5:16**

Invocation of arbitration, **17:3**

Judicial Challenge of Award (this index)

Multiple Parties, filings by, bankruptcy, **52:23**

Place or location, **20:1**

Res judicata, **36:7**

Subsequent acts and matters, **12:12**

Virtual hearings, responsibilities, **29A:11**

PARTNERING

Definition, **3:28**

PARTNERSHIPS

Arbitrability, generally, **16:92 to 16:97**

Clauses, **16:93**

Collateral proceedings, **16:94**

Conditions precedent, **16:96**

Derivative actions, **16:97**

Stay orders, **16:95**

Waiver, **16:96**

PATENT

Intellectual Property Rights (this index)

Supplemental rules for resolution of patent disputes, **App. F-10**

PENDING ACTS AND MATTERS

Courts (this index)

Invocation of arbitration, **17:2**

PENNSYLVANIA

Judicial or court - annexed arbitration, **1:6**

PENSION

Multi-employer pension plan arbitration rules for withdrawal liability disputes, **App. F-8**

PERMANENT COURT OF ARBITRATION

Hague, arbitration service providers, **4:22**

PETITIONS

Mandatory, ex parte, **22:47**
Permissive, ex parte, **22:46**

PLACE OR LOCATION

Generally, **20:1 et seq.**

Appeal and review, **20:4**

Arbitration provider, designation by, **20:2**

Arbitrator, **20:3**

Choice of language and governing law, **20:6**

Court, **20:4**

Fixing and review of locale by arbitrator and by court, **20:3; 20:4**

Governing law, **20:6**

Hearings, **29:1; 29:3**

International arbitration, **20:5**

Language, **20:6**

Parties, selection of locale by, **20:1**

POLICY

ERISA, federal policy, **7:7**

Public Policy (this index)

PREARBITRATION ADVISORY REVIEW

Definition, **3:19**

PRECEDENT CONDITION

Generally, **23:7**

Challenge to enforcement, **23:2**

Labor arbitration, **16:63**

Partnerships, **16:96**

PRECLUSION

Bankruptcy, claim and issue, **52:19 to 52:21**

INDEX

PREDISPENSE AGREEMENTS
Statutory arbitration, contrary state law, **7:10**

PREEMPTION
Class actions and arbitrations, **16:32**
FAA preemption of Federal Rules of Civil Procedure, **40:2**
FAA preemption of state statutory arbitration law, **7:8**

PREHEARING CONFERENCE
Arbitrator, **28:9**
Virtual hearings, **29A:5**

PREHEARING DISCOVERY
Generally, **29:12**

PREJUDICE
Limitation periods, enforcement, **23:25**

PREPARATION FOR HEARING
Arbitrators (this index)

PREPETITION ARBITRATION PROCEEDINGS
Bankruptcy (this index)

PRESENTATION OF EVIDENCE
Arbitrator, **28:7**
Hearings, **29:9; 29:10; 29:20**

PRESERVATION OF ONGOING RELATIONSHIP
Nature of commercial arbitration, **1:4**

PRESUMPTIONS AND BURDEN OF PROOF
Arbitrability, **15:17; 15:18**
Arbitrator partiality, burden of proving, **25:10**
Challenge to enforcement, **23:20**
Collateral estoppel, **36:11**
FAA, presumption in favor of arbitration, **7:5**
Intimidating or threatening arbitrator, **27:10**
Res judicata, **36:8**

PRIVACY
Nature of commercial arbitration, **1:4**

PRIVATE ATTORNEYS GENERAL
Generally, **32A:17 to 32A:19**
Post-Viking River developments, **32A:19**

PRIVATE ATTORNEYS GENERAL
—Cont'd
Viking River Cruises, Inc. v. Moriana, **32A:18**

PRIVATE JUDGING
Definition, **3:26**

PRIVILEGED OR CONFIDENTIAL INFORMATION
Arbitrators, disclosure of interests and relationships, **5:9**

PROCEDURAL REQUIREMENTS
Awards (this index)
Foreign Arbitral Awards in the United States (this index)

PROCEEDINGS
Stay of, **22:21 et seq.**
Virtual hearings, **29A:12**

PROCESS AND SERVICE
Service of Process (this index)

PROJECT NEUTRAL
Definition, **3:29**

PROMOTIONS
Ethical considerations, advertising and promotion, **5:13**

PROOF OF CLAIM
Bankruptcy, **52:13**

PROPERTY
Exceptions, Foreign Sovereign Immunities Act, **22:13; 22:14**

PROVISIONAL REMEDIES
Generally, **31:1 et seq.; 35:4**
Attachments, **31:5; 31:6**
Examination, pre-trial, pre-hearing, **31:4**
Extension, **31:12**
Injunctive relief, **31:7 to 31:12**
Irreparable injury, **31:9**
Language, qualifying, **31:8**
Libel and seizure, **31:6**
Mechanic's lien, **31:13**
Miller Act, **31:14**
Motions in court, **35:5**
Necessity and convenience, **31:2**
State court arbitration, preventing, **31:11**
Status quo, preserving, **31:9**
Stipulations, **31:10**

PROVISIONAL REMEDIES—Cont'd
Waiver, **31:3**

PUBLIC INTEREST

Nature of commercial arbitration, **1:4**

PUBLIC POLICY

Arbitration Agreements (this index)

Foreign arbitral awards in the United States, **50:13**

Judicial

Challenge of award as against public policy, **38:24**

Review of challenged awards, **39:17**

Native American tribes and nations, **53:3**

PUNITIVE DAMAGES

Awards, **35:12 to 35:14**

QUALIFICATION AS ARBITRATOR

Arbitrators (this index)

QUANTUM MERUIT

Arbitrators, remuneration, **47:1**

QUESTIONS OF LAW

Invocation of arbitration, **17:9**

RACIAL BIAS

Disqualification as arbitrator, **25:17**

RAILWAY LABOR ACT

Statutory arbitration, **7:15**

RAISING ISSUE FOR FIRST TIME

Judicial challenge of award, **38:10**

REAL ESTATE TRANSACTIONS

Unconscionability, **8A:10**

RECEIVERSHIP

Estoppel, **13:48**

Nonsignatories, **13:46**

Role of receivers, **13:47**

RECORDS AND RECORDING

Hearings, **29:18**

Judicial challenge of award, **38:6**

REFEREES

Report, nature of commercial arbitration, **1:3**

Special, definition, **3:22**

REFERENCE

Arbitration agreement, incorporation by reference, **8:9; 8:10**

Award enforcement, reference to rules of arbitration service providers, **43:3**

Maritime arbitration, **16:85**

REINSURANCE

Supplementary procedures for resolution of intra-industry U.S. reinsurance and insurance disputes, **App. F-6**

RELEASE

Acceptance of settlement offer, **12:11**

Contract merger clause, **12:10**

Subsequent acts and matters, **12:9**

RELIGIOUS ORGANIZATIONS AND ISSUES

Generally, **54:1 et seq.**

Abrahamic / Mosaic religions, particular issues

Christianity, **54:12**

Islam, **54:14**

Judaism, **54:13**

Agreement to arbitrate, **54:3; 54:4**

Approaches, **54:10**

Bias, disqualification as arbitrator, **25:17**

Christianity, particular issues, **54:12**

Church polity, **54:10**

Contractual basis for arbitration, **54:3**

Deference approach, **54:10**

Interstate commerce, **54:3**

Islam, particular issues, **54:14**

Judaism, particular issues, **54:13**

Ministerial exception, compared with religious question doctrine, **54:6**

Neutral principles approach, **54:11**

Nineteenth century Supreme Court rulings, **54:7**

Polity or deference approach, **54:10**

Religious Question Doctrine

Generally, **54:5**

Ministerial exception, compared with, **54:6**

Nineteenth century Supreme Court rulings, **54:7**

Twentieth century Supreme Court rulings, **54:8**

Twenty-first century Supreme Court rulings, **54:9**

INDEX

RELIGIOUS ORGANIZATIONS AND ISSUES—Cont'd

- Statutory basis for agreement to arbitrate, **54:4**
- Twentieth century Supreme Court rulings, **54:8**
- Twenty-first century Supreme Court rulings, **54:9**
- Types of church organizations, **54:2**

REMAND

- Same or different arbitrator, **40:11**

REMEDIES

- Generally, **35:1 to 35:22**
 - Arbitration agreements, **35:2; 35:21**
 - Attorneys' fees, **35:22**
 - Consequential damages, **35:9**
 - Contractual authority, **35:14**
 - Contractual limits, **35:3**
 - Contractually prohibited damages, **35:10**
 - Costs of action
 - Generally, **35:19 to 35:21**
 - Arbitration agreements, **35:21**
 - Statutes, **35:20**
 - Damages
 - Generally, **35:8 to 35:14**
 - Consequential, **35:9**
 - Contractually prohibited, **35:10**
 - Foreign currency, **35:11**
 - Punitive damages, below
 - Foreign currency, **35:11**
 - Foreign law, **35:16**
 - Interest
 - Generally, **35:15 to 35:18**
 - Foreign law, **35:16**
 - Judicial discretion, **35:17**
 - Rate of, **35:18**
 - Judicial discretion, **35:17**
 - Modification of award, **35:7**
- Provisional Remedies** (this index)
- Punitive damages
 - Generally, **35:12 to 35:14**
 - Contractual authority, **35:14**
 - Statutory authority, **35:13**
- Rate of interest, **35:18**
- Specific performance
 - Generally, **35:6**
 - Modification of award, **35:7**
- Statutes, **35:20**
- Statutory authority, **35:13**

REMOVAL

- Arbitrator, **26:4 to 26:7**
- Challenge, removal of action, **23:12**
- Foreign arbitral awards in the United States, **50:22**

REMUNERATION OF ARBITRATOR

- Generally, **47:1; 47:2**

REOPENING

- Hearings, **29:17**

REPAYMENT

- Bankruptcy, **52:15 to 52:18**

REPORT OF REFEREE

- Nature of commercial arbitration, **1:3**

REPRESENTATION OF PARTIES

- Fair and diligent conduct of proceedings, **5:16**

REPUTATION

- Arbitrator, **25:3**

RESCISSION

- Validity, **11:8**

RESIDENTIAL CONSTRUCTION

- Home construction arbitration rules and mediation procedures, **App. F-12**

RESIGNATION

- Parties request, **26:6**

RES JUDICATA

- Awards, **44:4**
 - Generally, **36:9 to 36:8**
 - Burden of proof, **36:8**
 - Elements of, **36:5**
 - Parties, **36:7**
 - Second arbitration, **36:6**
- Bankruptcy, **52:20**
- Burden of proof, **36:8**
- Elements of, **36:5**
- Intimidating or threatening arbitrator, **27:12**
- Invocation of arbitration, **17:2; 17:9**
- Parties, **36:7**
- Second arbitration, **36:6**

RETALIATION CLAIMS

- Whistleblower, **16:112**

REVISED UNIFORM ARBITRATION ACT (RUAA)
Generally, **9:3**

REVISIONS
Uniform Arbitration Act (UAA), **App. B-1**

REVOCATION
Subsequent acts and matters, **12:16 to 12:21**
Unilateral revocation, **12:21**
Common law, **12:18**
Contract provisions, **12:21**
Employment agreements, **12:22**
Oral agreements, **12:17**

RULE OF COURT
Arbitration agreement, rule-of-court clause, **9:15**

RULES OF EVIDENCE
Hearings, **29:2**

RUSSIAN FEDERATION
International Commercial Arbitration Court at the Russian Federation Chamber of Commerce and Industry, **4:18; 4:19**

SCHOOLS AND SCHOOL DISTRICTS
Generally, **14:6**

SECOND ARBITRATION
Res judicata, **36:6**

SECURITIES
Financial Industry Regulatory Authority (FINRA), arbitral immunity, **27:4**

SEIZURE
Pending arbitration relief, **31:6**

SENSE OF JUSTICE
Arbitrators, reliance on, **30:4**

SEPARABILITY
Arbitration agreement, effect of invalidity, **11:1 et seq.**
Doctrine of separability, **11:2**
Role of arbitrators, **11:4**
Role of courts, **11:3**

SEPARATE FINDINGS
Awards, **34:7**

SERVICE OF PROCESS
Demand for arbitration, **18:6**
Judicial challenge of award, **38:6**
Mail service of demand for arbitration, **18:6**
Subpoena (this index)

SERVICE PROVIDERS
Arbitration Service Providers (this index)

SETTLEMENTS
Award full-settlement clause, **33:5**
Convention on settlement of investment disputes, **22:20**
Ethical considerations, **5:17; 5:19**
Fair and diligent conduct of proceedings, **5:17**
Judicial challenge of award, structured settlements, **38:19**
Substantive requirements, **33:5**

SEX BIAS
Disqualification as arbitrator, **25:17**

SHARES
Purchase of, arbitrability, **16:9**

SHORTENED PROCEDURE, MARITIME ARBITRATION
Rules For Shortened Arbitration Procedure, **App. J-2**
September 15, 2010, rules for contracts entered into on or after, **App. J-4**

SHRINK WRAP AGREEMENTS
Enforcement, **23:27**

SHRINKWRAP ARBITRATION AGREEMENTS
Statutory requirements, **9:13**

SIGNATURE
Arbitration agreements, **9:8**
Formal requisites, **8:6**
Awards, **34:3**
Credit Cards, **16:24**
Nonsignatories (this index)

SINGAPORE
Chamber of Maritime Arbitration, **4:24**
International Arbitration Center, **4:25**

SISTER - STATE
Intrastate enforcement, **45:1; 45:2**

INDEX

SITUS
Reference to in arbitration clause, **30:5**

SOCIAL RELATIONSHIP
Disqualification as arbitrator, **25:16**

SOCIETY OF MARITIME ARBITRATORS, INC.
Arbitrators, **App. K-2**
Code of Ethics, **App. K-2**
Rules for maritime arbitration, generally, **App. J-1**
Rules For Shortened Arbitration Procedure, **App. J-2**
Shortened procedure, rules for, for contracts entered into
On or after September 15, 2010, **App. J-4**

SOVEREIGN IMMUNITY
Generally, **14:10**
Generally, **14:10-14:14**
Appeal and review, **14:13**
Dismissal, **14:12**
Foreign arbitral awards in the United States, **50:9**
Other applications of sovereign immunity, **14:14**
Tribal sovereign immunity. **Native American Tribes and Nations** (this index)
Waiver, **14:11**

SPECIALIZED FIELDS OF LAW, INTERACTION WITH
Bankruptcy (this index)
Native American Tribes and Nations (this index)
Religious Organizations and Issues (this index)

SPECIAL STATUS
Arbitrator, **27:1 to 27:13**

SPECIAL VERDICT
Summary jury trials, **1:15**

SPECIFICITY
Notice of intention to arbitrate, statement of subject matter, **18:2**
Tribal sovereign immunity, waiver, **53:9**

SPECIFIC PERFORMANCE
Nature of commercial arbitration, **1:2**
Remedies, **35:6; 35:7**

SPEED
Advantage of arbitration, **1:1; 1:4; 17:1**
Delay (this index)

SPOUSES
Arbitrability (this index)
Nonsignatories, third party beneficiaries, **13:33**

STANDARD FORM CONTRACT
Construction and interpretation, **8:17**

STANDING NEUTRAL
Definition, **3:29**

STARE DECISIS
Awards, **36:12; 36:13**

STATE AGENCIES
Generally, **14:4**

STATE COURTS
Arbitration agreement, validity of state jurisdiction, **11:7**
Judicial challenge of award, California's one judgment rule, **38:20**
Preventing arbitration ordered by, **31:11**
Scope of Federal Arbitration Act, jurisdictional bases, **7:8; 7:9; 7:11**
Stay of court proceedings, **22:26**

STATE LAWS
Claims asserted under, labor arbitration, **16:61**
Demand, **18:7**
Selected articles on, **App. A**
Validity, **11:7**

STATEMENTS
Hearings, opening and closing statements, **29:2**
Notice of intention to arbitrate, specific statement of subject matter, **18:2**

STATE NATIONALS
Convention on settlement of investment disputes between, **22:20**

STATE STATUTES
Discovery, **32:3**

STATUS
Arbitrator, **27:1 to 27:13**
Corporations, **21:6**

STATUS QUO
Preserving, injunctive relief, **31:9**

STATUTE OF LIMITATIONS

Invocation of arbitration, **17:9; 19:1**

STATUTES

Challenges (this index)

Civil Rights Act and federal policy favoring arbitration, **7:7**

Development of commercial arbitration law, **7:1 to 7:9**

Enforcing. **Statutory Enforcement** (this index)

ERISA and federal policy favoring arbitration, **7:7**

Features of “modern” arbitration statutes, **7:1**

Federal Arbitration Act (FAA) (this index)

Indian Reorganization Act, **53:2**

Interstate commerce, generally, **7:4 to 7:9**

State Laws (this index)

Uniform Arbitration Act (UAA) (this index)

Validity, **11:5**

STATUTORY ARBITRATION

Generally, **7:1 et seq.**

Common law arbitration

Deciding which type of arbitration to use, **6:8**

Statutory requirements, failure to comply with, **6:9**

Constitutionality, **7:3**

Contrary state law

Nursing homes, claims against, **7:10**

Personal injury claims against nursing homes, **7:10**

Predispute agreements, **7:10**

Wrongful death claims against nursing homes, **7:10**

Creation of substantive right to arbitration, **7:9**

Determining subject matter jurisdiction, “looking through,” **7:12**

Due process, **7:3**

Exclusion of transportation workers, **7:9**

Expansion and limitations, **7:9**

Federal Arbitration Act (FAA), **7:1; 7:4 to 7:9**

Federal courts, **7:8**

Independent jurisdictional basis, **7:11**

STATUTORY ARBITRATION—Cont’d

Jurisdictional bases in federal and state courts, **7:8**

Labor Arbitration, **16:64**

Labor Management Relations Act, **7:14**

Limitations and restrictions, **7:9**

Modern arbitration statutes, **7:1 to 7:3**

New York Arbitration Act, **7:1**

Nursing homes, claims against, **7:10**

Predispute agreements, contrary state law, **7:10**

Preemption of state law, **7:8**

Railway Labor Act, **7:15**

Sexual assault, **7:13**

Sexual harassment, **7:13**

State courts, **7:8**

State law, preemption of, **7:8**

Subject matter jurisdiction, **7:11**

Substantive rights, **7:9**

Uniform Arbitration Act and modern arbitration statutes, **7:2**

STATUTORY ENFORCEMENT

Awards, **42:3**

Challenges (this index)

Court orders. **Orders** (this index)

Orders (this index)

STAY OF ACTIONS OR PROCEEDINGS

Appeal and Review (this index)

Arbitration, **22:28; 22:29**

Bankruptcy (this index)

Compelling or denying arbitration, generally, **22:1 et seq.**

Court Action

Generally, **22:22 to 22:27**

Arbitrable claims, **22:24**

Dismissal, **22:25**

Foreign countries, **22:27**

Procedure, **22:23**

State court, **22:26**

Ex Parte Proceedings (this index)

Invocation of arbitration, **17:2**

Objection, waiver of right to object to arbitration, **22:30**

Orders, **16:95**

STENOGRAPHIC TRANSCRIPTION

Hearing, **29:18**

Prehearing conference, **28:9**

INDEX

STEP NEGOTIATION
Definition, **3:4**

STIPULATIONS
Injunctive relief, **31:10**
Judicial challenge of award, **38:5**

STOCK EXCHANGE
Members of, covenants not to compete, **16:14**

STOCKS
Valuation, arbitrability, **16:10**

SUBCONTRACTORS
Arbitrability, **16:5**
Incorporation by reference, **10:16**

SUBJECT MATTER
Arbitrability, **15:20**

SUBLEASES
Nonsignatories, successors in interest, **13:39**

SUBMISSIONS
Arbitration agreements, **8:4**
Checklist for, **8:4.50**

SUBPOENA
Arbitrator's power, **29:12**

SUBSEQUENT ACTS AND MATTERS
Generally, **12:1 et seq.**
Associations, **12:8**
Cancellation, **12:16 to 12:21**
Conclusion of contract, events subsequent, effect, **12:1 to 12:22**
Death of party
Generally, **12:12**
Close corporations, **12:14**
Some persons on one side, **12:15**
Statutory stipulations, **12:13**
Events Subsequent to Conclusion of Contract (this index)
Lapse of time, **12:3**
Parties, **12:12**
Release, **12:9**
Revocation, **12:16 to 12:21**
Unilateral revocation, **12:21**
Common law, **12:18**
Contract provisions, **12:21**
Employment agreements, **12:22**
Oral agreements, **12:17**
Superseding agreements, **12:7**

SUBSEQUENT ACTS AND MATTERS
—Cont'd
Supplemental and superseding agreements, **12:6**
Termination, **12:3; 12:8**
Trade associations, **12:8**

SUBSTANTIVE REQUIREMENTS
Awards (this index)

SUBSTANTIVE RIGHTS
Statutory arbitration, **7:8**

SUCCESSOR IN INTEREST
Nonsignatories (this index)

SUMMARY JURY TRIALS
Arbitration, differences and similarities to, **1:15**
Authority to conduct
Generally, **1:16**
Rule 16, generally, **1:16**
Definition, **3:23**
Differences and similarities to arbitration, **1:15**
Genesis, **1:14**
Nature of commercial arbitration, **1:14 to 1:27**
Relationship of summary jury trial to arbitration, **1:15**
Rule 16 authority, **1:16**
Special verdict, **1:15**

SUMMATION
Generally, **29:16**

SUNDAYS
Hearings conducted on, **29:3**

SUPERSIDING AGREEMENTS
Generally, **12:7**

SUPPLEMENTAL AGREEMENTS
Generally, **12:6**

SUPPLEMENTAL AWARDS
Awards, **36:2; 36:3**

SUPPLEMENTARY PROCEDURES
American Arbitration Association (AAA), **App. F-6**
Home construction arbitration rules and mediation procedures, **App. F-12**
ICANN independent review process, **App. F-3**

SUPPLEMENTARY PROCEDURES

—Cont’d

Intra - industry U.S. reinsurance and insurance disputes, **App. F-6**

SUPREME COURT

Religious Question Doctrine

Generally, **54:5**

Nineteenth century Supreme Court rulings, **54:7**

Twentieth century Supreme Court rulings, **54:8**

SURETIES

Nonsignatories, guarantors and sureties, **13:17**

SURPLUSAGE

Awards, **33:8**

TERMINATION

Arbitration provision, **12:4**

Arbitrator, **26:1 to 26:9**

Bankruptcy, unexpired leases, **52:12**

Lapse of time, **12:5**

Trade associations, **12:8**

TERRORISM

Exceptions, Foreign Sovereign Immunities Act, **22:16**

TEXAS

Vacation of awarded, expanded review, **40:8**

THERAPEUTIC MEDIATION

Definition, **3:8**

THIRD PARTY BENEFICIARIES

Nonsignatories (this index)

THREATS

Intimidating or Threatening Arbitrator (this index)

TIME

Arbitration agreement, termination of contract due to lapse of time, **12:3**

Awards, time limitations, **34:1**

Demand for arbitration, timeliness, **17:6; 19:1; 19:2**

Events Subsequent to Conclusion of Contract (this index)

Extension of time, procedural requirements for award, **34:1**

Fees request during arbitration, **47:2**

TIME—Cont’d

Hearings, **29:1 to 29:3**

Initiation of arbitration, **Invocation of Arbitration** (this index)

Judicial challenge of award, **38:6**

Limitation periods, enforcement, **23:22 to 23:26**

Maritime arbitration, shortened procedures, **App. J-2 to App. J-4**

Statute of Limitations (this index)

Sundays, **29:3**

Waiver

Award, time limits for rendering, **34:1**

Untimely filing of claim, waiver of right to arbitrate, **17:9**

TORTS

Arbitrability, generally, **16:102 to 16:105**

Clauses, **16:103**

Employment Contracts, **16:104**

Noncommercial torts, Foreign Sovereign Immunities Act, **22:15**

Trade practices, **16:105**

TRADE ASSOCIATIONS

Incorporation by reference, **10:9**

Jurisdiction, **21:4**

Termination by membership, **12:8**

TRADE DISCIPLINE

Awards, **41:2**

TRADEMARKS

Intellectual Property Rights (this index)

TRADE PRACTICES

Torts, **16:105**

TRANSCRIPTS

Hearing, **29:18**

Prehearing conference, **28:9**

TRANSFORMATIVE MEDIATION

Definition, **3:9**

TRIAL

Challenge, jury trial, **23:15**

TRIAL DE NOVO

Dispute settlement, **1:13**

Judicial or court - annexed arbitration, **1:13**

INDEX

TRIBAL COURTS

Generally, **22:51**

TRIBAL EXHAUSTION DOCTRINE

Native American tribes and nations,
53:11; 53:12

TRIPARTITE TRIBUNALS

Arbitrator, **24:10**

TWENTY - DAY NOTICE

Demand, **18:7**

TWO-TRACK APPROACH

Definition, **3:31**

UAA

Uniform Arbitration Act (UAA) (this index)

UNANIMITY

Awards, **34:2**

UNCITRAL

Arbitration rules
New York convention, **9:12**

UNCONSCIONABILITY

Generally, **8A:1 to 8A:16**

Adhesion contracts, **8A:2**

Arbitrability (this index)

Arbitration Agreements (this index)

Attorney-client disputes, **8A:15**

Consumer lending, **8A:4**

Consumer loans, **8A:10**

Cost, **8A:15**

Determination of, **8A:3**

Employment disputes, **8A:11**

Invalidating arbitration provisions

Generally, **8A:9 to 8A:16**

Attorney-client disputes, **8A:15**

Consumer loans, **8A:10**

Cost, **8A:15**

Employment disputes, **8A:11**

Medical disputes, **8A:12**

One party free to litigate, **8A:13**

Real estate transactions, **8A:10**

Underlying agreement, invalidity of,
8A:14

Invalidity

Generally, **11:12 et seq.**

Even-handedness, **11:15**

Mutuality of obligation, **11:16**

Procedural, **11:13**

UNCONSCIONABILITY—Cont'd

Invalidity—Cont'd

Remedy limitations, **11:18**

Severability, **11:14**

Substantive, **11:13**

Medical disputes, **8A:12**

One party free to litigate, **8A:13**

Procedural and substantive

Generally, **8A:5 to 8A:8**

Procedural

Choice, **8A:6**

Knowledge, **8A:6**

Other matters considered, **8A:7**

Substantive, **8A:8**

Real estate transactions, **8A:10**

Underlying agreement, invalidity of,
8A:14

UNDERINSURED MOTORIST ACCIDENT CLAIMS

**Uninsured or Underinsured Motorist
Accident Claims** (this index)

UNDUE MEANS

Intimidating or threatening arbitrator,
27:7

Judicial review of challenged awards,
39:5

UNIFORM ARBITRATION ACT (UAA)

Generally, **9:2; App. B**

Court orders compelling or denying
arbitration, **22:40 to 22:42**

Judicial review of challenged awards,
39:26

Revised, **App. B-1**

Statutory arbitration, **7:2**

UNINSURED OR UNDERINSURED MOTORIST ACCIDENT CLAIMS

American Arbitration Association, ser-
vice provider, **4:4**

Arbitrability, generally, **16:106 to
16:111**

Endorsements, **16:107**

Ethics, arbitrator, **16:111**

Jurisdiction, arbitrator, **16:109**

State legislation, **16:108**

Underinsurance, **16:110**

UNITED KINGDOM

History of arbitration, **2:5**

UNITED KINGDOM—Cont'd
London Court of International Arbitration (LCIA), 4:20; **App. H**

UNITED NATIONS COMMISSION ON INTERNATIONAL LAW
Arbitration service providers, 4:27

UNITED NATIONS COMMISSION ON INTERNATIONAL TRADE LAW
Arbitration service providers, 4:26 to 4:28

UNITED NATIONS CONVENTION ON RECOGNITION AND ENFORCEMENT OF FOREIGN ARBITRAL AWARDS (1958 - UN CONVENTION)
Generally, **App. D**

UNITED STATES ARBITRATION ACT
Federal Arbitration Act (FAA) (this index)

UNITED STATES HISTORICAL PERSPECTIVE
Generally, 2:6 to 2:9
Colonial time (1682) through World War II (1945), 2:6
Arbitration comes of age in mid 1980s, 2:9
1789 through Civil War, 2:7
1865 through early twentieth century, 2:8
1924 through early 21st century, 2:9

VACATION OF AWARD
Generally, 40:1
Challenge of award, 40:3
Expanded review under state statutes, 40:6 to 40:8
FAA procedure and review, 40:2
Manifest disregard doctrine, 40:4
Nonstatutory grounds, 40:5
Remanding to same or different arbitrator, 40:11

VALIDITY AND INVALIDITY
Generally, 11:1 et seq.
Doctrine of separability, 11:2
Federal rules, 11:5
Fraud in the inducement of contract, federal rule, 11:5
Hearing, requisites, 29:1

VALIDITY AND INVALIDITY
—Cont'd
Incorporation by reference
Generally, 10:3 et seq.
Availability, 10:6
Clarity, 10:5
Intent, 10:4
Inherent invalidity, 11:9
Duress, 11:19
Unconscionability, 11:12 et seq.
Fees and costs, 11:17
Jurisdiction, 11:7
New York rule, requirements of arbitration agreement, 11:6
Rescission, 11:8
Separability concept, generally, 11:1
States, 11:7

VALUATION
Nature of commercial arbitration, 1:3

VENUE
Confirming award, 43:1
Procedure and review under FAA, 40:2

VERIFICATION
Demand for arbitration, 18:4

VIRTUAL HEARINGS
Generally, 29A:1 to 29A:13
Access, 29A:3
Compelling participation, 29A:2
Confidentiality, 29A:9
Hearing procedures, 29A:12
Necessary devices, 29A:3
Notice of proceedings, 29A:10
Order, 29A:6
Platforms, 29A:4
Prehearing conference, 29A:5
Preparation, 29A:7
Responsibilities of parties, 29A:11
Security, 29A:9
Technical issues, 29A:8
Witnesses, 29A:13

VOLUNTARY ACTS AND MATTERS
Consent (this index)
Definition, voluntary arbitration, 3:15

VOTES OF ARBITRATOR
Hearings, 29:2

INDEX

VOTING

Rights, corporations, arbitrability, **16:8**

WAGES AND OTHER COMPENSATION

Compensation (this index)

WAIVER

Arbitrability, **15:21; 16:31**

Arbitrator, **25:5**

Awards, **41:4**

Challenge (this index)

Class actions and arbitrations, **16:31**

Compelling arbitration, **22:6**

Demand for arbitration, **18:1**

Evidential partiality and arbitrator corruption, **39:7**

Foreign Sovereign Immunities Act, exceptions, **22:11**

Hearings, notice waived by appearance, **29:3**

Invocation of arbitration, **17:8; 17:9**

Object, right to

Arbitration, **22:30**

Arbitrator, **25:5**

Orders, **22:30**

Partnerships, **16:96**

Provisional remedies, **31:3**

Sovereign immunity, **14:11**

Time limits for rendering of award, **34:1**

Tribal sovereign immunity, **53:6 to 53:10**

WHETHER TO ARBITRATE

Invocation of Arbitration (this index)

WHISTLEBLOWER RETALIATION CLAIMS

Arbitrability, **16:112**

WITHDRAWAL

Arbitrator, **5:21; 26:8; 27:5**

Immunity from liability, **27:5**

Multi-employer pension plan arbitration rules for withdrawal liability disputes, **App. F-8**

WITNESSES

Arbitrator, **27:13; 28:3; 28:5**

Cross-examination, **29:11**

Examination, generally, **29:11**

Expert witnesses, **28:5**

Hearings, **29:11**

Interrogation, **29:2**

WORLD INTELLECTUAL PROPERTY ORGANIZATION

ARBITRATION AND

MEDIATION CENTER

Arbitration service providers, **4:29**

WRITINGS

Invocation of arbitration, written arbitration agreement, **17:3**

Signature (this index)