

Index

All references are to paragraph numbers

CAP = Court-Annexed Procedures (section following Ch. 10)

APP = Appendix

AD HOC ARBITRATION 8.7(2)

ADR SERVICE PROVIDERS APP1

ALTERNATIVE DISPUTE RESOLUTION, ADVANTAGES OF

confidentiality 1.3(5)

controlled by disputants 1.3(3)

creative options 1.3(1)

participation 1.3(4)

resolution 1.3(6)

tailored to meet needs of disputants 1.3(2)

ARBITRATION *see also* INTERNATIONAL COMMERCIAL ARBITRATION *and* MEDIATION-ARBITRATION

advantages 5.1(1)

agreement standard clauses

post-dispute

ADR Institute of Ontario 5.6(2)(d)

American Arbitration Association 5.6(2)(a)

arbitration agreement 5.6(2)(c)

Private Court Arbitration Agreement 5.6(2)(b)

pre-dispute

ADR Institute of Ontario 5.6(1)(d)

Alberta Arbitration and Mediation Society 5.6(1)(b)

INDEX

Alberta Arbitration and Mediation Society “not
for profit” organizations clause5.6(1)(b.1)
American Arbitration Association..... 5.6(1)(c)
British Columbia International Commercial Arbitration
Centre5.6(1)(a)
Electronic Courthouse 5.6(1)(f)
model clause builder 5.6(1)(c.1)
Model Dispute Resolution Clause.....5.6(1)(e)
World Intellectual Property Organization Model ...5.6(1)(g)

arbitrator
appointment..... 5.3A
arbitral immunity..... 5.2(3)(e.1)
characteristics..... 5.2(1)
compellability in litigation 5.2(3)(f)
how many 5.2(1)(b)
jurisdiction5.2(1)(a)
removal of..... 5.3(1)
role 5.2(1), 5.3(2)
selection 5.3

award
appeals and judicial review 5.2(3)(d)
enforcement.....5.2(3)(e)
general..... 5.2(3)(c)

case study examples
appeal of commercial arbitration decisions 5.5(11)
arbitrator’s jurisdiction 5.5(13)
court review of arbitral awards 5.5(17)
determination of arbitrator jurisdiction..... 5.5(17)
employment contract 5.5(12.1)
expedited arbitration..... 5.5(7)
law partnership break-up..... 5.5(10)
high tech industry 5.5(5)
interim measures 5.5(15)
mass tort claims 5.5(4)
motor vehicle accident insurance 5.5(2)
Murphy v. Wise 5.5(11)
online arbitration 5.5(6)
securities industry 5.5(3)
Shareholder agreements, jurisdiction 5.5(12)
Siedel v. Telus Communications Inc. 5.5(9)
scope of arbitration clause..... 5.5(16)

INDEX

timber contract	5.5(1)
Uniform Domain Name Dispute Resolution	
Policy (UDRP).....	5.5(16)
class-wide arbitration.....	5.4A
compared to litigation	5.1(1)
costs	5.2(3)(c.1)
disadvantages	5.1(1)
domain name dispute resolution.....	5.5(14.1)
effect on third parties	5.2(3)(g)
family arbitration.....	5.4D
franchising context	
effect on <i>Arthur Wishart Act</i>	5.4B(1)
implications of <i>Arthur Wishart Act</i>	5.4B(2)
general.....	5.1
hearing	5.2(3)(b)
issue estoppel	5.2(3)(g)
lawyer	
preparation.....	5.4(1)
online arbitration	5.5(6)
role	5.2(4)
precedents	5.6
pre-hearing.....	5.2(3)(a)
preparation.....	5.4
procedural rules	
ADR Institute of Ontario.....	5.7
American Arbitration Association.....	5.7
British Columbia International Commercial	
Arbitration Centre	5.7
International Centre for Dispute Resolution Procedures.....	5.7
process	5.2(3)
<i>res judicata</i>	5.2(3)(g)
rules for arbitration proceedings	
ADR Institute of Canada National Arbitration Rules	5.7
American Arbitration Association Commercial	
Arbitration Rules.....	5.7
BCICAC Domestic Commercial Arbitration Rules	5.7
International Centre for Dispute Resolution Procedures.....	5.7
London Court of International Arbitration	5.7
Rules for Uniform Domain Name Dispute Resolution Policy	5.8
World Intellectual Property Organization Arbitration Rules..	5.7
self-represented parties.....	5.2(5)

INDEX

Shareholder agreements, jurisdiction	5.5(12)
<i>Siedel v. Telus Communications Inc.</i>	5.5(9)
sport arbitration.....	5.9
Court of Arbitrators for Sport	5.9(4)
doping cases	5.9(2)
resolution facilitation	5.9(3)
timing.....	5.2
BRITISH COLUMBIA INTERNATIONAL COMMERCIAL ARBITRATION CENTRE	
arbitration clauses.....	5.6(1)(a), 8.7(1)(d)
rules	5.7, 8.8
BUSINESS MEDIATION <i>see also</i> MEDIATION	
case study.....	4.7(4)
CASE STUDY EXAMPLES	
arbitration	
appeal of commercial arbitration decisions	5.5(11)
arbitrator jurisdiction.....	5.5(13)
court review of arbitral awards	5.5(17)
determination of arbitrator jurisdiction.....	5.5(17)
domain name dispute resolution.....	5.5(14.1)
employment contract	5.5(12.1)
expedited arbitration.....	5.5(7)
high tech industry	5.5(5)
interim measures	5.5(15)
law partnership break-up.....	5.5(10)
mass tort claims	5.5(4)
motor vehicle accident insurance	5.5(2)
<i>Murphy v. Wise</i>	5.5(11)
online arbitration	5.5(6)
online dispute resolution.....	5.5(8)
scope of arbitration clause.....	5.5(16)
shareholders agreements, jurisdiction in disputes	5.5(12)
<i>Siedel v. Telecommunications Inc</i>	5.5(9)
securities industry	5.5(3)
timber contract	5.5(1)
Uniform Domain Name Dispute Resolution Policy (UDRP)	5.5(14)
business mediation	4.7(4)

INDEX

commercial disputes	
mediation	4.7(1)
mediation-arbitration	6.7(1)
complex multi-party dispute	7.6(4)
<i>Conoco Inc. and Browning Ferris Industries</i>	6.7(2)(a)
construction dispute.....	2.6(1)
Contract Dispute Advisory Board	
Northern Quebec Road Project dispute	10.6(4)(d)
contracts	
mediation	4.7(3)
timber contract arbitration	5.5(1)
court-annexed procedures	
intellectual property dispute	CAP-2.3(7)(a)
dispute audits	
governmental workplace dispute	10.5(2)(a)
dispute review boards	
Dept. of National Defense dispute	10.6(1)(d)
early neutral evaluation	
customer appeal program	3.6(6)
indirect cost rate case.....	3.6(3)
mining case	3.6(5)
personal injury case	3.6(1)
products liability case	3.6(2)
securities case	3.6(4)
<i>Energy Board</i>	7.6(2)
enforcement of international arbitral award	
environmental mediation-arbitration	6.7(2)
expedited arbitration.....	5.5(7)
fact finding	
construction dispute.....	2.6(1)
foreign policy issue	2.6(3)
libel suit	2.6(2)
<i>F.D.I.C. and Cherry, Bekart & Holland</i>	6.7(3)(a)
foreign policy	2.6(3)
franchisee and franchisor dispute	6.7(1)(c)
<i>IBM and Fujitsu</i>	6.7(1)(a)
indirect cost rate	3.6(3)
insurance	
mediation	4.7(2)
motor vehicle accident arbitration.....	5.5(2)

INDEX

interest based bargaining	
environmental dispute.....	9.7(4)
Fort York Land-Use project	9.7(1)
labour dispute	9.7(5)
<i>Molson Breweries</i> case	9.7(2)
subway construction dispute.....	9.7(3)
subway construction dispute resolution board	9.7(3.1)
international centre for settlement of investment disputes	8.6(3)(a)
international commercial arbitration	
corporations and government	8.6(3)
enforcement of award	8.6(2)
<i>M.A. Industries Inc. v. Maritime Battery Ltd.</i>	8.6(2)(a)
U.S. company and Swiss company.....	8.6(1)(a)
labour mediation-arbitration	6.7(4)
law partnership break-up	5.5(10)
libel suit	2.6(2)
malpractice mediation-arbitration	6.7(3)
mandatory mediation (Ontario)	
intellectual property	CAP-2.3(7)(a)
<i>McCain Foods Ltd.</i>	6.7(1)(b)
mediation	
<i>Bankruptcy and Insolvency Act</i> , under	4.7(10)
business	4.7(4)
commercial.....	4.7(1)
contract	4.7(3)
environmental	4.7(12)
franchise disputes.....	4.7(11)
high-tech industry	4.7(9)
insurance	4.7(2), 4.7(6)
maritime.....	4.7(7)
medical.....	4.7(5)
online mediation	4.7(8)
mediation-arbitration	
commercial.....	6.7(1)(a)
environmental	6.7(2)
franchise.....	6.7(1)(b)
labour.....	6.7(4)
mass claims: <i>Walkerton case</i>	6.7(7)
medical malpractice	6.7(3)
Ontario automobile insurance dispute resolution system	
review	6.7(9)

INDEX

Ontario Insurance Commission case 6.7(5)
personal injury: *TTC* case..... 6.7(6)
unpaid overtime class action..... 6.7(8)
mini-trial
 complex multi-party dispute 7.6(4)
 contract 7.6(3)
 Energy Board case..... 7.6(2)
 multi-party disputes 7.6(5)
 ongoing litigation..... 7.6(5)
 Patent 7.6(1)
NASA and *Spacecom*..... 7.6(3)
ombud programs
 banks and financial services..... 10.6(3)
 immigration dispute 10.5(1)(b)(iii)
partnering
 Department of National Defense case..... 10.6(1)(d)
patent dispute 7.6(1)
personal injury 3.6(1)
product liability 3.6(2)
securities dispute 3.6(4)
Suncor settlement..... 4.7(1)
Telecredit and *TRW*..... 7.6(1)

COMMERCIAL ARBITRATION *see* ARBITRATION and
INTERNATIONAL COMMERCIAL ARBITRATION

COMMERCIAL MEDIATION *see also* MEDIATION
 case study..... 4.7(1)

CONSTRUCTION DISPUTE
 fact finding..... 2.6(1)

CONTRACT MEDIATION *see also* MEDIATION
 case study..... 4.7(3)

COURT-ANNEXED PROCEDURES
 case study examples
 intellectual property dispute CAP-2.3(7)(a)
 Federal Court dispute resolution
 discussion CAP-3.3
 introduction CAP-3.1

INDEX

process	CAP-3.2
Rules 380-391	CAP-3.3
introduction	CAP-1.1
mediation	
introduction	CAP-1.2(1), CAP-2.1
judicially assisted dispute resolution	CAP-2.2(1)(a)
mediator	CAP-2.2(1)
Ontario experience	CAP-2.3
process	CAP-2.2(3)
timing	CAP-2.2(2)
Ontario Mandatory Mediation	
background	CAP-2.3(1)
case study examples	CAP-2.3(7)(a)
mediation session	CAP-2.3(5)
Practice Directions — Ottawa	CAP-2.4(3)
Practice Directions — Toronto	CAP-2.4(2)
preparation for session	CAP-2.3(4)
process	CAP-2.3(2)
Rules and Forms	CAP-2.4(1)
selection of mediator	CAP-2.3(3)
settlement	CAP-2.3(6)
CUSTOMER APPEAL PROGRAM	
case study	3.6(6)
DISPUTE RESOLUTION MECHANISMS	
building a mechanism	10.8
<i>Administrative Tribunals Act</i>	10.8(2)
application of	10.8(4)
background	10.8(1)
employment standards tribunal	10.8(5)
Ontario Office of Mining and Lands Commissioner	10.8(6)
case study examples	
Cable Television Standards Council	10.6(5)
dispute audits — government workplace dispute	10.5(2)(a)
dispute review boards — Dept. of National Defense	
dispute	10.6(1)(d)
financial services dispute — bank and consulting firm	10.6(3)(c)
financial services dispute — bank and distribution	
company	10.6(3)(d)
mediation — <i>Bankruptcy and Insolvency Act</i>	4.7(10)

INDEX

medical malpractice case.....	10.7(1)(a)
National Automobile Dealer Arbitration Program (NADAP).....	10.6(6)
Northern Quebec road project dispute.....	10.6(4)(d)
Provincial ombud programs	10.5(1)(b)(iii)
Public Works Canada dispute	10.6(4)
characteristics.....	10.3
commitment to ADR.....	10.7(2)
considerations in designing.....	10.4
designing mechanisms	
avoidance mechanisms.....	10.5(4)
external relationships	10.7
internal/external relationships.....	10.6
internal relationships.....	10.5
2012 Summer London Olympic and Paralympic Games	10.5(4)(a)
dispute audits.....	10.5(2)
dispute review boards	10.6(1)(c)
examples from various associations	
Canadian Bankers' Association	10.6(3)(a)
Canadian Motor Vehicle Arbitration Plan (CAMVAP) ...	10.6(2)
chartered banks.....	10.6(3)(b)
College of Physicians and Surgeons of Ontario	10.7
ombudsman for banking services and investment	10.6(3)(c)
RCMP.....	10.5(3)(a)
general.....	10.1
ombud programs.....	10.5(1)
partnering.....	10.6(1)(b)
troubleshooters	10.5(2)(b)
types	10.2
DISPUTE RESOLUTION OFFICER PROGRAM FOR FAMILY LAW DISPUTES	
discussion	4.6C
EARLY NEUTRAL EVALUATION	
agreements	3.7
case study examples	
customer appeal program	3.6(6)
indirect cost rate	3.6(3)
mining case	3.6(5)

INDEX

personal injury	3.6(1)
product liability	3.6(2)
securities case	3.6(4)
evaluator	
appointment	3.3
selection	3.4
role of	3.2(1)
general.....	3.1
lawyers, role of	3.2(4)
preparation.....	3.5
process	3.2(3)
timing.....	3.2(2)

EVALUATION OF DISPUTE *see* EARLY NEUTRAL EVALUATION

FACT FINDING

<i>ad hoc</i> fact finding agreement.....	2.7(2)
appointment.....	2.3
case study examples	
construction dispute.....	2.6(1)
foreign policy	2.6(3)
libel suit	2.6(2)
contractual agreement	
clause originating in earlier settlement	2.7(1)(a)
pre-dispute clause.....	2.7(1)(b)
fact finder	
characteristics.....	2.2(1)
selection	2.4
general.....	2.1
hybrid processes	
arbitration and fact finding	2.2(3)(d)(iii)
mediation and fact finding.....	2.2(3)(d)(i)
mini-trial and fact finding.....	2.2(3)(d)(ii)
joint fact finding	2.2(4)
lawyers, role of	2.2(5)
ombuds programs	2.2(3)(c)
preparation.....	2.5
process	2.2(3)
report	
general.....	2.2(3)
with recommendations.....	2.2(3)(a)

INDEX

without recommendations.....	2.2(3)(b)
timing.....	2.2(2)
FAMILY LAW DISPUTES	
Dispute Resolution Officer Program.....	4.6C
family arbitration.....	5.4D
FOREIGN POLICY	
fact finding.....	2.6(3)
INSTITUTIONAL ARBITRATION	8.4(2)
INSURANCE MEDIATION see also MEDIATION	
case study.....	4.7(2), 4.7(6)
INTEREST BASED BARGAINING	
alternative to positional bargaining.....	9.3
case study examples	
environmental dispute.....	9.7(4)
Fort York Land-Use Project.....	9.7(1)
labour dispute	9.7(5)
Molson Breweries	9.7(2)
subway construction dispute.....	9.7(3)
subway construction dispute resolution board	9.7(3.1)
facilitator	
role	9.6
general.....	9.1
positional bargaining/negotiating	9.2
preparation.....	9.4
developing solutions.....	9.4(2)
identifying interests	9.4(1)
initiating process	9.4(3)
resolving dispute	9.5
agreement in principle.....	9.5(3)
brainstorming.....	9.5(2)
fractionalizing	9.5(1)
single text negotiating document	9.5(4)
INTERNATIONAL COMMERCIAL ARBITRATION	
<i>ad hoc</i> arbitration	
contractual clauses	8.7(2)

INDEX

general.....	8.4(1)
arbitration centre, choosing.....	8.4(3)
arbitrator	
appointment.....	8.3
general.....	8.2(1)
selection	8.4
awards	
enforcement.....	8.2(3)(d)
final	8.2(3)(c)
interim or preliminary.....	8.2(3)(a)(i)
case study examples	
AAA arbitration — U.S. company and Swiss company corporations and governments	8.6(3)
enforcement of award	8.6(2)
choice of law	8.4(4)
confidentiality, exceptions.....	8.4(4)(a)(ii)
confidentiality, implied duty	8.4(4)(a)(i)
contractual clauses	
<i>ad hoc</i> arbitration.....	8.7(2)
American Arbitration Association.....	8.7(1)(b)
British Columbia International Commercial Arbitration Centre	8.7(1)(d)
institutional arbitration clauses	8.7(1)
international centre for settlement of investment disputes	8.6(3)(a)
International Chamber of Commerce.....	8.7(1)(a)
London Court of International Arbitration	8.7(1)(c)
Quebec National and International Commercial Arbitration Centre	8.7(1)(e)
corporations and governments	8.6(3)
general.....	8.1
hearing	8.2(3)(b)
institutional arbitration.....	8.4(2)
international centre for settlement of investment disputes	8.6(3)(a)
arbitration rules	8.10
case study examples	8.6(3)(a)
lawyers	
preparation.....	8.5(2)
role	8.2(4)
panel	
general.....	8.2(1)

INDEX

selection	8.4
precedents	8.7
pre-hearing conference	8.2(3)(a)
preparation.....	8.5
procedural rules	
American Arbitration Association.....	8.8
British Columbia International Commercial Arbitration Centre	8.8
International Chamber of Commerce.....	8.8
UNCITRAL	8.8
process	8.2(3)
timing.....	8.2(2)
LAWYERS, ROLE OF	
arbitration	5.2(4)
early neutral evaluation	3.2(4)
fact finding.....	2.2(5)
international commercial arbitration	8.2(4)
mediation	4.2(4)
mediation-arbitration	6.2(5)
mini-trial	7.2(4)
LIBEL SUIT	
fact finding.....	2.6(2)
LITIGATION	
contrasted with arbitration	5.1(1)
MANDATORY MEDIATION	
background	CAP-2.3(1)
case study examples	CAP-2.3(7)(a)
costs	4.6A(1)
evaluation of Ontario program.....	4.6A
mediator quality.....	4.6A(2)
timing.....	4.6A(3)
mediation session	CAP-2.3(5)
Practice Directions — Ottawa	CAP-2.4(3)
Practice Directions — Toronto	CAP-2.4(2)
preparation for session	CAP-2.3(4)
process	CAP-2.3(2)
Rules and Forms	CAP-2.4(1)

INDEX

selection of mediator.....	CAP-2.3(3)
settlement	CAP-2.3(6)
MARITIME MEDIATION	
case study.....	4.7(7)
MASS CLAIMS	5.5(4), 6.7(7)
MEDIATION <i>see also</i> MEDIATION-ARBITRATION	
agreeing to mediate.....	4.5
agreements	
confidentiality agreement.....	4.8(4)
disputants and mediator	4.8(3)
failed mediation	4.8(5)
Ontario Mandatory Mediation	
Program	4.6A, CAP-2.3, CAP-2.4
post-dispute	
agreement to mediate (general).....	4.8(2)(a)-(d)
electronic mediator proposal following face-to-face	
mediation	4.8(6)
mediation agreement (family)	4.8(2)(d)
pre-dispute	
American Arbitration Association.....	4.8(1)(b)
Electronic Courthouse Mediation Clause.....	4.8(1)(e)
mediation agreement.....	4.8(1)(c)
mediation clause	4.8(1)(a)
suggested clauses.....	4.8(1)(d)
case study examples	
business mediation	4.7(4)
commercial mediation.....	4.7(1)
contract mediation	4.7(3)
environmental law mediation.....	4.7(12)
franchise disputes.....	4.7(11)
high-tech industry mediation	4.7(9)
insurance mediation	4.7(2), 4.7(6)
maritime mediation.....	4.7(7)
medical mediation.....	4.7(5)
online mediation	4.7(8)
concilio-arbitration	6.2(4)(b)
confidentiality agreement.....	4.8(4)
disputants and mediator	4.8(3)

INDEX

failed mediation	4.8(5)
family disputes — Dispute Resolution Officer Program	4.6C
final offer selection	6.2(4)(b)
general.....	4.1
lawyers	
preparation.....	4.6(1)
role	4.2(4)
mandatory mediation.....	4.6A, CAP-2.3, CAP-2.4
mediator	
appointment.....	4.3
characteristics.....	4.2(1)
selection	4.4
Ontario Securities Commission.....	4.6F
participants	4.2(3)(c)
preparation.....	4.6
privilege.....	4.4A
process	4.2(3)
hybrid process.....	4.2(3)(c)
mediation session	4.2(3)(b)
setting up	4.2(3)(a)
Rules for Mediation Proceedings	4.9
ADR Institute of Canada Mediation Rules	4.9(1)
International Chamber of Commerce Mediation Rules	4.9(3)
World Intellectual Property Organization Mediation Rules	4.9(2)
settlement	4.2(3)(d)
shadow mediation.....	6.2(4)(a)
timing.....	4.2(2)

MEDIATION-ARBITRATION

agreeing to process.....	6.5
case study examples	
commercial cases	
franchisee and franchisor dispute	6.7(1)(c)
<i>IBM and Fujitsu</i>	6.7(1)(a)
<i>McCain Foods Ltd.</i>	6.7(1)(b)
Ontario automobile insurance dispute resolution system review	6.7(9)
unpaid overtime class action.....	6.7(8)
precedents	
AAA Mediation — Arbitration Agreement (post-dispute) .	6.8(3)

INDEX

AAA Med-then-Arb Agreement	6.8(2)
ADR Institute of Ontario mediation-arbitration clause..	6.8(1)(c)
BCICAC mediation-arbitration clause	6.8(1)(a)
Bar Association of New York mediation-arbitration clause.....	6.8(1)(b)
environmental cases	6.7(2)
labour cases.....	6.7(4)
malpractice cases.....	6.7(3)
mass claims — <i>Walkerton</i> case	6.7(7)
mediation-arbitration clause	6.8(1)
mediation-arbitration waiver	6.8(4)
model clause builder	6.8(1)(e)
<i>Ontario Insurance Commission</i> case	6.7(5)
personal injury — <i>TTC</i> case.....	6.7(6)
facilitator	
appointment.....	6.3
characteristics.....	6.2(1)
selection	6.4
general.....	6.1
hybrid process.....	6.2(4)
lawyers	
preparation.....	6.6(1)
role	6.2(5)
preparation.....	6.6
process	6.2(3)-(4)
concilio-arbitration	6.2(4)(c)
final offer selection	6.2(4)(b)
shadow mediation	6.2(4)(a)
timing.....	6.2(2)
MEDICAL MEDIATION	
case study.....	4.7(5)
MINI-TRIAL	
advisory award.....	7.2(3)(c)(iv)
agreements	
contractual provision	7.8(1)
mini-trial agreement.....	7.8(2)
binding decision	7.2(3)(c)(v)
case study examples	
complex multi-party dispute	7.6(4)

INDEX

contracts case (<i>NASA</i> and <i>Spacecom</i>)	7.6(3)
<i>Energy Board</i> case.....	7.6(2)
multi-party disputes	7.6(5)
ongoing litigation.....	7.6(5)
patent dispute (<i>Telecredit</i> and <i>TRW</i> case).....	7.6(1)
general.....	7.1
hearing	7.2(3)(b)
lawyers	
preparation.....	7.5(1)
role	7.2(4)
model mini-trial rules.....	7.7
negotiating a settlement	7.2(3)(c)(i)
neutral facilitator	
appointment	7.3
characteristics.....	7.2(1)(b)
mediation by	7.2(3)(c)(iii)
seeking advice from	7.2(3)(c)(ii)
selection	7.3(1)
panel 7.2(1)	
preparation.....	7.5(3)
process	7.2(3)
representative facilitators	
preparation.....	7.5(3)
role	7.2(1)(a)
selection	7.4
rules	
CPR Model Mini-Trial Procedure.....	7.7
timing.....	7.2(2)
MINING CASE	
early neutral evaluation	3.6(5)
MOTOR VEHICLE ACCIDENT INSURANCE see also ARBITRATION	
arbitration	5.5(2)
OMBUDS PROGRAMS	2.2(3)(c)
case study examples	
immigration dispute	10.5(1)(b)(iii)
examples from various associations	
college and university programs	10.5(1)(a)
ombudsman for banking services and investment	10.6(3)(c)

INDEX

provincial ombud programs (Ontario)	10.5(1)(b)
fact finding function	2.2(3)(c)
ONLINE MEDIATION	
case study	4.7(8)(b)
overview	4.7(8)(a)
PERSONAL INJURY	
early neutral evaluation	3.6(1)
PRODUCTS LIABILITY	
early neutral evaluation	3.6(2)
SECURITIES DISPUTE	
early neutral evaluation	3.6(4)
TIMBER CONTRACT see also MEDIATION	
mediation	5.5(1)