

Schedule

1. Arbitrator:
2. Claimant:
3. Respondent:
4. Claims:
5. Counterclaims:
6. Security to be lodged by each party: \$.....
7. Person with whom security is to be lodged:
8. Commencement date:

Signatures

.....

Claimant Respondent Arbitrator

Arbitration

General Arbitration Course

The Institute of Arbitrators Australia will conduct a residential General Arbitration Course at University House, the Australian National University, Canberra, from 5 to 8 May 1992.

The Institute of Arbitrators, Australia, established in 1975, is the leading national body concerned with the promotion of arbitration as a means of dispute settlement and professional development in the fields of commercial arbitration and assisted dispute resolution.

Each year, the Institute holds both a General and an Advanced Course in arbitration. Both courses may be attended by non-members of the Institute, but attendance at a General Course is required prior to attending an Advanced Course.

The General Course aims to provide a broad education

in arbitration law and practice for people from a wide variety of backgrounds who would benefit from the development of knowledge and skill in arbitration. The Advanced Course is designed to provide further training for those seeking to be registered and graded as practising arbitrators. Attendance at both courses is a prerequisite for sitting the Institute's annual examination.

Programmes and registration forms for the General Course will be mailed to all members of the Institute of Arbitrators, Australia. Non-members may obtain copies by writing to:

A.C.T. Chapter Secretary
 The Institute of Arbitrators, Australia
 PO Box 1250,
 Fyshwick, A.C.T. 2609
 Fax: 062 800 4842

Book Review Update

Commercial Arbitration Law and Practice

Jacobs, Law Book Co, Sydney 1990, 2 Volume, Looseleaf, \$325.00.

- John Tyrnil

A review of the subscription service Jacobs, Commercial Arbitration Law and Practice was published in Issue #18 at page 9. The purpose of this brief note is to inform Newsletter subscribers that the author and publishers have been quite busy since the release of the two volume looseleaf subscription service.

There have been five releases to date involving hundreds of pages of updated material to reflect changes in legislation, recent developments in case law and treatment of a wide range of additional issues.

This level of activity should appeal to subscribers and certainly makes Jacobs compelling for students of, and those involved in, commercial arbitration.

In the review published in the Newsletter in June 1991, the comment was made that the review indicated "a most practical approach in anticipating and commenting upon issues which are likely to arise in practice". A brief perusal of the update material bears that comment out. The Jacobs subscription service is covering and commenting upon most important issues regarding commercial arbitration and other methods of dispute resolution. □