(1993) 12 The Arbitrator III.

- 7. Johnstone, Private and Confidential, (1992) II The Arbitrator 153.
- 8. [1990] I WLR 1205atp.1213.
- 9. Bernstein, Handbook of Arbitration Practice, Sweet & Maxwell, 1987 at p.101.
- 10. See Bernstein at p.130 also Mustill and Boyd, Commercial Arbitration; Butterworths, 1989 at pp.562-563.
- 11. Redfern & Hunter, Law and Practice of International Commercial Arbitration; Sweet & Maxwell, 1986, 3-4 see also the Notes to Rules for the Conduct of Commercial Arbitrations published by the Institute of Arbitrators, Australia.
- 12. For the background to this reform see Report of the Working Group on the Operation of Uniform Commercial Arbitration Legislation in Australia, Attorney-General's Department.
- 13. UNCITRAL., 27th Session. New York, 31 May-17 June 1994, International Commercial Arbitration; Draft Guidelines for Preparatory Conferences in Arbitral Proceedings.

MARITIME ARBITRATION

The Institute has been advised by The Maritime Law Association of Australia and New Zealand that the Association is to establish its own panel of maritime arbitrators. The panel list will be used by the President of the Association when requested to nominate an arbitrator and will be made available to those wishing to choose their own arbitrator.

Admission to the Association's panel of Arbitrators is at the discretion of its President.

In addition to experience requirements the Association's guidelines for admission to its panel provided that the applicant has been graded or accredited as an arbitrator by The Institute of Arbitrators Australia or a similar body elsewhere.