

## Index

- ABA Model Rules of Professional Conduct, 124  
*ACE Prop & Cas Ins Co, Munich Reinsurance America Inc v.*, 99–100  
 agreement to arbitrate, 28  
*Attia v. Audionamix Inc.*, 63  
 Australian Solicitor Conduct Rules, 124  
 authority of tribunal, 25–35, 39
- Bak v. MCL Financial Group Inc.*, 31  
 Bar Standards Board Handbook, 124  
*Bayfield Properties Ltd., Locabail (UK) Ltd v.*, 106  
 Benson, C., 4–5  
*Berkley Community Villages v. Pullen*, 10–11  
 Bishop, D., 4–5  
*Boehm, Carter v.*, 10–11  
*British American Tobacco Australia Services v. Cowell*, 62–3  
*Bullis v. Nichols*, 71–2
- Carter v. Boehm*, 10–11  
*CBC Oppenheimer Corp. v. Friedman*, 31–2  
 CCBE Code of Conduct, 5, 124  
 communications with arbitrators  
   approach with chair/sole, 46  
   CIArb guidelines, 44–5  
   ex parte applications, 47–8  
   general prohibition, exceptions, 44  
   guidelines, 41–3  
   Guidelines interactions with major institutional rules, 132  
   Guidelines interactions with major professional conduct rules, 124  
   non-participating party, 46–7  
   obligation commencement, 48–9
- confidentiality and privilege, 13, 57  
   due process, confidentiality owed client, 117–18  
   misconduct remedies, 119–20  
 consequentialism, 7  
 costs, financial burdens, 12  
 counsel conduct, 14–17, 54  
*Cowell, British American Tobacco Australia Services v.*, 62–3
- definitions, 18–22  
 deontology, 7  
*Digicel v. Cable & Wireless*, 73  
 disclosure. *see* information exchange, disclosure  
 disqualification, removal, sanction of  
   counsel, 99–100, 111–17  
 document disclosure. *see* information exchange, disclosure  
 double deontology, 7–8  
 due process, 103–4  
 due process, confidentiality owed client, 117–18
- e-disclosure, 71–2. *See also* information exchange, disclosure  
*Elman, Myers v.*, 67  
*EMC National Life Company, Reliastar Life Insurance Company of New York v.*, 99–100  
 evidence improperly obtained, 13  
 experts. *see* witnesses and experts
- false statements  
   correction of earlier false statements, 54–5  
   misconduct remedies, 108–9  
   submissions to tribunal generally, 56–7  
*Fiona Trust & Holding Corp v. Privalov*, 27

## Index

141

- Flexsys Americas LP v. Kumho Tire USA Inc.*, 73–4  
*Fraport AG Frankfurt Airport Services Worldwide v. Republic of the Philippines*, 114–15  
*Freudiana, In re*, 106  
*Friedman, CBC Oppenheimer Corp. v.*, 31–2
- Getahun, Moore v.*, 86  
*Goldberg, Liverpool Roman Catholic Archdiocesan Trustees v.*, 84  
*Golden Door Jewelry Creations v. Lloyds Underwriters Non-Marine Association*, 95  
*Gormley, Timmins v.*, 106  
*Greene, MCR of America Inc. v.*, 31–2
- Guidelines  
 alternatives to, 6–8  
 application, scope, 23–5, 32–3  
 background, 2–4  
 goals of, 8–9  
 good faith, 10–13  
 history, 4–6  
 integrity, honesty, 10–11, 25, 32, 75, 117, 124, 132  
 interactions with major institutional rules, 132  
 interactions with major professional conduct rules, 124  
 omissions, 13  
 rationale for, 7–8, 9
- honesty, integrity, 10–11, 25, 32, 75, 117, 124, 132  
*Hrvatska Elektropivreda d.d. v. Republic of Slovenia*, 38, 111–13  
*Hynix v. Rambus*, 62–3  
*Hyundai Heavy Industries Co. Ltd., K/s Norjarl A/s v.*, 26
- IBA Arbitration Committee, 1  
 inferences, 108–10  
 information exchange, disclosure  
 accessibility, 71–3  
 additional document production, 69–70  
 advice on search, 69–70  
 authority of tribunal, 68–9  
 back-up tapes, 72, 73–4  
 burden of producing, 71–3  
 concealment, 75–6  
 document production criticisms, 60–1  
 double reasonableness test, 69  
 e-disclosure, 71–2  
 failing to produce, 67–9  
 filing techniques, 73  
 guidelines, 58–60  
 Guidelines interactions with major institutional rules, 132  
 Guidelines interactions with major professional conduct rules, 124  
 improper document requests, 65–7  
 improper purpose, 66  
 keyword searches, 73  
 litigation hold/freeze, 61–2  
 narrow and specific, 66–7, 75  
 non-preservation sanctions, 63–4  
 obligation to preserve onset, 62–3  
 preservation, retention, 61–2  
 proportionality, 74  
 reasonableness, 61–2  
 relevance and privilege, 71  
 relevant materials, 64  
 remedial action, 76  
 required advice/assistance, 70–4  
 smoking gun documents, 68  
 spoliation, 62–3  
*INSOCO Ltd., Northwestern Nat'l Insurance Co. v.*, 99–100  
 institutional rules, 6, 132  
 integrity, honesty, 10–11, 25, 32, 75, 117, 124, 132  
*InterChem Asia 2000 Pte Ltd v. Oceana Petrochemicals*, 31–2, 99–100  
*Interfoto Picture Library v. Stileto Visual Programmes*, 10–11
- jurisdiction of tribunal, 31–2
- keyword searches, 73. *See also* information exchange, disclosure  
*K/s Norjarl A/s v. Hyundai Heavy Industries Co. Ltd.*, 26  
*Kumho Tire USA Inc., Flexsys Americas LP v.*, 73–4
- LCIA Rules. *See also* party representation  
 approval requirement, 15–16  
 Article 18, legal representatives text, 121–3  
 changes in representation, 15  
 confidentiality, 119  
 legal representation, discussion, 14–17  
 legal representation. *see* party representation  
 liability of agents, 29–31, 74  
*Libananco Holdings Co. v. Turkey*, 114–15

142

*Liverpool Roman Catholic Archdiocesan Trustees v. Goldberg*, 84  
*Lloyds Underwriters Non-Marine Association, Golden Door Jewelry Creations v.*, 95  
*Locabail (UK) Ltd v. Bayfield Properties Ltd.*, 106

*Marlton v. Tectronix UK Holdings*, 71–2  
*MCL Financial Group Inc., Bak v.*, 31  
*MCR of America Inc. v. Greene*, 31–2  
*Medcalf v. Mardell*, 117–18  
*Menon, S.*, 4  
*Micron v. Rambus*, 62–3  
 misconduct  
   applicability, 34–5, 39  
   consequences, 98–9  
   definition, 19, 21, 22  
   Guidelines interactions with major institutional rules, 132  
   Guidelines interactions with major professional conduct rules, 124  
 misconduct remedies  
   admonishment, 107–8  
   alternatives, 104–5  
   award enforcement, 118–19  
   bias, 105–6  
   changes in counsel, 100–1  
   compelling circumstances, 116–17  
   confidentiality, 119–20  
   conflicts of interest, 101, 113  
   costs sanctions, 110–11  
   disqualification, removal, sanction of counsel, 99–100, 111–17  
   due process, 103–4  
   due process, confidentiality owed client, 117–18  
   false statements, 108–9  
   guidelines, 97–8  
   honesty, integrity of proceedings, 117  
   inferences, 108–10  
   jurisdiction, 99–102  
   jurisdiction scope, 102–3, 107  
   powers *vs.* obligations, 99  
   proportionality, 107  
   sanctions, conclusion of, 120  
   sanctions, form of, 118  
   sanctions, other, 111  
   sanctions unusual, 106–7  
   timing, 105  
*Moore v. Getahun*, 86

## Index

*Munich Reinsurance America Inc v. ACE Prop & Cas Ins Co*, 99–100  
*Myers v. Elman*, 67

*Nichols, Bullis v.*, 71–2  
*Northwestern Nat'l Insurance Co. v. INSCO Ltd.*, 99–100

*Oceana Petrochemicals, InterChem Asia 2000 Pte Ltd v.*, 31–2, 99–100

*Paragon Finance v. Plender*, 10–11  
 party representation  
   as agent of represented party, 34  
   approval requirement, 15–16  
   authority of tribunal, 39  
   barristers, 37–8  
   changes in representation, 15, 38, 39–40  
   communications with arbitrators (*see* communications with arbitrators)  
   complaints, conflicts, 16–17  
   compliance obligations, 16, 28  
   conflicts of interest, 37, 38  
   disclosure (*see* information exchange, disclosure)  
   duty to present, 33–4  
   guidelines, 36–7  
   identification, 37–40  
   late appointment, identification, 38  
   LCIA Rules Article 18 text, 121–3  
   non-objection, 38  
   power to exclude, 39  
   proof of authority, 15  
   replacement members, 15–16  
   submissions to tribunal (*see* submissions to tribunal)  
 Party Representative, definition, 19, 21  
*Plender, Paragon Finance v.*, 10–11  
 preparing witnesses  
   acceptable preparation, 87–8  
   England, 90–1  
   guidelines, 80–3, 86–7  
   multiple witnesses, 92  
   other jurisdictions, 91–2  
   U.S., 88–90  
*Privalov, Fiona Trust & Holding Corp v.*, 27  
 privilege. *see* confidentiality and privilege  
 proceedings, conduct of, 13  
*Pullen, Berkley Community Villages v.*, 10–11

*Rambus, Hynix v.*, 62–3  
*Rambus, Micron v.*, 62–3

*Index*

143

- Reliastar Life Insurance Company of New York v. EMC National Life Company*, 99–100
- Republic of Slovenia, Hrvatska Elektropivreda d.d. v.*, 38, 111–13
- Republic of the Philippines, Fraport AG Frankfurt Airport Services Worldwide v.*, 114–15
- Romania, Rompetrol v.*, 113–14
- Rompetrol v. Romania*, 113–14
- sanctions
- authority, jurisdiction of tribunal, 31–2
  - conclusion of, 120
  - costs, 110–11
  - disqualification, removal, sanction of
    - counsel, 99–100, 111–17
  - form of, 118
  - guidelines, 11–12
  - misconduct remedies, 110–11
  - misconduct remedies, other, 111
  - misconduct remedies, unusual, 106–7
  - non-preservation sanctions, 63–4
- Singapore Legal Profession Rules, 124
- Solicitors Regulation Authority (SRA) Code of Conduct, 124
- Stevens, M., 4–5
- Stileto Visual Programmes, Interfoto Picture Library v.*, 10–11
- submissions to tribunal
- conduct in court, 54
  - correction of earlier false statements, 54–5
  - drafting documents, 54
  - false testimony, 56–7
  - guidelines, 50–2
  - meritorious claims, contentions, 54
  - not to mislead, 52–3
  - remedial steps, 56–7
  - submissions of law, 55–6
  - submissions unsupported by record, 53–4
- Swiss Bar Association Rules of Professional Conduct, 124
- Tectronix UK Holdings, Marlton v.*, 71–2
- Timmins v. Gormley*, 106
- tribunals, 6
- Turkey, Libananco Holdings Co. v.*, 114–15
- UBS Warburg, Zubulake v.*, 71–3
- unreasonable behaviours definition, 12–13
- Veeder, J., 4–5
- warranty of authority, 30
- Wireless, Digicel v. Cable &*, 73
- witnesses and experts
- definitions, 18, 19–21
  - expert reports, 93
  - expert's duties, 84–5
  - expert's reports, review of draft, 86
  - guidelines, 77–9
  - Guidelines interactions with major institutional rules, 132
  - Guidelines interactions with major professional conduct rules, 124
  - mock courtrooms, 92–3
  - payments to witnesses, 94–6
  - preparing witnesses, 80–3, 86–7
  - preparing witnesses, acceptable, 87–8
  - preparing witnesses, England, 90–1
  - preparing witnesses, multiple witnesses, 92
  - preparing witnesses, other jurisdictions, 91–2
  - preparing witnesses, U.S., 88–90
  - statement, report drafting, 80–1
  - testimony legal context, 93
  - transparency, 79–80
  - Upjohn/Miranda warnings, 80
  - witness's own words, 83–4
- Witness Statement, definition, 19, 21–2
- Zubulake v. UBS Warburg*, 71–3