- arbitration as condition precedent to action, 151-157
- o time for application, 141-150
- o validity and enforceability of arbitration clause, 158-178
- when court has jurisdiction, 179-181
- o when stay granted, 182-190
- submission to arbitration, 15-125
  - nature and classification of submission, 15-120
    - application of legislation, 50-67
    - construction, 103-116
    - effect of arbitration clause, 84-86
    - form, 98-102
    - general,15-22
    - intention of parties, 23-31
    - limitation periods, 32-36
    - matters which may be referred, 68-78
    - ouster of court's jurisdiction, 37-49
    - parties, 87-97
    - proceedings classified as arbitrations, 79-83
    - void submissions, 117-120
  - o revocation of submission, 121-125

# definition, 1

# forms of, 2

### international commercial arbitration and foreign arbitral awards

- Alberta, 621-623
- British Columbia, 624-628
- Canada, 629-631
- enforcement of foreign arbitral awards, 652-656
- general, 619, 620
- Manitoba, 632
- Ontario, 633-646
- Saskatchewan, 647-651

### mediation

- binding mediation, 666, 667
- definition, 657
- enforcement of mediation, 673, 674
- limitation periods, 668
- mediation restrictions, 658-663
- powers and duties of mediators, 664, 665
- statutory mediation, 669-672

# statutory arbitration

- compulsory references, 585-596
  - o generally, 585-588
  - o specific statutes, 589-596
- enforcing award on compulsory arbitration, 618
- matters considered on appeal, 607-609
- review of compensation award, 610-615
- reviewing award, 597-606
- setting aside award, 616, 617