This book is a comprehensive but compact presentation on international commercial arbitration with special reference to the Asia Pacific region. The authors suggest that its primary aim is associated with the teaching and learning of the subject. The book appears not only to fulfil that aim but also to constitute a useful reference facility for practitioners.

The work extends over 13 chapters designed, the authors say, for a semester long course of 13 weeks. Each chapter ends with a scenario applicable to that topic said to be designed for class discussion and other treatment, such as a mock arbitration; these scenarios would also provide appropriate opportunities for contemplation of practical problems by practitioners. The text is written in an orderly fashion with each chapter being presented under key issue headings, preceded by a table of contents. The chapters are replete with references to relevant legislation, treaties, conventions, rules and practices of arbitral bodies, cases from various jurisdictions and other material. The extensive commentary directed particularly to these sources is supplemented overall by tables of cases and statutes, a list of acronyms, a glossary, a table of useful weblinks, bibliographical lists and a thorough index.

The breadth of the instruction and the reference material which this book brings forward makes it a valuable work on international commercial arbitration for both students and practitioners.

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