

**IN THE MATTER OF AN ARBITRATION
BETWEEN:**

RELIABLE TANKERS INC

**Claimants/Owners
and**

**SUPER CHARTERS INC
Respondents/Charterers**

“RELIABLE BUTTERLY”

**AND IN THE MATTER OF AN ARBITRATION
BETWEEN:**

SUPER CHARTERS INC

**Claimants/Charterers
and**

**RELIABLE HOLDINGS INC
Respondents/Owners**

“RELIABLE BUTTERLY”

Procedural Order no 2

This procedural order contains answers to requests for clarifications.

Where questions have not been answered, it should be assumed either that they are not relevant, the answer is apparent on the facts already provided, the omission is deliberate, or that the resolution of the issue is a matter for the parties to determine by reference to the law and by drawing suitable inferences.

Parties should also note that minor typographical errors and mix ups occur in any business context. If the error is apparent then no clarification is provided.

1. All of the relevant statutory law has been set out in the problem.
2. The notice of cancellation of charter was given on 27 November. The submissions should be considered amended accordingly.
3. The last sentence in clause 20 on pages 21 and 64 of the problem is to be deleted.

4. The parties are to assume that all of the evidence has been validly adduced and admitted before the arbitration and that there is no need for the parties to take any further procedural steps as it relates to the production of evidence before the arbitration.

5. It is industry practice, where a communication such as email reads (eg) 'Edward/Chris', that the name before the oblique is the recipient and the name after the oblique is the sender.