Summer 2013

ADR Research: Arbitration, Mediation, Negotiation, and More

Jennifer Allison

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-Voltaire
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INTRODUCTION TO ADR

- Books
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Books
Articles

Retrieving similar cases for alternative dispute resolution in construction accidents using text mining techniques
H Fan, H Li - Automation in Construction, 2012 - Elsevier
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Alternative Dispute Resolution
C Kelley - Construction Law: An Introduction for Engineers, 2013 - Wiley Online Library
Disputes are the rule rather than the exception on many construction projects, and quick resolution of disputes can be crucial to the success of a project. The uncertainty created by unresolved disputes can interfere with the progress of the project and cause major cash...
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This work has been published in the leading German construction law journal Baurecht. Suzanne teaches and researches in the areas of construction law and administration, including alternative dispute resolution, construction contracts and construction procurement...
Cited by 4 Related articles All 3 versions Cite More

Commercial Conflict Management and Dispute Resolution
W Labs - Construction Management and Economics, 2012 - Taylor & Francis
Looking for an overview of the subject and undergraduate students in construction management, project management and construction law disciplines, and avoidance, and then moves on to the subjects of negotiation, mediation, arbitration and alternative dispute resolution (ADR)...
All 4 versions Cite More

Improving Dispute Resolution on Construction Projects in Kuwait
T Saed-Ghulib, A Price, W Lord - W113-Special Track 18th CIB, 2010 - lawlectures.co.uk
Sharing 2000; Civil engineers advising the use of alternative dispute resolution processes
[PDF] from lawlectures.co.uk

Articles
PRACTICE GUIDES
JAMS ADR RESOURCES
ADR Methodologies

- Arbitration
- Court ADR
- Early Neutral Evaluation (ENE)
- Government ADR
- Mediation
- Negotiation
UNIFORM ARBITRATION ACT
ADR in State Courts

The NYS Unified Court System is committed to promoting the appropriate use of mediation and other forms of alternative dispute resolution (ADR) as a means of resolving disputes and conflicts peacefully.

Mediation and other ADR processes are available statewide. Click on one of the links below to learn more.

**INVOLED in a CONFLICT?**

**INFORMATION for ADR PRACTITIONERS**
Early Neutral Evaluation: Getting An Expert's Assessment

Introduction

The American Arbitration Association (AAA) is the world's leading provider of alternative dispute resolution (ADR) services. AAA resolution options, which consists of conflict management processes, neutrals and client assistance, is part of a continuum of dispute resolution options available through the AAA. AAA resolution options assist parties to minimize the impact of disputes by resolving them earlier. This guide outlines the Early Neutral Evaluation (ENE) process, including the steps involved from case initiation through resolution, and covers the procedures utilized in ENE cases.

Early Neutral Evaluation: Getting an Expert's Assessment

Early Neutral Evaluation (ENE), the proceedings of which are considered confidential, encourages direct communication between adversarial parties about possible claims and supporting evidence—particularly important in situations where the disputants are far apart in their views on how the law applies to the case in question or what the case is worth.

In these instances, an evaluation of the dispute that seeks to determine best and worst case alternatives can point the way to a negotiated agreement.

When working with the AAA, parties engaging in the ENE process receive access to the AAA's diverse panel of neutrals—experts in their industries or businesses who are able to effectively evaluate the issues in dispute. At the conclusion of the review, the neutral evaluator's non-binding report, which consists of an unbiased opinion of the issues presented, can serve as a catalyst for settlement negotiations, can enhance communication between the parties and can be employed to dispose of specific issues prior to proceeding with other dispute resolution options.

Getting Started with Early Neutral Evaluation

The Early Neutral Evaluation process can be triggered by written agreement in the parties' contract or by mutual agreement if such a settlement procedure is not contemplated by their
MEDIATION: LAW, POLICY, AND PRACTICE
• Antitrust Disputes
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ABA ETHICS IN ALTERNATIVE DISPUTE RESOLUTION SUBCOMMITTEE
• Treatises

• Primary Sources (Treaties, Cases, Rules)

• Institutes

• Journal Articles

• Current Awareness

Title Information
Title
International Commercial Arbitration
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Bilateral Investment Treaties (BITs)

Jurisdiction Selector

Jurisdictions

United States

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Welcome to Investor-State LawGuide™

Investor-State LawGuide™ enables you to utilize a methodical approach when researching investment treaty arbitration jurisprudence and provides an efficient means to improve the comprehensiveness of your research.

**SEARCH:**

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<th>Subject Navigator</th>
<th>Enables you to navigate through an electronic directory of investment treaty law that lays out subjects in branches and sub-branches of ever increasing detail.</th>
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**SUBSCRIBER UPDATES**

28 March 2013

The following documents have been added in the last 30 days:

**Dispute Documents and Full Text Search**

- *Abacatl and Others (Case formerly known as Giovanna a Beccara and Others) v. Argentine Republic, ICSID Case No. ARB/07/2*, Procedural Order No. 1, 12 December 2008
- *Abacatl and Others (Case formerly known as Giovanna a Beccara and Others) v. Argentine Republic, ICSID Case No. ARB/07/2*, Procedural Order No. 2, 1 December 2009
- *Abacatl and Others (Case formerly known as Giovanna a Beccara and Others) v. Argentine Republic, ICSID Case No. ARB/07/2*, Procedural Order No. 4, 18 March 2010
- *Abacatl and Others (Case formerly known as Giovanna a Beccara and Others) v. Argentine Republic, ICSID Case No. ARB/07/2*, Procedural Order No. 5, 2 April 2010
- *Abacatl and Others (Case formerly known as Giovanna a Beccara and Others) v. Argentine Republic, ICSID Case No. ARB/07/2*, Procedural Order No. 6, 6 April 2010

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Discourage litigation. Persuade your neighbors to compromise whenever you can. As a peacemaker, the lawyer has superior opportunity of being a good man.

- Abraham Lincoln