

REFERENCES

- Abeynayake T E, M. D. (2017). *Alternative Dispute Resolution Methods Used in the Construction Industry in Sri Lanka* (Unpublished Thesis Master of Philosophy). University of Moratuwa, Moratuwa, Sri Lanka.
- Abeynayake, M., & Weddikkara, C. (2012). Arbitration as an Alternative Dispute Resolution Method in the Construction Industry of Sri Lanka. In *World Construction Conference 2012 – Global Challenges in Construction Industry*. Retrieved from <http://dl.lib.mrt.ac.lk/handle/123/14828>
- Abeynayake, M., & Weddikkara, c. (2013). *Special Features and Experiences of the Full-Term Dispute Adjudication Board as an Alternative Dispute Resolution Method in The Construction Industry of Sri Lanka*. Retrieved from https://d1wqtxts1xzle7.cloudfront.net/34923597/mahesh_abeynayake.pdf?
- Akkas, N. (2019, February 5). Advantages and disadvantages of the ad-hoc arbitration. Retrieved from <https://turkishlawblog.com/read/article/65/advantages-anddisadvantages-of-the-ad-hoc-arbitration>
- Aksen, G. (1991). Ad-hoc versus institutional arbitration. *ICC ICArb. Bull*, 2, 8-14.
- Alemayehu, D. (2014). *Review of Arbitration in Ethiopian Construction Industry* (Unpublished master's thesis). Addis Ababa University, Ethiopia.
- Al Hyari, O. H., & Al Ani, A. R. (2021). Post award arbitral tribunal's mandate under the UNCITRAL model law and national laws based thereon. *Heliyon*, 7(7), e07556. <https://doi.org/10.1016/j.heliyon.2021.e07556>
- Aliaj, E. (2016). Dispute resolution through ad-hoc and institutional arbitration. *Academic Journal of Business, Administration, Law and Social Sciences*, 2(2), 241-250. Retrieved from https://iris.uniroma1.it/retrieve/handle/11573/948312/373104/Aliaj_Dispute_2016.pdf
- Allen, M. (2011). *Construction disputes on the rise*. *Construction Law Journal*, 27(6), 525-528. Retrieved from http://building.com.hk/forum/2011_0729const_donr.Pdf

- Al Tamimi, E. (2017). International commercial arbitration in the MENA: Institutional v Ad Hoc: A Wealth of Choice. *Arbitration*, 14-20. <https://www.ciarb.org/media/1403/international-commercial-arbitration-in-the-mena.pdf>
- Alpkokin, P., & Capar, M. S. (2019). Dispute boards in Turkey for infrastructure projects. *Utilities Policy*, 60, 100958. doi:10.1016/j.jup.2019.100958
- Amaradiwakara, S. P. W. (2017). *Effectiveness of Negotiation as a Method of Alternative Dispute Resolution in Sri Lankan Construction Industry* (Unpublished master's thesis). University of Moratuwa, Moratuwa, Sri Lanka.
- Amarasooriya, B., & Abeynayake, M. (2011). *Arbitration as an Effective Mechanism for Dispute Resolution in Construction Industry of Sri Lanka*. Paper presented at 15th Pacific Association of Quantity Surveyors Congress, Colombo, Sri Lanka.
- Amaratunga, D., Baldry, D., Sarshar, M., & Newton, R. (2002). Quantitative and qualitative research in the built environment: Application of “mixed” research approach. *Work Study*, 51(1), 17-31. <https://doi.org/10.1108/00438020210415488>
- Amoatey, C. T., Ameyaw, Y. A., Adaku, E. & Famiyeh, S. (2015), Analyzing delay causes and effects in Ghanaian state housing construction projects, *International Journal of Managing Projects in Business*, 8(1), 198 – 214 doi.org/10.1108/IJ MPB-04-2014-0035
- Anaman, K. A., & Osei-Amponsah, C. (2007). Analysis of the causality links between the growth of the construction industry and the growth of the macro-economy in Ghana. *Construction Management and Economics*, 25(9), 951-961. doi:10.1080/01446190701411208
- Arkin, H. L. (1987). International ad-hoc Arbitration: A practical Alternative. *International Business Lawyer*, 15, 5. Retrieved from <https://heinonline.org/HOL/LandingPage?handle=hein.journals/ib115&div=6&id=&page=>
- Ashworth, A., & Hogg, K. (2002). *Willis's practice and procedure for the quantity surveyor*. Wiley-Blackwell.

- Attar, A. A., Gupta, A. K., & Desai, D. B. (2012). A study of various factors affecting labour productivity and methods to improve it. *IOSR Journal of Mechanical and Civil Engineering (IOSR-JMCE)*, 11-14. Retrieved from [http://iosrjournals.org/iosr-jmce/papers/sicete\(civil\)-volume1/3.pdf](http://iosrjournals.org/iosr-jmce/papers/sicete(civil)-volume1/3.pdf)
- Bekele, A. (2005). *Alternative Dispute Resolution Methods in Construction Industry: An Assessment of Ethiopian Situation* [Master's thesis]. <http://213.55.95.56/handle/123456789/506>
- Berger, K. P. (2018). Institutional arbitration: Harmony, disharmony and the 'Party autonomy paradox'. *Arbitration International*, 34(4), 473-493. doi:10.1093/arbint/aiy028
- Bhattacharjee, A. (2012). Social science research: Principles, methods, and practices. Retrieved from scholarcommons.usf.edu/cgi/viewcontent.cgi?article=1002&context
- Blackaby, N., Partasides, C., Redfern, A., & Hunter, M. (2009). *Redfern and hunter on international arbitration*. Oxford University Pr.
- Blake, S., Browne, J., & Sime, S. (2014). *A practical approach to alternative dispute resolution*. Oxford University Press (UK).
- Blanke, G. (2008). Institutional versus ad-hoc arbitration: A European perspective. *ERA Forum*, 9(2), 275-282. doi:10.1007/s12027-008-0055-6
- Bluhm, D. J., Harman, W., Lee, T. W., & Mitchell, T. R. (2010). Qualitative research in management: A decade of progress. *Journal of Management Studies*, 48(8), 1866-1891. doi:10.1111/j.1467-6486.2010.00972.x
- Bockstiegel, K. (2012). Commercial and investment arbitration: How different are they today?: The Lalive lecture 2012. *Arbitration International*, 28(4), 577-590. doi:10.1093/arbitration/28.4.577
- Bok, D. (2011). Universities in the marketplace: *The commercialization of higher education*. Retrieved from <https://books.google.lk/books?hl=en&lr=&id=jp333nuZrToC&oi=fnd&pg=PR1&dq=Universities+in+the+Marketplace:+The+Commercialization+of+Higher+Education&ots=7KGCtPTWqJ&sig=my05>

Ngjgkkgzh7W70acSIjW1WM&redir_esc=y#v=onepage&q=Universities%20in%20the%20Marketplace%3A%20The%20Commercialization%20of%20Higher%20Education&f=false

Brooker, P., & Lavers, A. (2010). Perceptions of alternative dispute resolution as constraints upon its use in the UK construction industry. *Construction Management and Economics*, 15(6), 519-526. doi:10.1080/014461997372728

Brown, H. J., & Marriott, A. L. (1999). *ADR principles and practice*.

Carbonneau, T. E. (2014). *Law and practice of arbitration* - (5th ed.). Juris Publishing.

Carneiro, D., Novais, P., Andrade, F., Zeleznikow, J., & Neves, J. (2010). Using case-based reasoning to support alternative dispute resolution. *Advances in Intelligent and Soft Computing*, 123-130. https://doi.org/10.1007/978-3-642-14883-5_16

Central Bank of Sri Lanka Annual Report 2020. (2021). Retrieved from Central Bank of Sri Lanka website: https://www.cbsl.gov.lk/sites/default/files/cbslweb_documents/publications/annual_report/2020/en/5_Chapter_01.pdf.

Chan, P. (2014). A book review of “Best practice in construction disputes – Avoidance, management and resolution”. *Construction Economics and Building*, 14(3), 99. doi:10.5130/ajceb.v14i3.4153

Check, J., & Schutt, R. K. (2012). *Research methods in education*. Retrieved from <https://dx.doi.org/10.4135/9781544307725>

Chen, H. H. (2012). A review of the Taiwanese court’s ruling on ad-hoc arbitral awards. *Asia Pacific Law Review*, 20(1), 89-112. doi:10.1080/10192557.2012.11788256

Cheung, S. (1999). Critical factors affecting the use of alternative dispute resolution processes in construction. *International Journal of Project Management*, 17(3), 189-194. doi:10.1016/s0263-7863(98)00027-1

- Cheung, S., & Suen, H. C. (2002). A multi-attribute utility model for dispute resolution strategy selection. *Construction Management and Economics*, 20(7), 557-568. doi:10.1080/01446190210157568
- Chinyere, I. I. (2011). Procedures and arrangement for dispute resolution management in international construction development projects. *Interdisciplinary Journal of Research in Business*, 1(9), 61-71.
- Chong, H., & Zin, R. M. (2012). Selection of dispute resolution methods: Factor analysis approach. *Engineering, Construction and Architectural Management*, 19(4), 428-443. doi:10.1108/09699981211237120
- Conrad, C. F., & Serlin, R. C. (2011). *The SAGE handbook for research in education: Pursuing ideas as the Keystone of exemplary inquiry*. Retrieved from <https://books.google.lk/books>
- Coutts, C., & Dann, M. G. (2009). *Dispute resolution practice*. London, UK: Sweet & Maxwell Publishers.
- Creswell, J. W. (2003). *Research design: Qualitative, quantitative, and mixed methods approaches* (2nd ed.). SAGE Publications. http://isites.harvard.edu/fs/docs/icb.topic1334586.files/2003_Creswell_A%20Framework%20for%20Design.pdf
- Danuri, M. S. M., Ishan, Z. M., Mustafa, N. E., & Jaafar, M. S. (2012). A revisit on the current practice of dispute resolution and ADR in the Malaysian construction industry. *Journal of Design and Built Environment*, 10(1). Retrieved from <https://jice.um.edu.my/index.php/jdbe/article/download/5316/>
- Denzin, N. K., & Lincoln, Y. S. (2017). *The SAGE handbook of qualitative research*. SAGE Publications. <https://books.google.com/books?hl=en&lr=&id=AIRpMHgBYqIC&oi=fnd&pg=PP1&dq=The+SAGE+handbook+of+qualitative+research&ots=kpCSyIkkpC&sig=OX7MrW5IzbFess9aGI7WVKzIgeM>
- De Zylva, E. (2006). Alternative Dispute Resolution systems for construction contracts. In K. Kanagisvaran & S. S. Wijeratne (Eds.), *Arbitration law in Sri Lanka* (pp. 117-138). Colombo, Sri Lanka: Institute of Commercial Law and Practice (ICLP), Sri Lanka.

De Zylva, E., 2006. Alternative Dispute Resolution systems for construction contracts.

Drahozal, C. R., & Naimark, R. W. (2005). *Towards a science of international arbitration: Collected empirical research*. Retrieved from <https://books.google.com/books?hl=en&lr=&id=nhu0SnNxxkagC&oi=fnd&pg=PR11&dq=Towards+A+Science+Of+International+Arbitration:+Collected+Empirical+Research&ots=Yksb884Mfi&sig=iWpeDMyP1UWjveDSWsDjk-3k0dE>

Duke, N. K., & Mallette, M. H. (2011). *Literacy research methodologies* (2nd ed.). Retrieved from https://books.google.ae/books?hl=en&lr=&id=KL65kF-1kGkC&oi=fnd&pg=PR1&dq=literacy+research+methodologies&ots=x_ICaRbIDP&sig=3T-lArI1_-g0ZC0pTA4c_7bL2l0&redir_esc=y#v=onepage&q=literacy%20research%20methodologies&f=false

El-adaway, I. H., Ezeldin, A. S., & Yates, J. K. (2009). Arbitral tribunal proceedings case study: Egyptian large-scale construction project. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 1(3), 147-153. doi:10.1061/(asce)1943-4162(2009)1:3(147)

Elo, S., & Kyanga, S. H. (2008). The qualitative content analysis process. *Journal of Advanced Nursing*, 62(1), 107–115. doi: 10.1111/j.1365-2648.2007.04569.x

Elziny, A., Mohamadien, M., Ibrahim, H., & Fattah, M. A. (2016). An expert system to manage dispute resolutions in construction projects in Egypt. *Ain Shams Engineering Journal*, 7(1), 57-71. <https://doi.org/10.1016/j.asej.2015.05.002>

Flyvbjerg, B. (2013). Over budget, over time, over and over again managing major projects. In P. W. G. Morris, J. K. Pinto, & J. Söderlund (Eds.), *The Oxford handbook of Megaproject management* (pp. 321-344). Oxford University Press.

Gad, G. M., & Shane, J. S. (2012). A Delphi study on the effects of culture on the choice of dispute resolution methods in international construction contracts. *Construction Research Congress 2012*. doi:10.1061/9780784412329.001

Gad, G. M., Kalidindi, S. N., Shane, J., & Strong, K. (2011). Analytical framework for the choice of dispute resolution methods in international construction projects based on risk factors. *Journal of Legal Affairs and Dispute Resolution in*

Engineering and Construction, 3(2), 79-85. doi:10.1061/(asce)la.1943-4170.0000067

- Garth, B. G. (2015). *International Arbitration: International encyclopedia of the social & behavioral sciences* (2nd ed.). Elsevier. <http://dx.doi.org/10.1016/B978-0-08-097086-8.86039-0>
- Gebken, R. J., & Gibson, G. E. (2006). Quantification of costs for dispute resolution procedures in the construction industry. *Journal of Professional Issues in Engineering Education and Practice*, 132(3), 264-271. doi:10.1061/(asce)1052-3928(2006)132:3(264)
- Goddard, W., & Melville, S. (2004). *Research methodology: An introduction*. Retrieved from https://books.google.ae/books?hl=en&lr=&id=bJQJpsU2a10C&oi=fnd&pg=PA1&dq=Research+methodology:+An+introduction&ots=Xuo6UbER9m&sig=LCUffMXr_4LIT0Kd4ZwYPKb0RHg&redir_esc=y#v=onepage&q=Research%20methodology%3A%20An%20introduction&f=false
- Golafshani, N. (2003, December). Understanding reliability and validity in qualitative research. *The Qualitative Report*, 8(4), 597-607.
- Golsong, H. (1984). A Guide to Procedural Issues in International Arbitration. In *International Lawyer* (pp. 633-643). Retrieved from <https://scholar.smu.edu/cgi/viewcontent.cgi?article=3720&context=til>
- Govindarajan, M. (2020, February 18). Institutional, statutory and ad-hoc arbitration. Retrieved from https://www.taxmanagementindia.com/visitor/detail_article.asp?ArticleID=8960
- Graffi, L. (2013). *Securing harmonized effects of international arbitration agreements: A comparative analysis of case law and legal doctrine in the United States, France, Italy and Switzerland*. LAP Lambert Academic Publishing.
- Green, S., & Savage, D. (2013, April 1). Ad-hoc V international arbitration. Retrieved from <https://www.charlesrussellspeechlys.com/en/news-and-insights/insights/real-estate/2013/ad-hoc-v-international-arbitration/>

- Gregory, D. W., & Berg, P. A. (2013). Construction Lawyer: Problem or Problem Solver; The Need for Cost-Effective Dispute Resolution in the Construction Industry. *Constr. Law*, 33, 16. Retrieved from <https://heinonline.org/HOL/LandingPage?handle=hein.journals/conlaw33&div=91&id=&page=>
- Gunasena, K. B. D. (2010). Performance of Critical Attributes in Alternative Dispute Resolution (ADR): A Study in Sri Lankan Construction Industry. *Sri Lankan Quantity Surveyors Journal*, 4(10), 42-48. Retrieved from <http://www.slqsuae.org/wp-content/uploads/2012/10/J4.pdf#page=43>
- Gupta, P. K., & Mittal, S. (2011). Commercial Arbitration in India. In *2010 International Conference on Economics, Business and Management*, Manila, Philippines.
- Gupta, P. K., & Mittal, S. (2011). Commercial Arbitration in India. In *2010 International Conference on Economics, Business and Management* (pp. 186-191). Retrieved from <http://ipedr.com/vol2/40-P20019.pdf>
- Halwatura, R. U., & Jayatunga, T. L. (2013). *Health and safety aspects in building construction industry in Sri Lanka*. Retrieved from <http://www.civil.mrt.ac.lk/conference/ICSBE2012/SBE-12-204.pdf>
- Halwatura, R. U., & Jayatunga, T. L. (2013). *Health and safety aspects in building construction industry in Sri Lanka*. Retrieved from <http://www.civil.mrt.ac.lk/conference/ICSBE2012/SBE-12-204.pdf>
- Hancock B., Windridge K., & Ockleford E. (2009). An Introduction to Qualitative Research. The NIHR RDS EM / YH. Retrieved from https://www.rdsyh.nihr.ac.uk/wp.../5_Introduction-to-qualitative-research-2009.pdf
- Harmon, K. M. (2003). Resolution of construction disputes: A review of current methodologies. *Leadership and Management in Engineering*, 3(4), 187-201. doi:10.1061/(asce)1532-6748(2003)3:4(187)
- Harmon, K. M. (2003). Effectiveness of Dispute Review Boards. *Journal of Construction Engineering and Management*, 129(6), 674-679. doi:10.1061/(asce)0733-9364(2003)129:6(674)

- Harris, T. L. (2007). The “Public policy” exception to enforcement of international arbitration awards under the New York convention-With particular reference to construction Disputes. *Journal of International Arbitration*, 24(Issue 1), 9-24. <https://doi.org/10.54648/joia2007003>
- Hartnett, W., & Schafler, M. (2017). *Ad-hoc v. Institutional Arbitration – Advantages and Disadvantages*. Retrieved from ARD Institute of Canada website: <http://adric.ca/wp-content/uploads/2017/09/Hartnett-and-Shafler.pdf>
- Headlam, N., & MacDonald, S. (2010). *Research Methods Handbook*. Retrieved from <http://www.cles.org.uk/wp-content/uploads/2011/01/Research-MethodsHandbook.pdf>
- Hlaing, T. O. (2011). *International commercial arbitration*. Retrieved from https://ecor.yueco.edu.mm/record/394/file_preview/International%20CommeComme%20Arbitration.pdf
- Hober, K., & Kryvoi, Y. (2016). *Law and practice of international arbitration in the CIS region*. Kluwer Law International B.V.
- Hsieh, H., & Shannon, S. E. (2005). Three approaches to qualitative content analysis. *Qualitative Health Research*, 15(9), 1277-1288. doi:10.1177/1049732305276687
- Illankoon, I. M., Tam, V. W., Le, K. N., & Ranadewa, K. A. (2019). Causes of disputes, factors affecting dispute resolution and effective alternative dispute resolution for Sri Lankan construction industry. *International Journal of Construction Management*, 1-11. <https://doi.org/10.1080/15623599.2019.1616415>
- Ilter, D., & Dikbas, A. (2008). An analysis of dispute resolution literature in construction management journals. In *CIB International Conference on Building Education and Research* (pp. 681-691). Retrieved from <https://www.irbnet.de/daten/iconda/CIB11479.pdf>
- Jaffar, N., Tharim, A. H. A., & Shuib, M. N. (2011). Factors of Conflict in Construction Industry: A Literature Review. In *Procedia Engineering* 20 (p. 193 – 202). doi:10.1016/j.proeng.2011.11.156

- Jalili, M. (1990). Amman Arab convention on commercial arbitration. *Journal of International Arbitration*, 7(Issue 1), 139-142. <https://doi.org/10.54648/joia1990008>
- Jones, D. (2006). Construction project dispute resolution: Options for effective dispute avoidance and management. *Journal of Professional Issues in Engineering Education and Practice*, 132(3), 225-235. doi:10.1061/(asce)1052-3928(2006)132:3(225)
- Jones, P., Comfort, D., & Hillier, D. (2006). Corporate social responsibility and the UK construction industry. *Journal of Corporate Real Estate*, 8(3), 134-150. doi:10.1108/14630010610711757
- K. Kanagisvaran, & S.S. Wijeratne (Eds). *Arbitration law in Sri Lanka*. Colombo (117-138). Institute of Commercial Law and Practice (ICLP), Sri Lanka
- Kanag-Isvaran, K. (2011). A comment of the operation of Arbitration Act-Has it worked. *Arbitration law in Sri Lanka*, 3, 169-178.
- Karimi, A., & Parto, H. (2012). *Domestic Arbitration Law*. Dadgostar Publications.
- Karunaratna, C. S. (2018). *23rd Asia Construct Conference*. Retrieved from <http://www.asiaconst.com/asiacwp/wp-content/uploads/2019/06/Sri-Lanka-Theme-Paper.pdf>
- Katouzian, N. (2004). *General Rules of Contracts*. Tehran, Iran: Sahami Enteshar Publications.
- Kelleher, T. J., & Walters, G. S. (2009). *Smith, Currie and Hancock's common sense construction law: A practical guide for the construction professional* (4th ed.). John Wiley & Sons.
- Keršulienė, V., Zavadskas, E. K., & Turskis, Z. (2010). Selection of rational dispute resolution method by applying new step-wise weight assessment ratio analysis (Swara). *Journal of business economics and management*, 11(2), 243-258. doi:10.3846/jbem.2010.12

- Kirimi, H., & Wanjohi, J. (2019). Factors influencing use of alternative dispute resolution in construction projects: Case of Imenti North Sub County, Meru County. *International Academic Journal of Information Sciences and Project Management*, 3(4), 572-602. Retrieved from http://www.iajournals.org/articles/iajispm_v3_i4_572_602.pdf
- Kothari, C. R. (2004). *Research methodology: Methods and techniques*. New Age International.
- Kovach, K. K. (2004). *Mediation: Principles and practice*. West Academic Publishing.
- Lawyer, L. A. (2017). The changing character of democracy in the pre and post colonial Cameroon: An old practice, a new word. *Journal of Advanced Research in Social Sciences and Humanities*, 2(1), 43-53. doi:10.26500/jarssh-02-2017-0106
- Layngross, D. (2009). *Construction dispute resolution / Layngross*. Retrieved from <http://www.layngross.com/dispute-resolution.php>
- Lee, C. K., Yiu, T. W., & Cheung, S. O. (2016). Selection and use of alternative dispute resolution (ADR) in construction projects — Past and future research. *International Journal of Project Management*, 34(3), 494-507. doi:10.1016/j.ijproman.2015.12.008
- Lee, R. D., & Kramer, K. L. (2002). Children's economic roles in the Maya family life cycle: Cain, Caldwell, and Chayanov revisited. *Population and Development Review*, 28(3), 475-499. doi:10.1111/j.1728-4457.2002.00475.x
- Lew, J. D., Mistelis, L. A., Kröll, S. M., & Kröll, S. (2003). *Comparative international commercial arbitration*. Retrieved from https://books.google.com/books?hl=en&lr=&id=b1OgnDQ2UnwC&oi=fnd&pg=PR1&dq=Comparative+international+commercial+arbitration&ots=l7_eDJgsRT&sig=MU1qi7qM1i-LcCVsFjuqJd51ewA
- Lowry, L. R., & Wiggins, C. B. (1992). *Negotiation and settlement advocacy for experienced lawyers*. https://books.google.ae/books/about/Negotiation_and_Settlement_Advocacy.html?id=Q9dAPgAACAAJ&redir_esc=y

- Marques, R. C. (2018). Is arbitration the right way to settle conflicts in PPP arrangements? *Journal of Management in Engineering*, 34(1), 05017007. doi:10.1061/(asce)me.1943-5479.0000564
- Marsoof, L. S. (2010). Arbitration Procedure, Law and Facilities in Sri Lanka. In *Arbitration in Commonwealth Countries—An Anthology* (pp. 777-790). Retrieved from https://www.academia.edu/12938711/Arbitration_Procedure_Law_and_Practice_in_Sri_Lanka
- Marsoof, S. (2010). Issues of Jurisdiction, Choice of Law and Enforcement in International Commercial Arbitration: A Sri Lankan Perspective. *Private International Law South Asian States' Practice*, 391-408. doi:10.1007/978-981-10-3458-9_19
- Marzouk, M., & Moamen, M. (2009). A framework for estimating negotiation amounts in construction projects. *Construction Innovation*, 9(2), 133-148. doi:10.1108/14714170910950795
- Mauch, J., & Park, N. (2003). *Guide to the successful thesis and dissertation: A handbook for students and faculty* (5th ed.). CRC Press. https://books.google.ae/books?hl=en&lr=&id=RYW52FWJam8C&oi=fnd&pp=PR3&dq=Guide+to+the+successful+thesis+and+dissertation:+A+handbook+for+students+and+faculty&ots=bl2TICQk7z&sig=sph3mv3e7VR3PST3ffD7iZobo9c&redir_esc=y#v=onepage&q=Guide%20to%20the%20successfus%20thesis%20and%20dissertation%3A%20A%20handbook%20for%20studst%20and%20faculty&f=false
- Menassa, C. C., & Peña Mora, F. (2010). Analysis of dispute review boards application in U.S. construction projects from 1975 to 2007. *Journal of Management in Engineering*, 26(2), 65-77. [https://doi.org/10.1061/\(asce\)me.1943-5479.0000001](https://doi.org/10.1061/(asce)me.1943-5479.0000001)
- Menkel-Meadow, C. J. (2015). *Mediation, Arbitration, and Alternative Dispute Resolution (ADR)* [Doctoral dissertation]. <https://ssrn.com/abstract=2608140>
- Merrills, J. G. (2017). *International dispute settlement*. Cambridge University Press.

- Moore, C. W. (2014). *The mediation process: Practical strategies for resolving conflict*. Retrieved from http://mediation.gov.lk/media/manuals/en/Mediation_Trainees_Manual.pdf
- Nau, D. (1995). Mixing methodologies: Can bimodal research be a viable post-positivist tool? *The Qualitative Report*. <https://doi.org/10.46743/2160-3715/1995.2059>
- Nevisandeh, M. (2016). The Nature of Arbitration Agreement. In *Procedia Economics and Finance* 36 (p. 314 – 320). doi:10.1016/S2212-5671(16)30042-9
- Nguyo, N. R. (2014). *Influence of Arbitration on Dispute Resolution in the Construction Industry: A Case of Nairobi County, Kenya* (Unpublished master's thesis). University of Nairobi, Nairobi, Kenya.
- Nigel, B., Constantine, P., Alan, R., & Martin, H. (2015). 1 an overview of international arbitration. *Redfern and Hunter on International Arbitration*. doi:10.1093/law/9780198714248.003.0001
- Nihaaj, N. M. M. (2016). *Critical analysis of arbitration method used in the construction industry in Sri Lanka* (Unpublished doctoral dissertation). University of Moratuwa, Moratuwa, Sri Lanka.
- Noor, K. B. M. (2008). Case Study: A Strategic Research Methodology. *American Journal of Applied Sciences*, 5(11), 1602-1604. doi:10.3844/ajassp.2008.1602.1604
- Okuntade, T. F. (2014). Causes and effects of conflicts in Nigerian construction industry. *International Journal of Technology Enhancements and Emerging Engineering Research*, 2(6), 7-16. Retrieved from https://www.researchgate.net/publication/317952946_Causes_And_Effects_Of_Conflict_In_The_Nigerian_Construction_Industry
- Olanrewaju, A. L., & Abdul-Aziz, A. (2014). *Building maintenance processes and practices: The case of a fast developing country*. Springer.

- Overcash, A. L. (2015). Introducing a novel ADR technique for handling construction disputes: arbitration. *The Construction Lawyer*, 35(1), 22-53. Retrieved from <https://law.unl.edu/OvercashWinter2015.pdf>
- Ozkan, F., Ozkan, O., & Gunduz, M. (2012). Causal relationship between construction investment policy and economic growth in Turkey. *Technological Forecasting and Social Change*, 79(2), 362-370. doi:10.1016/j.techfore.2011.04.007
- Pena-Mora, F., Sosa, C. E., & McCone, D. S. (2003). *Introduction to construction dispute resolution*. doi:10.7916/D8CZ3CTJ
- Polonsky, M. J., & Waller, D. S. (2011). *Designing and managing a research project* (1st ed.). Thousand Oaks, California: SAGE Publications.
- Preez, O. D. (2014). Conciliation: A founding element in claims management. *Procedia - Social and Behavioral Sciences*, 119, 115-123. <https://doi.org/10.1016/j.sbspro.2014.03.015>
- Rajasekar, S., Philominathan, P., & Chinnathambi, V. (2006). *Research Methodology*. Retrieved from <https://arxiv.org/pdf/physics/0601009v3.pdf>
- Rajoo, S. (2010). Institutional and Ad-hoc Arbitrations: Advantages and Disadvantages. *Journal of Advanced Research in Social Sciences and Humanities*, 3(4). doi:10.26500/jarssh-03-2018-0404
- Rajoo, S. (2010). Institutional and Ad-hoc Arbitrations: Advantages and Disadvantages. *Journal of Advanced Research in Social Sciences and Humanities*, 3(4). doi:10.26500/jarssh-03-2018-0404
- Ranasinghe, A. (2011). *Principles of Natural Justice in Arbitration* (Doctoral dissertation, University of Moratuwa, Moratuwa, Sri Lanka). Retrieved from <http://dl.lib.mrt.ac.lk/bitstream/handle/123/10447/pre-text.pdf?sequence3>
- Redfern, A., & Hunter, M. (2004). *Law and practice of international commercial arbitration*. Sweet & Maxwell.

- Rendell, M. O. (2000). ADR versus litigation. *Dispute Resolution Journal*, 55(1), 69-72. Retrieved from <https://search.proquest.com/openview/37452cbaa585266ed451dcb8e4248043/1?pq-origsite=gscholar&cbl=25210>
- Riley, M., Prenzler, T., & McKillop, N. (2018). Alternative dispute resolution and mediation of complaints against police in Australia and New Zealand. *Police Practice and Research*, 21(1), 3-17. <https://doi.org/10.1080/15614263.2018.1500284>
- Ritchie, J., Lewis, J., Nicholls, C. M., & Ormston, R. (2014). *Qualitative research practice: A guide for social science students and researchers*. Retrieved from https://hmmcollege.ac.in/uploads/Qualitative_research_methods.pdf
- Sandelowski, M. (2001). Combining qualitative and quantitative sampling, data collection, and analysis techniques in mixed-method studies. *Research in Nursing & Health*, 23(3), 246-255. [https://doi.org/10.1002/1098-240x\(200006\)23:3<246:aid-nur9>3.0.co;2-h](https://doi.org/10.1002/1098-240x(200006)23:3<246:aid-nur9>3.0.co;2-h)
- Schroeter, U. G. (2017). Ad-hoc or institutional arbitration - A clear-cut distinction? A closer look at borderline cases. *Contemp. Asia Arb. J*, 10(2), 141-199. doi:10.31228/osf.io/bmeur
- Schütze, R. A. (2012). *Institutional arbitration: Article-by-article commentary*.
- Seifert, B. M. (2005). International construction dispute adjudication under international Federation of consulting engineers conditions of contract and the dispute adjudication board. *Journal of Professional Issues in Engineering Education and Practice*, 131(2), 149-157. doi:10.1061/(asce)1052-3928(2005)131:2(149)
- Shah, N., & Gandhi, N. (2011). Arbitration: One Size Does Not Fit All: Necessity of Developing Institutional Arbitration in Developing Countries. *Journal of International Commercial Law and Technology*, 6(4), 232-242. Retrieved from <https://media.neliti.com/media/publications/28786-EN-arbitration-one-size-does-not-fit-all-necessity-of-developing-institutional-arbi.pdf>
- Shokrani, M. (2018). Institutional arbitration versus ad-hoc arbitration: Chinese and Iranian perspectives. *Journal of Advanced Research in Social Sciences and Humanities*, 3(4), 148-153. doi:10.26500/jarssh-03-2018-0404

- Sivasubramaniyan, P. (2012). *Research Methodology: An Introduction*. Retrieved from www.limat.org/data/research/Research%20Methodology.pdf
- Skene, M., & Shaban, R. (2002). *Strategies to avoid and resolve construction disputes*. Borden Ladner Gervais, Vancouver, Canada.
- Song, X., Peña-Mora, F., Menassa, C. C., & Arboleda, C. A. (2012). Insurance as a risk management tool for ADR implementation in construction disputes. *Journal of Construction Engineering and Management*, 138(1), 14-21. doi:10.1061/(asce)co.1943-7862.0000401
- Srinivasan, B. (2013). UNCITRAL Arbitration Rules, 2010: Comment on Certain Revisions. *Indian Journal of Arbitration Law*, 2(2). <https://heinonline.org/HOL/LandingPage?handle=hein.journals/ijal2&div=18&id=&page=>
- Sweet, J., & Schneier, M. M. (2013). *Legal aspects of architecture, engineering and the construction process*. Retrieved from <https://heinonline.org/HOL/LandingPage?handle=hein.journals/cnstcnl8&div=12&id=&page=>
- Tanielian, A. (2013). Arbitration still best road to binding dispute resolution. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 5(2), 90-96. doi:10.1061/(asce)la.1943-4170.0000111
- Tao, J., & Wunschheim, C. V. (2007). Articles 16 and 18 of the PRC arbitration law: The Great Wall of China for foreign arbitration institutions. *Arbitration International*, 23(2), 309-326. doi:10.1093/arbitration/23.2.309
- Teo, E. A., & Aibinu, A. A. (2007). Legal framework for alternative dispute resolution: Examination of the Singapore national legal system for arbitration. *Journal of Professional Issues in Engineering Education and Practice*, 133(2), 148-157. doi:10.1061/(asce)1052-3928(2007)133:2(148)
- Thurairajah, N., Haigh, R. P., & Amaratunga, R. D. G. (2006). *Leadership in construction partnering projects: Research methodological perspective*. Retrieved from http://usir.salford.ac.uk/9883/1/leadership_in_construction.pdf

- Tolson, S. (2017). *Alternative Dispute Resolution*. Retrieved from Construction Law Summer School 2017, Gonville and Caius College, Cambridge website: https://www.fenwickelliott.com/sites/default/files/st_-_alternative_dispute_resolution_-_law_summer_school_17.pdf
- Treacy, D., Spillane, J. P., & Tansey, P. (2016). Construction disputes in small to medium enterprise's in Ireland during recession. *International Journal of Law in the Built Environment*, 8(1), 21-41. doi:10.1108/ijlbe-10-2014-0031
- Walker, A. (2007). *Project management in construction*. Oxford, UK: John Wiley & Sons.
- Wallgren-Lindholm, C. (2016). Ad-hoc arbitration v. institutional arbitration. *International Commercial Arbitration*, 61-81. doi:10.1017/cbo9781139519779.006
- Wang, M. (2000). *Are alternative dispute resolution methods superior to litigation in resolving disputes in international commerce?* <https://doi.org/10.1023/A:1008972802830>
- Wibowo, M. A. (2009). The contribution of the construction industry to the economy of Indonesia: A systemic approach. Retrieved from http://eprints.undip.ac.id/387/1/Agung_Wibowo.pdf
- Wimalachandra, L. K. (2007). Alternative methods of dispute resolution. *Junior Bar Law journal*, 2(3), 55-70.
- Wong, C. H. (2011). *Adjudication: Evolution of New Form of Dispute Resolution in Construction Industry* (Unpublished doctoral dissertation). Faculty of Engineering and Science, University of Tunku Abdul Rahman, Malaysia.
- Yan, P. H. (2011). *Anatomy of Construction Disputes* (Doctoral dissertation, City University of Hong Kong, Hong Kong). Retrieved from <http://lbms03.cityu.edu.hk/theses/abt/mphil-bc-b40863803a.pdf>
- Yates, J. K., & Smith, J. A. (2007). Global legal issues for engineers and constructors. *Journal of Professional Issues in Engineering Education and Practice*, 133(3), 199-209. doi:10.1061/(asce)1052-3928(2007)133:3(199)

- Yilmaz, D. V. (2017). International student recruitment in policy and practice: A research from Turkey. *Journal of Advanced Research in Social Sciences and Humanities*, 2(1). <https://doi.org/10.26500/jarssh-02-2017-0101>
- Yin, R. K. (2009). *Case study research: Design and methods* (4th ed.). California: Sage Publications Inc.
- Yiu, T. W., & Lai, W. Y. (2009). Efficacy of trust-building tactics in construction mediation. *Journal of Construction Engineering and Management*, 135(8), 683-689. [https://doi.org/10.1061/\(asce\)co.1943-7862.0000028](https://doi.org/10.1061/(asce)co.1943-7862.0000028)
- Yousefi, S., Hipel, K. W., & Hegazy, T. (2010). Considering attitudes in strategic negotiation over Brownfield disputes. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 2(4), 240-247. doi:10.1061/(asce)la.1943-4170.0000034