

## REFERENCES

- Abdul-Malak, M. A., & Senan, M. H. (2020). Operational mechanisms and effectiveness of adjudication as a key step in construction dispute resolution. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 12(1), 04519051. doi:10.1061/(ASCE)LA.1943-4170.0000365
- Abeynayake, M. D. (2008). Special Features and Experiences of the Construction Industry- Arbitration in Sri Lanka. (R. Haigh, & D. Amaratunga, Eds.) *Women's career advancement and training & development in the construction industry.*, 1227-1236. <http://usir.salford.ac.uk/9822/>
- Abeynayake, M., & Wedikkara, C. (2012). A critical analysis on success factors of adjudication and arbitration practices in the construction industry of Sri Lanka. *proceedings of 9th International Conference on Business Management 2012* (pp. 209-222). Colombo, Sri Lanka: University of Sri Jayewardenepura.
- Abeynayake, M., & Wedikkara, C. (2013). Special features, experiences and new trends in Arbitration in the construction industry of Sri Lanka. *Proceedings of The second world construction symposium 2013: Socio-economic sustainability in Construction* (pp. 389-398). Colombo, Sri Lanka: University of Moratuwa. [https://www.irbnet.de/daten/iconda/CIB\\_DC26734.pdf](https://www.irbnet.de/daten/iconda/CIB_DC26734.pdf)
- Abwunza, A. A., Peter, T. K., & Muigua, K. (2019). Effectiveness of arbitration in contractual disputes: Tension between procedural efficiency and award quality. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 11(2), 04519003. doi:10.1061/(ASCE)LA.1943-4170.0000290
- Adel, M., & Anisi, E. (2017). Dispute adjudication boards: A new approach to dispute settlement. *The International Journal of Humanities*, 24(2), 1-26. doi:20.1001.1.25382640.2017.24.2.1.8
- Alaloul, W. S., Hasaniyah, M. W., & Tayeh, B. A. (2019). A comprehensive review of disputes prevention and resolution in construction projects. *MATEC web of conferences*, 270, 05012. EDP Sciences.
- Alam, S. (2014). Commercial arbitration: Factors making it lose out against other processes. *Middle East Journal of Business*, 9(2), 51-59.
- Al-Humaidi, H. M. (2014). Arbitration in Kuwait: study of current practices and suggestions for improvements. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 6(1). doi:10.1061/(ASCE)LA.1943-4170.0000128

- Amarasooriya, B., & Abeynayake, M. (2011). Arbitration as an effective mechanism for dispute resolution in construction industry of Sri Lanka. *15th Pacific Association of Quantity Surveyors Congress* (pp. 53-61). Colombo: University of Moratuwa. <http://dl.lib.mrt.ac.lk/handle/123/12190>
- Amerasinghe, A. (2011). The Sri Lanka arbitration act, No: 11 of 1995 a presentation. In K. Kanagishvaran, & S. Wijeratne, *Arbitration law in Sri Lanka* (pp. 9-30). Colombo, Sri Lanka: ICLP - Sri Lanka.
- Arbitration Act, No. 11. (1995). Parliament of the Democratic Socialist Republic of Sri Lanka.
- Balogun, O. A., Anzari, N., & Thwala, W. D. (2017). Adjudication and arbitration as a technique in resolving construction industry disputes: A literature review. *Proceedings of the Sixth International Conference on Advances in Civil, Structural and Environmental Engineering*. Singapore: Springer .
- Barough, A. S., Shouibi, M. V., & Preece, C. N. (2013). Evaluating the effectiveness of mediation and arbitration processes in resolving disputes in the Malaysian construction industry. *International Journal of Civil Engineering*, 2(1), 21-28. <https://www.researchgate.net/publication/268391212>
- Besaiso, H., Fenn, P., & Emsley, M. (2018). Evolution of construction arbitration. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 10(2), 04518001. doi:10.1061/(ASCE)LA.1943-4170.0000248
- Bielsa, J., & Duarte, R. (2010). Size and linkages of the spanish construction industry: key sector or deformation of the economy? *Cambridge Journal of Economics*, 35(2), 317-334. doi:<https://doi.org/10.1093/cje/beq016>
- Boncz, I. (2015). *Introduction to research methodology*. Pécs: University of Pécs.
- Braun, J. (1998). Arbitration - Promises made, promises broken. *Public Management*, 80, 9-11. <http://www.transformgov.org/documents/arbitration-promises-made-promises-broken>
- Brooker, P., & Lavers, A. (1997). Perceptions of alternative dispute resolution as constraints upon its use in the UK construction industry. *Construction Management & Economics*, 15(6), 519-526. doi:10.1080/014461997372728
- Chan, D. W., & Kumaraswamy, M. M. (1982). A survey of time-cost relationships in Hong Kong construction projects. *Building technology and management*, 20, 54-72.
- Cheung, S. O. (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

- Chung, R. K. (2011). The rules of natural justice in arbitration. *Arbitration*, 77(2), 167-175.
- CIDA. (2007). *Standard Bidding Document - Major contracts*. Colombo, Sri Lanka: Construction Industry Development Authority - Sri Lanka.
- Creswell, J. W., & Creswell, J. D. (2017). *Research design: Qualitative, quantitative, and mixed methods approaches* (5th ed.). Thousand Oaks, CA: SAGE Publications.
- De Silva, A. D. (2021, January 12). *International Arbitration in Sri Lanka: is institution-led change the answer?* Retrieved from Academia: [https://www.academia.edu/33263438/International\\_Arbitration\\_in\\_Sri\\_Lanka\\_is\\_institution\\_led\\_change\\_the\\_answer\\_1](https://www.academia.edu/33263438/International_Arbitration_in_Sri_Lanka_is_institution_led_change_the_answer_1)
- De Silva, N., Rajakaruna, R. W., & Bandara, K. A. (2008). Challenges faced by the construction industry in Sri Lanka: perspective of clients and contractors. *Building Resilience* (pp. 158-169). Kandalama: University of Salford.
- De Zylva, E. (2011). Alternate dispute resolution systems for construction contracts. In K. Kanagishvaran, & S. Wijeratne, *Arbitration Law in Sri Lanka* (pp. 117-138). Colombo, Sri Lanka: ICLP - Sri Lanka.
- Department of Government Information. (2019, June). *Structure of Courts under the 1978 Constitution*. Retrieved from <https://www.news.lk/fetures/item/26208-structure-of-courts-under-the-1978-constitution>
- Dickson, M. O. (2018). Party autonomy and justice in international commercial arbitration. *International Journal of Law and Management*, 60(1), 114-134. doi:10.1108/IJLMA-12-2016-0184
- Economics, T. (2021, March). *Sri Lanka GDP From Construction*. Retrieved from <https://tradingeconomics.com/sri-lanka/gdp-from-construction>
- Egalahewa, U. (2011). International commercial jurisdiction and forum non-conveniens. In K. Kanagishvaran, & S. Wijeratne, *Arbitration Law in Sri Lanka* (pp. 61-72). Colombo, Sri Lanka: ICLP - Sri Lanka.
- El-Kosheri, S. (1993). CSID arbitration and developing countries. *CSID Review*, 8(1), 104-115.
- El-Sayegh, S., Ahmad, I., Aljanabi, M., Herzallah, R., Metry, S., & El-Ashwal, O. (2020). Construction disputes in the UAE: Causes and resolution methods. *Buildings*, 10(10), 171. doi:10.3390/buildings10100171
- Erdis, E., & Ozdemir, S. A. (2013). Analysis of technical specification-based disputes in construction industry. *KSCE Journal of Civil Engineering*, 17, 1541-1550.

- Fabyanske, M. T., & Halverson, S. T. (1980). Arbitration: Is it an acceptable method of resolving construction contract disputes. *Section of Insurance, Negligence and Compensation Law, American Bar Association*, 16(2), 281-304.
- Fernando, C. K., Hosseini, M. R., Zavadskas, E. K., Perera, B. A., & Rameezdeen, R. (2017). Managing the financial risks affecting construction contractors: implementing hedging in Sri Lanka. *International Journal of Strategic Property Management*, 21(2), 212-224. doi:10.3846/1648715X.2017.1301592
- FIDIC. (1999). *Conditions of contract for construction: for building and engineering works designed by the employer* (1st ed.). Federation Internationale Des Ingenieurs-Conseilis (FIDIC).
- Flood, J., & Caiger, A. (1993). Lawyers and arbitration: The juridification of construction disputes. *Modern Law Review*, 56(3), 412-440.
- Garth, B. G. (2015). International arbitration. *International Encyclopedia of the Social & Behavioral Sciences*, 12(2), 470-473. doi:10.1016/B978-0-08-097086-8.86039-0
- Goltsman, M., Hörner, J., Pavlov, G., & Squintani, F. (2009). Mediation, arbitration and negotiation. *Journal of Economic Theory*, 144(4), 1397–1420. doi:10.1016/j.jet.2008.08.010
- Green, R. (1997). Follow the leader: How changes in residential and non-residential investment predict changes in GDP. *Real Estate Economics*, 25(2), 253–270. doi:10.1111/1540-6229.00714
- Gulghane, A. A., & Khandve, P. V. (2015). Arbitration in Construction Industry: An Overview. *International Journal of Modern Engineering Research (IJMER)*, 5(3), 1-4. [https://www.researchgate.net/profile/Pravin\\_Khandve2/publication/292695371\\_Arbitration\\_in\\_Construction\\_Industry\\_An\\_Overview/links/56b0e5ce08ae56d7b069be60](https://www.researchgate.net/profile/Pravin_Khandve2/publication/292695371_Arbitration_in_Construction_Industry_An_Overview/links/56b0e5ce08ae56d7b069be60)
- Gunasena, D. (2010). Performance of critical attributes in Alternative Dispute Resolution (ADR): A Study in Sri Lankan Construction Industry. *SLQS - Journal*, 4, 42-48. <http://www.slqsuae.org/wp-content/uploads/2014/12/Page-42-48.pdf>
- Harmon, K. M. (2003). Resolution of construction disputes: A review of current methodologies. *Leadership and Management in Engineering*, 187-201. doi:10.1061/(ASCE)1532-6748(2003)3:4(187)

- Haugen, T., & Singh, A. (2015). Dispute resolution strategy selection. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 7(3), 05014004. doi:10.1061/(ASCE)LA.1943-4170.0000160
- Heiskanen, V. (2015). Key to efficiency in international arbitration. *ICSID Review - Foreign Investment Law Journal*, 30(3), 481-485. doi:10.1093/icsidreview/siv026
- ICC, I. C. (2020). *2021 Arbitration rules and 2014 Mediation rules*. <https://iccwbo.org/publication/arbitration-rules-and-mediation-rules/>
- ICSID. (2006). *CSID Convention, Regulations and rules*. Washington, D.C.: ICSID.
- Illankoon, I. M., Tam, V. W., Le, K. N., & Ranadewa, K. A. (2022). Causes of disputes, factors affecting dispute resolution and effective alternative dispute resolution for Sri Lankan construction industry. *International Journal of Construction Management*, 22(2), 218-228. doi:10.1080/15623599.2019.1616415
- Jalili, M. (1990). Amman Arab convention on commercial arbitration. *Journal of International Arbitration*, 7(1), 139-142. doi:<https://doi.org/10.54648/joia1990008>
- Jayalath, C. (2013). *Arguing construction claims* (2nd ed.). Colombo, Sri Lanka: S. Godage & brothers.
- Jayasinghe, H. M., & Ramachandra, T. (2016). Adjudication practice and its enforceability in the Sri Lankan construction industry. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 8(1), C4515005. doi:10.1061/(ASCE)LA.1943-4170.0000178
- Jelodar, M. B., Yiu, T. W., & Wilkinson, S. (2016). Dispute manifestation and relationship quality in practice. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 8(1), C4515003. doi:10.1061/(ASCE)LA.1943-4170.0000171
- Kanagishvaran, K. (2011a). The new law on Arbitration. In K. Kanagishvaran, & S. Wijeratne, *Arbitration Law in Sri Lanka* (pp. 31-46). Colombo, Sri Lanka: ICLP - Sri Lanka.
- Kanagishvaran, K. (2011b). A comment on the operation of the Arbitration Act - Has it worked? In K. Kanagishvaran, & S. Wijeratne, *Arbitration Law in Sri Lanka* (pp. 169-178). Colombo, Sri Lanka: ICLP - Sri Lanka.
- Kanagishvaran, K. (2011c). Some fundamental concepts and principles in the law of arbitration. In K. Kanagishvaran, & S. Wijeratne, *Arbitration Law in Sri Lanka* (pp. 225-255). Colombo, Sri Lanka: ICLP - Sri Lanka.

- Knoll-Tudor, I. (2022, March 4). *International Bar Association*. Retrieved from Improving the efficiency of construction arbitration proceedings in Eastern Europe: <https://www.ibanet.org/improving-efficiency-of-construction-arbitration-proceedings-eastern-europe>
- Kristley (Pvt) Limited v. The State Timber Corporation, 1SLLR 225 (2002).
- Latham, M. (1994). *Constructing the team*. London, United Kingdom: Her Majesty's Stationery Office.
- Leavy, P. (2017). *Research design: Quantitative, qualitative, mixed methods, arts-based, and community-based participatory research approaches*. The Guilford Press.
- Light weight body armour Ltd. v. Sri Lanka army, 1 SRI L.R. 411 (2007).
- Loosemore, M., & Tan, C. C. (2000). Occupational stereotypes in the construction industry. *Construction management and economics*, 18(5), 559-566. doi:10.1080/014461900407365
- Marsoof, S. (2010). Arbitration procedure, law and facilities in Sri Lanka. In A. K. Bansal, *Arbitration in commonwealth countries - an anthology* (pp. 777-790). [https://www.academia.edu/12938711/Arbitration\\_Procedure\\_Law\\_and\\_Practice\\_in\\_Sri\\_Lanka](https://www.academia.edu/12938711/Arbitration_Procedure_Law_and_Practice_in_Sri_Lanka)
- Marsoof, S. (2017). Sri Lankan Experience in Commercial Dispute Resolution through Local and International Arbitration. *The Bar Association law Journal*, 1-13. [https://www.academia.edu/38319823/Sri\\_Lankan\\_Experience\\_in\\_Commercial\\_Dispute\\_Resolution\\_through\\_Local\\_and\\_International\\_Arbitration\\_1\\_pdf](https://www.academia.edu/38319823/Sri_Lankan_Experience_in_Commercial_Dispute_Resolution_through_Local_and_International_Arbitration_1_pdf)
- Menkel-Meadow, C. J. (2015). Mediation, Arbitration, and Alternative Dispute Resolution (ADR). *International Encyclopedia of the Social & Behavioral Sciences*, 70-74. doi:10.1016/B978-0-08-097086-8.86083-3
- Merchant Bank of Sri Lanka Ltd. v. D.V.D.A. Tillekeratne, 43/2001 (2001).
- Mistelis, L. (2004). International arbitration - corporate attitudes and practices 12 perceptions tested: Myths, data and analysis. *American Review of International Arbitration*, 15, 525-589.
- Mix, D. M. (1996). ADR in the construction industry: continuing the development of a more efficient dispute resolution mechanism. *Ohio St. J. on Disp. Resol.*, 12, 463-484.  
<https://heinonline.org/HOL/LandingPage?handle=hein.journals/ohjdpr12&id=25&page=>

- Moza, M., & Paul, V. K. (2017). Review of the Effectiveness of Arbitration. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 03716002. doi:10.1061/(ASCE)LA.1943-4170.0000204
- Neale, B. A., & Kleiner, B. H. (2001). How to conduct arbitration effectively. *Managerial Law*, 43(1/2), 112-115. doi:10.1108/03090550110770417
- Newman, P. (1999). *Alternative dispute resolution*. Hertfordshire: CLT Professional Publishing Ltd.
- Nielsen, R. P. (1981). Use of arbitration in government-business relations. *Public Relations Review*, 7(2), 29-32. doi:10.1016/S0363-8111(81)80079-3
- Oberoi Hotels (Pvt) Limited. v. Asian Hotels Corporation Ltd., 28/2000 (2002).
- Ossman III, G., Bayraktar, M. E., & Cui, Q. (2010). Consistency and reliability of construction arbitration decisions: empirical study. *Journal of Management in Engineering*, 56-64. doi:0.1061/(ASCE)ME.1943-5479.0000008
- Parris, J. (1985). *Arbitration: Principles and practice*. London: Granada Publishing Ltd.
- Perera, B., Dhanasinghe, I., & Rameezdeen, R. (2009). Risk management in road construction: The case of Sri Lanka. *International Journal of Strategic Property Management*, 13(2), 87-102. doi:10.3846/1648-715X.2009.13.87-102
- Perloff, S. (1992). The ties that bind: The limits of autonomy and uniformity in international commercial arbitration. *University of Pennsylvania Journal of International Business Law*, 13(2), 323-350.
- Radvany, P. (2017). The importance of the federal rules of evidence in arbitration. *The Review of Litigation*, 36(3), 469-512. doi:<https://heinonline.org/HOL/LandingPage?handle=hein.journals/rol36&id=v20&id=&page=>
- Rameezdeen, R., & Ramachandra, T. (2013). Construction linkages in a developing economy: The case of Sri Lanka. *Journal of Construction in Developing Countries*, 18(2), 49-63.
- Ramírez, F. D., Seco, A., & Miqueleiz, L. (2012). The arbitration process in civil engineering. *Management, Procurement and Law*, 166(MP1), 43-46. doi:10.1680/mpal.11.00005
- Ranasinghe, A. (2011). Existence of a dispute - pre-requisite for arbitration. In K. Kanagishvaran, & S. Wijeratne, *Arbitration law in Sri Lanka* (pp. 195-204). Colombo, Sri Lanka: ICLP - Sri Lanka.

- Ranasinghe, A. (2012). Construction arbitration in Sri Lanka. *Proceedings of the Institution of Civil Engineers - Management, Procurement and Law*, 165(2), 91-94. doi:10.1680/mpal.10.00010
- Ranasinghe, A., & Korale, J. C. (2011). Adjudication on construction contracts. *Engineer*, 44(2), 73-81.
- Ranin kumar v. State pharmaceuticals corporation, 1 SRI L.R. 276 (2004).
- Rauzana, A. (2016). Causes of conflicts and disputes in construction projects. *IOSR Journal of Mechanical and Civil Engineering*, 13(5), 44-48.
- Riggs, L. S., & Schenk, R. M. (1990). Arbitration: survey on user satisfaction. *Journal of Performance of Constructed Facilities*, 4(2), 88-99. doi:10.1061/(ASCE)0887-3828(1990)4:2(88)
- Risse, J. (2013). Ten drastic proposals for saving time and costs in arbitral proceedings. *Arbitration International*, 29(3), 453-466. doi:10.1093/arbitration/29.3.453
- Rivkin, D. W., & Rowe, S. J. (2015). The role of the tribunal in controlling arbitral costs. *The International Journal of Arbitration, Mediation and Dispute Management*, 81(2), 116-130.
- Rudolph Cole, S. (2017). The lost promise of arbitration. *SMU Law Review*, 70, 849-890.  
<https://heinonline.org/HOL/LandingPage?handle=hein.journals/smblr70&div=38&id=&page=>
- Santos, G. T. (1982). The advantages of arbitration in construction contracts. *Philippine Law Journal*, 57(4), 592-597.  
<https://heinonline.org/HOL/LandingPage?handle=hein.journals/phiplj57&div=32&id=&page=>
- Sarma, K., Oinam, M., & Kaushik, A. (2009). *Development and practice of arbitration in India – has it evolved as an effective legal institution*. Stanford: Stanford University.
- Saseendran, A., Bigelow, B. F., Rybkowski, Z. K., & Jourdan, D. E. (2020). Disputes in construction: Evaluation of contractual effects of ConsensusDOCS. *Journal of legal affairs and dispute resolution in engineering and construction*, 12(2), 04520008. doi:10.1061/(ASCE)LA.1943-4170.0000377
- Saunders, M., Lewis, P., & Thornhill, A. (2003). *Research methods for business students*. Essex, England: Pearson Education Limited.
- Schaefer, J. K. (2016). Court assistance in arbitration - Some observations on the critical stand-by function of the courts. *Pepperdine Law Review*, 43(5), 521-

540.

<https://heinonline.org/HOL/LandingPage?handle=hein.journals/peplr43&div=17&id=&page=>

Schroeter, U. G. (2017). Ad hoc or institutional arbitration - a clear-cut distinction: A closer look at borderline cases. *Contemporary Asia Arbitration Journal*, 10(2), 141-1199.

Scott v. Avery, 5 HL Cas 811 (1855).

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)

Senarathna, D. R., & Abeynayake, M. (2018). Review of impact of judicial interference to enhance Construction arbitration in Sri Lanka. *The 7th World Construction Symposium 2018: Built Asset Sustainability: Rethinking Design, Construction and Operations*, (pp. 449-456). Colombo, Sri Lanka.

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*, 4(4), 232-242.

Skene, M., & Shaban, R. (2002). Strategies to avoid and resolve construction disputes. *Proc. Canadian Construction Association Conference* (pp. 1-22). Vancouver: Borden Ladner Gervais LLP. <https://www.egbc.ca/getmedia/cfb23a7c-8639-4fea-a601-2012056b3df8/BLG-Strategies-to-Avoid-Disputes.pdf.aspx>

Southern group civil constructions v. Ocean Lanka (Pvt.) Ltd., 1 Sri LR 190 (2002).

State timber corporation v. Moiz goh Pte Ltd, 33/2001 (2002).

Stipanowich, T. (2014). Reflections on the state and future of commercial arbitration: challenges, opportunities, proposals. *Columbia American Review of International Arbitration*, 25, 297-394. [https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=2519084](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2519084)

Stipanowich, T. J. (1987). preliminary analysis of responses to the questionnaire on construction industry arbitration. *Construction Lawyer*, 7(3), 17-22. <https://heinonline.org/HOL/Print?collection=journals&handle=hein.journals/conlaw7&id=75>

Stockemer, D. (2019). *Quantitative Methods for the Social Sciences*. Cham, Switzerland: Springer International Publishing .

- Sussman, E. (2009). Why arbitrate? The benefits and savings. *NYSBA Journal*, 81, 20-24. Retrieved from <https://sussmanadr.com/wp-content/uploads/2016/07/why-arbitrate-NYSBA-Journal-Oct-09-.pdf>
- Tanielian, A. (2013). Arbitration still best road to binding dispute resolution. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 90-96. doi:10.1061/(ASCE)LA.1943-4170.0000111
- Taylor, G. R. (2005). *Integrating quantitative and qualitative methods in research*. University press of America.
- Tazelaar, F., & Snijders, C. (2010). Dispute resolution and litigation in the construction industry. Evidence on conflicts and conflict resolution in The Netherlands and Germany. *Journal of Purchasing & Supply Management*, 16(4), 221-229. doi:10.1016/j.pursup.2010.08.003
- The Construction Industry Institute, D. P. (1995). *Dispute prevention and resolution*. Austin: The University of Texas, Bureau of Engineering Research.
- Thilakarathne, N., Rathnasinghe, A. P., Kulatunga, U., Thurairajah, N., & Weerasinghe, L. (2022). An investigation of the conflict management strategies in international construction joint ventures of Sri Lanka. *Journal of financial management of property and construction, ahead-of-print*. doi:10.1108/JFMP-03-2022-0018
- Thomson, D. B. (1994). Arbitration theory and practice: A survey of AAA construction arbitrators. *Hofstra Law Review*, 23(1), 137-172. <http://scholarlycommons.law.hofstra.edu/hlr/vol23/iss1/2>
- Treacy, T. B. (1995). Use of alternative dispute resolution in the construction industry. *Journal of Management in Engineering*, 11(1), 58-63. doi:10.1061/(ASCE)0742-597X(1995)11:1(58)
- UNCITRAL. (2006). *UNCITRAL model law on international commercial arbitration*. Vienna: United Nations publications.
- UNCITRAL. (2015). *Convention on the recognition and enforcement of foreign arbitral awards*. New York: United Nations.
- United Nations. (2021). *Status: Convention on the Recognition and Enforcement of Foreign Arbitral Awards (New York, 1958) (the "New York Convention")*. Retrieved from [https://uncitral.un.org/en/texts/arbitration/conventions/foreign\\_arbitral\\_awards/status2](https://uncitral.un.org/en/texts/arbitration/conventions/foreign_arbitral_awards/status2)

- Utama, M., & Irsan, I. (2018). General Overview on Selecting and Drafting Construction Contract Disputes Resolution. *Sriwijaya Law Review*, 2(2), 152-169.
- Valverde, G. S. (2006). Potential advantages and disadvantages of arbitration v. litigation in Brazil: Costs and duration of the procedures. *Law & Bus. Rev. Am.*, 12(4), 515-541.
- Vanik Incorporation Ltd. Vs. L.D. Silva and others, SLL.R. 100 (2001).
- Walliman, N. (2005). *Your research project: a step-by-step guide for the first-time researcher*. London: Sage publications Ltd.
- Wedikkara, C., & Devapriya, K. (2000). The Sri Lankan construction industry in the new millennium. *Proceedings of 2nd International Conference on Construction in Developing Countries: Challenges Facing the Construction Industry in Developing Countries*, (pp. 15-17). Rotterdam, Netherland.
- Welser, I. (2014). Efficiency – Today's challenge in arbitration proceedings. *Austrian yearbook on international arbitration*, 151-166.
- Wiezel, J. P. (2011). Cost-effective construction arbitration. *Construction Lawyer*, 31(2), 15-45.  
<https://heinonline.org/HOL/Print?collection=journals&handle=hein.journals/conlaw31&id=71>
- Wijeratne, S. (2011). Arbitration in Sri Lanka. In K. Kanagishvaran, & S. Wijeratne, *Arbitration Law in Sri Lanka* (pp. 1-8). Colombo, Sri Lanka: ICLP Sri Lanka.
- Wimalachandra, L. (2007). Alternative methods of dispute resolution. *Junior Bar Law journal*, 2(3), 55-70.
- Yates, J. K. (2011). The art of negotiation in construction contract disputes. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 3(3), 94-96. doi:0.1061/(ASCE)LA.1943-4170.0000060