

Some thoughts on dispute resolution and civil procedure

Association of American Law Schools - Alternative Dispute Resolution versus having your day in court: another round to ADR



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A Focus on Dispute Resolution: Arbitration and Litigation

Our legal system has thus been rendered uncaring, non-accountable and formalistic.

Dispute Resolution Sample Clauses

A party to the lawsuit may make a request for witness examination to the court and the court determines whether or not such witness examination is to be conducted, taking into consideration whether it is necessary to conduct such witness examination for the purpose of finding the relevant facts.

Bridging the gap between alternative dispute resolution and robust adverse costs orders.

These authorities heralded a strong pro-ADR stance by the senior judiciary. This failing, the arbitrator must apply the law which he considers proper an accordance with the rules of conflict of laws. Mediator — One cuts and the other gets the choice for picking up the piece first.

Alternative Dispute Resolution: An Overview Of The Process And Its Prevalence In Civil Actions

Japanese civil courts are also empowered to render an order without going through the hearing procedures, which includes an order to produce documents, as described in question 7. The parties to the dispute are in control.

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