

---

# Index

---

## **Aboriginal people**

family dispute resolution and, 108

## **Academics**

as UTS student ombudsmen, 232-233

## **Access to justice** *see* **Justice**

## **Aceh, Indonesia**

international peace mediation, 238-245

## **ACICA**

as sole arbitrator appointing authority, 226-227

## **Administrative Appeals Tribunal**

illustration of use of ADR in administrative disputes, 149-150

## **Administrative disputes**

alternative dispute resolution in, 144-158

types of in the courts, 145-146

## **Administrative orders**

appeals against, 153-154

## **ADR** *see* **Alternative dispute resolution**

## **ADR practitioners**

arbitrators *see* **Arbitrators**

mediators *see* **Mediators**

## **Advertising services**

one solicitor acting for two defendants against same plaintiff, 211-214

## **AGL Victoria v SPI**

impugning expert determination, 249, 254-255

## **Alternative dispute resolution (ADR)**, 20-21

administrative disputes, 144-158

arbitration *see* **Arbitration**

best interests of the client and, 115-117

community legal centres' views on, 111-117, 173-179

decision support systems *see* **Decision support systems**

definition of, 113

discipline base, 3-4

engagement through courses in, 58-63

expansion of services, 178-179

families *see* **Family dispute resolution**

financial dispute resolution, 125-131

mediation *see* **Mediation**

mental well-being of students taking courses in, 58-63

merits review appeals, 148-153

online *see* **Online dispute resolution**

public interest litigation, 115

research and evaluation, 3-7

teaching in law schools, 49-57

footnote correction, 138

types of used in courts, 146-148

## **Appeals**

against administrative orders, 153-154

merits review appeals, 148-153

## **Arbitration**

of CGRDs, Vietnamese perspective on, 192-197

defined, 269

international commercial arbitration *see* **International commercial arbitration**

- online consumer arbitration *see* **Online consumer arbitration**
- UNCITRAL and arbitration agreements, 271-272
- Arbitrators**
  - ACICA as appointing authority, 226-227
- Armed conflicts**
  - international peace mediation, 238-246
- Asia-Pacific region** *see also* **China; Vietnam**
  - Australia as hub for dispute resolution in, 215-227
  - “International Commercial Arbitration – An Asia-Pacific Perspective” book review, 132-136
- Australia**
  - international commercial arbitration in, 215-227
  - use of dispute review boards in, 180-191
- Australian Centre for International Commercial Arbitration** *see* **ACICA**
- Australian Constitution, Ch III**
  - judicial mediation and, 72-83
- Australian Defence Force (ADF)**
  - mediation in, 99
- Australian Football League (AFL)**
  - mediation and, 70-71
- Banking**
  - proper disclosure of land use, 209-210
- BATNAs (best alternative to a negotiated agreement)**
  - negotiation support systems and, 17-18
- Best interests of the client**
  - ADR and, 115-117
- Bias** *see* **Rule against bias**
- Board members’ liability lawsuits**
  - Law on Commercial Arbitration (Vietnam) and, 196-197
- Body corporate disputes** *see* **Owners corporation disputes**
- Book reviews**
  - “International Commercial Arbitration – An Asia-Pacific Perspective” by Greenberg, Kee and Weeramantry, 132-136
- Bradman Foundation**
  - mediation media report, 143
- Building projects**
  - dispute review boards and, 180-191
- Business**
  - conflict in franchise systems, 41-48
  - consumer electronic disputes *see* **Online consumer arbitration**
- CALD (culturally and linguistically diverse)**
  - culturally reflexive practice in FDR, 30-40
- Canada**
  - civil justice reform and financial dispute resolution, 126-128
- Cargill International SA v Peabody Australia Mining Ltd**, 218-219
- Children**
  - multigenerational approach to family dispute resolution, 159-165
- China**
  - neutrality and impartiality in Chinese mediation, 118-124
- Civil Dispute Resolution Act 2011 (Cth)**
  - “genuine steps” requirement in, 139-140
  - pre-litigation procedures, 139-140
- Civil enforcement**
  - ADR in administrative disputes, 156-158

- Civil justice reform**
  - financial dispute resolution and, 125-131, 128-131
- Civil Procedure Act 2005 (NSW)**
  - international commercial arbitration legal framework (ICALF), 267-274
  - pre-litigation procedures, 140-142
- Civil Procedure Act 2010 (Vic)**
  - pre-litigation procedures, 142-143
- Clients**
  - ADR and best interests of, 115-117
  - ADR research and confidentiality, 6
- Collaboration**
  - community legal centres and ADR services, 173-178
  - lawyers and FDR practitioners, 198-206
- Commercial dispute resolution**
  - corporate governance-related *see* **Corporate governance-related disputes (CGRDs)**
  - financial *see* **Financial dispute resolution**
  - international *see* **International commercial arbitration**
- “Commercial reservation”**
  - ICALF and, 269-271
- Community legal centres**
  - on ADR as a means of improving access to justice, 111-117, 173-179
  - co-location of services, funding and, 177-178
- Complaints by students** *see* **Student ombudsmen**
- Compulsory conferences**
  - confidentiality and, 211-214
- Confidentiality**
  - ADR research, 6
  - compulsory conferences and, 211-214
- Conflict**
  - armed *see* **International peace mediation**
  - in franchise systems, 41-48
  - nature of workplace conflict, 95-96
- Conflict resolution** *see* **Dispute resolution**
- Consensual solutions** *see* **Facilitative mediation**
- Constitution, Ch III**
  - judicial mediation and, 72-83
- Construction projects**
  - dispute review boards and, 180-191
- Consumers, online** *see* **Online consumer arbitration**
- Contract value**
  - dispute review boards, 189-190
- Corporate governance-related disputes (CGRDs)**
  - defined, 192-193
  - Vietnamese perspective on arbitration of, 192-197
- Counselling**
  - role in FDR, 166-172
  - tensions with FDR, 169-171
- Country Road**
  - mediation media report, 143
- Courts**
  - use of e-courts for online consumer arbitration, 273-274
- Cross-border mechanisms** *see* **International commercial arbitration**

**Culturally diverse communities**

family dispute resolution and, 109

**Culturally reflexive practice**

in family dispute resolution, 30-40

neutrality and impartiality in Chinese mediation, 118-124

**Decision support systems**

Asset Divider decision support system, 19-21

fairness in online family dispute resolution, 16-21

Family\_Winner decision support system, 19-21

online decision support for owners corporation disputes, 84-94

Split-Up decision support system, 18

**Defendants**

one solicitor acting for two defendants against same plaintiff, 211-214

**Determinations** *see* **Expert determinations**

**Dispute resolution** *see also* **Pre-litigation procedures**

administrative *see* **Administrative disputes**

alternative *see* **Alternative dispute resolution**

arbitration *see* **Arbitration**

Australia as hub for in Asia-Pacific region, 215-227

conflict in franchise systems, 41-48

corporate governance-related *see* **Corporate governance-related disputes**

expert determinations *see* **Expert determinations**

family *see* **Family dispute resolution**

financial *see* **Financial dispute resolution**

mediation *see* **Mediation**

online *see* **Online dispute resolution**

**Dispute review boards**, 182-188

awareness of, 190

contract value and, 189-190

defined, 181-182

history and future of, 180-191

in New South Wales, 183-185

project types, 188-189

in Queensland, 185-186

role of, 190-191

in South Australia, 188

in Victoria, Tasmania and Northern Territory, 188

in Western Australia, 186-187

**Divorce** *see also* **Family dispute resolution**

grandparents and, 162-165

**Domestic violence**

family dispute resolution screening for, 106-108

**E-courts**

use of e-courts for online consumer arbitration, 273-274

**Education** *see also* **Law schools**

student ombudsmen in Australian universities, 228-237

**Electronic disputes, business-to-consumer** *see* **Online consumer arbitration**

**Emotional intelligence**

transformative mediation and, 101

**Enforcement**

civil enforcement in administrative disputes, 156-158

online consumer arbitration awards, 267-274

**Equality**

values-based approach in mediation, 261-262

**Errors**

errors that justify setting aside a determination, 247-257

**“ERSR” framework**

in values-based approach, 263-266

**Ethics**

contextual ethics in mediation, 8-15

ethics approval processes in ADR research, 6

**Evaluative mediation**

international peace mediation, 239-240

**Expert determination**

case law, 249-255

impugning, 247-257

overview of, 248

**Facilitative mediation**

international peace mediation, 239

transformative mediation combined with, 99-100

values-based approach, 258-259

**Fairness *see also* Justice**

in online family dispute resolution, 19-20

**Family dispute resolution (FDR)**

culturally diverse communities, 109

culturally reflexive practice in, 30-40

fairness in online FDR, 16-21

lawyer and FDR practitioner collaboration in, 198-206

mediation strategies, 105-106

multigenerational approach to, 159-165

practitioners in the FRC system, 103-110

professional boundaries in counselling in, 166-172

referral profiles, 167-168

Rundle’s spectrum of contributions and, 200-206

whole family mediation (including step-family), 109

**Family lawyers**

lawyer and FDR practitioner collaboration, 198-206

Rundle’s spectrum of contributions, 200-206

**Family Relationship Centres**

client profiles, 104-105

FDR practitioners counselling in, 103-110, 166-172

**Farms**

proper disclosure of land use, 209-210

**Financial dispute resolution**

Australian and Canadian civil justice reform and, 125-131

“International Commercial Arbitration – An Asia-Pacific Perspective” book review, 132-136

**Foreign arbitral awards *see* International commercial arbitration****Franchise systems**

conflict in, 41-48

mediation and, 67-68

SA legislation on, 214

**Freedom**

values-based approach in mediation, 260

**Funding**

community legal centres and ADR services, 177-178

- “Genuine steps” requirement** *see* **Pre-litigation procedures**
- Gilgandra Marketing Co-Operative Ltd v Australian Commodities Marketing Pty Ltd**, 220-221
- Grandparents**
  - multigenerational approach to family dispute resolution, 159-165
- Grievances of students** *see* **Student ombudsmen**
- Higher education** *see* **Universities**
- Holt v Cox**, 249, 252-254
- ICALF** *see* **International commercial arbitration legal framework**
- IMC Aviation Solutions Pty Ltd v Altain Khuder LLC**, 225-226
- Impartiality of mediators**
  - in Chinese mediation, 118-124
  - relational party self-determination and, 8-15
- Impugning expert determination**
  - errors that justify setting aside a determination, 247-257
- Indigenous people**
  - family dispute resolution and, 108
- Informed consent**
  - contextual ethics in mediation and, 12-13
- Institution-administered arbitration**
  - in Australia, 226-227
- Institutional integrity**
  - implied judicial process, 78-79
- Integration of services**
  - community legal centres and ADR services, 175-177
- Integrity** *see* **Institutional integrity**; **Values-based approach**
- Interdisciplinary collaboration** *see* **Collaboration**
- International Arbitration Act 1974 (Cth)**
  - review of, 215-216
- International commercial arbitration**
  - in Australia, 215-227
  - “International Commercial Arbitration – An Asia-Pacific Perspective” book review, 132-136
  - Law on Commercial Arbitration (Vietnam), 196
  - online consumer arbitration awards, 267-274
- International commercial arbitration legal framework (ICALF)**
  - “commercial reservation” and, 269-271
  - use of e-courts for online consumer arbitration, 273-274
- International dispute resolution centre**
  - opening of in Sydney, 227
- International peace mediation**
  - Aceh, Indonesia, 238-245
  - conceptualisation of, 240-242
  - legal aspects, 238-246
- Investment arbitration policy**
  - bilateral investment treaties and, 217
- Judicial mediation**
  - institutional integrity and, 78-79
  - judicial process and, 72-83
  - rule against bias and, 82-83
- Judicial review**
  - ADR in administrative disputes and, 154-156
- Justice** *see also* **Civil justice reform**
  - ADR as a means of improving access to, 111-117, 173-179
  - fairness in online family dispute resolution, 19-20

- values-based approach in mediation, 262
- Land and Environment Court of NSW**
  - use of ADR in administrative disputes, 151-153
- Land use**
  - proper disclosure of when borrowing funds, 209-210
- Law on Commercial Arbitration (Vietnam)**
  - arbitration agreement is required, 195-196
  - arbitration for board members' liability lawsuits, 196-197
  - CGRDs under, 194-197
  - effectiveness of, 197
  - foreign arbitral awards, 196
  - scope of arbitrable matters, 194-195
- Law reform** *see also* **Civil justice reform**
  - community legal centre aims and, 115
- Law schools**
  - ADR teaching in, 49-57
    - footnote correction, 138
    - interactive approach, 58-63
- Lawyers** *see also* **Family lawyers**
  - acting for two defendants against same plaintiff, 211-214
  - mediator techniques used on, 22-29
  - views on ADR, 53-55
- Legal & General v Hudson**, 249-252
- Legal centres** *see* **Community legal centres**
- Legal education** *see* **Law schools**
- Legal profession** *see* **Lawyers**
- Liability lawsuits for board members**
  - Law on Commercial Arbitration (Vietnam) and, 196-197
- Lightsource Technologies Australia Pty Ltd v Pointsec Mobile Technologies AB**, 223-225
- Marginalised communities**
  - community legal centres and, 115-117
  - family dispute resolution and, 108-109
- Media reports**
  - on franchising code, 214
  - on mediation, 70-71, 143
- Mediation**
  - in China, 118-124
  - conducted too early, 69-70
  - contextual ethics in, 8-15
  - facilitative processes, 99-100
  - families *see* **Family dispute resolution**
  - financial dispute resolution and, 125-131
  - franchise agreements and, 67-68
  - impartiality of mediators, 8-15
  - international peace mediation, 238-246
  - judges *see* **Judicial mediation**
  - legal conceptualisation of, 238-240
  - media reports on, 70-71, 143
  - mediator techniques used on lawyers, 22-29
  - relational party self-determination in, 8-15
  - transformative, 95-102, 240
  - values-based approach, 258-266
  - workplace mediation, 95-102

- Merits review appeals**
  - alternative dispute resolution in, 148-153
- Mortgages**
  - proper disclosure of land use, 209-210
- Multigenerational approach**
  - to family dispute resolution, 159-165
- National Alternative Dispute Resolution Advisory Council**
  - 4th NADRAC Research Forum (2010), 3-7
- “Negotiated settlements”**
  - international peace mediation, 238-246
- Negotiation support systems**
  - BATNAs and, 17-18
  - fairness in online family dispute resolution, 16-21
  - online decision support for owners corporation disputes, 91-93
- Nettle’s Error Test**
  - impugning expert determination, 249, 254-255
- Neutrality** *see* **Impartiality of mediators**
- New South Wales**
  - dispute review boards, 183-185
- Non-adversarial practice** *see also* **Alternative dispute resolution (ADR)**
  - ADR teaching in law schools, 49-57
  - footnote correction, 138
  - interactive approach, 58-63
- Non-Western models** *see* **Asia-Pacific region; China; Vietnam**
- Obligations in mediation** *see* **Values-based approach**
- Ombudsmen, student** *see* **Student ombudsmen**
- Online dispute resolution** *see also* **Alternative dispute resolution (ADR)**
  - fairness in online family dispute resolution, 16-21
  - online consumer arbitration (OCA), 267-274
  - online decision support *see* **Decision support systems**
- Owners corporation disputes**
  - online decision support for, 84-94
  - overturning decisions of OC committees, 87-89
  - three tiers of dispute resolution, 86
- Pacific region** *see* **Asia-Pacific region**
- Parenting arrangements** *see* **Family dispute resolution**
- Peace**
  - legal aspects of peace mediation, 238-246
  - values-based approach in mediation, 262-263
- Plaintiffs**
  - one solicitor acting for two defendants against same plaintiff, 211-214
- Prehearing processes** *see* **Judicial mediation**
- Pre-litigation procedures**
  - Civil Dispute Resolution Act 2011 (Cth), 139-140
  - Civil Procedure Act 2005 (NSW), 140-142
  - Civil Procedure Act 2010 (Vic), 142-143
  - “genuine steps” requirement, 139-140
  - legislative update, 139-143
- Preventative law**
  - community legal centres and, 115
- Process-oriented mediation** *see* **Facilitative mediation**
- Property managers**
  - appointment and termination of, 89-91



- 
- Public interest litigation**
    - ADR and, 115
  - Queensland**
    - dispute review boards, 185-186
  - “Reasonable steps” requirement** *see* **Pre-litigation procedures**
  - Reasonableness test** *see* **Holt v Cox**
  - Relational mediation** *see* **Transformative mediation**
  - Relationship services** *see* **Family dispute resolution**
  - Review boards** *see* **Dispute review boards**
  - Rule against bias**
    - judicial mediation and, 82-83
  - Rundle’s spectrum of contributions**
    - family lawyer as absent advisor, 200-202
    - family lawyer as advisor observer, 202
    - family lawyer as expert contributor, 203
    - family lawyer as spokesperson, 205-206
    - family lawyer as supportive professional participant, 204-205
    - lawyer and FDR practitioner collaboration in FDR, 200-206
  - Self-determination**
    - mediator impartiality and relational party self-determination, 8-15
  - Separation** *see also* **Family dispute resolution (FDR)**
    - grandparents and, 162-165
  - Setting aside determinations** *see* **Impugning expert determination**
  - Small business franchises** *see* **Franchise systems**
  - Social justice issues**
    - test cases on, 115
  - Solicitors** *see* **Lawyers**
  - South Australia**
    - dispute review boards, 188
  - State Administrative Tribunal of WA**
    - illustration of use of ADR in administrative disputes, 150-151
  - Strata title property disputes** *see* **Owners corporation disputes**
  - Student ombudsmen**
    - Australian universities, 228-237
    - external national student ombudsman proposal, 235-236
    - “last resort” model of, 233-234
  - Students** *see also* **Law schools**
    - engagement and well-being from ADR courses, 58-63
  - Substance-oriented mediation** *see* **Evaluative mediation**
  - Teaching** *see* **Law schools**
  - Technology** *see* **Online dispute resolution**
  - Test cases**
    - on social justice issues, 115
  - Therapeutic intentions** *see* **Counselling**
  - Trade Practices (Industry Codes – Franchising) Regulations 1998 (Cth)**
    - mediation pursuant to, 67-68
  - Transformative mediation**
    - emotional intelligence and, 101
    - facilitative processes combined with, 99-100
    - international peace mediation, 240
    - overview, 97-98
    - workplace mediation, 95-102
      - United States Postal Service, 98-99

**Transnational disputes** *see* **International commercial arbitration**

**Uganda Telecom Ltd v Hi-Tech Telecom Pty Ltd**, 222-223

**UNCITRAL Model Law**

arbitration agreements and, 271-272

in Australian States and Territories, 216-217

**United States Postal Service**

transformative mediation in, 98-99

**Universities**

student ombudsmen in, 228-237

**UTS (University of Technology, Sydney)**

UTS student ombudsman, 232-235

**Values**

core values, 260-263

defined, 259-260

**Values-based approach**

“ERSR” framework, 263-266

in mediation, 258-266

**Victorian Civil and Administrative Appeals Tribunal**

online decision support for owners corporation disputes, 84-94

**Vietnam** *see also* **Law on Commercial Arbitration (Vietnam)**

CGRDs in, 193-194

definition of CGRDs in, 192-193

**Wagners Nouvelle Calédonie Sarl v Vale Inco Nouvelle Calédonie SAS**, 219-220

**Western Australia**

dispute review boards, 186-187

**Westport Insurance Corporation v Gordian Runoff Ltd**, 221-222

**Workplace mediation**

nature of workplace conflict, 95-96

transformative mediation in, 95-102