REFERENCE LIST

- Abenayake, M., & Weddikara, C. (2012). A critical analysis on success factors of adjudication and arbitration practice in the construction industry of Sri Lanka. In proceedings of 9th International Conference on Business Management 2012, 28 February-IMarch 2013, 209-222.
- Abeynayake, M. D. T. E. (2008). Special features and experiences of the construction industry-arbitration in Sri Lanka. *Women's career advancement and training & development*, 1227.
- Abeynayake, M. D. T. E. (2007). Special Features and Experiences of the Construction Industry- *Arbitration in Sri Lanka*. 2nd ed. Colombo.
- Adler, J., & Parmryd, I. (2010). Quantifying colocalization by correlation: the Pearson correlation coefficient is superior to the Mander's overlap coefficient. *Cytometry Part A*, 77(8), 733-742.
- Adnan, H., Shamsuddin, S. M., Supardi, A., & Ahmad, N. (2012). Conflict prevention in partnering projects. *Procedia-Social and Behavioral Sciences*, *35*, 772-781.
- Alam, S. (2014). Commercial arbitration: Factors making it lose out against other processes. *Middle East Journal of Business*, 55(1068), 1-9.
- Alvi, M. (2016). A manual for selecting sampling techniques in research.
- Amarasooriya, K. N. B. (2009). Arbitration as an effective mechanism for dispute resolution in construction industry for Sri Lanka. (Unpublished undergraduate dissertation). University of Moratuwa, Sri Lanka.
- Arbitration Act No 11 of 1995. Sri Lanka: Social Republic of Sri Lanka.
- Arsecularatne, H. H. (2010). Dispute resolution strategy selection model for construction industry (Unpublished undergraduate dissertation). University of Moratuwa, Sri lanka.

- Ashworth, A., & Perera, S. (2018). Contractual procedures in the construction industry (1st ed.). Routledge.
- Bekele, A. (2005). Alternative dispute resolution methods in construction industry: an assessment of Ethiopian situation (Unpublished MSc thesis). University of Addis Ababa.
- Benesty, J., Chen, J., Huang, Y., & Cohen, I. (2009). Pearson correlation coefficient. In *Noise reduction in speech processing* (pp. 1-4). Springer, Berlin, Heidelberg.
- Bookman, P. K. (2019). The Arbitration-Litigation Paradox. Vand. L. Rev., 72, 1119.
- Born, G. (2009). *International commercial arbitration* (Vol.1). Kluwer Law International.
- Brooker, P., & Lavers, A. (2000). Appropriate ADR-Identifying features of construction disputes which affect their suitability for submission to ADR. ICLR, 17(2).
- Brown, H., & Marriot, A. (1999). *ADR principals and practice* (2nd ed.), London: Sweet and Maxwell.
- Bryman, A., & Bell, E. (2003). Breaking down the quantitative/qualitative divide. Business Research Methods, (2)1, 465-478.
- Bryman, A. (2006). Integrating quantitative and qualitative research: how is it done?. *Qualitative research*, *6*(1), 97-113.
- Bunni, N. G. (2003). The FIDIC forms of Contract (3rd ed.). Blackwell publishing.
- Capasso, V. (2018). Adjudication: may arbitration be only interim final?.
- Carter, D. F., & Hurtado, S. (2007). Bridging key research dilemmas: Quantitative research using a critical eye.

- Chan, P. (2014). A book review of "Best Practice in Construction Disputes—Avoidance, Management and Resolution". *Construction Economics and Building*, 14(3), 99-101.
- Cheung, S. O. (Ed.). (2014). Construction dispute research: Conceptualisation, avoidance and resolution. Springer.
- Cheung, S. O., Suen, H. C. H., & Lam, T. I. (2002). Fundamentals of alternative dispute resolution process, *Construction Engineering and Management*. 128(5), 409-417.
- Cheung, S. O., & Suen, H. C. (2002). A multi-attribute utility model for dispute resolution strategy selection. *Construction Management & Economics*, 20(7), 557-568.
- 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.
- Cronin, P., Ryan, F., & Coughlan, M. (2008). Undertaking a literature review: a step-by-step approach. *British journal of nursing*, 17(1), 38-43.
- Delmon, J. (2017). *Public-private partnership projects in infrastructure: an essential guide for policy makers* (2nd ed.). Washington: Cambridge university press.
- Dhurup, M., Surujlal, J., & Kabongo, D. M. (2016). Finding synergic relationships in teamwork, organizational commitment and job satisfaction: a case study of a construction organization in a developing country. *Procedia Economics and Finance*, *35*, 485-492.
- Dickson, M. O. (2018). Party autonomy and justice in international commercial arbitration. *International Journal of Law and Management*.
- Fenn, P., Lowe, D., & Speck, C. (1997). Conflicts and disputes in construction. Construction Management and Economics, 15(6), 513-518.

- Farag, S. A. (2019). "International arbitration in investment disputes" case study of Egypt. *Review of Economics and Political Science*.
- Fenn, P. (2012). Commercial Conflict Management and Dispute Resolution (1st ed.). New York: Spon Press.
- Ferguson, L. (2013). Arbitration in financial dispute resolution: the final step to reconstructing the default (s) and exception (s)?. *Journal of Social Welfare and Family Law*, 35(1), 115-138.
- Franck, S. (2005). The Role of International Arbitrators. *ILSA J. Int'l & Comp. L.*, 12, 499.
- Gaillard, E. (2010). Legal theory of international arbitration. Brill Nijhoff.
- Gann, D. M., & Salter, A. J. (2000). Innovation in project-based, service-enhanced firms. *The Construction of Complex Products and Systems*, 29(7), 955-972.
- Gebken, R. J. (2006). Quantification of transactional dispute resolution costs for the U.S. construction industry (Doctoral Dissertation). The University of Texas at Austin.
- 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.
- Gent, S. E., & Shannon, M. (2010). The effectiveness of international arbitration and adjudication: Getting into a bind. *The Journal of Politics*, 72(2), 366-380.
- Govind, S., & Turcan, L. (2017). The Changing Contours of Dispute Resolution in the International Tax World: Comparing the OECD Multilateral Instrument and the Proposed EU Arbitration Directive. *Bulletin for International Taxation*, 71(3/4).
- Gotti, M. (2008). Cultural constraints on arbitration discourse. Legal discourse in multilingual and multicultural contexts: *Arbitration Texts in Europe*. 221-252.

- Grant, T. U. (2009). International arbitration.
- Gross, J. I., & Black, B. (2008). When Perception Changes Reality: An Empirical Study of Investors' Views of the Fairness of Securities Arbitration. *J. Disp. Resol.*, 349.
- Gunasena, Y. B. D. (2009). Experiences and usages of alternative dispute resolution methods in Sri Lankan construction industry. (Unpublished undergraduate dissertation), University of Moratuwa, Sri Lanka.
- Gunnarsson, B. L., Linell, P., & Nordberg, B. (Ed.). (2014). *The construction of professional discourse*. New York: Routledge.
- Harmon, K. M. J. (2003). Effectiveness of Dispute Review Boards. *Journal of Construction Engineering and Management*, 129(6), 674-679.
- Harmon, K. M. (2003). Resolution of construction disputes: A review of current methodologies. *Leadership and Management in Engineering*, 3(4), 187-201.
- Hewagama, H. A. A. D. (2009). *Adjudication as a tool for dispute resolution in Sri Lanka*. (Unpublished undergraduate dissertation), University of Moratuwa, Sri Lanka.
- Hons, K. D. G. B. Q. (2010). Performance of critical attributes in alternative dispute resolution (ADR): A Study in Sri Lankan Construction Industry. SLQS Journal, 42.
- Hox, J. J., & Boeije, H. R. (2005). Data collection, primary versus secondary.
- Hughes, W., Champion, R., & Murdoch, J. (2015). Construction Contracts: Law and Management. Routledge.
- Illankoon, I. M. C. S., Tam, V. W., Le, K. N., & Ranadewa, K. A. T. O. (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.

- Institute of Construction Training and Development (2007). Standard bidding document (SBD-02). Colombo: ICTAD.
- International Federation of Consulting Engineers (1999). Conditions of contract for building and engineering works designed by the employer. Geneva: International federation of consultant engineers.
- International Federation of Consulting Engineers (1999). *The FIDIC contracts guide*. Switzerland: International federation of consultant engineers.
- International Federation of Consulting Engineers (1999). Conditions of contract for design build and operate projects. Switzerland: International federation of consultant engineers.
- Jayalath C. (2011). An appraisal on solution orientation in mediatory efforts. In 156 PAQS congress, 23rd July 2011. Building Economics Management and Research Unit, 462-466.
- Jones, D. (2006). Construction project dispute avoidance and dispute resolution: management. *Journal Options for Effective Engineering Education and Practice*, 132(3), 225-235.
- Kagioglou, M., Cooper, R., Aouad, G., & Sexton, M. (2000). Rethinking construction: the generic design and construction process protocol. *Engineering construction and architectural management*, 7(2), 141-153.
- Kalderimis, D. (2018). International arbitration in a brave new world. *Arbitration International*, 34(4), 533-555.
- Kantor, M. (2002). The limitations of arbitration. The Journal of Structured Finance, 8(3), 42-51.
- Kavinda, Y. H. (2010). *Most appropriate dispute resolution strategy for Sri Lankan construction industry* (Unpublished undergraduate dissertation). University of Moratuwa, Sri Lanka.

- Kennet, T. W. Y., & Cheung, S. O. (2005). Construction Dispute Resolution Research Unit. In *Department of Building and Construction, City University of Hong Kong, The Queensland University of Technology Research Week International Conference.*
- Koremenos, B., & Betz, T. (2013). The design of dispute settlement procedures in international agreements. Interdisciplinary Perspectives on International Law and International Relations. *The State of the Art*, 371-93.
- Kotb, M. H. A., & El Beheiry, H. S. (2016). A Practical Guide to Construction International Arbitration and Claims management.
- Kothari, C. R. (2004). Research methodology-Methods and techniques. New Age International.
- Kronke, H., Nacimiento, P., & Otto, D. (2010). Recognition and enforcement of foreign arbitral awards: A global commentary on the New York Convention. Kluwer Law International BV.
- Kumar, K. R., Kumar, V. S. S., & Rao, D. S. P. (2003). Alternative dispute resolution in construction industry.
- Kumaraswamy, M. M. (1997). Conflicts, claims and disputes in construction. Engineering, Construction and Architectural management, 4(2), 95-111.
- Lee, C. K., Yiu, T. W., & Cheung, S. O. (2018). Understanding intention to use alternative dispute resolution in construction projects: Framework based on technology acceptance model. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 10(1), 04517021.
- Levin, P. (Ed.). (2016). *Construction contract claims, changes, and dispute resolution*. American Society of Civil Engineers.
- Loosemore, M., & Lim, B. T. H. (2017). Linking corporate social responsibility and organizational performance in the construction industry. *Construction management and economics*, 35(3), 90-105.

- Love, P. (2007). Causal ascription of disputes in construction projects Research dispute avoidance and resolution, CRC Construction Innovation.
- Main, T. O. (2017). Arbitration, What Is It Good For. Nev. LJ, 18, 457.
- Malhotra, N. (2010). Marketing research, 6th ed.
- Manuja, I. G. (2010). Preference for dispute adjudication board as the alternative dispute resolution mechanism for Sri Lankan construction industry (Unpublished Dissertation). University of Moratuwa, Sri Lanka.
- Marashi, S. A. (2018). The role of penal mediation in dispute settlement. *European Journal of Social Sciences Studies*.
- Maritz, M. J. (2009). Adjudication of disputes in the construction industry. *Essays Innovates*, 3, 78-79.
- Marsoof, S. (2017). Issues of Jurisdiction, Choice of Law and Enforcement in International Commercial Arbitration: A Sri Lankan Perspective. In *Private International Law* (pp. 391-408). Springer, Singapore.
- Martin, E. (2006). Survey questionnaire construction. Survey methodology, 2006, 13.
- McAdams, R. H. (2005). The expressive power of adjudication. U. Ill. L. Rev., 1043.
- Merrills, J. G. (2017). International dispute settlement. Cambridge university press.
- Mix, D. M. (1996). ADR in the construction industry. *Continuing the Development of a More Efficient Dispute Resolution Mechanism*, 12, 463.
- Moffitt, M. L., & Bordone, R. C. (Eds.). (2012). *The handbook of dispute resolution*. John Wiley & Sons.
- Mosta C. D. (2006). *Managing Construction dispute* (Unpublished thesis). University of Technology Malaysia.

- Nahler, G. (2009). Pearson correlation coefficient. In *Dictionary of Pharmaceutical Medicine* (pp. 132-132). Springer, Vienna.
- Nardi, P. M. (2015). Doing survey research. Routledge.
- Nisansala M. B. S. (2012) *How Sri Lankan Construction Employers Manage Concurrent Delays* (Unpublished Dissertation). University of Moratuwa.
- Noll, D. L. (2017). Regulating Arbitration. Calif. L. Rev., 105, 985.
- Olatunji, S. O., Akinola, J. A., Oke, A. E., & Osakuade, A. O. (2014). Construction professionals' team roles and their performance. *International Journal of Advanced Technology in Engineering and Science*, 2(8), 308-316.
- Padilla-Díaz, M. (2015). Phenomenology in educational qualitative research: Philosophy as science or philosophical science. *International Journal of Educational Excellence*, 1(2), 101-110.
- Prakken, H. (2008). A formal model of adjudication dialogues. *Artificial Intelligence and Law*, 16(3), 305-328.
- Ranasinghe, A. (2012). Construction arbitration in Sri Lanka. *Proceedings of the Institution of Civil Engineers-Management, Procurement and Law*, 165(2), 91-94.
- Ranasinghe, A. (2007). Construction Adjudication Arbitration law in Sri Lanka. Colombo: ICLP.
- Ranjithkumar, S. (2005). Assessment of Alternative Dispute Resolution Methods practices in Sri Lankan construction industry (Unpublished undergraduate dissertation). University of Moratuwa.
- Rosher, P. (2017). Cross-Examination in International Arbitration. Int'l Bus. LJ, 203.
- Rubino-Sammartano, M. (2014). *International arbitration law and practice*. Juris Publishing, Inc.

- Saeb, A., Mohamed, O., Danuri, M. S. M., & Zakaria, N. (2018). Development of alternative dispute resolution in the Iranian construction industry. *Malaysian Construction Research Journal (MCRJ)*, 3(1), 25.
- Sander, F. E. & Rozdeiczer, L. (2006). Matching cases and dispute resolution procedures. *Detailed Analysis Leading to a Mediation-Centered Approach*. 11, 1.
- Sander, F. E. (1985). Alternative methods of dispute resolution: an overview. 37, 1.
- Sanders, P. (2005). UNCITRAL's Model Law on International and Commercial Arbitration: Present Situation and Future. *Arbitration international*, 21(4), 443-482.
- Savin-Baden, M., & Howell-Major, C. (2013). Qualitative Research: The Essential Guide to Theory and Practice. *Qualitative Research: The Essential Guide to Theory and Practice. Routledge*.
- Schwartz, D. S. (2008). Mandatory arbitration and fairness. *Notre Dame L. Rev.*, 84, 1247.
- 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.
- Semple, C., Hartman, F. T., & Jergeas, G. (1994). Construction claims and disputes: causes and cost/time overruns. *Journal of Construction Engineering and Management*, 120(4), 785-795.
- Shamir, Y. (2016). Alternative dispute resolution approaches and their application.
- Singer, L. (2018). Settling disputes Conflict resolution in business, families, and the legal system. Routledge.
- Stephenson, D. A., & Saville, L. (1998). *Arbitration practice in construction contracts* (4th ed.). London: Blackwell science Ltd.

- Stipanowich, T. J. (2008). Arbitration and choice: Taking charge of the new litigation (symposium keynote presentation). *DePaul Bus. & Comm. LJ*, 7, 383.
- Stipanowich, T. J. (2004). ADR and the "Vanishing Trial": the growth and impact of "Alternative Dispute Resolution". *Journal of Empirical Legal Studies*, 1(3), 843-912.
- Taherdoost, H. (2016). Validity and reliability of the research instrument; how to test the validation of a questionnaire/survey in a research. *How to Test the Validation of a Questionnaire/Survey in a Research (August 10, 2016)*.
- Thakur, D. (1993). Research methodology in social sciences. New Delhi.
- Trakman, L., & Montgomery, H. (2017). The Judicialization of International Commercial Arbitration: Pitfall or Virtue. *LJIL*, *30*, 405.
- Walker A. (1997). Project management in construction. Oxford: Blackwell.
- Wang, X., Jiang, B., & Liu, J. S. (2017). Generalized R-squared for detecting dependence. *Biometrika*, 104(1), 129-139.
- Waters, B. (2018). Brown & Marriott's ADR: principles & practice. Sweet & Maxwell.
- Weddikkara, C. (2003). The impact of professional culture on dispute resolution in the building industries of Australia and Sri-Lanka (Doctoral dissertation). Murdoch University.
- Weddikkara, C., & Abeynayake, M. (2007). *Resolving construction disputes*. Available at: http://www.nation.lk/2007/04/29/newsfel.htm [Accessed 13 June 2018].
- Wenying, W. (2005). The role of conciliation in resolving disputes: a PRC perspective. *Ohio St. J. on Disp. Resol.*, 20, 421

- Wijeratne, S. S. (2006). Arbtration in Sri Lanka. In: K. Kanagisvaran, S.S. Wijeratne; eds. Arbitration law in Sri Lanka. Colombo: ICLP, 1-7.
- Williams, C. (2007). Research methods. *Journal of Business & Economics Research* (*JBER*), 5(3).
- Wimalaehandra, L. K. (2007). Alternative method of dispute resolution, *Junior Bar Journal*, 2, 55-70.
- Yiannibas, K. (2018). The adaptability of international arbitration: Reforming the arbitration mechanism to provide effective remedy for business-related human rights abuses. *Netherlands Quarterly of Human Rights*, 36(3), 214-231.