

ano 04 - n. 07 | janeiro/junho - 2022  
Belo Horizonte | p. 1-260 | ISSN 2596-3201  
R. Bras. Al. Dis. Res. – RBADR

**Revista Brasileira de**  
***ALTERNATIVE DISPUTE RESOLUTION***

**RBADR**

**FORUM**  
CONHECIMENTO JURÍDICO

# Sumário

Editorial.....	11
----------------	----

Editorial.....	13
----------------	----

## **DOCTRINA**

### **ARTIGOS**

Jurisdictional remedies for corporate rights in Ukraine: Sub-standard remedies in corporate disputes

<b>Anatoliy V. Kostruba</b> .....	17
1 Introduction.....	17
2 Literature Review.....	19
3 Materials and Methods .....	20
4 Results .....	22
5 Discussion.....	28
6 Conclusions .....	31
References .....	33

The Singapore Convention in the Framework of the Investor-State Dispute Settlement System

<b>Anna Karoliny Fonseca Cometti, Valesca Raizer Borges Moschen</b> .....	37
Introduction.....	37
1 The Crisis of the Investor-State Dispute Settlement System .....	39
2 The Reform of the Uncitral System .....	41
3 Mediation as a Suitable Solution for Investor-State Dispute Settlement.....	43
4 First Lines on the Singapore Convention .....	49
5 The Singapore Convention and the Investor-State Dispute Settlement .....	51
Conclusion.....	53
References .....	54

Alternative ways of resolving shareholder disputes in property relations in Ukraine and the EU

<b>Bogdan Derevyanko, Dmytro Selikhov, Nadiia Armash, Oleksandra Severinova, Iryna Orlova</b> ...	59
1 Introduction.....	60
2 Analysis of Previous Studies.....	61
3 Features of Dispute Resolution Within Joint-Stock Companies at the Legislative Level in Ukraine and the EU.....	66
4 Conclusions .....	71
References .....	72

Online Sports Betting in Brazil and conflict solution clauses

<b>Daniel Brantes Ferreira, Elizaveta A. Gromova, Bianca Oliveira de Farias, Cristiane Junqueira Giovannini</b> .....	75
1 Introduction.....	76
2 Literature review .....	77

3	Methodology .....	77
4	The sports betting sites used in Brazil and their conflict resolution clauses .....	78
5	Sporting betting sites Online Dispute Resolution (ODR) providers.....	81
6	Conclusion.....	85
	References .....	86

The active position of the court is the basis for the successful application of alternative measures in criminal proceedings

<b>Galina Rusman</b> .....	89	
1	Introduction.....	89
2	The concept of incentive forms of criminal proceedings.....	91
3	The legislator’s view on the duty of the court to clarify the right to encouragement in criminal proceedings .....	92
4	The importance of the active position of the court in the implementation of incentive forms in criminal proceedings .....	97
5	Conclusion.....	99
	References .....	100

Sistema de Pré-Insolvência Empresarial – mediação e conciliação antecedentes

<b>Gustavo da Rocha Schmidt, Juliana Bumachar</b> .....	103	
1	Introdução.....	103
2	Os métodos consensuais de solução de conflitos: vantagens comparativas e benefícios para a empresa em situação de pré-insolvência. O caso OI. ....	105
3	A mediação e a conciliação antecedentes na Lei nº 14.112/2020 .....	111
	Conclusões .....	116
	Referências.....	117

Alternative dispute resolution in digital government

<b>Minbaleev Alexey Vladimirovich, Evsikov Kirill Sergeevich</b> .....	119	
	Introduction.....	120
1	The value of alternative dispute resolution for society .....	121
1.1	Dispute resolution .....	121
1.2	“Docket explosion” in a justice .....	124
2	Alternative dispute resolution in different countries.....	126
2.1	Brazil .....	126
2.2	China.....	127
2.3	India.....	128
2.4	USA.....	129
2.5	France .....	130
2.6	Germany .....	131
2.7	Generalization .....	132
3	Access to justice in an e-government.....	132
4	Digital Dispute Resolution in the Digital Government.....	136
4.1	Digital Dispute Resolution definition.....	136
4.2	Disputes classification in the Digital Dispute Resolution .....	137
4.3	“ADR-first” in the Digital Dispute Resolution.....	138
4.4	Negative motivator in the Digital Dispute Resolution .....	138
4.5	Digital Government Process Mining in the Digital Dispute Resolution.....	139
4.6	Automation Dispute Resolution in the Digital Dispute Resolution .....	140
4.7	Creating temporary Digital Dispute Resolution.....	140
4.8	Social Media Arbitration in the Digital Dispute Resolution.....	141
	Conclusion.....	142
	References .....	143

## The Role of Trade Unions as a Subject of Social Partnership in Resolving Labour Disputes

<b>Oleg Yaroshenko, Olena Moskalenko, Olena Sereda, Mykola Inshyn, Yuliia Burniagina</b> .....	147
1 Introduction.....	148
2 Materials and Methods .....	150
3 Results and Discussion.....	151
3.1 Exploring the Social Partnership Mechanism .....	151
3.2 Trade Unions as Subjects of Social Partnership.....	154
3.3 Problems in Trade Union Activities and Recommendations for Dealing with them....	157
4 Conclusions .....	158
References .....	160

## On ways to protect the rights of the parties to the contract: Based on the Supreme Court of Ukraine practice

<b>Olha Zozuliak, Iryna Banasevych, Oksana Oliinyk, Uliana Gryshko</b> .....	163
1 Introduction.....	164
2 Materials and Methods .....	165
3 Results .....	166
4 Discussion .....	170
5 Conclusions .....	175
References .....	176

## Regulamentações da arbitragem pela Administração Pública em âmbito infranacional: um estudo crítico e comparativo

<b>Rafael Carvalho Rezende Oliveira, Lucas Carvalho de Souza</b> .....	179
1 Introdução.....	180
2 A competência dos entes federados para legislar sobre arbitragem .....	180
3 Breve histórico do advento de normas sobre arbitragem pela Administração Pública ..	182
4 Aspectos comparativos entre as normas arbitrais do Direito Brasileiro .....	184
4.1 Arbitrabilidade objetiva .....	184
4.2 Modalidade do procedimento arbitral.....	186
4.3 Critérios de escolha dos árbitros e das câmaras arbitrais .....	187
4.4 Responsabilidade pelo adiantamento e pagamento de despesas .....	192
4.5 Dever de publicidade.....	194
4.6 Forma de pagamento do ônus sucumbencial pelo Poder Público: (in)dispensabilidade do precatório.....	196
5 Conclusões .....	198
Referências.....	198

## Extrajudicial bodies for labor conflicts resolution

<b>Ruslan Piestsov, Liudmyla Kupina, Nataliia Karpova, Svitlana Vyshnovetska, Iryna Ustynova</b> .....	201
1 Introduction.....	202
2 Analysis of the History of the Development and Formation of Comradely Courts ...	203
3 International Experience of Organizing the Work of a Comrades' Court .....	207
4 Conclusions .....	211
References .....	212

The Development of New Technology Intergration in E-commerce Dispute Resolution in Vietnam

**Tran Van Nam; Ph.D., Nguyen Binh Minh; Ph.D., Tran Van Hai; Ph.D.,**

<b>Thomas G. Giglione</b> .....	215
Introduction .....	216
Methodology .....	216
Results and discussion .....	216
The Use of Blockchain Technology for E-commerce Dispute Resolution .....	219
Kleros Blockchain Technology .....	220
RheaNet Blockchain Technology.....	221
Recommendations for developing models of E-commerce Dispute Resolution by the Vietnamese legal framework .....	222
Raising awareness of online commercial mediation via Vietnamese Law school curriculum .....	223
Clear stipulation of evidence in mediation proceedings via codification of commercial mediation.....	223
Adopting the 2019 Singapore Convention .....	224
Consideration to study and pursue the Glen Weyl quadratic voting system.....	224
Conclusion .....	226
References .....	227

Application of forms of alternative dispute resolution in Ukraine

**Volodymyr Zarosylo, Oleksandr Kaplya, Kyrilo Muraviov, Dmytro Myniuk, Olena Myniuk**.... 231

1	Introduction.....	232
2	Approaches to Understanding Alternative Dispute Resolution .....	233
3	Key Features of Alternative Dispute Resolution.....	235
4	Conclusions .....	237
	References .....	238

Conditions for conclusion an agreement in criminal proceedings with the participation of the victim's representative

**Volodymyr Zavydniak, Galina Mular, Tetiana Chasova, Iryna Sopilko,**

<b>Nataliya Mudrolyubova</b> .....	241	
1	Introduction.....	242
2	Materials and Methods .....	244
3	Results and Discussion.....	245
4	Conclusions .....	255
	References .....	256

INSTRUÇÕES PARA OS AUTORES .....	259
----------------------------------	-----