Dispute Resolution: Beyond the Courts Conference

Trier, 9 November 2018

Speakers

Raffaele Battaglini, Founder of Battaglini-De Sabato Law Firm and Chief Legal Officer at Jur AG, Turin
Simone Cuomo, Senior Legal Advisor, Council of Bars and Law Societies of Europe, CCBE, Brussels
Christoph Decker, Team Leader, DG Justice and Consumers, Unit E3, European Commission, Brussels
Christopher Hodges, Professor of Justice Systems, University of Oxford
Catherine Kessedjian, Professor emerita, University Panthéon-Assas Paris II, Arbitrator and Mediator, Paris
Karl Mackie, Founder President of the Centre for Effective Dispute Resolution, CEDR, London
Norel Rosner, Legal and Policy Officer, DG Justice and Consumers, European Commission, Brussels
Geoffrey Vos, Former President of the ENCJ, Chancellor of the High Court, Westminster
Diana Wallis, Former Vice-President of the European Parliament, Former President of the ELI, Solicitor, Mediator, MICArb, Senior Fellow of the Law School at the University of Hull
Aleš Zalar, President of European Centre for Dispute Resolution (ECDR), Ljubljana

Key topics

- Access to justice and various dispute resolution processes
- Interface between court-based dispute resolution processes and Alternative Dispute Resolution (ADR) processes and the impact of the United Nations Convention on International Settlement Agreements Resulting from Mediation
- Approach that courts and judges should adopt in interacting with all types of ADR processes
- Digitalisation and dispute resolution processes

Language

English

Event number

118DV117

Organisers

The Secretariat of the European Law Institute (ELI) in cooperation with ERA (Anastasia Patta)
Objective

The Conference aims at setting directions in which the discussion about dispute resolution processes should go in the future. The starting point will be the presentation of the final results of the joint ELI-ENCJ Project on ‘Principled Relationship of Formal and Informal Justice through the Courts and Alternative Dispute Resolution’.

The Project Team carefully analysed problems arising from the growth of different forms of ADR in Europe. Based on consultations with practitioners, the Team elaborated upon a set of recommendations which concern the interface between court-based dispute resolution processes and ADR. Taking into account the situation of vulnerable parties (consumers, small businesses, family litigants) in particular, the Team prepared solutions with regard to the approach that courts and judges should adopt in interacting with all types of ADR processes and recommendations as to the best European models that can be developed and applied for coherent access to dispute resolution processes in respect of different types of dispute.

Given the recent developments at the UN level as well as progressing digitalisation, the Conference will also play host to a discussion on the potential impact of the Convention on International Settlement Agreements resulting from mediation on the relationship between courts and ADR as well as on the opportunities and challenges for the digital dispute resolution. This will ultimately lead to a foundation for a new potential research in this field.

Programme may be subject to amendment.
You will learn…

- how to ensure that various disputes are dealt with most effectively and to best facilitate access to justice
- factors that courts and judges should take into account when considering whether to require or recommend ADR or mediation in a particular case and information to be made available to disputants before they are required or recommended to take their case to ADR or mediation
- methods courts and judges should employ in seeking to obtain the consent of parties to ADR or mediation
- about the impact the United Nations Convention on International Settlement Agreements Resulting from Mediation will have on dispute resolution processes
- about the latest developments in digital dispute resolution

Who should attend?

Judges and ADR practitioners; staff of EU institutions and permanent representations; ministry officials; academics working in the field of ADR and access to justice; representatives of consumer organisations as well as other stakeholders.

CPD

ERA’s programmes meet the standard requirements for recognition as Continuing Professional Development (CPD). This event corresponds to 6 CPD hours.

Travel

Shuttle services from the airports of Luxembourg (30 minutes) and Frankfurt Hahn (50 minutes) to the ERA Conference Centre can be booked at special rates at: era@finkelgruens-taxi.de

Your contact persons

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Registration
Dispute Resolution: Beyond the Courts
Trier, 9 November 2018 / Event Number: 118DV117

Registrations can be made online at:
https://goo.gl/e63RBZ

Registration fee: € 100 [coffee and lunch are complimentary]

Method of payment

Payments via PayPal® or Credit Card:
Pay here or go to:
https://europeanlawinstitute.eu/news-events/upcoming-events/adr-trier-9112018-fee/

Payments via Bank Transfer:
Bank: ING Belgium SA/NV
Bank Address: Avenue Marnix 24, B-10000 Brussels - RLP Brussels
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Location of the conference
ERA Conference Centre,
Metzer Allee 4, Trier

Language
English

Hotel Information
Vienna House Easy Trier, from € 99
www.viennahouse.com
+49 (0)651-9377-0

Villa Hügel Trier, from € 112
www.hotel-villa-huegel.de
+49 (0)651-93710-0

Park Plaza Trier, from € 111
www.parkplazatraier.de
+49 (0)651-9993-0

Contact the hotel directly to make your reservation.