

Global Litigation and Dispute Resolution Q&A Guide

June 2018



Businesses that find themselves in disputes are facing pressure to decide which avenue is best suited to manage the conflict. It is important to ensure that the planned actions are appropriate and enforceable in the relevant jurisdictions by checking with local lawyers. Dispute resolution mechanisms vary dramatically not only within one country but also between all jurisdictions. To support you with taking effective decisions Dentons Litigation and Dispute Resolution lawyers made a publication which answers the questions for the most problematic issues concerning dispute resolution in 27 jurisdictions. We provide you with the answers concerning:

- Main dispute resolution methods
- Court litigation
- Fees and funding
- Court proceedings
- Interim remedies
- Final remedies
- Evidence
- Other litigation procedure
- Cross-border litigation
- Alternative dispute resolution

The Q&A Guide provides you with:

- The current view on dispute resolution in 27 jurisdictions across the globe.
- The opportunity to determine how to best meet your objectives and to obtain satisfaction with the process chosen.
- Contacts with Dentons' Litigation and Dispute Resolution experts across the globe.

This Guide is intended to be an overview only and it does not serve as exhaustive advice on dispute resolution in the jurisdictions covered. If you have queries regarding a specific country, we encourage you to contact our Leaders noted at the beginning of the Guide. If you have any general questions about the publication or litigation, please contact our Global Litigation and Dispute Resolution Group Leaders at pg.lit.pa.ww@dentons.com.

We encourage you to download the publication Global Litigation and Dispute Resolution Q&A Guide.

Your Key Contacts



**Mike (Michael) D. Schafler,
Q.Arb**

Partner, Toronto

D +1 416 863 4457

M +1 647 299 4457

michael.schafler@dentons.com