

Title page, Content, etc.

権利	Copyrights 日本貿易振興機構 (ジェトロ) アジア 経済研究所 / Institute of Developing Economies, Japan External Trade Organization (IDE-JETRO) http://www.ide.go.jp
journal or publication title	Dispute Resolution Process in China
volume	15
year	2002
URL	http://hdl.handle.net/2344/00015069

IDE Asian Law Series No. 15
Dispute Resolution Process in Asia (China)

Dispute Resolution Process in China

Institute of Law
Chinese Academy of Social Science
Beijing

INSTITUTE OF DEVELOPING ECONOMIES (IDE-JETRO)

March 2002

JAPAN

List of Contributors

Institute of Law Chinese Academy of Social Science

Team Leader: Professor Xin Chunying, Deputy Director,
Institute of Law, Chinese Academy of
Social Sciences

Contributors: Professor Xin Chunying
Professor Liu Junhai
Professor Ye Ziqiang

Assistant: Huang Jinrong

TABLE OF CONTENTS

Preface	i
List of Contributors	iii
Summary	v
Table of Contents	vii
Part I: Overview of the Dispute Resolution Mechanisms	1
A. How the Court System is Used as Dispute Resolution Mechanism	1
1. Overview of the Court System and the Current Situation	
Regarding the use of Courts	1
(1) The current situation of judicial system	1
(2) Strategies against judicial corruption	2
(3) The far-reaching impact of open trials and live court broadcasts on judicial reforms	5
a. Opening court trials to the public	6
b. Live Coverage of Court Proceedings by Media	7
(4) Reforms with the lay assessor system	9
(5) Reforms with the township courts	10
(6) Improving efficiency, especially speeding up litigation resolutions	11
(7) Measures against unsatisfactory enforcement of judgements	12
2. Parties viewpoint of the Court System and the Current Situation Regarding the Use of Court	14
(1) The constitutional status of people's courts	15
(2) The Relationship Between People's Courts and other State Organs	15
a. The relationship with legislative organs	15
b. The relationship with administrative organs	16
c. The relationship with people's procurators	16
d. The relationship with police organs	17
e. The relationship with organs of Communist Party	17
(3) General Judicial Procedures of People's Court	21
a. Civil procedure	21

b. Criminal procedure	22
c. Administrative procedure	23
d. Special maritime procedure	23
3. Problems of the Court System	24
(1) Independence	24
(2) The administrative nature of court management	25
(3) Financial support	25
(4) Local protection	26
(5) Quality of judges	26
4. Direction of Judicial Reforms	35
(1) China needs a powerful judicial power	35
(2) China Needs a Just and Efficient Judicial Power	36
(3) China needs a Judicial Power Respected and Trusted by the Public	38
B. Alternative Dispute Resolution (ADR): How out- of-Court Systems are used as Dispute Resolution Mechanism	39
1. Overview of the ADR: Types and functions	39
(1) Negotiation	39
(2) Mediation	40
(3) Arbitration	41
(4) Current situation regarding the use of ADR	41
a. Use of negotiation	41
b. Use of mediation	41
c. Use of arbitration	42
2. Parties' viewpoint with regard to ADR	43
3. Problems of the ADR	46
4. Values in ADR	47
Part II: Study on Dispute Resolution Process in Specific Cases	49
A. Dispute Resolution Process in of Consumer Protection	49
1. To consult and conciliate with business operators	49
2. To make a request to consumer associations for mediation	49
3. To appeal to relevant administrative departments	50
4. To apply to arbitrate organs for arbitration	50
5. To institute legal proceedings in the people's court	50

B. Dispute Resolution Process in Labor Disputes	51
1. Mediation on labor disputes	51
2. Arbitration on labor disputes	51
3. Bringing a lawsuit	52
4. Settlement of disputes on collective contract	52
C. Dispute Resolution Process in Environment Problems	52
1. Settlement through consultation between both parties	52
2. Mediation	52
3. Arbitration	53
4. Bringing a lawsuit	54
Reference	55

List of IDE Asian Law Series

- No.1 Proceedings of the Roundtable Meeting “Law, Development and Socio-Economic Changes in Asia”
- No.2 China’s Judicial System and its Reform
- No.3 Judicial System and Reforms in Asian Countries: The Case of India
- No.4 The Malaysian Legal System, Legal Practice & Legal Education
- No.5 The Philippine Judicial System
- No.6 The Judicial System in Thailand: An Outlook for a New Century
- No.7 Legal and Judicial Reforms in Vietnam
- No.8 Law and Development in Changing Indonesia
- No.9 Modernization of Laws in the Philippines
- No.10 The Indonesian Law on Contracts
- No.11 Proceedings of the Roundtable Meeting “Law, Development and Socio-Economic Changes in Asia II”
- No.12 Political Change and Legal Reform towards Democracy and Supremacy of Law in Indonesia
- No.13 Law and Newly Restored Democracies: The Philippine Experience in Restoring Political Participation and Accountability
- No.14 New Legal Frameworks towards Political and Institutional Reform under the New Constitution of Thailand
- No.15 Dispute Resolution Process in China
- No.16 Dispute Resolution Process in India
- No.17 Dispute Resolution Process in Malaysia
- No.18 Dispute Resolution Mechanism in the Philippines
- No.19 Alternative Dispute Resolution in Thailand
- No.20 Alternative Dispute Resolution in Vietnam

Published by Institute of Developing Economies (IDE), JETRO
3-2-2 Wakaba, Mihama-ku, Chiba-shi
Chiba 261-8545, JAPAN
FAX +81-(0)43-2999731
Web Site: <http://www.ide.go.jp>
e-mail: laws@ide.go.jp