

**A STUDY ON “MINI TRIAL” AS AN ALTERNATIVE  
DISPUTE RESOLUTION METHOD IN  
SRI LANKAN CONSTRUCTION INDUSTRY**

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(159155V)

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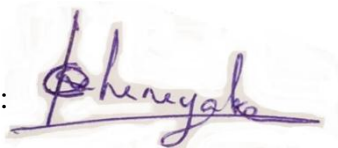
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## **ABSTRACT**

### **A Study on Mini Trial as an Alternative Dispute Resolution Method in Sri Lankan Construction Industry**

Dispute resolution in the Sri Lankan construction industry is becoming more prominent as every dispute has its unique qualities. Resolving such disputes during the current construction industry is a challenge without an accurately structured method that addresses all kinds of dispute resolution requirements, and it must be a tailored fit for every party involved. Due to a variety of shortcomings in litigation methods, disputants seek for alternative dispute resolution (ADR) ways. Although many desirable features of ADR are available, they also have issues, such as drawbacks and pitfalls, apart from their respective advantages. To address the pitfalls and disadvantages of various ADR methods, many researchers have suggested Mini Trial as a successful ADR process to practice, although rarely seen in Sri Lankan practice.

This study aims to investigate the applicability of “Mini Trial” as a suitable alternative dispute resolution method for Sri Lankan Construction Industry to make the alternative dispute resolution a more effective and viable system. Initially, a literature review on the concepts of ADR methods was conducted. Semi-structured interviews were held with veteran construction professionals, following open-ended and closed-ended questions as the primary data collection technique in pursuing the research aim. Manual content analysis and descriptive statistics were employed to analyse the open-ended and closed-ended questionnaire, respectively.

Research findings revealed that the Mini Trial method suits a vastly different structured range of disputes, both in width and depth. As a principle, a mini trial carries a pre-scheduled time limit to completely settle the dispute. The decision on dates, venue, and duration is entirely up to the parties involved in the process. Such flexibility encourages parties to resolve their dispute through a mini trial in a more efficient approach. The study further revealed that the involvement of authorised persons from every party involved in the process shows the strength and practicality towards decision-making without experiencing any revocations. A mini trial allows hearing the notion of the opposition party in their point of view, which strengthens the understanding of the dispute rather than communicating to understand the same through someone else. This unique quality provides a mini trial with an added intensity when resolving the technically disputed matters compared to other ADR methods. This bears evidence that the mini trial has a much more reliable and a solid foundation as an alternative dispute resolution method. Reasoning to the same, it has been proved that mini trial is more suitable as an alternative dispute resolution method that can be adapted to the Sri Lankan construction industry to make current ADR practice a more sustainable and durable system. More research work towards problematic areas in dispute resolution and appropriate adjustments for mini trial, when adapting to the Sri Lankan construction industry, will provide a firm background to make a more convenient and efficient Sri Lankan ADR system in the future.

**Keywords:** *Alternative Dispute Resolution, Mini Trial, Sri Lankan Construction Industry*

## DEDICATION

*This research dissertation is*

*Dedicated to*

*My Supervisor, my parents, sister and brother-in-law*

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# **CONTENTS**

	<b>Page</b>
Declaration	i
Abstract	ii
Dedication	iii
Acknowledgement	iv
Contents	v
List of Tables	viii
List of Figures	ix
Abbreviation	x
CHAPTER 1	1
1.0 INTRODUCTION	1
1.1 Research Background	1
1.2 Problem Statement	4
1.3 Aim	5
1.4 Objective	5
1.5 Methodology	6
1.6 Scope of Study and Limitations	6
1.7 Dissertation outline	6
2.0 LITERATURE REVIEW	8
2.1 Introduction	8
2.2 Disputes in Construction Industry	8
2.3 Dispute Resolution Methods Practice in the Construction Industry	9
2.3.1 Litigation	9
2.3.2 Alternative Dispute Resolution Methods	10
2.4 ADR Methods Practice in Construction Industry	11
2.4.1 Negotiation	12
2.4.2 Mediation and Conciliation	13

2.4.3	Mini Trial	14
2.4.4	Adjudication	15
2.4.5	Arbitration	16
2.5	Common Advantages of ADR Methods	18
2.6	Common Disadvantages Associated with ADR	20
2.7	Expectations from a New ADR Method	21
2.8	Mini Trial / Executive Tribunal in alternative Dispute Resolution	21
2.8.1	Structure of the Mini Trial Procedure	21
2.8.2	Nature	24
2.8.3	Purpose	25
2.8.4	Specialities	26
2.9	Types of Mini Trial	28
2.9.1	Executive Mini Trial	28
2.9.2	Judicial Mini Trial	29
2.10	Special Advantages of Mini Trial	29
2.11	Possible Disadvantages of Mini Trial	31
2.12	Chapter Summary	31
3.0	RESEARCH METHODOLOGY	32
3.1	Introduction	32
3.2	Background of the Study	32
3.3	Research Design	33
3.4	Research Approach	33
3.4.1	Research Approaches in General	34
3.5	Selection of a Suitable Research Approach	35
3.6	Data Collection Techniques	35
3.6.1	Methods of Interview Structure	35
3.6.2	Data Collection Techniques Adapted	36
3.7	Data Analysis Techniques	37
3.8	Chapter Summary	37

4.0	DATA AND RESEARCH FINDINGS	38
4.1	Introduction	38
	Overview of Data Collection	38
4.2	Selection of Currently Practicing ADR methods to consider	40
4.3	Problematic Areas of Current ADR Methods in the Sri Lankan	41
4.4	Construction Industry	44
4.5	Core Features of Mini Trial Compared to other ADR	46
4.6	Methods	48
4.7	Benefits of Mini Trial	50
4.8	Drawback of Other ADR Methods Associated to Mini Trial	51
4.9	Chapter Summary	54
5.0	CONCLUSIONS AND RECOMMENDATIONS	55
5.1	Introduction	55
5.2	Conclusion under Research Objective	55
5.2.1	Review ADR Methods Practised Successfully in the Global Construction Industry	55
5.2.2	Identify Problematic Areas of ADR Methods Used in Sri Lankan Construction Industry	56
5.2.3	Examine the Benefits and Drawbacks of the Mini Trial Compared to other ADR Methods Practised	56
5.2.4	in Sri Lanka Improvements to ADR Methods by Using Mini Trial	57
5.3	Limitations	58
5.4	Further Research Direction	58
6.0	REFERENCES	59
7.0	ANNEXURE –	
	Questionnaire (Semi-structured interview questions)	64



## LIST OF TABLES

	Page
Table 2.1 Characteristics of ADR methods and litigation method as a comparison	18
Table 4.1 Profile of Interviewees	39
Table 4.2 ADR methods which are Practicing Globally in Construction Industry	40
Table 4.3 Core features mini trial compared to other ADR methods	44
Table 4.4 Benefits of mini trial	47
Table 4.5 Drawbacks of ADR methods	49
Table 4.6 Average mean of ADR methods in each category	50
Table 5.1 Most concerning disputes and reason behind such disputes	58

## LIST OF FIGURES

Caption	Page
Figure 2.1: Stair Step model for Dispute Resolution Process in Construction	12

## **ABBREVIATION**

<b>Abbreviation</b>	<b>Description</b>
ADR	Alternative Dispute Resolution
CI	Construction Industry
DR	Dispute Resolution
MT	Mini Trial
SL	Sri Lanka
TWMA	Total Weighted Mean Average