

CALL FOR CHAPTERS

ARBITRATION IN INDIA: JOURNEY AND TRENDS

CHAPTERS SUB-THEMES

CURRENT STATE OF ARBITRATION

- Global trends in arbitration use and practice
- The rise of institutional arbitration and its impact
- The role of technology in arbitration proceedings
- Ethical considerations and challenges in arbitration

EMERGING TRENDS IN ARBITRATION

- The increasing use of online and hybrid arbitration
- The development of specialized arbitration rules for specific industries
- The impact of artificial intelligence and other disruptive technologies
- The future of arbitration in the context of globalization and international trade
- The role of diversity and inclusion in arbitration

EMERGING AREAS IN ARBITRATION

- The role of arbitration in specific sectors such as construction, intellectual property, sports, etc.
- The enforcement of arbitral awards across borders
- The challenges and opportunities of investor-state arbitration
- The impact of public international law on arbitration
- The future of arbitration in a changing world

NOTE: The above mentioned sub-themes are merely indicative and not exhaustive. Authors are welcome to contribute on any other topic which is related to the core theme of the book.

ABOUT THE BOOK

Arbitration is a form of private dispute resolution where parties agree to have their disagreements settled by a neutral third party instead of going to court. This process offers several advantages over traditional litigation, including:

- **Confidentiality:** Arbitration proceedings are generally confidential, unlike court cases which are open to the public.
- **Flexibility:** Parties can tailor the arbitration process to their specific needs and preferences, choosing the rules, procedures, and arbitrator(s) they want.
- **Speed and Efficiency:** Arbitration is often faster and more efficient than litigation, leading to quicker resolution of disputes.
- **Expertise:** Parties can choose arbitrators with specialized knowledge and experience in the relevant area of law.

While arbitration offers distinct benefits, it also has its limitations. For example, parties cannot appeal an arbitral award unless its validity is challenged on specific grounds. Additionally, the enforcement of arbitral awards can be more complex than the enforcement of court judgments.

Despite these limitations, arbitration has become a popular method of resolving commercial and international disputes.

The editors, through this book, "Arbitration in India : Journey and Trends," aims to delve deeper into this dynamic field, exploring its historical development, current state, and emerging trends that are shaping the future of arbitration practice.

CALL FOR CHAPTERS

SUBMISSION GUIDELINES

All submissions must be made in English language only.
All submissions must contain a cover letter clearly mentioning: Author(s) Name(s), University/Organization, Chapter Title, Email Address and Mobile Number
All chapters must be accompanied by an Abstract not exceeding 250 words. Abstracts must contain up to five keywords.
Paper should not have been published earlier nor should it be under consideration for publication anywhere.
Any form of plagiarism shall result in immediate disqualification.
All chapters shall be subject to Peer Review and Anti-Plagiarism Software.
All submissions must be made electronically in both Pdf and word doc to **arbitrationtrends@nliu.ac.in** with subject line **<Title of the Chapter> | ADR Trends**

WORD LIMIT

The word limit for research paper (excluding the abstract) is between 3000 words (minimum) to 6000 words (maximum). This word limit is inclusive of footnotes. The word limit must be strictly adhered to by the authors.

FORMAT GUIDELINES

The research paper text should be in MS Word format (.doc/.docx) with Times New Roman, Font Size 12, line-spacing 1.5 on A4-sized paper.
The Footnotes should be in Times New Roman, Font Size 10 with Single Spacing. Endnotes are not permissible.
Headings should follow the following standard:

- Title of the Submission: Upper-case, bold, font size 14
- Headings: Upper-case, bold, font size 14
- Sub-Headings: Title-case, bold, font size 12
- Sub-Sub-Heading: Title-case, italics, font size 12

OSCOLA 4th Edition citation format shall be strictly followed for all citations.
One-inch margins on all sides should be maintained.

EDITORS

Prof. (Dr.) S. Surya Prakash, Vice-Chancellor, National Law Institute University, Bhopal
Dr. Manish Yadav (Associate Professor (ADR) and Deputy Director, Department of Online and Distance Learning, National Law Institute University, Bhopal)

ELIGIBILITY

Original and unpublished papers (in the form of a chapter) are invited for this book from academicians, professionals, advocates, research scholars, students, and other stakeholders.

CO-AUTHORSHIP

Co-Authorship is allowed. However, there can be a maximum of two authors per chapter.

PUBLICATION

The Book will be published by a leading/reputed publishing house.
The authors will not be provided the copy of the published book.
Authors may purchase the book directly from the publisher.
No Publication or Processing Fee shall be charged.

IMPORTANT DATES

30th April 2026: Last date for Submission
30th June 2026: Communication of Acceptance (Tentative)
October 2026: Date of Book Publication (Tentative)

Please note that All chapters must be sent by e-mail to arbitrationtrends@nliu.ac.in latest by 30th April, 2026. Submissions made after the deadline shall not be considered for publication. In case of any queries, you may reach on WhatsApp at 9109593659, 9131972156