# Alternative Dispute Resolution; A Study For Precise Understanding.

By MD. Mohibul Islam Bhuiyan ID. 03005815

Department of Law Stamford University Bangladesh

A dissertation submitted in partial fulfillment of the requirements for the degree of LL.B (Honours)

Date of submission- April, 2010 Stamford University Bangladesh

Supervised by

A.N. M. Arifur Rahman

Lecturer

Department of Law

Stamford University Bangladesh

Signature of the second Examiner

### **DECLARATION**

I hereby do solemnly declare that the work presented in this thesis has been carried out by me and has not been previously submitted to any other Institution.

The work I have presented does not breach any copyright.

I further undertake to indemnify the University against any loss or damage arising from breach of the foregoing obligations.

.\_\_\_\_\_

MD. Mohibul Islam Bhuiyan

ID. 03005815

Department of law

Stamford University Bangladesh

### **CERTIFICATION**

This is to certify that the dissertation on "Alternative Dispute Resolution; A Study For Precise Understanding" is done by MD. Mohibul Islam Bhuiyan (ID. 03005815) in partial fulfillment of the requirement for the degree of LL.B (Honours) from the Stamford University Bangladesh. The dissertation has been carried out under my guidance and is a record of the *bonafide* work carried out successfully.

-----

A. N. M. Arifur Rahman

Lecturer

Department of Law

Stamford University Bangladesh

#### **AKNOWLEDGEMENTS**

First of all, I wish to acknowledge the immeasurable grace and profound kindness of the Almighty Allah.

First of all I convey my greatest respect to my mother and father and also my elder brother, they have made me enable to feel that I have to be a man first instead of being an animal with a camouflage of man.

I express my gratitude to my honorable dissertation supervisor Mr. A.N.M. Arifur Rahman, Lecturer, Department of Law, Stamford University Bangladesh for giving me the opportunity to complete my dissertation report under his supervision. He gave me his valuable time and important information to complete the thesis report. As without his proper guidance it was quite impossible for me to complete the dissertation.

I also express my gratefulness to my parents and my family members and also to Liton, Saymum, Riya, Saikot, Nafis, Rokib, Masum, they encouraged me all the times.

Finally, I express my thanks to my friends and well-wishers.

-----

MD. Mohibul Islam Bhuiyan

ID. 03005815

Department of law

Stamford University Bangladesh

# **CONTENTS**

	Page
Acknowledgements	iv
Abbreviations	viii
Abstract	ix
Chapter 1	
Introduction	1
1.1 : Scope and Objective of the Study	2
1.2 : Limitation of the Study	2
Chapter 2	
ADR- DEFINITION, KINDS, IMPORTANCE ETC.	
2.1 : Definition of Alternative Dispute Resolution	3
2.2 : Method/ Kinds of ADR	5
2.3 : Importance of the Emergence of ADR	8
2.4 : How it Come	8
2.5 : Importance of ADR Under the Muslim Law	9

# Chapter 3

# ADR AT A GLANCE

3.1 : Concept of Alternative Dispute Resolution	10
3.2 : Object of the Alternative Dispute Resolution	11
3.3 : Advantages of Alternative Dispute Resolution	12
3.4 : Disadvantages of Alternative Dispute Resolution	13
3.5 : Why Alternative Dispute Resolution is in the Vagaries	
of Civil Litigation	15
3.6 : Achievements of Alternative Dispute Resolution	16
Chapter 4	
BACKGROUND OF ADR	
4.1 : History and Development of ADR	17
4.2 : History and Development of Alternative Dispute	
Resolution in Bangladesh	17
Chapter 5	
ADR IN FAMILY MATTER	
5.1 : Alternative Dispute Resolution In Family Matters	21
5.2 : Object of the ADR in Family Court	22
5.3 ; Family Matters	22
5.4 : Alternative Dispute Resolution	22
5.5 : Importance of Alternative Dispute Resolution in	
Family Court	23
5.6 : Divorce Conciliation	23
5.7 : Women and Divorce	25

## Chapter 6

## ADR IN BANGLADESH

6.1 : Bangladeshi Law Relating ADR	27
6.2 : Alternative Dispute Resolution For Civil Cases and	
Benefits of Alternative Dispute Resolution	27
6.3 : Some Problem of Alternative Dispute Resolution in	
our Country	28
Chapter 7	
CONCLUSION	
7.1 : Concluding Suggestion to make Alternative	
Resolution more Effective	29
7.2 : Conclusive Note	30

References

Index

## **ABBREVIATIONS**

ADR = Alternative Dispute Resolution

UN = United Nations

US = United States

ASEAN = The Association of Southeast Asian Nations

SAARC = South Asian Association for Regional Cooperation

NATO = North Atlantic Treaty Organization

OIC = Organization of the Islamic Conference

ICJ = International Court of Justice

USA = United States of America

UDRP = Uniform Domain-Name Dispute-Resolution Policy

ODR = Online Dispute Resolution

CPC = Code of Civil Procedure

ISDLS = Institute for Study and Development of Legal Systems

### **ABSTRACT**

This dissertation reports focuses on a newly emerging legal term-Alternative Dispute Resolution. It is known to all that huge backlog of cases is one of the main problem in the legal arena of Bangladesh. Moreover many people are reluctant and disinterested to go through the complex procedure of the ordinary litigations. To overcome such kinds of problem the concept of Alternative Dispute Resolution has been introduced. ADR is the most effective system to solve such kind of problem. However since it's a new system many people, experts in legal ground show a conservative approach to the system or procedure. Therefore, the fullest attempt has been given to give a clear and concise idea about the system or procedure, that the people can rely on the system. The dissertation include every aspect of the ADR i.e. definition, nature, advantage, importance, procedure etc. Dispute is a natural and inevitable part of all human social relationships. Therefore, it is not desirable to go through the complex process of litigation to resolve such dispute in every case. ADR creates a platform to resolve such dispute in considerably easy and smooth way. The dissertation has given special emphasis on the importance of ADR in cases of family matter. Disputes relating to family matters are such as marriage, divorces etc. can be resolved very effectively through this system. In such cases constructive decisions can be made. The system is helpful to maintain privacy of the parties. Considering the importance of ADR steps to be taken to apply the method in considerable dispute cases.