From the Editor



Welcome to the 28th issue of ReSolution® in which we draw on the experience and expertise of leading experts in the field to bring you commentary, articles and reviews on topical matters relating to domestic and international dispute resolution.

In this issue we take a close look at arbitral appeals. In particular, we look at the cost implications of challenging an arbitral award and the limitations on appeals.

We also look at the recent decision of the UK High Court in Argos Pereira España SL v Athenian Marine Limited [2021] EWHC 554 which allowed equitable compensation for a breach of an arbitration clause by a third party.

Of particular interest to our New Zealand based readers will be the article on Nawala v Ngāti Rehua-Ngātiwai ki Aotea Trust Board which considered whether arbitration is the appropriate forum to determine whakapapa.

As always, I wish to take this opportunity to thank all our contributors. We are most grateful for the support we receive from dispute resolution professionals, law firms, and publishers, locally and overseas, that allows us to share with you papers and articles of a world class standard, and to bring you a broad perspective on the law and evolving trends in the delivery and practice of domestic and international dispute resolution.

Contributions of articles, papers, and commentary for future issues of **ReSolution®** are always welcome. I do hope you find this issue interesting and useful. Please feel free to distribute **ReSolution®** to your friends and colleagues – they are most welcome to contact us if they wish to receive our publications directly.

-Editor

Warmest regards,

John Green Editor



