

Managing Coronavirus Impact on Litigation Operations – Remote Mediation & Arbitration Proceedings

APRIL 7, 2020

The COVID-19 epidemic and other future litigation disruptions have highlighted the value and immediate availability of remote mediations and arbitrations to resolve changed business circumstances and delays in judicial proceedings. While the current crisis is forcing the immediate adoption of these remote proceedings, the cost savings and expedited schedules assure that these dispute resolution tools will continue in the future.

This CLE Webinar covered both the strategic and tactical issues, as well as practical logistics. Due to the foreseeable long-term disruptions in international travel and in-person meetings, we used global IP litigations as a case study. Particular attention was directed to electronic tools for videoconferences, hearings, and real-time collaborative drafting of settlement documents.

We assembled a panel of highly experienced in-house counsel, litigators, mediators, arbitrators, and valuation experts to share their experience in remote mediation and arbitrations and to provide insights into how this paradigm shift will continue into the future.

[Contact Winston & Strawn for more information about this event.](#)

1 Min Read

Related Capabilities

Litigation/Trials

International Arbitration

Intellectual Property

Related Regions

North America

Asia

Related Professionals



Thomas Lewis Jarvis