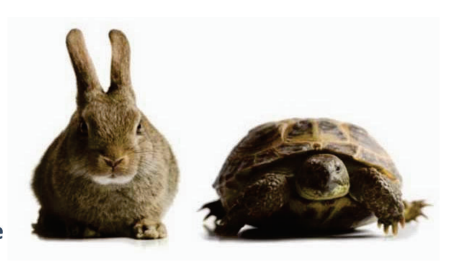
Early Dispute Resolution: The Future of ADR

Michael A. Hawash

Hawash Houston Mediation www.HoustonMediation.com

Resolving Disputes Within 30 Days

The Hare Wins This One



1

Lawyers, Forecasting & the Need for EDR

After initial review:

50%

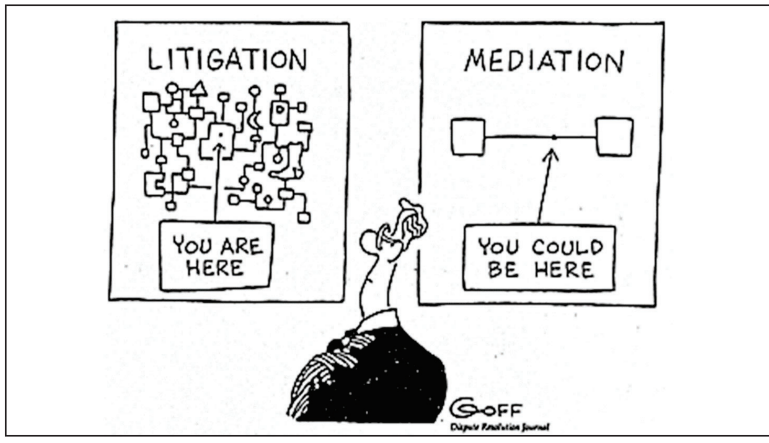
After key documents:

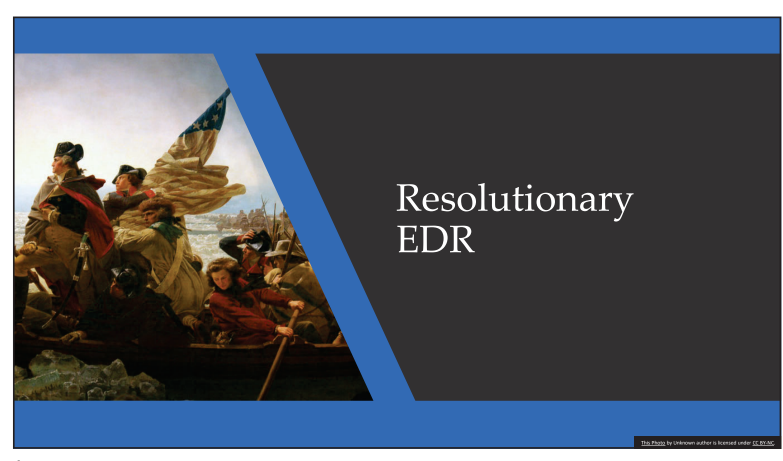
60%

After talking to opponent:

65%

After full discovery/ motions: 70%





The Protocols for Early Dispute Resolution

- The Concepts
- Guidelines for 4-step Process
- Flexible
- Ethics
- Developed by Peter Silverman; maintained by the EDR Institute (www.EDRInstitute.org)

С

WHAT IS EDR?

- An expedited, cost-effective, voluntary dispute resolution process (before significant discovery or motion practice)
- Can be completed in 30 days
- Recognizes that most cases settle a prolonged, adversarial process doesn't need to precede settlement



Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: The Future of Dispute Resolution: EDR

Also available as part of the eCourse 2022 Labor and Employment Law eConference

First appeared as part of the conference materials for the 29^{th} Annual Labor and Employment Law Conference session "The Fundamentals of Early Dispute Resolution"