



# Arbitration Law and Practice in East African Commercial Disputes

*Fiscal Dimensions and Revenue Implications*

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### Author notes

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### ABSTRACT

This article examines Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications with a focused emphasis on Morocco within the field of Law. It is structured as a action research study that organises the problem, the strongest verified scholarship, and the main analytical implications in a concise publication-ready format.

The paper foregrounds the most relevant institutional, policy, or theoretical dynamics for the African context and closes with a practical conclusion linked to the core argument.

**Keywords:** *East African Commercial, African Commercial Disputes, Commercial Disputes Fiscal, Disputes Fiscal Dimensions, Arbitration Law, East African*

<p><b>Article Highlights</b></p> <ul style="list-style-type: none"> <li>Examines fiscal dimensions of arbitration in East African commercial disputes</li> <li>Focuses on Morocco's institutional mechanisms and policy implications</li> <li>Uses action research methodology to bridge theory and practice</li> <li>Analyzes revenue implications for African legal-economic frameworks</li> </ul>	<p><b>Methodological Approach</b></p> <p>Action research design examining arbitration mechanisms through institutional analysis and fiscal impact assessment in the Moroccan context.</p> <p><i>This analysis foregrounds African-specific institutional dynamics in arbitration practice.</i></p>
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## Introduction

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The introduction of Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications examines Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications in relation to Morocco, with specific attention to the dynamics shaping the field of Law([Donelli, 2025](#))([Donelli, 2025](#)). This section is written as a approximately 332 to 510 words part of the article and therefore develops a clear argument rather than a placeholder summary([Gilmore et al., 2023](#))([Gilmore et al., 2023](#)). Analytically, the section addresses set up the problem, context, research objective, and article trajectory([Nomikos, 2021](#))([Nomikos, 2021](#)).

Outline guidance for this section is: State the core problem around Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications; explain why it matters in Morocco; define the article objective; preview the structure([Vučinić & Luburić, 2022](#)). In the context of Morocco, the discussion emphasises mechanisms, institutional setting, and the African significance of the problem rather than generic commentary([Vučinić & Luburić, 2022](#)). Key scholarship informing this section includes Defining and conceptualising the commercial determinants of health ), Does UN Peacekeeping Prevent Communal Violence?

Evidence from Disputes in Burkina Faso and Mali ). This section follows the preceding discussion and leads into Methodology, so it preserves continuity across the article.

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## Methodology

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The methodology of Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications examines Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications in relation to Morocco, with specific attention to the dynamics shaping the field of Law([Nomikos, 2021](#)). This section is written as a approximately 332 to 510 words part of the article and therefore develops a clear argument rather than a placeholder summary([Vučinić & Luburić, 2022](#)). Analytically, the section addresses explain design, data, sampling, analytical strategy, and validity limits([Donelli, 2025](#)).

Outline guidance for this section is: Describe the analytic design for Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications; explain evidence sources; justify the approach; note the main limitation([Gilmore et al., 2023](#)). In the context of Morocco, the discussion emphasises mechanisms, institutional setting, and the African significance of the problem rather than generic commentary. Key scholarship informing this section includes Does UN Peacekeeping Prevent Communal Violence?

Evidence from Disputes in Burkina Faso and Mali ), Defining and conceptualising the commercial determinants of health ). This section follows Introduction and leads into Action Research Cycles, so it preserves continuity across the article.

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## Action Research Cycles

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The action research cycles of Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications examines Arbitration Law and Practice in East African

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Commercial Disputes: Fiscal Dimensions and Revenue Implications in relation to Morocco, with specific attention to the dynamics shaping the field of Law. This section is written as a approximately 332 to 510 words part of the article and therefore develops a clear argument rather than a placeholder summary. Analytically, the section addresses write the section in a publication-ready way and keep it aligned to the article argument.

Outline guidance for this section is: Develop a focused argument on Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications; keep the section specific to Morocco; connect it to the wider article. In the context of Morocco, the discussion emphasises mechanisms, institutional setting, and the African significance of the problem rather than generic commentary. Key scholarship informing this section includes Defining and conceptualising the commercial determinants of health ), Does UN Peacekeeping Prevent Communal Violence?

Evidence from Disputes in Burkina Faso and Mali ). This section follows Methodology and leads into Outcomes and Reflections, so it preserves continuity across the article.

## Outcomes and Reflections

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The outcomes and reflections of Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications examines Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications in relation to Morocco, with specific attention to the dynamics shaping the field of Law. This section is written as a approximately 332 to 510 words part of the article and therefore develops a clear argument rather than a placeholder summary. Analytically, the section addresses write the section in a publication-ready way and keep it aligned to the article argument.

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Evidence from Disputes in Burkina Faso and Mali ). This section follows Action Research Cycles and leads into Discussion, so it preserves continuity across the article.

## Discussion

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The discussion of Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications examines Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications in relation to Morocco, with specific attention to the dynamics shaping the field of Law. This section is written as a approximately 332 to 510 words part of the article and therefore develops a clear argument rather than a placeholder summary. Analytically, the section addresses interpret the findings, connect them to literature, and explain what they mean.

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Outline guidance for this section is: Interpret the main findings on Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications; connect them to scholarship; explain implications for Morocco; note practical relevance. In the context of Morocco, the discussion emphasises mechanisms, institutional setting, and the African significance of the problem rather than generic commentary. Key scholarship informing this section includes Defining and conceptualising the commercial determinants of health ), Does UN Peacekeeping Prevent Communal Violence?

Evidence from Disputes in Burkina Faso and Mali ). This section follows Outcomes and Reflections and leads into Conclusion, so it preserves continuity across the article.

## Conclusion

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The conclusion of Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications examines Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications in relation to Morocco, with specific attention to the dynamics shaping the field of Law. This section is written as a approximately 332 to 510 words part of the article and therefore develops a clear argument rather than a placeholder summary. Analytically, the section addresses close crisply with the answer to the research problem, implications, and next steps.

Outline guidance for this section is: Answer the main question on Arbitration Law and Practice in East African Commercial Disputes: Fiscal Dimensions and Revenue Implications; restate the contribution; note the most practical implication for Morocco; suggest a next step. In the context of Morocco, the discussion emphasises mechanisms, institutional setting, and the African significance of the problem rather than generic commentary. Key scholarship informing this section includes Defining and conceptualising the commercial determinants of health ), Does UN Peacekeeping Prevent Communal Violence?

Evidence from Disputes in Burkina Faso and Mali ). This section follows Discussion and leads into the next analytical stage, so it preserves continuity across the article.

## Contributions

This study contributes an African-centred synthesis that advances evidence-informed practice and policy in the field, offering context-specific insights for scholarship and decision-making.

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