

# Fact-finding in civil litigation: a comparative perspective

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## **Fact-Finding in Civil Litigation**

# A Comparative Perspective

### Remme Verkerk

- 1. Experience will abundantly show, that above a hundred of our lawsuits arise from disputed facts, for one where the law is doubted of. (Blackstone)
- 2. The pursuit of truth in civil litigation is not an end in itself, but merely a means directed towards a more remote end. (this thesis)
- 3. The question of *how* we litigate is inseparably linked with the question of *who* litigates. (this thesis)
- 4. Within an adversarial system, a judge should be active.
- 5. These two elements, coming from a study of the relationship between systems- Legal History and the step beyond into Jurisprudence are, I submit, the essential ingredients of Comparative Law as an intellectual discipline in its own right. (Watson)
- 6. It has rightly been argued that (Dutch) courts should be more customer oriented.
- 7. The more important a decision, the more complex and less transparent the procedure will be.
- 8. When studying judicial dispute resolution processes, one should bear in mind that cooperative behavior is deeply embedded in human nature. Conflict is exceptional, even in a legal setting.
- 9. Very broad and liberal rules on discovery are similar to very liberal rules on financial instruments.
- 10. Too often, the plaintiff's right of access to justice guarantees the defendant his decade in court.