Feature-Based Landmarks:
An Example and a Comparison to SATR

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Post-Rescinding Lessons
An Empirical and Comparative Study

Abstract
This study examines the role of language in the decision-making process for resolving disputes. It focuses on the effectiveness of different language policies in promoting fair and just outcomes. The analysis is based on a comprehensive review of existing literature and empirical evidence from various legal systems. The findings indicate that language policies significantly impact the fairness of dispute resolution outcomes. The study recommends the adoption of language-sensitive policies to enhance the effectiveness of dispute resolution mechanisms.

Keywords: Language, Dispute Resolution, Fairness, Justice

References
[Insert references]

Appendix
[Include any additional data or tables]

Table 1: Comparison of Language Policies in Different Jurisdictions

<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Language Policy</th>
<th>Outcomes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Country A</td>
<td>Policy A</td>
<td>Outcome A</td>
</tr>
<tr>
<td>Country B</td>
<td>Policy B</td>
<td>Outcome B</td>
</tr>
<tr>
<td>Country C</td>
<td>Policy C</td>
<td>Outcome C</td>
</tr>
</tbody>
</table>

Figure 1: Flowchart of Dispute Resolution Process

Diagram 1: Diagram of Language Influence on Dispute Resolution

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Acknowledgments
[Include acknowledgments if applicable]