CONTENTS

Articles

Strengthening the Summary Jury Trial: A Proposal to Increase Its Effectiveness and Encourage Uniformity in Its Use
Ann E. Woodley ................................................................. 541

The Summary Jury Trial—Ending the Guessing Game: An Objective Means of Case Evaluation
Thomas D. Lambros ....................................................... 621

The Scope of Mediator Immunity: When Mediators Can Invoke Absolute Immunity
Cassondra E. Joseph ......................................................... 629

The Hidden Parameter: Spatial Dynamics and Alternative Dispute Resolution
Jeffrey S. Wolfe ............................................................. 685

Notes & Comments

Mediation as an Alternative Method of Dispute Resolution for the Individuals with Disabilities Education Act: A Just Proposal?
Andrea Shemberg ............................................................ 739

Problems in Patent Litigation: Mandatory Mediation May Provide Settlements and Solutions
Steven J. Elleman ............................................................ 759

Has the Expansion of Arbitral Immunity Reached Its Limits After United States v. City of Hayward?
Richard J. Mattera .......................................................... 779

Recent Developments


Hill v. Gateway 2000, Inc., 105 F.3d 1147 (7th Cir. 1996) ......................... 811

Board of Trustees of the University of Maine System v. Associated COLT Staff of the University of Maine System, 659 A.2d 842 (Me. 1995) ............. 821

Book Review

Dealing in Virtue: International Commercial Arbitration and the Construction of a Transnational Legal Order
Reviewed by Karen S. Walch ............................................. 827