Articles Alphabetized by Author

Flawed Thinking: Addressing Decision Biases in Negotiation
  Robert S. Adler ................................................................. 683

Class Actions Behind Closed Doors? How Consumer Claims Can (and Should) Be Resolved by Class-Action Arbitration
  Kristen M. Blankley ........................................................ 451

Rough Justice: Establishing the Rule of Law in Post-Conflict Territories
  Simon Chesterman ........................................................... 69

The Rule of Law: China’s Skepticism and the Rule of People
  Pat K. Chew ................................................................. 43

U.N. Efforts to Promote Child-Conscious Peacemaking and Peacekeeping: A Step Towards Protecting the Lives of War-Affected Children
  Ilene Cohn ................................................................. 99

Closing Remarks
  Batsheba Crocker .......................................................... 279

The Building Blocks of Successful Victim Compensation Programs
  Kenneth Feinberg .......................................................... 273

Ambiguity, Sovereignty, and Identity in Ireland: Peace and Transition
  James J. Friedberg ........................................................ 113

Bargaining in the Shadow of the Community: Neighborly Dispute Resolution in Beijing Hutongs
  Haini Guo & Bradley Klein ................................................ 825

The Right of States to Repatriate Former Refugees
  James C. Hathaway ....................................................... 175

Veterans’ Pensions in Zimbabwe: Dispute Resolution and Nation-Building
  Norma Kriger ............................................................... 249

In re Culture: The Cross-Cultural Negotiations Course in the Law School Curriculum
  Ilhyung Lee ................................................................. 375

Mediation Theory vs. Practice: What Are We Really Doing? Re-Solving a Professional Conundrum
A New Look at ADR in New Deal Labor Law Enforcement: The Emergence of a Dispute Processing Continuum Under the Wagner Act
Valerie A. Sanchez................................................................. 621

Do Former Leaders Have an International Right to Self-Representation in War Crimes Trials?
Michael P. Scharf and Christopher M. Rassi................................. 3

Mobile-Home Mania? Protecting Procedurally Fair Arbitration in a Consumer Microcosm
Amy J. Schmitz........................................................................... 291

The Role of Conciliation in Resolving Disputes: A P.R.C. Perspective
Wang Wenying............................................................................ 421

Vanishing Points of the Refugee Law Regime
Marjoleine Zieck........................................................................ 217

Book Review
The Lofty Goals of Writing Complete History: Book Review of A History of Alternative Dispute Resolution: The Story of a Political, Cultural, and Social Movement
Jason L. Wyatt.......................................................................... 1057

Notes Alphabetized by Author
Settling Beyond the Shadow of the Law: How Mediation Can Make the Most of Social Norms
Scott R. Belhorn....................................................................... 981

The Trouble We Have with the Iraqis Is US: A Proposal for Alternative Dispute Resolution in the New Iraq
Joshua F. Berry.......................................................................... 487

Is a Truth Commission the Solution to Restoring Peace in Post-Conflict Iraq?
Daniel J. Hendy.......................................................................... 527

See Spot Mediate: Utilizing the Emotional and Psychological Benefits of “Dog Therapy” in Victim-Offender Mediation
Andrew Leaser.......................................................................... 943

System Failure: The Case for Supplanting Negotiation with Mediation in Plea Bargaining
Brandon J. Lester...................................................................... 563

In re Uncertainty: A Uniform and Confidential Treatment of Evidentiary and Advocatory Materials Used in Mediation
Rebecca M. Owen....................................................................... 911
Recent Development Notes

EEOC v. Luce, Forward, Hamilton & Scripps, 345 F.3d 742 (9th Cir. 2003) .......... 610
Hay Group, Inc. v. E.B.S. Acquisition Corp., 360 F.3d 404 (3d Cir. 2004) ............ 1039