Articles Alphabetized by Author

The American Influence on International Arbitration
   Roger P. Alford ................................................................. 69

One Size Does Not Fit All: A Pluralistic Approach to Mediator Performance Testing and Quality Assurance
   Robert A. Baruch Bush ..................................................... 965

Local Mediation in Advance of Armed Conflict
   Hiram E. Chodosh ............................................................. 213

From Practice to Theory to Practice: A Brief Retrospective on the Transformative Mediation Model
   Dorothy J. Della Noce ....................................................... 925

The Beaten Path to Mediator Quality Assurance: The Emerging Narrative of Consensus and Its Institutional Functions
   Dorothy J. Della Noce ....................................................... 937

Identifying Practice Competence in Transformative Mediators: An Interactive Rating Scale Assessment Model
   Dorothy J. Della Noce, James R. Antes, & Judith A. Saul 1005

Toward a Criminology of International Crime
   Mark A. Drumbl ............................................................... 263

The Peace-Making Role of a Mediator
   John D. Feerick ............................................................... 229

Mediating Massacres: When "Neutral, Low-Power" Models of Mediation Cannot and Should Not Work
   Melanie Greenberg .......................................................... 185

The Limits of the Due Process Protocols
   Margaret M. Harding ...................................................... 369

International Commercial Arbitration: Americanized, "Civilized," or Harmonized?
   Elena V. Helmer ............................................................... 35

Overstating the "Americanization" of International Arbitration: Lessons from ICSID
   Susan L. Karamanian ........................................................ 5

1283
The Revolving Door of Justice: Arbitration Agreements that Expand Court Review of an Award
Michael H. LeRoy & Peter Feuille ................................................................. 861

The Limits of Litigation: “Americanization” and Negotiation in the Settlement of WTO Disputes
Joost Pauwelyn .......................................................................................... 121

Contract Formation in Imperfect Markets: Should We Use Mediators in Deals?
Scott R. Peppet ......................................................................................... 283

Settling WTO Disputes: What Do Litigation Models Tell Us?
Amelia Porges .......................................................................................... 141

American Style in International Human Rights Adjudication
John Quigley .............................................................................................. 249

The Americanization of International Litigation
Cesare P.R. Romano .................................................................................. 89

Arbitration, Unconscionability, and Equilibrium: The Return of Unconscionability Analysis as a Counterweight to Arbitration Formalism
Jeffrey W. Stempel ................................................................................... 757

Enforcing Rights Generated In Court-Connected Mediation—Tension Between The Aspirations of a Private Facilitative Process and the Reality of Public Adversarial Justice
Peter N. Thompson .................................................................................. 509

Stepping Back Through the Looking Glass: Real Conversations with Real Disputants About Institutionalized Mediation and Its Value
Nancy A. Welsh ......................................................................................... 573

Barriers to Attorneys’ Discussion and Use of ADR
Roselle L. Wissler .................................................................................... 459

Book Reviews

Essays on International Disputes: Book Review of International Dispute Settlement
J.G. Merrills ............................................................................................... 1143

Leslie H. Youssef ...................................................................................... 1145

Notes Alphabetized by Author

Deadly Secrecy: The Erosion of Public Information Under Private Justice
Stephanie Brenowitz ................................................................................. 679
The Revolving Door of Justice: Arbitration Agreements that Expand Court Review of an Award
Michael H. LeRoy & Peter Feuille ......................................................... 861

The Limits of Litigation: "Americanization" and Negotiation in the Settlement of WTO Disputes
Joost Pauwelyn .................................................................................... 121

Contract Formation in Imperfect Markets: Should We Use Mediators in Deals?
Scott R. Peppet .................................................................................. 283

Settling WTO Disputes: What Do Litigation Models Tell Us?
Amelia Porges .................................................................................... 141

American Style in International Human Rights Adjudication
John Quigley ....................................................................................... 249

The Americanization of International Litigation
Cesare P.R. Romano ............................................................................ 89

Arbitration, Unconscionability, and Equilibrium: The Return of Unconscionability Analysis as a Counterweight to Arbitration Formalism
Jeffrey W. Stempel ............................................................................. 757

Enforcing Rights Generated In Court-Connected Mediation—Tension Between The Aspirations of a Private Facilitative Process and the Reality of Public Adversarial Justice
Peter N. Thompson ............................................................................ 509

Stepping Back Through the Looking Glass: Real Conversations with Real Disputants About Institutionalized Mediation and Its Value
Nancy A. Welsh .................................................................................. 573

Barriers to Attorneys' Discussion and Use of ADR
Roselle L. Wissler ................................................................................ 459

Book Reviews

Essays on International Disputes: Book Review of International Dispute Settlement
J.G. Merrills ....................................................................................... 1143

The Art of Resolving Complex Health Care Disputes:
Leslie H. Youssef ................................................................................ 1145

Notes Alphabetized by Author

Deadly Secrecy: The Erosion of Public Information Under Private Justice
Stephanie Brenowitz ......................................................................... 679

1284
Domestic Violence in the Armed Forces: Using Restorative Mediation
as a Method to Resolve Disputes Between Service Members and
Their Significant Others
Jerri L. Fosnaught ................................................................. 1059

Court Sanctioned Mediation in Cases of Acquaintance Rape: A Beneficial
Alternative to Traditional Prosecution
Kerry M. Hodak ........................................................................ 1089

Using Negotiation, Mediation, and Arbitration to Resolve IRS-Taxpayer
Disputes
Gregory P. Mathews ............................................................... 709

Recent Development Notes
Baxter Int'l, Inc. v. Abbott Laboratories
315 F.3d 829 (7th Cir. 2002) ..................................................... 1119

Howsam v. Dean Witter Reynolds, Inc.
537 U.S. 79 (2002) ................................................................. 739

Mayo v. Dean Witter Reynolds, Inc.
258 F. Supp. 2d 1097 (N.D. Cal. 2003) .................................... 749

Spahr v. Secco
330 F.3d 1266 (10th Cir. 2003) ................................................ 1127
Domestic Violence in the Armed Forces: Using Restorative Mediation as a Method to Resolve Disputes Between Service Members and Their Significant Others  
"Jerri L. Fosnaught" .................................................................................................................. 1059

Court Sanctioned Mediation in Cases of Acquaintance Rape: A Beneficial Alternative to Traditional Prosecution  
"Kerry M. Hodak" .................................................................................................................... 1089

Using Negotiation, Mediation, and Arbitration to Resolve IRS-Taxpayer Disputes  
"Gregory P. Mathews" ............................................................................................................. 709

Recent Development Notes

"Baxter Int’l, Inc. v. Abbott Laboratories"
315 F.3d 829 (7th Cir. 2002) ............................................................................................... 1119

"Howsam v. Dean Witter Reynolds, Inc."
537 U.S. 79 (2002) .................................................................................................................. 739

"Mayo v. Dean Witter Reynolds, Inc."
258 F. Supp. 2d 1097 (N.D. Cal. 2003) .................................................................................. 749

"Spahr v. Secco"
330 F.3d 1266 (10th Cir. 2003) ............................................................................................... 1127