

Lead Articles — Titles

A

Alternative Dispute Resolution in a Feminist Voice. *Eve Hill* . . . 5:337

Alternative Dispute Resolution: Meeting the Legal Needs of the
1980s. *James F. Henry* 1:113

The Alternatives Movement: Rekindling America's Creative
Spirit. *Judge Thomas D. Lambros* 1:3

The Appropriateness of Mediation: A Case Study and Reflection
on Fuller and Fiss. *Robert P. Burns* 4:129

Arbitration and the U.S. Supreme Court: A Plea for Statutory
Reform. *Thomas E. Carbonneau* 5:231

Arbitration of Statutory Rights Under the Federal Arbitration
Act: The Case for Reform. *Richard E. Speidel* 4:157

An Arbitrator Looks at Expediting the Large, Complex-
Case. *Robert H. Gorske* 5:381

B

C

Confidentiality in Mediation: The Need for Protection. *Lawrence
R. Freedman and Michael L. Prigoff* 2:37

Considering a Negotiator's View of the Court Process. *John S.
Murray* 2:223

Corporate Alternative Dispute Resolution. *Eric D. Green* 1:203

D

The Desirability of a Statute for the Enforcement of Mediated
Agreements. *Merton C. Bernstein* 2:117

Disclosing Conflict of Interest in the California Arbitration Sys-
tem: *Banwait v. Hernandez* and the Erosion of Duty. *George
L. Blum* 5:97

Dispute Resolution in the Space Age: Forensic Applications of
Earth Observation Satellite Data Through Adaptation of
Technical Standards Similar to DNA Fingerprinting Proto-
cols. *Bruce S. Marks* 5:19

E

The Effectiveness of Mediation in Higher Education. *Keith
Miller* 3:187

An Empirical Case Study of Informal Alternative Dispute
Resolution. *Ronald J. Bacigal* 4:1

The Enforceability of Mediated Agreements: An Essay on Legitimation and Process Integrity. *Robert P. Burns* 2:93
 Engagement of Lawyer-Mediators in Client Conflict. *Peter R. Maida* 4:47

F

G

H

A Heretical View of the Mediation Privilege. *Eric D. Green* . . . 2:1
 Hosting Settlement Conferences: Effectiveness in the Judicial Role. *Wayne D. Brazil* 3:1

I

ICSID and the Calvo Clause a Hindrance to Foreign Direct Investment in LDCs. *Dr. James C. Baker and Lois J. Yoder* 5:75
 Issues in Developing the Practice of Environmental Mediation in Ohio: A Mini-Symposium 1:299

J

Justice and Efficiency in Dispute Systems. *Eleanor Holmes Norton* 5:207

K

L

The L'Ambiance Plaza Mediation: A Case Study in Judicial Settlement of Mass Torts. *Lucy V. Katz* 5:277
 The Liabilities and Immunities of Mediators: A Hostile Environment for Model Legislation. *Arthur A. Chaykin* 2:47

M

Mediation in Special Education: Two States' Experiences. *Linda R. Singer and Eleanor Nace* 1:55
 Mediator Immunity. *Joseph B. Stulberg* 2:85
 Microcomputers, P/G%, and Dispute Resolution. *Stuart S. Nagel and Miriam K. Mills* 2:187
 A Model for Court-Annexed Mediation. *Joseph P. Tomain and Jo Anne Lutz* 5:1
 The Multi-Door Courthouse Idea: Building the Courthouse of the Future . . . Today. *Larry Ray with Anne L. Clare* . . . 1:7

N

Negotiation and Mediation of Environmental Disputes. *Daniel Riesel* 1:99
 A New Role for the Guardian Ad Litem. *Richard K. Schwartz* 3:117

O

The Oklahoma Department of Corrections: Assisting Crime Victims Through Post-Conviction Mediation. *David P. Mesaros* 1:331
 The Other Agreement to Arbitrate a Labor Dispute. *Ivan C. Rutledge* 3:79

P

Prevention and Defense of Wrongful Discharge Suits in the Corporate Sector. *Julia A. Davis, J. Michael Ozier, Sean T. Quinn and Douglas L. Williams* 2:245

Q

R

Report to the Washington Foreign Law Society on the UNCITRAL Model Law on International Commercial Arbitration 3:303

S

Some Early Observations on an Experiment with Mandatory Mediation. *Steven Lubet* 4:235
 Special Masters and Prison Reform: Real and Imagined Obstacles. *Fritz Byers* 3:361
 Summary Jury Trials in State and Federal Courts: A Comparative Analysis of the Perceptions of Participating Lawyers. *James J. Alfini* 4:213

T

Toward Labor-Management Cooperation in Government. *Robert B. Moberly* 4:29

U

V

W

X

Y

Z