# **Journal of Dispute Resolution**

Volume 2006 | Issue 1

Article 2

2006

## Table of Contents - Issue 1

Follow this and additional works at: https://scholarship.law.missouri.edu/jdr



Part of the Dispute Resolution and Arbitration Commons

#### **Recommended Citation**

Table of Contents - Issue 1, 2006 J. Disp. Resol. (2006) Available at: https://scholarship.law.missouri.edu/jdr/vol2006/iss1/2

This Front Matter is brought to you for free and open access by the Law Journals at University of Missouri School of Law Scholarship Repository. It has been accepted for inclusion in Journal of Dispute Resolution by an authorized editor of University of Missouri School of Law Scholarship Repository. For more information, please contact bassettcw@missouri.edu.

# JOURNAL OF DISPUTE RESOLUTION

### **VOLUME 2006, NUMBER 1**

#### **CONTENTS**

#### **SYMPOSIUM**

Introduction to Vanishing Trial Symposium	1
A World Without Trials? Marc Galanter	7
What We Know and What We Should Know about American Trial Trends	35
Robert Dingwall Vanishing Trials?: An English Perspective Emilie Cloatre	51
Carolien Klein Haarhuis Vanishing or Increasing Trials in the Netherlands? Bert Niemeijer	71
Worlds in a Small Room	107
Not Quite a World Without Trials: Why International Dispute Resolution is Increasingly JudicializedAndrea Kupfer Schneider	119
When We Hold No Truths to be Self-Evident:  Truth, Belief, Trust, and the Decline in TrialsLisa Blomgren Bingham	131
Public Access to Information in Civil Litigation vs. Litigant's  Demand for Privacy: Is the "Vanishing Trial" an Avoidable Consequence? Dennis J. Drasco	155
Vanishing Trial, Vanishing Community? The Potential Effect of the Vanishing Trial on America's Social Capital Robert M. Ackerman	165
Designer Trials Elizabeth Thornburg	181
How Much Justice Can We Afford?: Defining the Courts' Roles and Deciding the Appropriate Number of Trials, Settlement Signals, and Other Elements Needed to Administer Justice	213
Reconciling Professional Legal Education with the Julie Macfarlane	253

#### **NOTES**

Parties to International Commercial Arbitration Agreements Beware:  Bankruptcy Trumps Supreme Court Precedent	
When Confidentiality is not Essential to Mediation and	
Competing Interests Necessitate Disclosure	291
Whose Finding is it Anyway?: The Division of Labor	
Between Courts and Arbitrators with Respect to Waiver	305
How Far is too Far?: Reexamining the Continuing Extension of	
Arbitral Immunity to Arbitral Organizations	319