# Journal of Dispute Resolution

Volume 2016 | Issue 1

Article 2

2016

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*, 2016 J. Disp. Resol. (2016) Available at: https://scholarship.law.missouri.edu/jdr/vol2016/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 2016, NUMBER 1

## **CONTENTS**

#### **SYMPOSIUM**

Introduction: Beyond the FAA: Arbitration, Procedure, Practice, and Policy	
in Historical PerspectiveCarli N. Conklin	1
'For eschewing of trouble and exorbitant expense': Arbitration in the Early Modern British Isles	7
Arbitration and Elite Honour in Elizabethan England: A Case Study of Bess of HardwickDr. Francis Calvert Boorman	19
The Historically Shifting Sands of Reasons to Arbitrate James Oldham	41
A Variety of State-Level Procedures, Practices, and Policies: Arbitration in Early America	55
Ancient and Comely Order: The Use and Disuse of Arbitration by New York Quakers	81
Exploring the Federal Arbitration Act Through The Lens of HistoryImre Stephen Szalai	115
Constructions of Arbitration's Informalism: Autonomy, Efficiency, and JusticeHiro N. Aragaki	141
The Historical Basis of Securities Arbitration as an Investor Protection MechanismJill Gross	171

#### **COMMENTS**

The Idea and the Use of Mediation and Collaborative Dispute Resolution in Due Process Disputes	187
A User's Guide to Easier Flood Insurance: A Look into the History of Flood Insurance Claims Dispute Processing and Suggestions for ImprovementCourtney Lauer	203
Robbing the Cradle: The Use of Mediation in Parental Rights Termination with Evidence of Drug Abuse by the Mother	217

### NOTES

The Latest NFL Fumble: Using its Commissioner as the Sole Arbitrator	229
Stripping Away Employment Rights: The Unconscionability of Class	
Waivers in Employment Agreements	245