Journal of Dispute Resolution

Volume 1990 | Issue 1

Article 17

1990

Table of Leading Notes-Authors

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

Part of the Dispute Resolution and Arbitration Commons

Recommended Citation

Table of Leading Notes-Authors, 1990 J. Disp. Resol. (1990) Available at: https://scholarship.law.missouri.edu/jdr/vol1990/iss1/17

This Index and Tables 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.

1990]

TABLE OF LEADING NOTES-AUTHORS

ANGSTEAD, ROBERT K., Hey Counselor, Can you Spare a Dime?: The Seventh Circuit's High Water Mark in Curbing Meritless Arbitration Awards: <i>Hill v. Norfolk &</i>	
Western Railway	1989:199
CONWAY, RONALD A., Federal Preemption of Arbitration: Southland Corp. v Keating	1984:193
DARLING, BRIAN E., Setting the Standard for Overturning an Arbitrator's Award that Violates Public Policy:	
United Paperworkers International v. Misco, Inc.	1989:225
DAWSON, JEFFERY L., The Constitutionality of Mandatory Farmer- Lender Mediation: The Minnesota Plan: Laue v. Production	1000 007
Credit Association	1988:237
DEITERS, CYNTHIA A., A Setback for the Public Policy of Encouraging Settlements: Bank of America National Trust & Savings Association v. Hotel	
Rittenhouse Associates	1988:219
FORCE, RANEE MELISSA, The Doctrine of Interwinning: A Dead-End After, Dean Witter Reynolds, Inc. v. Byrd	1986:133
HIATT, DAVID P., A Sour Lemon? Federal Preemption of Lemon Law Regulations of Informal Dispute Resolutions Mechanisms: Motor Vehicle Manufacturers Associations v. Abrams	1989:211
HOEL, JOHN PORTER, Labor Arbitration and State Wrongful Discharge Actions: Due Process or Remedial Double Dipping?: Lingle v. Norge Division of Magic Chef, Inc.	1989:179
MORGAN, SONDRA B., Deciding Arbitrability: AT&T Technologies, Inc. v. Communications Workers of America	1987-165
-,	
PREWITT, JANIS L., Malpractice Review Panels: Efficiency or Judicial Death?: Colton v. Riccobono	1988:227

Journal of Dispute Resolution, Vol. 1990, Iss. 1 [1990], Art. 17 214 JOURNAL OF DISPUTE RESOLUTION [Vol. 1990, No. 1

RODENBERG, THOMAS D., To Arbitrate or Not to Arbitrate?	
The Protection of Rights Under the Age Discrimination	
in Employment Act: Steck v. Smith Barney,	
Harris Upham & Co	1988:199

SURVEYS-AUTHORS

GENEROUS, TERESA A. & KNOCKE, KATHERINE D., "CAMP"ing Is	
On The Rise: A Survey of Judicially-Implemented Pre-	
Argument Conference Programs in the United States	
Circuit Courts of Appeal	1987:89

STUDENT PROJECTS

THE UNIFORM ARBITRATION ACT

Developments in 1984	1984:207
Developments in 1985	1985:173
Developments in 1986	1986:169
Developments in 1987	1987:177
Developments in 1988	1988:247
Developments in 1989	1989:237

THE FEDERAL ARBITRATION ACT

Developments in	1 1986	1986:143
-----------------	--------	----------