Journal of Dispute Resolution

Volume 2012 | Issue 1

Article 1

2012

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, 2012 J. Disp. Resol. (2012) Available at: https://scholarship.law.missouri.edu/jdr/vol2012/iss1/1

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 2012, NUMBER 1

CONTENTS

SYMPOSIUM

Border Skirmishes. The Intersection Between Litigation and International Commercial Arbitration	1
The United States Supreme Court and Class Arbitration: Gary Born A Tragedy of Errors	21
Convergence and Divergence in International Dispute ResolutionPeter B. Rutledge	49
An Introduction to the Court of Arbitration for Sport (CAS) & the Role of National Courts in International Sports Disputes Louise Reilly	63
Court Intervention in International Arbitration: The Case for Compulsory Judicial InternationalismFrédéric Bachand	83
The New York Convention and the American Federal System Christopher R. Drahozal	101
Navigating the Borders Between International Commercial Arbitration and U.S. Federal Courts: A Jurisprudential GPS	119
The Interference of the Court of the Seat with International Arbitration	217
NOTES	
Two Steps Forward, One Step Back: Must the District Court Issue a Stay After a Decision Adverse to Arbitration Is Appealed, and to What Extent Are Arbitration Clauses Applied Retroactively?	245
If We Could, Then So Can You: The Seventh Circuit Resurrects Its Judge versus Arbitrator Analogy to Reinstate a Repeat Arbitrator	265
Concerning Preemption: Upholding Consent Under the Federal Arbitration Act	281
Unconscionable Construction: How the Ninth Circuit Evades the FAA by Severing Arbitration Agreements as Unconscionable	303
The New Use of the Doctrine of Unconscionability to Invalidate Arbitration Agreements in Consumer Contracts Valerie Dixon	317