

# Journal of Dispute Resolution

---

Volume 2002 | Issue 1

Article 2

---

2002

## 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*, 2002 J. Disp. Resol. (2002)

Available at: <https://scholarship.law.missouri.edu/jdr/vol2002/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](mailto:bassettcw@missouri.edu).

# **DISPUTE RESOLUTION**

---

**VOLUME 2002, NUMBER 1**

---

## **CONTENTS**

### **ARTICLE**

<b>The Lawyer-Negotiator as Mood Scientist: What We Know and Don't Know About How Mood Relates To Successful Negotiation</b> .....	Clark Freshman Adele Hayes Greg Feldman	1
--	---	---

### **SYMPOSIUM**

<b>Suppose It's Not True: Challenging Mediation Ideology</b> .....	Deborah R. Hensler	81
<b>Why Suppose? Let's Find Out: A Public Policy Research Program on Dispute Resolution</b> .....	Lisa B. Bingham	101
<b>Procedural Justice Research and the Paucity of Trials</b> .....	Chris Guthrie	127
<b>Finding Out If It Is True: Comparing Mediation and Negotiation through Research</b> .....	Craig A. McEwen Roselle L. Wissler	131
<b>Mediation as One Step in Adversarial Litigation: One Country Lawyer's Experience</b> .....	John R. Phillips	143
<b>Mediating Preferences: Litigant Preferences for Process and Judicial Preferences for Settlement</b> .....	Judith Resnik	155
<b>The Emperor's New Clothes: Mediation Mythology and Markets</b> .....	Susan S. Silbey	171
<b>Disputants' Decision Control in Court-Connected Mediation: A Hollow Promise Without Procedural Justice</b> .....	Nancy A. Welsh	179

### **NOTES**

<b>Arbitration Agreements in Labor and Employment Contracts: Well Within the Reach of the FAA</b> .....	Lisa M. Eaton	193
<b>The Ability of Native American Tribes to Waive Their Tribal Sovereign Immunity in Clear and Unequivocal Contracts to Arbitrate</b> .....	Emily J. Huitsing	213
<b>No Out for the Federal Government: Enforcing Contractual Arbitration Clauses in Federal Government False Claims Actions</b> .....	Sarah A. Wight	227

