

2005

Table of Contents - Issue 2

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 2, 2005 J. Disp. Resol. (2005)

Available at: <https://scholarship.law.missouri.edu/jdr/vol2005/iss1/3>

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 2005, NUMBER 2

CONTENTS

ARTICLES

Music, Mediation, and Superstrings: The Quest for Universal Harmony	John W. Cooley	227
ADR Through A Cultural Lens: How Cultural Values Shape Our Disputing Processes	Julia Ann Gold	289
International Arbitration Is Not Your Father's Oldsmobile.....	Kenneth F. Dunham	323
Justifying Restorative Justice: A Theoretical Justification for the Use of Restorative Justice Practices.....	Zvi D. Gabbay	349
Why Further Development of ADR in Latin America Makes Sense: The Venezuelan Model	Jose Alberto Ramirez Leon	399

STATE LEGISLATIVE UPDATE

	Christopher Benne Tracy Justis Brandon Lawson	
State Legislative Update	Marty Seaton	419

NOTES

Last Chance Agreements: How Many Chances is an Employee Entitled To?	Kathleen Birkhofer	467
Everybody Loves Arbitration: The Second Circuit Sets Pro-Arbitration Precedent in International Commercial Arbitration Cases	Jasen Matyas	481
Rules for a New Game: Finding a Workable Solution for Applying Class Actions to the Arbitration Process	Andrew Remy Norton	495
The Pro-Arbitration Policy: Is This What the Parties Really Intended? The Courts' Treatment of Forum Selection Clauses in Arbitration Agreements	Lance Roskens	511
The Arbitrability of Arbitrability	Michelle St. Germain	523
Vacatur of Labor Arbitration Awards: Watering Down the Supreme Court's "Drawn From the Essence" Precedent May Sound the Death Knell for Labor Arbitration.....	Jonathan R. Waldron	539

