JOURNAL OF DISPUTE RESOLUTION

VOLUME 1990, No. 1

CONTENTS

ARTICLES

The Context, Properties, and Constitutionality of Nonconsensual Arbitration:
A Study of Four Systems .................................................. John R. Allison 1

Chipping Away at Lawyer Veracity: The ABA's Turn Toward Situational Ethics in Negotiation ............ Ruth Fleet Thurman 103

COMMENTS

Just Saying No: Avoiding Predispute Agreements to Arbitrate Securities Cases ............................. Jim Parks 117

The Catch-22 of Mandatory Summary Jury Trials ........ Daniel K. O'Toole 135

NOTES

The Public's Need to Know vs. Effective Settlement Techniques: The First Amendment Confronts the Summary Jury Trial
Cincinnati Gas and Electric v. General Electric Co. ...... Anne E. Billings 149

Consumers Swallow Another Lemon: Agency Consent Order Preemption of State "Lemon Law" Standards for Informal Dispute Resolution
General Motors v. Abrams .............................................. Gregory L. Barnes 163

Constitutionally Recognizing Court Mandated Arbitration: Paradise Found or Problems Ahead?
Firelock, Inc. v. District Court ................................. Scott M. Badami 179

Bridging the Procedural Gap: Arbitration Decisions as a Basis for Collateral Estoppel
Benjamin v. Traffic Executive Association
Eastern Railroads .................................................... Robert M. Bain 189

BOOK REVIEWS

Anatomy of Mediation, S. Kagel and K. Kelley
Mediate Don't Litigate, P. Lovenheim ...................... Michele S. G. Hermann 201

FIVE-YEAR INDEX

Five-Year Index .......................................................... 207

Published by University of Missouri School of Law Scholarship Repository, 1990