JOURNAL OF DISPUTE RESOLUTION

VOLUME 2000, NUMBER 1

CONTENTS

Preface ................................................................. Ryan D. O'Dell 1

SYMPOSIUM

The Future of ADR .................................................. Frank E.A. Sander 3

Continuing the Conversation about the Current Status and the Future of ADR: A View from the Courts ................................................................. Wayne D. Brazil 11

Variations in Mediation: How--and Why--Legal Mediators Change Styles in the Course of a Case ................................................................. Dwight Golann 41

Some Reflections on ADR ............................................. James F. Henry 63

ADR Research at the Crossroads ..................................... Deborah R. Hensler 71

Turning the Ship of State ............................................ Jeffrey M. Senger 79

Is Binding Arbitration a Form of ADR?: An Argument That the Term “ADR” Has Begun to Outlive Its Usefulness ............................................. Jean R. Sternlight 97

COMMENTS

The Concern Over Confidentiality in Mediation—An In-Depth Look at the Protection Provided by the Uniform Mediation Act .............................................. Mindy D. Rufenacht 113

Consensual Approaches to Resolving Public Policy Disputes .............................................. Brett A. Williams 135

NOTES


Appeals from Arbitration Orders Under the Federal Arbitration Act:
Pro-arbitration Policy Clashes with the Right to Appeal Final Decisions ........................................ Sarah Baxter 165

The Role of Federal Courts in Assisting International Arbitration ........................................ Thurston K. Cromwell 177

Arbitration Agreements Between Employers and Employees:
The Sixth Circuit Says the EEOC Is Not Bound ........................................ Earl D. Kraus 187

Federalism Versus the Greater Good . . . Should Powerful Franchisors Be Allowed to Contract for the Home Court Advantage Through Forum Selection Clauses? ............ Nathan E. Ross 199