# JOURNAL OF DISPUTE RESOLUTION

**VOLUME 1991, NO. 2**

## CONTENTS

### ARTICLES

- Feminist Theory, Professional Ethics, and Gender-Related Distinctions in Attorney Negotiating Styles
  - Lloyd Burton
  - Larry Farmer
  - Elizabeth D. Gee
  - Lorie Johnson
  - Gerald Williams 199

- Reconsidering the Employment Contract Exclusion in Section 1 of the Federal Arbitration Act: Correcting the Judiciary's Failure of Statutory Vision
  - Jeffrey W. Stempel 259

### COMMENTS

- Confidentiality in Mediation: Status and Implications
  - Kent L. Brown 307

- Avoiding Farm Foreclosure Through Mediation of Agricultural Loan Disputes: an Overview of State and Federal Legislation
  - Donna L. Malter 335

### NOTES

- Arbitration Allocates Costs of Hazardous Waste Cleanup Claim under Superfund
  - *United States v. Acton Corp.*
  - Nancy P. O'Brien 347

- Privileged Communication Extended to the Corporate Ombudsman-Employee Relationship Via Federal Rule of Evidence 501
  - Kevin L. Wibbenmeyer 367

- Injunctions Pending Arbitration: Do the Courts Really Have Jurisdiction?
  - *Blumenthal v. Merrill Lynch*
  - Elizabeth A. Phillips 381

- Enforcement of State Annexed-Arbitration Rules in Federal Courts with Diversity Jurisdiction
  - *Towey v. Catling*
  - John S. Mackey 397
The Right to Sue Vs. the Agreement to Arbitrate:
The Dilemma in Title VII Cases
*Alford v. Dean Witter Reynolds, Inc.* ................. Jennifer A. Clifton 407

**STUDENT PROJECT**

Recent Developments: The Uniform Arbitration Act .................. 417