JOURNAL OF DISPUTE RESOLUTION

VOLUME 1992, NO. 2

CONTENTS

ARTICLES

Mediation and Joke Design: Resolving the Incongruities  
  John W. Cooley 249

Mediation of Environmental Enforcement:
  Overcoming Inertia  
  Bruce Stifel
  Neil G. Sipe 303

COMMENT

Twenty Years Later  
  Contractual Arbitration as Medical Malpractice Tort Reform  
  Maureen Dulen 325

NOTES

Arbitration Clauses in Retainer Agreements:
  A Lawyer's License to Exploit the Client
  Haynes v. Kuder  
  Mark G. Anderson 341

Punitive Damages in New York Arbitration:
  Who is Really Being Punished?
  Barbier v. Shearson Lehman Hutton, Inc.  
  Brian R. Hajicek 361

Leading Horses to Water:
  May Courts Which Have the Power to Order Attendance at Mediation Also Require Good-Faith Negotiation?
  Decker v. Lindsay  
  Charles J. McPheeters 377

Negotiating in Good Faith:
  Management’s Obligation to Maintain the Status Quo
  During Collective Bargaining Under the Railway Labor Act
  International Ass’n of Machinists and Aerospace Workers v. Transportes Aeros Mercantiles Pan Americandos, S.A.  
  Jay M. Dade 395

STUDENT PROJECT

Recent Developments: The Uniform Arbitration Act 411

BOOK REVIEW

Getting Past No: Negotiating With Difficult People  
  James E. Westbrook 443