JOURNAL OF DISPUTE RESOLUTION

VOLUME 2002, NUMBER 2

CONTENTS

ARTICLES

Culture Change? A Tale of Two Cities and Mandatory Court-Connected Mediation ............................................ Dr. Julie Macfarlane 241

The Cookie Cutter Syndrome: Legal Reform Assistance under Post-Communist Democratization Programs .................. Cynthia Alkon 327

Oh, Ye of Little [Good] Faith: Questions, Concerns and Commentary on Efforts to Regulate Participant Conduct in Mediations ........................................... Roger L. Carter 367

COMMENT

Cyberspace and Domain Name Disputes: A Look at the Forums and Remedies Available to Trademark Holders in Cyberspace ......................... J. Kyle McCurry 407

NOTES

To Sever or to Destroy?: The Eighth Circuit Allows Invalid Provisions to be Severed from Otherwise Enforceable Arbitration Agreements ......................... Michael K. Daming 425

Does an Employee's Binding Arbitration Agreement Limit the Enforcement Powers of the EEOC?: The Supreme Court Rules That It Does Not. ........ Adam W. Graves 439

Retaining Bargained-For Finality and Judicial Review in Labor Arbitration Decisions: Dual Interests Preserved in Major League Baseball Players Association v. Garvey ........ Emily J. Huitsing 453

STUDENT PROJECT

The Uniform Arbitration Act Update

Foreword .............................................................................................................. Timothy J. Heinsz 467

Recent Developments ....................................................................................... Jamie Hansen Daniel L. Massey Dustin C. Read Natalie A. Voris