Table of Contents - Issue 2

Follow this and additional works at: https://scholarship.law.missouri.edu/jdr

Part of the Dispute Resolution and Arbitration Commons

Recommended Citation
Available at: https://scholarship.law.missouri.edu/jdr/vol2003/iss1/3

This Front Matter is brought to you for free and open access by the Law Journals at University of Missouri School of Law Scholarship Repository. It has been accepted for inclusion in Journal of Dispute Resolution by an authorized editor of University of Missouri School of Law Scholarship Repository.
JOURNAL OF DISPUTE RESOLUTION

VOLUME 2003, NUMBER 2

CONTENTS

SYMPOSIUM

Correspondences and Contradictions in International and Domestic Conflict Resolution: Lessons from General Theory and Varied Contexts ....................................................... Carrie Menkel-Meadow 319

Context and Pretext in Conflict Resolution ........................................ Kevin Avruch 353

Context, Yes! And Theory, Yes! ......................................................... Morton Deutsch 367

Taking Dispute Resolution Theory Seriously at Home and Abroad: Prospects and Limitations .................................................. Bryant G. Garth 377

Problem-Solving Negotiation: Northern Ireland’s Experience with the Women’s Coalition ..................................................... Bronagh Hinds 387

A General Theory on Disputes and Conflicts ........................................ Raymond Shonholtz 403

Response to Carrie Menkel-Meadow’s “Correspondences and Contradictions in International and Domestic Conflict Resolution: Lessons from General Theory and Varied Contexts” ................................................................. Wallace Warfield 417

ARTICLE


STUDENT ARTICLE


STATE LEGISLATIVE UPDATE

State Legislative Update ........................................................................ Mark G. Boyko 505
COMMENT

Use of Neutral Fact-Finding to Preserve Exclusive Rights
and Uphold the Disclosure Purpose of the Patent System
.............................................. Brian Panka 531

NOTES

An ADR Clause by Any Other Name Might Smell as Sweet:
England's High Court of Justice Queens Bench Attempts
and Fails to Define What is Not an Enforceable ADR Clause
.............................................. Alyson Carrel 547

Applying the Eligibility Rule in Securities Arbitration:
Resolving Circuit Court Conflict Regarding the Proper Role
of Arbitrators and Courts...................................................... James D. Hughes 565

The Tie that Doesn't Bind: Fifth Circuit Rules that
Non-Signatory Agents Can't Compel Arbitration as Individuals
.............................................. Keisha I. Patrick 583