CONTENTS

ARTICLES

Mediation, Improvisation, and All That Jazz ........................................................... John W. Cooley 325

Community Lawyering in the Juvenile Cellblock: Creative Uses of Legal Problem Solving to Reconcile Competing Narratives on Prosecutorial Abuse, Juvenile Criminality, and Public Safety .................................................. David Dominguez 387

The Application of Due Process to Arbitration Awards of Punitive Damages—Where is the State Action? ................................................................. Charles Smith 417

The Mediator as Cook: Mediation Metaphors at the Movies ................................... Jennifer L. Schulz 455

STATE LEGISLATIVE UPDATE

J. Matthew Belz
Caleb Lewis
Remington Smith

State Legislative Update ........................................................................................ Peter Wilder 477

COMMENTS

Returning to the Circle: The Reemergence of Traditional Dispute Resolution in Native American Communities ........................................ Jessica Metoui 517

Beyond “Let Them Eat Cake”: An Argument for the Armendariz Method of Cost Allocation in Mandatory Employment and Consumer Arbitration ................................ Dan O’Hearn 541

NOTES

Sacrificing Settlement Agreements in the Name of Mediation Confidentiality: The California Supreme Court’s Narrow Holding Has Harsh Consequence .................................................. Laura J. Bettenhausen 567

“Low-Value” & “Predictably Small”: When Should Class-Arbitration Waivers be Invalidated as Unconscionable? .................. Christopher B. McKinney 579

Arbitration by Accident: The Consequence of Unintentionally Meeting the Clear and Unmistakable Evidence Standard .................................. Mark A. Mulchek 597

Only the Rich Can Afford a Remedy: The Unconscionable Enforcement of Arbitration Provisions Against the Indigent ...................................... Ryan M. Turley 611