**JOURNAL OF DISPUTE RESOLUTION**

**VOLUME 2010, NUMBER 1**

**CONTENTS**

**SYMPOSIUM**

- *Disputatio*: “Creeping Legalism” as a Declension Myth........................................... Dennis R. Nolan 1
- Fallout from *14 Penn Plaza v. Pyet*: Fractured Arbitration Systems in the Unionized Workplace ............................................................. Ann C. Hodges 19
- The Evolving Schizophrenic Nature of Labor Arbitration ........................................... Martin H. Malin 57
- Irreconcilable Deferences? The Troubled Marriage of Judicial Review Standards under the *Steelworkers Trilogy* and the Federal Arbitration Act............................................................ Michael H. LeRoy 89
- A Holistic Strategy for Coming to Grips with the Creeping Legalism of Labor Arbitration................................................................. Stephen L. Hayford 111
- Mediation in Employment and Creeping Legalism: Implications for Dispute Systems Design.............................................................. Lisa Blomgren Bingham, Susan Summers Raines, Timothy Hedeen, Lisa Marie Napoli 129

**COMMENT**

- The Effect of Shari’a on the Dispute Resolution Process Set Forth in the Washington Convention ........................................................... Andrew Smolik 151

**NOTES**

- Sweet Vindication: The Second Circuit Strikes a Blow to Companies That Use Class-Action Waivers in Arbitration Agreements to Avoid the Law................................................................. Samuel E. Buffaloe 175
- All Bound Up With No Place to Go: A Lack of Individual Alternatives to Binding Arbitration Provisions for Statutory Claims ................................................................. Matthew Gierse 189
- Arbitration Nation: While Arbitration Grows, Judicial Review of Arbitral Awards May Be Shrinking....................................................... F. Shabnam Nouraie 205