ARTICLES

Are We “Paper Tigers”? The Limited Procedural Power of Arbitrators Under Chinese Law .................................................. Chi Manjiao 259

Pleading for Justice: The Availability of Plea Bargaining as a Method of Alternative Dispute Resolution at the International Criminal Court .................................................. Kate Kovarovic 283

Ethical Problems in Class Arbitration ................................................................. Richard A. Bales 309

Regulating Mediator Qualifications in the 2008 EU Mediation Directive: The Need for a Supranational Standard .................................................. Ashley Feasley 333

In the Shadow of Soft Law: The Handling of Corporate Social Responsibility Disputes Under the OECD Guidelines for Multinational Enterprises .................................................. Leyla Davarnejad 351

STATE LEGISLATIVE UPDATE

Benjamin Angulo
Daniel J. Romine

State Legislative Update .................................................................................. Matthew Schacht 387

NOTES

Foreigners Beware?: Exploring the Tension Between Saudi Arabian and Western International Commercial Arbitration Practices .................................................. Whitney Hampton 431

Missouri Courts Side with Employees Against the Eighth Circuit: Continued Employment Does Not Constitute Acceptance and Consideration for Mandatory Arbitration Agreements ........................................................................ Laura Browne 447

Consent is the Key to Compel: The Eighth Circuit Properly Denies a Motion to Compel a Non-Signatory to Arbitrate United States Court of Appeals, Eighth Circuit .................................................. Tom Swoboda 465

No Signature Needed: The Supreme Court of California Settles Precedent and Furthers the Goals of the Medical Injury Compensation Reform Act ........................................................................ Meghan L. Travis 483