

Alternatives

INDEX TO VOLUME 27 2009

All articles published in *Alternatives* in calendar year 2009 are indexed below, by subject and by author, along with key selected words, phrases, and individuals that appear in the stories.



For example, the first entry below is for “14 Penn Plaza LLC v. Pyett.” The first article mentioning the U.S. Supreme Court case, decided last year, is “CPR News, 1/09, 2.” The listing means that the cited article containing the subject reference appears in the January 2009, issue, at page 2.

Within index categories, articles are listed chronologically. *Alternatives* publishes 11 monthly issues each year, and the numbered listings for each month correspond to the calendar. Articles appearing in the combined July/August 2009 issue are indicated by 7/09, and there are no 8/09 listings. The issue numbers appearing at the top of each *Alternatives* page—and which occasionally are used with the volume number in formal citations—do not appear in this index.

Federal government agencies and courts generally can be found preceded by “U.S.” in the listings.

CPR News items are not specified in the subject and authors’ listings, but are provided in their entirety under the subject heading for CPR News on page 50. CPR Member Authors are identified in a box on page 51.

Six years ago, the International Institute for Conflict Prevention and Resolution began co-publishing *Alternatives* with Jossey-Bass, a San Francisco-based unit of John Wiley & Sons Inc. CPR member organizations receive a complimentary hard copy of each issue. All individuals at CPR member organizations receive free full-text access in advance of the hard copy at www.WileyInterscience.com. A link to the electronic copies is in the Members Only section of the CPR

website. Electronic members’ subscriptions and password assistance is available by E-mailing info@cpradr.org, or by calling (212) 949-6490.

Last late year, Wiley finished a long-term project of digitizing every article that has appeared in *Alternatives* since the CPR Institute began publishing the newsletter in January 1983.

The project was completed in 2009’s fourth quarter. Individuals at CPR members can now use the link on the CPR website to access convenient PDFs of every *Alternatives* article. The material is fully searchable by keyword, author, and affiliation.

Nonmembers may purchase access at www.WileyInterscience.com, as well as current and previous electronic back issues, and PDF files of individual articles. The Wiley site also provides an RSS feed alerting users to new content, and there is an E-mail Alert feature on CPR’s site. Hard copy and electronic subscriptions also can be ordered from Jossey-Bass’s toll-free Customer Service number at (888) 378-2537, by fax at (888) 481-2665, or by E-mail at jbsubs@josseybass.com.

Alternatives back issues and articles from 1991 to date also are available in full text on Westlaw and Lexis. For Westlaw, enter “ALTHCL” in the database box at www.westlaw.com. For Lexis, select the ADR library, then enter on the file screen “altern.” To get to *Alternatives* via Lexis’s Web site at www.lexis.com, from the source directory choose “Area of Law by Topic,” then choose “Alternative Dispute Resolution,” and then go to the CPR Institute publications.

There also are issue digests and 14 full *Alternatives*’ indexes from 1996 until present on CPR’s website, accessible through the home page *Alternatives* links. Online, commercial database, and index information appears in each issue. Please send comments and Letters to the Editor to Alternatives@cpradr.org.

14 Penn Plaza LLC v. Pyett

CPR News, 1/09, 2; Arbitration Back at the Supreme Court Again, on Nonsignatories’ Rights, 1/09, 14, by Russ Bleemer and Jean Loh,

1/09, 14; Supreme Court Backs “Look Through” Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; A “Sea Change” for Col-

lective Bargaining as the U.S. Supreme Court Permits Unions to Agree to Arbitration for Discrimination Claims, by Christopher Walsh, 5/09, 85

2001 Victim Compensation Fund

More Changes Coming, by James F. Henry, 1/09, 1; The Rest of the Sept. 11 Cases—Those that Went
(continued on page 38)

(continued from previous page)
to Court—Are Settled via Mediation, 5/09, 92

9/11 Terrorist Attacks

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81

AAA-Texas (Insurer)

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Abney, Sherrie R.

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

Aboriginal Communities

Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165

Adjudication

The View from Abroad on a Parade of Choices: Alternative Processes to the “Traditional” Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83

Administrative Hearings

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

ADR Benefits

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; A “Reformed” Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; Support for a Full Program: Last Year’s Lessons On Company Conflict Resolution Efforts

Resonate, by Gerald F. Phillips, 4/09, 67; The View from Abroad on a Parade of Choices: Alternative Processes to the “Traditional” Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; CPR News, 6/09, 98; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; CPR News, 7/09, 114

ADR Briefs

ABA Ethics Guidance Analyzes Neutrals’ Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10

ADR Center (Rome)

New Book’s Goal Is to Change How Negotiation Is Taught, 4/09, 75

‘ADR Chamber of Conciliation’ (Italy)

Follow-up: ADR “Chamber” Is Held Back As Italy Delays Its Class Action Law, 4/09, 77

ADR Clauses

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; It Ain’t Over Till It’s Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; CPR News, 3/09, 50; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; Letter to the Editor, 3/09, 61; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; CPR News, 7/09, 114; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer,

9/09, 131; Fairness Status: Arbitration’s Summer in Congress, 9/09, 140; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170; The Standing Neutral: A “Real Time” Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

ADR Costs

Support for a Full Program: Last Year’s Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152

ADR Criticism

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; *Stolt-Nielsen’s* Comfort for the “Average Arbitrator”: An Analysis of the Post-*Hall Street* “Manifest Disregard” Award Review Standard, by Christopher Walsh, 2/09, 19; CPR News, 4/09, 66; The View from Abroad on a Parade of Choices: Alternative Processes to the “Traditional” Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; CPR News, 6/09, 98; Mediators, When the Court Comes Calling,

Remember: It’s Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; To End and Prevent Wars Between States: Negotiate, Don’t Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Fairness Status: Arbitration’s Summer in Congress, 9/09, 140; Thankful for Unanswered Prayers? Unconscionability ‘Equilibrium,’ by Donald R. Philbin Jr., 10/09, 145; CPR News, 11/09, 162; Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

ADR Diversity

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; CPR News, 9/09, 130; CPR News, 11/09, 162

ADR Education

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals’ Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; Support for a Full Program: Last Year’s Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; New Book’s Goal Is to Change How Negotiation Is Taught, 4/09, 75; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; It’s Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161; CPR News, 12/09, 178

ADR Ethics

Design and Prevention, by Charles

B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123

ADR Facilities

CPR News, 2/09, 18

ADR Growth

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; First (Mediation) Step: Stop the Shooting, by Harry N. Mazadoorian, 2/09, 17; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; CPR News, 4/09, 66; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; CPR News, 6/09, 98; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settle-

ment to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; CPR News, 11/09, 162

ADR History

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; *Stolt-Nielsen's* Comfort for the "Average Arbitrator": An Analysis of the Post-*Hall* Street "Manifest Disregard" Award Review Standard, by Christopher Walsh, 2/09, 19; CPR News, 4/09, 66; CPR News, 6/09, 98; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; Worldly Perspectives: Egypt, by

Giuseppe De Palo and Mary B. Trevor, 10/09, 147; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179

ADR Institutionalization

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; CPR News, 4/09, 66; Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; CPR News, 7/09, 114; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; To End

and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

ADR Marketing

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; CPR News, 9/09, 130; CPR News, 11/09, 162; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

ADR Panels

CPR News, 1/09, 2; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; CPR News, 11/09, 162; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

ADR Pledges

Design and Prevention, by Charles B. Renfrew, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117

(continued on next page)

(continued from previous page)

ADR Procedures and Terminology

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; *Stolt-Nielsen's* Comfort for the "Average Arbitrator": An Analysis of the Post-*Hall Street* "Manifest Disregard" Award Review Standard, by Christopher Walsh, 2/09, 19; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; CPR News, 3/09, 50; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; CPR News, 4/09, 66; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76; Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph

T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; CPR News, 6/09, 98; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138; Fairness Status: Arbitration's Summer in Congress, 9/09, 140; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; CPR News, 10/09, 146; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by

Charles B. Craver, 11/09, 161; Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

ADR Process Design

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; First (Mediation) Step: Stop the Shooting, by Harry N. Mazadoorian, 2/09, 17; Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; CPR News, 3/09, 50; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; CPR News, 4/09, 66; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; Supreme Court Backs "Look

Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76; Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; CPR News, 6/09, 98; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; CPR News, 7/09, 114; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer,

9/09, 131; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; CPR News, 10/09, 146; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161; Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

ADR Proposals

Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

ADR Providers

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; First (Mediation) Step: Stop the Shooting, by Harry N. Mazadourian, 2/09, 17; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76; Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77; The View from Abroad

on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; CPR News, 6/09, 98; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; CPR News, 10/09, 146; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; CPR News, 11/09, 162; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163;

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

ADR Regulation

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1

ADR Research

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; CPR News, 12/09, 178

ADR Resources

Design and Prevention, by Charles B. Renfrew, 1/09, 1; CPR News, 1/09, 2; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin

and Kathleen M. Scanlon, 6/09, 97; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; CPR News, 10/09, 146; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; CPR News, 12/09, 178; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

ADR Skills

First (Mediation) Step: Stop the Shooting, by Harry N. Mazadourian, 2/09, 17; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; CPR News, 7/09, 114; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and

(continued on next page)

(continued from previous page)

Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

ADR Staffing Issues

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

ADR Systems Design

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; First (Mediation) Step: Stop the

Shooting, by Harry N. Mazadoorian, 2/09, 17; CPR News, 3/09, 50; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

ADR Theory

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; First (Mediation) Step: Stop the Shooting, by Harry N. Mazadoorian, 2/09, 17; CPR News, 3/09, 50; CPR News, 4/09, 66; New Book's Goal Is to Change How Negotiation Is Taught, 4/09,

75; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

ADR Tools

Design and Prevention, by Charles B. Renfrew, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Colazos, 1/09, 10; Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; CPR News, 3/09, 50; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; Support for a Full Program: Last

Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; CPR News, 7/09, 114; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161; CPR News, 11/09, 162; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177; CPR News, 12/09, 178

ADR Training

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; First (Mediation) Step: Stop the Shooting, by Harry N. Mazadoorian, 2/09, 17; Mediation Rising: States De-

pend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; CPR News, 5/09, 82; CPR News, 6/09, 98; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; CPR News, 7/09, 114; CPR News, 9/09, 130; CPR News, 11/09, 162; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163; CPR News, 12/09, 178

Advocacy in ADR

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; First (Mediation) Step: Stop the Shooting, by Harry N. Mazadourian, 2/09, 17; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; CPR News, 3/09, 50; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; CPR News, 4/09, 66; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank,

4/09, 72; New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; CPR News, 6/09, 98; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald

R. Philbin Jr., 10/09, 145; CPR News, 10/09, 146; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Age Discrimination in Employment Act

It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49

Ahtisaari, Marti

More Changes Coming, by James F. Henry, 1/09, 1

Ain Shans University Arbitration Center (Egypt)

Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

Airport Security

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99

Aksen, Gerald

CPR News, 7/09, 114; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156

Alabama

To End and Prevent Wars Between

States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Alberta (Canada) Energy Resources Conservation Board

Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165

Aldrich, Thomas L. (Author)

A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65

Allied-Bruce Terminix Cos. Inc. v. Dobson

Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Allstate Insurance Co.

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Alternatives

CPR News, 7/09, 114

American Academy of Actuaries

CPR News, 7/09, 114

American Arbitration Association

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; Fairness Status: Arbitration's Summer in Congress, 9/09, 140; Thankful for Unan-

(continued on next page)

(continued from previous page)

swered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

American Bar Association

Design and Prevention, by Charles B. Renfrew, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123

American College of Obstetricians and Gynecologists

CPR News, 7/09, 114

American College of Trial Lawyers

More Changes Coming, by James F. Henry, 1/09, 1; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

American Review of International Arbitration

CPR News, 3/09, 50

American Society of Civil Engineers

The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Amicus Briefs

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Amirfar, Catherine

CPR News, 5/09, 82

Antitrust

Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138

Apology in ADR

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

Appellate ADR

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

Appellate Arbitration

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14

Arbitrability

How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Arbitration

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; *Stolt-Nielsen's* Comfort for the "Average Arbitrator": An Analysis of the Post-*Hall Street* "Manifest Disregard" Award Review Standard, by Christopher

Walsh, 2/09, 19; CPR News, 3/09, 50; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; CPR News, 4/09, 66; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; CPR News, 5/09, 82; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; A "Sea Change" for Collective Bargaining as the U.S. Supreme Court Permits Unions to Agree to Arbitration for Discrimination Claims, by Christopher Walsh, 5/09, 85; CPR News, 6/09, 98; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105; CPR News, 7/09, 114; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Fairness Status: Arbitration's Summer in Congress, 9/09, 140; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; CPR News, 10/09, 146; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170; CPR News, 12/09, 178; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179

Arbitration Fairness Act of 2009

CPR News, 6/09, 98; Fairness

Status: Arbitration's Summer in Congress, 9/09, 140; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Arbitration Review

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Arctic Ocean

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Armstrong, Philip M.

Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67

Arthur Andersen

Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

Arthur Andersen LLP v. Carlisle

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

Associated Press

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Association for Conflict Resolution, Greater New York

CPR News, 7/09, 114; CPR News, 9/09, 130

Association of General Counsels

CPR News, 12/09, 178

Association of Ship Brokers and Agents

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Attachments in ADR

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Attorneys as Neutrals

More Changes Coming, by James F. Henry, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; CPR News, 6/09, 98; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Authority

First (Mediation) Step: Stop the Shooting, by Harry N. Mazadourian, 2/09, 17; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Aviation

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99

Aviation and Transportation Security Act

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81

Awards

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; CPR News, 4/09, 66; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; CPR News, 7/09, 114

Babbitt, Bruce

More Changes Coming, by James F. Henry, 1/09, 1

Backlogs

Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

Bair, Sheila

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Baker, M. Miller

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14

Baker, William H.

CPR News, 7/09, 114

Bank of America Corp.

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Fairness Status: Arbitration's Summer in Congress, 9/09, 140; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Bargaining Models

CPR News, 3/09, 50; Letter to the Editor, 3/09, 61; New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Gollann, 7/09, 113; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161

Baxter Healthcare Corp.

A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65

Bazerman, Max H.

CPR News, 3/09, 50

Bedard, Julie

CPR News, 7/09, 114

Beirne, Maynard & Parsons

CPR News, 12/09, 178

Bell Atlantic Corp. v. Twombly

A "Sea Change" for Collective Bargaining as the U.S. Supreme Court Permits Unions to Agree to Arbitration for Discrimination Claims, by Christopher Walsh, 5/09, 85

Bell, Griffin B.

More Changes Coming, by James F. Henry, 1/09, 1

Benefits

It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

Benjamin, Robert D.

Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107

Bergen Shipowners Association

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Berger, Vivian

It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49

Bernard, Phyllis E.

New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75

Bilateral Investment Treaties

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Birke, Richard

Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107

(continued on next page)

(continued from previous page)

Birnbaum, Sheila L.

The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92

Bland, F. Paul

CPR News, 6/09, 98

Bleemer, Russ (Author)

ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, with co-author Adriana Collazos, 1/09, 10; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, with co-author Jason Frank, 4/09, 72; Texas Launches New Hurricane Insurance Mediation Program, with co-author Erica Jaffe, 12/09, 185

Bloomberg, Michael

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Board of Veteran Appeals

Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

Boston Law Collaborative

A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117

BP plc

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Breitenbach, Roy W.

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

Brennan, Lorraine M.

CPR News, 9/09, 130; CPR News, 10/09, 146

Brennan, William

Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Brewer, Thomas J. (Author)

Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, with co-author Deborah Rothman, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, with co-author Deborah Rothman, 10/09, 152

Brokers

Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

Browdy, Michelle

CPR News, 5/09, 82

Bryan, Kathleen A.

CPR News, 4/09, 66; CPR News, 7/09, 114; Fairness Status: Arbitration's Summer in Congress, 9/09, 140; CPR News, 10/09, 146; CPR News, 12/09, 178

Buckeye Check Cashing Inc. v. Cardegna

Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Buizza, Riccardo

ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77

Buizza, Riccardo (Author)

Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, 12/09, 187

Burger, Warren E.

More Changes Coming, by James F. Henry, 1/09, 1

Cairo Regional Center for Int'l Commercial Arbitration

Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

California

Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115

Canada

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165

Carter, James H.

CPR News, 7/09, 114

Case Management

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; CPR News, 4/09, 66; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76; Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Media-

tion, 5/09, 92; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Case Studies

New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75; "Insulting" First Offers: Why Lawyers Make Them, and How

to Respond, by Dwight Golann, 7/09, 113

Caspersen, Finn

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Caucuses

The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123

Cease Fire

First (Mediation) Step: Stop the Shooting, by Harry N. Mazadourian, 2/09, 17

Cellphone Litigation

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Center for Alternative Dispute Resolution (Md.)

CPR News, 2/09, 18

Center for Conflict Resolution (Md.)

CPR News, 2/09, 18

Center for International Law (New York Law School)

CPR News, 12/09, 178

Certification of Mediators

Keep Building ADR, by Frank E.A. Sander, 1/09, 1

Certilman, Steven A.

CPR News, 7/09, 114

'Challenging Conflict' (Book)

CPR News, 3/09, 50

'Charter Parties'

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Chartered Institute of Arbitrators

Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156

Cheng, Tai-Heng

CPR News, 12/09, 178

Chicago

First (Mediation) Step: Stop the Shooting, by Harry N. Mazadourian, 2/09, 17

Chief Financial Officers

CPR News, 4/09, 66

China

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Choice of Law

The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92

Citigroup

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Citigroup Global Markets Inc. v. Debra M. Bacon

Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72

Civil Justice Reform Act

Design and Prevention, by Charles B. Renfrew, 1/09, 1

Claiborne, Zela

CPR News, 7/09, 114

Claims Processing

Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleth, 4/09, 76

Class Actions

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; CPR News, 3/09, 50; Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law,

4/09, 77; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Class Arbitration

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Clauses

It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; CPR News, 3/09, 50; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; Letter to the Editor, 3/09, 61; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105; At the ABA, Health Care ADR Gets a Healthy Airing, 6/09, 108; CPR News, 7/09, 114; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Fairness Status: Arbitration's Summer in Congress,

9/09, 140; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Clients

Design and Prevention, by Charles B. Renfrew, 1/09, 1; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Letter to the Editor, 3/09, 61; CPR News, 4/09, 66; CPR News, 5/09, 82; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

(continued on next page)

(continued from previous page)

Coben, James

New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75

Coca-Cola Co.

More Changes Coming, by James F. Henry, 1/09, 1

Coca-Cola Enterprises Inc.

Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67

Code of Professional Responsibility

Keep Building ADR, by Frank E.A. Sander, 1/09, 1

Cohen, Judith

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99

Cole, Sarah Rudolph

Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

Collaboration

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99

Collaborative Law

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117

Collazos, Adriana (Author)

ABA Ethics Guidance Analyzes

Neutrals' Confidentiality and Solicitation Duties, with co-author Russ Bleemer, 1/09, 10

College of Commercial Arbitrators

Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152

Co-Mediation

CPR News, 7/09, 114; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

Commentary

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; First (Mediation) Step: Stop the Shooting, by Harry N. Mazadoorian, 2/09, 17; *Stolt-Nielsen's* Comfort for the "Average Arbitrator": An Analysis of the Post-*Hall Street* "Manifest Disregard" Award Review Standard, by Christopher Walsh, 2/09, 19; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; Worldly Perspectives: Egypt, by Giuseppe

De Palo and Mary B. Trevor, 10/09, 147; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179

Commerce Clause

Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Committee on Mediator Ethical Guidance (ABA DR Section)

ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123

Community ADR

Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

'Competitive/Adversarial' Negotiation Style

It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161

Complaints

What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99

Concepcion, Carlos

CPR News, 9/09, 130

Conciliation

Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179

Confidentiality

ABA Ethics Guidance Analyzes Neutrals' Confidentiality and So-

licitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Conflict Management Competency

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81

Conflicts

ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99

Congestion Pricing

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Congressional Hearings

Fairness Status: Arbitration's Summer in Congress, 9/09, 140

Consensus Building

More Changes Coming, by James F. Henry, 1/09, 1; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Develop-

ment Efforts, by Bernard J. Roth, 11/09, 165

Consensus Building Institute (Cambridge, Mass.)

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Consolidation

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Construction ADR

The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Consultants

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

Consumer ADR

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77; CPR News, 6/09, 98; Fairness Status: Arbitration's Summer in Congress, 9/09, 140; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; Texas Launches New

Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Consumer Debt Arbitration

Fairness Status: Arbitration's Summer in Congress, 9/09, 140

Contract Clauses

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Fairness Status: Arbitration's Summer in Congress, 9/09, 140; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Contracts

It Ain't Over Till It's Over: Fashioning Durable Settlements, by

Vivian Berger, 3/09, 49; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Cooperative Consortium for Dispute Resolution (Crofton, Md.)

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18

Cooperative Negotiation Agreements

A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117

Cooperative Practice

A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117

'Cooperative/Problem-Solving' Negotiation Style

It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161

Cornell/PERC Institute on Conflict Resolution

Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67

Corporate ADR

More Changes Coming, by James F. Henry, 1/09, 1; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; CPR News, 4/09, 66; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; CPR News, 5/09, 82; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Corporate Law Departments

A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Corporate Responsibility

CPR News, 6/09, 98

(continued on next page)

(continued from previous page)

Correction

Correction, 12/09, 188

Court ADR

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Court Decisions

Stolt-Nielsen's Comfort for the "Average Arbitrator": An Analysis of the Post-*Hall Street* "Manifest Disregard" Award Review Standard, by Christopher Walsh, 2/09, 19; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by

Russ Bleemer and Jason Frank, 4/09, 72; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Court Rules

The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92

Court-Annexed Mediation

The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Coyne, Michael

CPR News, 7/09, 114

CPR Arbitration Committee

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; CPR News, 5/09, 82; CPR News, 7/09, 114

CPR Award for Outstanding Contribution to Diversity in ADR

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18

CPR Awards

More Changes Coming, by James F. Henry, 1/09, 1; Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; CPR News, 3/09, 50; CPR News, 7/09, 114

CPR Books

CPR News, 4/09, 66

CPR Corporate Early Case Assessment Protocol Commission

CPR News, 1/09, 2; CPR News, 5/09, 82; CPR News, 12/09, 178

CPR Corporate Leadership Award

CPR News, 7/09, 114; CPR News, 9/09, 130; CPR News, 10/09, 146; CPR News, 12/09, 178

CPR Dispute Resolution Services

CPR News, 11/09, 162

CPR Early Case Resolution Committee

CPR News, 1/09, 2

CPR E-Discovery Committee

CPR News, 1/09, 2; CPR News, 5/09, 82

CPR Employment Committee

CPR News, 1/09, 2

CPR Employment Disputes Committee

CPR News, 5/09, 82

CPR Franchise Mediation Program

CPR News, 4/09, 66

CPR-Georgetown Commission on Ethics and Standards in ADR

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1

CPR Global Rules for Accelerated Arbitration

CPR News, 10/09, 146

CPR Healthcare Neutrals Subcommittee

CPR News, 5/09, 82

CPR Institute

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; More Changes

Coming, by James F. Henry, 1/09, 1; CPR News, 7/09, 114; Fairness Status: Arbitration's Summer in Congress, 9/09, 140; CPR News, 12/09, 178

CPR Institute/International Bar Association Cross-Border Arbitration Dispute Resolution Conference

CPR News, 10/09, 146

CPR Insurance Committee

CPR News, 5/09, 82

CPR Law Firm Award for Excellence in ADR

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18

CPR Master Mediator

CPR News, 5/09, 82

CPR Meetings

More Changes Coming, by James F. Henry, 1/09, 1; CPR News, 3/09, 50; CPR News, 4/09, 66; CPR News, 5/09, 82; CPR News, 6/09, 98; CPR News, 9/09, 130; CPR News, 10/09, 146; CPR News, 11/09, 162; CPR News, 12/09, 178

CPR National Task Force on Diversity in ADR

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; CPR News, 2/09, 18; CPR News, 5/09, 82; CPR News, 9/09, 130

CPR News

Committee Meeting Roundup, 1/09, 2; CPR Awards Announced; New Arbitration Protocol; Mediation Space Now Available at CPR; Update on CPR's Free Podcast, 2/09, 18; More on CPR's Annual Awards; Chicago E-Discovery Training; New Authority on ADR Clauses and Franchise Disputes; Summary of Annual Meeting Keynote, 3/09, 50; CPR Honored in Los Angeles; Final Annual Meeting Donor List; Franchise

Committee's New Book; CPR's Master Mediator Goes Online; Excerpts from Sessions at CPR's Annual Meeting, 4/09, 66; Spring Committee Report; CPR Announces YADR; Master Mediator Goes Online; More CPR Annual Meeting Coverage, 5/09, 82; Corporate Leadership Award Dinner Date Is Announced; Basic Mediator Training; Master Mediator Online; More 30th Anniversary Meeting Coverage, 6/09, 98; Training; CPR Receives the 2009 ADR Achievement Award from ACR's New York Chapter; On-

line CLE on Negotiation Debuts; Corporate Leadership Award Update; More CPR Meeting Highlights; *Alternatives* Newswriting Cited by Association Publishers, 7/09, 114; New Membership Options for Individuals; Reserve the Dates; Online CLE Series on Negotiation Debuts; Online CLE for CPR's First Y-ADR Program; Training; CPR and the ABA; CPR's IDN Podcast on Competitive Negotiating; Temple Dean Addresses Diversity Task Force, 9/09, 130; New Global Accelerated Arbitration Rules; CPR on the

Podium; Corporate Leadership Award Dinner; 2010 Meeting Agenda; Annual Meeting Training; Online Negotiation Series, 10/09, 146; Y-ADR Returns; CPR Announces New Online Evaluation Tool; DRS's New Assisted Arbitration; U.K. Cross-Border Arbitration Conference; 2010 Annual Meeting and Training, 11/09, 162; The Honor Roll: The Corporate Leadership Award Donors' List; Corporate Leadership Award Honorees on ADR Practice and the CPR Institute; Y-ADR in NYC; 2010 Annual Meeting; Training; New Investor-State Research Project Underway at Vanderbilt; CPR on the Podium; Early Case Assessment Guidelines on Web, 12/09, 178

CPR Product Liability Committee

CPR News, 1/09, 2; CPR News, 5/09, 82

CPR Protocol on Disclosure of Documents and Presentation of Witnesses in Commercial Arbitration

CPR News, 7/09, 114

CPR Rules

CPR News, 10/09, 146; CPR News, 12/09, 178

CPR Rules for Expedited Arbitration of Construction Disputes

CPR News, 10/09, 146

CPR Training

CPR News, 3/09, 50; CPR News, 4/09, 66; CPR News, 6/09, 98; CPR News, 7/09, 114; CPR News, 10/09, 146; CPR News, 11/09, 162; CPR News, 12/09, 178

CPR Y-ADR Group

CPR News, 5/09, 82; CPR News, 11/09, 162; CPR News, 12/09, 178

Craig, W. Laurence

CPR News, 4/09, 66

Craver, Charles

CPR News, 9/09, 130; CPR News, 10/09, 146

Craver, Charles B. (Author)

It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, 11/09, 161

Credit Card Agreements

Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72

Creo, Robert A.

CPR News, 4/09, 66; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107

CPR Member Authors

The following Annual Index entries represent *Alternatives* articles appearing in 2009 written by individuals at CPR member organizations:

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; First (Mediation) Step: Stop the Shooting, by Harry N. Mazadoorian, 2/09, 17; *Stolt-Nielsen's* Comfort for the "Average Arbitrator": An Analysis of the Post-*Hall Street* "Manifest Disregard" Award Review Standard, by Christopher Walsh, 2/09, 19; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; A "Sea Change" for Collective Bargaining as the U.S. Supreme Court Permits Unions to Agree to Arbitration for Discrimination Claims, by Christopher Walsh, 5/09, 85; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Membership information can be found at www.cpradr.org.

CPR Online Training

CPR News, 5/09, 82

CPR Panels of Distinguished Neutrals

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; CPR News, 1/09, 2; CPR News, 5/09, 82; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; CPR News, 6/09, 98; CPR News, 11/09, 162

CPR Pledges

Design and Prevention, by Charles B. Renfrew, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117

CPR Podcasts

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; CPR News, 9/09, 130

(continued from previous page)

Cross-Border Disputes

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Cross-Cultural Disputes

First (Mediation) Step: Stop the Shooting, by Harry N. Mazdoorian, 2/09, 17; New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179

CTIA-The Wireless Association

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Cultural Factors in ADR

Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179

Curtis, Mallet-Prevost, Colt & Mosle

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

Daily Journal (Los Angeles)

Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115

Dauer, Edward A.

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

De Gramant, Alexandre

CPR News, 6/09, 98

De Palo, Giuseppe

New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75

De Palo, Giuseppe (Author)

Worldly Perspectives: Egypt, with co-author Mary B. Trevor, 10/09, 147; Worldly Perspectives: Lebanon, with co-author Mary B. Trevor, 11/09, 163; Worldly Perspectives: Syria, with co-author Mary B. Trevor, 12/09, 179

Debtor-Creditor

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Deception in Mediation

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161

Decision Making

A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165

Delaware

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Denmark

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Dirks, Katherine

CPR News, 3/09, 50

Disability Claims

Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

Disabled American Veterans

Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

Disaster Relief and Mediation

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Disciplinary Review Board

What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99

Disclosure

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123

Discover Bank

Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72

Discovery

More Changes Coming, by James F. Henry, 1/09, 1; CPR News, 1/09, 2; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156

Discrimination

A "Sea Change" for Collective Bargaining as the U.S. Supreme Court Permits Unions to Agree to Arbitration for Discrimination Claims, by Christopher Walsh, 5/09, 85

Dispute Adjudication Board

The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83

Dispute Resolution Magazine

Keep Building ADR, by Frank E.A. Sander, 1/09, 1

Dispute Review Boards (DRBs)

The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Diversity

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Inaugural Diversity Award Winner Is Announced;

Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; CPR News, 9/09, 130

Divorce Cooperation Institute

A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117

Document Production

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152

Donahey, M. Scott

CPR News, 7/09, 114

Dr. A. Kheir Law & Arbitration Centre (Egypt)

Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

Drafting

CPR News, 3/09, 50; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

DRB Foundation

The Standing Neutral: A "Real

Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

DRI-The Voice of the Defense Bar (Formerly Defense Research Institute)

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

DSMC Inc. v. Convera Corp.

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

DuPont Co.

More Changes Coming, by James F. Henry, 1/09, 1; CPR News, 12/09, 178

Dupont Primary Law Firm and Supplier Network

CPR News, 12/09, 178

Durham University (United Kingdom)

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Early Case Assessment

CPR News, 1/09, 2; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; CPR News, 4/09, 66; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; A Recent Innovation, 'Cooperative' Nego-

tiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177; CPR News, 12/09, 178

Early Neutral Evaluation

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Economic Analysis

Design and Prevention, by Charles B. Renfrew, 1/09, 1; CPR News, 4/09, 66; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

E-Discovery

CPR News, 3/09, 50; CPR News, 5/09, 82; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152

Egypt

Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

E.I. DuPont de Nemours

CPR News, 12/09, 178

E-Law Forum

CPR News, 1/09, 2

Electronically Stored Information

Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery

Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152

Ellis Island

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Employment ADR

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; CPR News, 1/09, 2; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; A "Sea Change" for Collective Bargaining as the U.S. Supreme Court Permits Unions to Agree to Arbitration for Discrimination Claims, by Christopher Walsh, 5/09, 85; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123

Energy ADR

Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165

Enforcement

Stolt-Nielsen's Comfort for the "Average Arbitrator": An Analysis of the Post-Hall Street "Manifest Disregard" Award Review Stan-

(continued on next page)

(continued from previous page)

dard, by Christopher Walsh, 2/09, 19; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; Letter to the Editor, 3/09, 61; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; CPR News, 6/09, 98; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

Environmental ADR

More Changes Coming, by James F. Henry, 1/09, 1; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165

Epps, JoAnne

CPR News, 9/09, 130

Erickson, Helena Tavares

CPR News, 7/09, 114

Erie Railroad Co. v. Tompkins

Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Ethics

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; ABA Eth-

ics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123

European Union

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Evaluation

Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

Eversheds

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18

Evidence

The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152

Experts

The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Facilitative ADR

It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113

Fairness Declarations

Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115

Fairness in Arbitration

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; CPR News, 6/09, 98; Fairness Status: Arbitration's Summer in Congress, 9/09, 140; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Fairness in Nursing Home Arbitration Act

Fairness Status: Arbitration's Summer in Congress, 9/09, 140

Family Law ADR

Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

Fannie Mae

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Farmers Insurance Co.

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Fasler, Karen S.

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

Federal Agencies and ADR

More Changes Coming, by James F. Henry, 1/09, 1; Support for a

Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99

Federal Arbitration Act

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; *Stolt-Nielsen's* Comfort for the "Average Arbitrator": An Analysis of the Post-*Hall Street* "Manifest Disregard" Award Review Standard, by Christopher Walsh, 2/09, 19; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Federal Circuit Courts

Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138

Federal Deposit Insurance Corp.

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Federal Judicial Center

More Changes Coming, by James F. Henry, 1/09, 1

Federal Rules of Civil Procedure

A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; Technology Survey Indicates Big Case

Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152

Fees

Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; CPR News, 11/09, 162

Feinberg, Kenneth R.

The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; CPR News, 10/09, 146; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Feingold, Russ

Fairness Status: Arbitration's Sumner in Congress, 9/09, 140

Finality in Arbitration

Stolt-Nielsen's Comfort for the "Average Arbitrator": An Analysis of the Post-*Hall Street* "Manifest Disregard" Award Review Standard, by Christopher Walsh, 2/09, 19; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83

Financial Services

CPR News, 4/09, 66; Supreme Court Backs "Look Through" Ju-

risdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

First Options of Chicago v. Kaplan

How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51

Fisher, Roger

More Changes Coming, by James F. Henry, 1/09, 1

Fiss, Owen

Keep Building ADR, by Frank E.A. Sander, 1/09, 1

Florida

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Folberg, Jay

The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123

Foreclosure

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Forms

The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Forthright (St. Louis Park, Minn.)

Fairness Status: Arbitration's Sumner in Congress, 9/09, 140

Forums

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Fox, Thomas E.

The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92

Framing

"Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113

Franchise ADR

CPR News, 3/09, 50

Frank, Jason (Author)

Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, with co-author Russ Bleemer, 4/09, 72

Frasier, Curtis

CPR News, 7/09, 114

Freddie Mac

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Friedman, Gary

CPR News, 3/09, 50

Friend-of-the-Court Briefs

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Gange, Andrew (Author)

CPR News, 9/09, 130; Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138

Garvey Schubert Barer

A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through

Joint Case Management, by John Lande, 7/09, 117

Gauthier, Frances

CPR News, 9/09, 130

Geithner, Timothy

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

General Electric Co.

More Changes Coming, by James F. Henry, 1/09, 1

Georgia

The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Georgia-Pacific Corp.

Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67

'Getting to Yes,' by Roger Fisher, William Ury and Bruce Patton

More Changes Coming, by James F. Henry, 1/09, 1; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81

Ginsburg, Ruth Bader

Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72

Golann, Dwight (Author)

"Insulting" First Offers: Why Lawyers Make Them, and How to Respond, 7/09, 113

Good Faith in ADR

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; First (Mediation) Step: Stop the

(continued on next page)

(continued from previous page)

Shooting, by Harry N. Mazadoorian, 2/09, 17; Letter to the Editor, 3/09, 61; CPR News, 6/09, 98; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117

Governmental ADR

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163; Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Green Tree Financial Corp. v. Bazzle

Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Green, Eric

CPR News, 7/09, 114

Gross, Jill

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14

Groton, James P. (Author)

The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, 12/09, 177

'Group of Companies' Doctrine

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Guerrina, Britton

CPR News, 12/09, 178

Gulf Coast

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Hagerott, Jacqueline

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Hall Street Associates LLC v. Mattel Inc.

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; *Stolt-Nielsen's* Comfort for the "Average Arbitrator": An Analysis of the Post-*Hall Street* "Manifest Disregard" Award Review Standard, by Christopher Walsh, 2/09, 19; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin

and Kathleen M. Scanlon, 6/09, 97; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Hall, William G.

CPR News, 4/09, 66

Hart, Timothy H.

CPR News, 4/09, 66

Harvard Business School

Design and Prevention, by Charles B. Renfrew, 1/09, 1

Health Care ADR

A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

Hearings

The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Hedeem, Timothy K.

ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10

Heineman Jr., Benjamin W.

CPR News, 4/09, 66

Hellerstein, Alvin K.

The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92

Henry, James F.

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; CPR News, 4/09, 66

Henry, James F. (Author)

More Changes Coming, 1/09, 1

Henry, John

CPR News, 1/09, 2

Herbert Smith (London)

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18

Herron, Carla

CPR News, 7/09, 114; CPR News, 9/09, 130

Hille, David

CPR News, 7/09, 114

Himmelstein, Jack

CPR News, 3/09, 50

Hoffman, David

CPR News, 3/09, 50

Honeyman, Christopher

New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75

House Committee on Oversight and Government Reform

Fairness Status: Arbitration's Summer in Congress, 9/09, 140

House Judiciary Committee

Fairness Status: Arbitration's Summer in Congress, 9/09, 140

Housing Grants, Construction and Regeneration Act of 1996

The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83

Houston Chronicle

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Howell-Richardson, Phillip

CPR News, 7/09, 114

Human Rights

CPR News, 3/09, 50

Human Rights Watch

CPR News, 3/09, 50

Hurricane Andrew

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Hurricane Ike

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Hurricane Katrina

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Hybrid ADR Processes

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161

Impasse

It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; "Insulting"

First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117

In re American Express Merchants' Litigation, Italian Colors Restaurant

Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138

Index

Index to Volume 27 (2008), 2/09, 26

Information Exchange

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Information Technology Disputes

Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152

Injunctions

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Insurance ADR

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108;

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Integrated Conflict Management System (U.S. Transportation Administration)

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99

Interest-Based Bargaining

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107

Interim Relief in Arbitration

The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105; CPR News, 10/09, 146

Interlocutory Measures in ADR

The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

International ADR

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; CPR News, 3/09, 50; CPR News, 4/09, 66; New Book's Goal Is to Change How Negotiation Is Taught, 4/09,

75; Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77; CPR News, 5/09, 82; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; CPR News, 6/09, 98; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; CPR News, 9/09, 130; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; CPR News, 11/09, 162; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170; CPR News, 12/09, 178; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

International Association of Independent Tank Owners

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

International Bar Association

Maintaining ADR Integrity 1, by Carrie Menkel-Meadow, 1/09; First (Mediation) Step: Stop the Shooting, by Harry N. Mazadourian, 2/09, 17

International Centre for Dispute Resolution (AAA)

Updated: A Master Checklist for Drafting Contract Clauses in
(continued on next page)

(continued from previous page)

Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152

International Centre for Settlement of Investment Disputes (Icsid)

Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163

International Chamber of Commerce (ICC)

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; First (Mediation) Step: Stop the Shooting, by Harry N. Mazadourian, 2/09, 17; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

International Dispute Negotiation (CPR Podcast)

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; CPR News, 9/09, 130

International Federation of Consulting Engineers

The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative,

Arbitration, by Mauro Rubino-Sammartano, 5/09, 83

International Mediation Institute (Netherlands)

Keep Building ADR, by Frank E.A. Sander, 1/09, 1

International Rules

Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156

Internet

CPR News, 4/09, 66; CPR News, 7/09, 114; CPR News, 9/09, 130; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; CPR News, 11/09, 162

Investment Advisers

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14

Investor-State Disputes

CPR News, 12/09, 178

Italy

Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

J.P. Morgan Chase & Co.

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Fairness Status: Arbitration's Summer in Congress, 9/09, 140; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

JAMS

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1

JAMS Foundation

New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75

Jaffe, Erica (Author)

Texas Launches New Hurricane Insurance Mediation Program, with co-author Russ Bleemer, 12/09, 185

Jaffe, Sanford M. (Author)

To End and Prevent Wars Between States: Negotiate, Don't Litigate, with co-author Linda Stamato, 9/09, 129

Japan

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Japan Shipping Exchange Inc.

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Johnson, Hank

Fairness Status: Arbitration's Summer in Congress, 9/09, 140

Johnson, Marvin

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18

Johnson, Philip

CPR News, 5/09, 82

Joint Commission (Oakbrook Terrace, Ill.)

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

Joint Ventures

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Journal of Empirical Studies

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1

Judges

More Changes Coming, by James F. Henry, 1/09, 1

Judicial ADR

More Changes Coming, by James F. Henry, 1/09, 1; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Judicial Review

Stolt-Nielsen's Comfort for the "Average Arbitrator": An Analysis of the Post-*Hall Street* "Manifest Disregard" Award Review Standard, by Christopher Walsh, 2/09, 19; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Jurisdiction

Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156

Justice

More Changes Coming, by James F. Henry, 1/09, 1

Katz, Deborah A.

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99

Katz, Lucy V.

Letter to the Editor, 3/09, 61; CPR News, 7/09, 114

Kaufman, Ted

Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138

Kelly, Michael F.

Fairness Status: Arbitration's Summer in Congress, 9/09, 140

Kelo v. City of New London

Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138

Kichaven, Jeff (Author)

Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, with co-author Jay McCauley, 7/09, 115

Kimmelman, Benno

CPR News, 7/09, 114

Kitzhaber, John

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Kloenhamer, Janet

CPR News, 4/09, 66

Konstan, Eve A.

CPR News, 12/09, 178

Kromnick, Hilary (Author)

CPR News, 9/09, 130

Kucinich, Rep. Dennis J.

Fairness Status: Arbitration's Summer in Congress, 9/09, 140

Kujawa, John

CPR News, 4/09, 66

Labor Law

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; A "Sea Change" for Collective Bargaining as the U.S. Supreme Court Permits Unions to Agree to Arbitration for Discrimination Claims, by Christopher Walsh, 5/09, 85

Lake Sidney Lanier (Ga.)

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Land-Use Disputes

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165

Lande, John

CPR News, 7/09, 114

Lande, John (Author)

A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, 7/09, 117

Law Firm ADR

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; CPR News, 7/09, 114

Law Firms

More Changes Coming, by James F. Henry, 1/09, 1; Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; CPR News, 7/09, 114; Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

Law of the Sea Treaty

To End and Prevent Wars Between

States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Law Schools

New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75; CPR News, 12/09, 178

Lawrence, James K.L.

Letter to the Editor, 3/09, 60

Lawyer Behavior

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Colazos, 1/09, 10; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; CPR News, 6/09, 98; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138; Hot Topics and Etiquette: A

Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161

LCIA (formerly London Court of International Arbitration)

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Lea, Clyde

CPR News, 4/09, 66

Lebanon

Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163

Legislation

Fairness Status: Arbitration's Summer in Congress, 9/09, 140; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Lehrman, June

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

Lerach, William

Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, with co-author Jay McCauley, 7/09, 115

(continued on next page)

(continued from previous page)

ment to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115

Letter to the Editor

Letter to the Editor, 3/09, 61

Liebman, Carol

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

Limbury, Alan

Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156

Lipsky, David

Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67

Litigation

More Changes Coming, by James F. Henry, 1/09, 1; CPR News, 1/09, 2; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; CPR News, 3/09, 50; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; CPR News, 4/09, 66; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76; CPR News, 5/09, 82; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff

Kichaven and Jay McCauley, 7/09, 115; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179

Litigation Advisory Board

A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65

Lloyd's

Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77

Locke, John

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Loh, Jean

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, with co-author Russ Bleemer, 1/09, 14

'Look-Through' Jurisdiction

Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72

Los Angeles County Bar Association's Dispute Resolution Services

CPR News, 4/09, 66

Love, Lela

CPR News, 7/09, 114

Lynch, Jennifer

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81

Magnuson, Paul

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Maine

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Malhotra, Deepak

CPR News, 3/09, 50

Malpractice

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14

Management

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99

'Manifest Disregard'

Stolt-Nielsen's Comfort for the "Average Arbitrator": An Analysis of the Post-Hall Street "Manifest Dis-

regard" Award Review Standard, by Christopher Walsh, 2/09, 19; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72

Maritime Law

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Mass Claims

CPR News, 3/09, 50; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Master Mediator Column (www.cpradr.org)

CPR News, 4/09, 66

Master Mediator Institute

Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107

Matching Cases to ADR

CPR News, 5/09, 82; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Max, Eric

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Mazdoorian, Harry N. (Author)

First (Mediation) Step: Stop the Shooting, 2/09, 17

McCauley, Jay (Author)

Mediators, When the Court Comes

Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, with co-author Jeff Kichaven, 7/09, 115

McDonalds

CPR News, 4/09, 66

McDonnell Douglas Corp. v. Green

A "Sea Change" for Collective Bargaining as the U.S. Supreme Court Permits Unions to Agree to Arbitration for Discrimination Claims, by Christopher Walsh, 5/09, 85

McGrath, Dana

CPR News, 7/09, 114

McIlwrath, Michael

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18

McIntyre, J. Lawrence

Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67

McKay, Monique

Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107

McLaughlin, Joseph T. (Author)

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, with co-author Kathleen M. Scanlon, 6/09, 97

Med-Arb

The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

Mediation

Design and Prevention, by Charles

B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; First (Mediation) Step: Stop the Shooting, by Harry N. Mazadoorian, 2/09, 17; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; CPR News, 3/09, 50; Letter to the Editor, 3/09, 61; Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77; CPR News, 5/09, 82; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; CPR News, 7/09, 114; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Mediation Advocacy

Maintaining ADR Integrity,

by Carrie Menkel-Meadow, 1/09, 1; First (Mediation) Step: Stop the Shooting, by Harry N. Mazadoorian, 2/09, 17; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; Letter to the Editor, 3/09, 61; Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; CPR News, 7/09, 114; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123

Mediation Agreements

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1

Mediation Centers

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Medical Malpractice

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

Menkel-Meadow, Carrie (Author)

Maintaining ADR Integrity, 1/09, 1

Microsoft Corp.

More Changes Coming, by James F. Henry, 1/09, 1

Military and ADR

Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

Miller, Judith (Bechtel Group Inc.)

CPR News, 4/09, 66

Mnookin, Robert

CPR News, 4/09, 66

Model Procedures

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76; CPR News, 10/09, 146; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156

Model Rule for the Lawyer as Third-Party Neutral

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1

Model Rules

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76; CPR News, 10/09, 146; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156

Model Rules of Professional Conduct

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1

(continued on next page)

(continued from previous page)

Model Standards of Conduct for Mediators

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; CPR News, 7/09, 114; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123

Model Workplace Program Office (U.S. Transportation Security Administration)

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81

Moora, David

ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10

Morgan Stanley

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Morgan, Charles R.

CPR News, 9/09, 130

Morris, Joseph W.

CPR News, 4/09, 66

Mortgage Mediation

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Moses H. Cone Mem'l Hosp. v. Mercury Constr. Corp.

Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Moyer, Thomas J.

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Multidoor Courthouse

CPR News, 4/09, 66

Multistep ADR

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Maintaining ADR Integrity 1, by Carrie Menkel-Meadow, 1/09;; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Murtha, Kristina

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Naimark, Richard

Fairness Status: Arbitration's Summer in Congress, 9/09, 140

National Academy of Arbitrators

A "Sea Change" for Collective Bargaining as the U.S. Supreme Court Permits Unions to Agree to Arbitration for Discrimination Claims, by Christopher Walsh, 5/09, 85

National Arbitration Forum

CPR News, 6/09, 98; Fairness Status: Arbitration's Summer in Congress, 9/09, 140; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

National Chamber Litigation Center Inc.

Once Again, the Supreme Court

Takes on Class Action Arbitration, 11/09, 170

National Directory for Mediator Ethics Opinions

ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10

National Flood Insurance Program

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

National Governors Association

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

National Institute of Justice

First (Mediation) Step: Stop the Shooting, by Harry N. Mazadorian, 2/09, 17

National Park Service

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Natural Resources

Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165

Negotiation

It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; CPR News, 3/09, 50; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; CPR News, 4/09, 66; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; New Book's Goal Is to Change How Negotiation Is Taught, 4/09,

75; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, 7/09, 117; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161; Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

'Negotiation Genius'

CPR News, 3/09, 50

Negotiation Journal

New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75

'The Negotiator's Fieldbook'

New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75

Netherlands

Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77

Neuroscience and Decision Making

Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107

Neutrals

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; Master Mediators Try to Improve the Practice With Brain Work—Literally, 6/09, 107; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; CPR News, 7/09, 114; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Fairness Status: Arbitration's Summer in Congress, 9/09, 140; Survey: Difficult Arbitration E-Discovery Process

Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; CPR News, 11/09, 162; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

New Hampshire

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

New Jersey

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

New York

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

New York City Health & Hospitals Corp.

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09,

163; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

New York Times

The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92

New York Times Magazine

First (Mediation) Step: Stop the Shooting, by Harry N. Mazadourian, 2/09, 17

New York University Law Review

CPR News, 3/09, 50

Newman, Lawrence W.

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; CPR News, 7/09, 114

Nissen, William J. (Author)

How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, 3/09, 51

Noble, Susan D.

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

Nonadministered Arbitration

CPR News, 10/09, 146; CPR News, 11/09, 162

Nonsignatories in Arbitration

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

Northrop Grumman Corp.

Support for a Full Program: Last Year's Lessons On Company Con-

flict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67

Norway

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Norwegian Shipowners Association

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Obama, Barack

Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Office of Collaborative Strategies (U.S. Transportation Security Administration)

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81

Ohio

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Oil and Gas ADR

Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165

Olden-Smith, Linda

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Older Workers Benefit Protection Act

It Ain't Over Till It's Over: Fash-

(continued on next page)

(continued from previous page)

ioning Durable Settlements, by Vivian Berger, 3/09, 49

Ombudsmen

What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99

Online Trading

CPR News, 6/09, 98

Orange County Register

Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115

Organizational Behavior

First (Mediation) Step: Stop the Shooting, by Harry N. Mazadoorian, 2/09, 17; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; CPR News, 4/09, 66; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

Pacific Legal Foundation

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Parmalat Finziaria SpA

Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77

Part-Time Neutrals

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

Partnering

The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Pataki, George

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Pawlenty, Tim

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Peer Review Panels

What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99

Pennsylvania

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Perone, Michelle

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Pfizer Inc.

CPR News, 12/09, 178

Philadelphia

Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

Philbin Jr., Donald R. (Author)

Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Phillips, Gerald F. (Author)

Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, 4/09, 67

Pledges

Design and Prevention, by Charles B. Renfrew, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1

Policy Consensus Institute

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Policyholders

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Pooler, Rosemary S.

Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138

Port Authority of New York and New Jersey

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Positively Neutral

CPR News, 11/09, 162

Posner, Richard

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Pound Conference

Design and Prevention, by Charles B. Renfrew, 1/09, 1; Keep Building ADR, by Frank E.A. Sander, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1

Pre-Arbitral Referee

The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83

Pre-Hearing Procedures

The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Al-

ternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Press, Sharon

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57

Preston v. Ferrer

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Preventive ADR

Design and Prevention, by Charles B. Renfrew, 1/09, 1; First (Mediation) Step: Stop the Shooting, by Harry N. Mazadoorian, 2/09, 17; CPR News, 4/09, 66; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Prima Paint Corp. v. Flood & Conklin Manufacturing Co.

Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Principles for ADR Provider Organizations

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1

Pro Bono

Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M.

Rosenbleeth, 4/09, 76; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92

Pro Se in ADR

It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49

Pro Tem Judges

Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

Problem Solving

First (Mediation) Step: Stop the Shooting, by Harry N. Mazadoorian, 2/09, 17; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Procedure

Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72

Product Liability ADR

CPR News, 1/09, 2; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Professional Services

Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

Program on Negotiation (Harvard University)

New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75

Provisional Relief

The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105; CPR News, 10/09, 146

Psychological Factors in Mediation

Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

Public ADR

CPR News, 3/09, 50; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Public Policy

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Punitive Damages

Follow-Up: Amended Italy Class Action Law, and a New ADR Law,

Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

RAND Institute for Civil Justice Europe

Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77

Ravanides, Christos

CPR News, 3/09, 50

Ravindra, Geetha

ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10

'Real Time' Dispute Resolution

The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Reasoned Awards

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Reed, Lucy

CPR News, 7/09, 114

Regional Cooperation and Management

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Reilly, Edward T.

CPR News, 4/09, 66

Rendell, Edward

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Renfrew, Charles B.

CPR News, 4/09, 66

Renfrew, Charles B. (Author)

Design and Prevention, 1/09, 1

Reno, Janet

More Changes Coming, by James F. Henry, 1/09, 1

Requests for Proposals in ADR

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Residential Homeowners Insurance Policies

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Reuters

Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Rights-Based Bargaining

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81

Risk Management

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99

Roberts Jr., John G.

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

Robertson, Ann Ryan

CPR News, 6/09, 98

Rosenberg, Maurice

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1

Rosenbleeth, Richard (Author)

Back to Veterans Affairs: We Need
(continued on next page)

(continued from previous page)
to Reconsider ADR for Appeals Board Matters, 4/09, 76

Rosenstein, James A.

CPR News, 9/09, 130

Roth, Bernard J. (Author)

Lots of Conflict Resolution Tactics and Techniques Used for Consensus in Oil Sands Development Efforts, by Bernard J. Roth, 11/09, 165

Roth, Kenneth

CPR News, 3/09, 50

Rothman, Deborah (Author)

Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, with co-author Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, with co-author Thomas J. Brewer, 10/09, 152

Royal Dutch Shell

CPR News, 7/09, 114

Royalties

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Rubino-Sammartano, Mauro (Author)

The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83

Rule, Colin

CPR News, 7/09, 114

Rules

The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92;

CPR News, 10/09, 146; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Rules of Professional Conduct

Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10

Russia

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Ruyak, Robert

CPR News, 7/09, 114

Sack, Robert D.

Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138

Sager, Thomas L.

CPR News, 9/09, 130; CPR News, 12/09, 178

Samuel, Adam

Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156

Sanchez, Linda

Fairness Status: Arbitration's Sumner in Congress, 9/09, 140

Sander, Frank E.A.

Design and Prevention, by Charles B. Renfrew, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; CPR News, 4/09, 66

Sander, Prof. Frank E.A. (Author) Section of International Law (ABA DR Section)

Keep Building ADR, 1/09, 1

Santens, Ank

CPR News, 7/09, 114

Scanlon, Kathleen M.

CPR News, 7/09, 114

Scanlon, Kathleen M. (Author)

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, with co-author Joseph T. McLaughlin, 6/09, 97

Scheme for Construction Contracts Regulation 1998 (United Kingdom)

The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83

Schneider, Andrea Kupfer

New Book's Goal Is to Change How Negotiation Is Taught, 4/09, 75; It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161

Schulman, Amy W.

CPR News, 12/09, 178

Section of Dispute Resolution (American Bar Association)

Design and Prevention, by Charles B. Renfrew, 1/09, 1; More Changes Coming, by James F. Henry, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123

Sedona Principles

Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152

Sessions, Jeff

Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138

Settlement

CPR News, 1/09, 2; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; CPR News, 3/09, 50; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; CPR News, 5/09, 82; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92; "Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113; Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115; A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement

through Joint Case Management, by John Lande, 7/09, 117; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138; Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177; CPR News, 12/09, 178; Follow-Up: Amended Italy Class Action Law, and a New ADR Law, Finally (Appear) Ready, by Riccardo Buizza, 12/09, 187

Settlement Accountants

How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51

Settlement Agreements

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; Maintaining ADR Integrity, by Carrie Menkel-Meadow, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; How an Arbitration Provision, Carefully Constructed, Ended Up Defeating Itself by Leading to Multiple Court Proceedings, by William J. Nissen, 3/09, 51; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65; The View from Abroad on a Parade of Choices: Alternative Processes to the "Traditional" Alternative, Arbitration, by Mauro Rubino-Sammartano, 5/09, 83; "Insulting" First Offers: Why Lawyers Make Them, and

How to Respond, by Dwight Gollann, 7/09, 113; Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138

Settlement Counsel

A Recent Innovation, 'Cooperative' Negotiation Can Promote Early and Efficient Settlement through Joint Case Management, by John Lande, 7/09, 117

Settlement Judges

Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleth, 4/09, 76

Severability

Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Sharp, Geoffrey

CPR News, 3/09, 50

Sheppard Jr., Ben H.

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18

Singapore International Arbitration Center

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Skadden, Arps, Slate, Meagher & Flom

The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92

Small Business ADR

CPR News, 4/09, 66

Smit, Robert H.

CPR News, 7/09, 114

(continued on next page)

I Need Information On...

You need a quick answer about a consumer ADR policy question. Here's how CPR's *Alternatives* can help.

Go to your bookshelf and check "Consumer ADR" in the *Alternatives* index appearing every February.

Go to the CPR Web site, www.cpradr.org. Click on the *Alternatives* home page link, then click on

**Index to Volume 14 (1996),
Index to Volume 15 (1997),
Index to Volume 16 (1998),
Index to Volume 17 (1999),
Index to Volume 18 (2000),
Index to Volume 19 (2001),
Index to Volume 20 (2002),
Index to Volume 21 (2003),
Index to Volume 22 (2004),
Index to Volume 23 (2005),
Index to Volume 24 (2006),
Index to Volume 25 (2007),
Index to Volume 26 (2008),
Index to Volume 27 (2009).**

You will find entries for Consumer ADR articles.

Go to www.lexis.com.

From the source directory choose "Area of law by Topic," then choose "Alternative Dispute Resolution," and then go to

"CPR Institute for Dispute Resolution Publications."

Search "Consumer ADR" for all *Alternatives* references dating back to 1993 or for the specific titles you found in an index.

Go to www.westlaw.com.

Enter the "ALTHCL" at the Westlaw directory screen. Search "Consumer ADR" for all *Alternatives* references dating back to 1991 or for the specific titles you found in an index.

(continued from previous page)

Society of Maritime Arbitrators Inc.

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Society of National Association Publishers

CPR News, 7/09, 114

Sotomayor, Sonia

Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138

Souter, David H.

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

South Carolina

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Sovereign Immunity

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Speeches

CPR News, 12/09, 178

Stamato, Linda (Author)

To End and Prevent Wars Between States: Negotiate, Don't Litigate, 9/09, 129

Standing Neutrals

The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

State ADR

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Worldly Perspectives: Egypt, by Giuseppe De Palo

and Mary B. Trevor, 10/09, 147; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163; Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

State Boundaries

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

State Farm Insurance

The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92

State Laws

Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Statistics

Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170; The Standing Neutral: A "Real Time" Resolution Procedure that also Can Prevent Disputes, by James P. Groton, 12/09, 177

Stern Hyman, Chris

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

Stipanowich, Thomas J.

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18; CPR News, 7/09, 114

Stofan, Karen

CPR News, 12/09, 178

Stolt-Nielsen v. Animalfeeds Int'l. Corp.

Stolt-Nielsen's Comfort for the "Average Arbitrator": An Analysis of the Post-Hall Street "Manifest Disregard" Award Review Standard, by Christopher Walsh, 2/09, 19; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Stradley Ronon Stevens & Young LLP

CPR News, 9/09, 130

Straus Institute for Dispute Resolution, Pepperdine University

Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67

Subject-Matter Expertise

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Sulh (Islamic Contract Law)

Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

Sunstein, Cass

Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Surveys

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108; Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on

Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152

Susskind, Richard E.

CPR News, 10/09, 146

Sussman, Edna

CPR News, 6/09, 98; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Swanson, Lori

Fairness Status: Arbitration's Summer in Congress, 9/09, 140

Sweden

Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77

Syria

Worldly Perspectives: Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179

Taxes

It Ain't Over Till It's Over: Fashioning Durable Settlements, by Vivian Berger, 3/09, 49; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

Technology ADR

Technology Survey Indicates Big Case Management Problems from Arbitration E-Discovery Are Spreading, Growing More Expensive, by Deborah Rothman and Thomas J. Brewer, 9/09, 131; Survey: Difficult Arbitration E-Discovery Process Questions Suggest Increasingly Complex Future Problems on Costs, Scope, by Deborah Rothman and Thomas J. Brewer, 10/09, 152

Teekay Corp.

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Texas

Design and Prevention, by Charles

B. Renfrew, 1/09, 1; Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

Thomas, Clarence

Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Toro Co.

Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67

Torts

CPR News, 3/09, 50; A "Reformed" Litigator Describes a Creative Complex Litigation Management Approach, by Thomas L. Aldrich, 4/09, 65

Training

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; CPR News, 3/09, 50; CPR News, 4/09, 66; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; CPR News, 5/09, 82; CPR News, 6/09, 98; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; CPR News, 7/09, 114; CPR News, 9/09, 130; CPR News, 10/09, 146; CPR News, 11/09, 162; Worldly Perspectives: Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163; CPR News, 12/09, 178

Transactional ADR

Updated: A Master Checklist for Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97

Trent, Beth

CPR News, 5/09, 82

Trevor, Mary B. (Author)

Worldly Perspectives: Egypt, with co-author Giuseppe De Palo,

10/09, 147; Worldly Perspectives: Lebanon, with co-author Giuseppe De Palo, 11/09, 163; Worldly Perspectives: Syria, with co-author Giuseppe De Palo, 12/09, 179

Truce Dispute Resolution Firm LLC (Frisco, Texas)

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185

U.S. Air Force

Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67

U.S. Bankruptcy Code

CPR News, 3/09, 50

U.S. Chamber of Commerce

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

U.S. Circuit Courts

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; *Stolt-Nielsen's* Comfort for the "Average Arbitrator": An Analysis of the Post-*Hall* Street "Manifest Disregard" Award Review Standard, by Christopher Walsh, 2/09, 19; Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

U.S. Congress

Fairness Status: Arbitration's Summer in Congress, 9/09, 140; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

U.S. Constitution

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

U.S. Department of Justice

More Changes Coming, by James F. Henry, 1/09, 1

U.S. Department of Veterans Affairs

Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

U.S. Securities and Exchange Commission

CPR News, 3/09, 50

U.S. Senate Judiciary Committee

Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138

U.S. Supreme Court

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105; To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129; Sonia on Settling: The New Justice Emphasizes Agreement, by Andrew Gange, 9/09, 138; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145; Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

U.S. Transportation Security Administration

Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92

Unconscionability

Thankful for Unanswered Prayers?

Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145

Uniform Mediation Act

ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10

Union Pacific Railroad v. Brotherhood of Locomotive Engineers and Trainmen

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

United Kingdom

Follow-up: ADR "Chamber" Is Held Back As Italy Delays Its Class Action Law, 4/09, 77; Hot Topics and Etiquette: A Professional Group Makes Its Arbitration Guidelines Public, 10/09, 156

United Nations Commission on International Trade Law (Uncitral)

Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

University of the District of Columbia

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18

Ury, William

More Changes Coming, by James F. Henry, 1/09, 1

Vaden v. Discover Bank

Arbitration Back at the Supreme Court Again, on Nonsignatories' Rights, by Russ Bleemer and Jean Loh, 1/09, 14; Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72; Thankful for Unanswered Prayers? Unconscionability 'Equilibrium,' by Donald R. Philbin Jr., 10/09, 145;

(continued on next page)

(continued from previous page)

Once Again, the Supreme Court Takes on Class Action Arbitration, 11/09, 170

Valuation

"Insulting" First Offers: Why Lawyers Make Them, and How to Respond, by Dwight Golann, 7/09, 113

Vanderbilt University Law School (Nashville, Tenn.)

CPR News, 12/09, 178

Veterans

Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

Veterans for Common Sense (Washington, D.C.)

Back to Veterans Affairs: We Need to Reconsider ADR for Appeals Board Matters, by Richard M. Rosenbleeth, 4/09, 76

Vogel, Miriam

Mediators, When the Court Comes Calling, Remember: It's Not Your Business to Declare this Settlement to Be Fair, by Jeff Kichaven and Jay McCauley, 7/09, 115

Von Mehren, Robert B.

Supreme Court Lets Nonsigners Have their Arbitration Stay Say, 6/09, 105

Wade, Shai

CPR News, 7/09, 114

Waivers

Keep Building ADR, by Frank E.A. Sander, 1/09, 1; ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; Updated: A Master Checklist for

Drafting Contract Clauses in Transnational Matters, by Joseph T. McLaughlin and Kathleen M. Scanlon, 6/09, 97; CPR News, 7/09, 114

Waks, Jay W.

CPR News, 1/09, 2

Walker, Mary L.

Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67

Wall Street Journal

Mediation Rising: States Depend on ADR to Help Clean Up the Mortgage Mess, 3/09, 57; The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92

Walsh, Christopher

Supreme Court Backs "Look Through" Jurisdiction, then Reverses an Arbitration Order, by Russ Bleemer and Jason Frank, 4/09, 72

Walsh, Christopher (Author)

Stolt-Nielsen's Comfort for the "Average Arbitrator": An Analysis of the Post-*Hall Street* "Manifest Disregard" Award Review Standard, 2/09, 19; A "Sea Change" for Collective Bargaining as the U.S. Supreme Court Permits Unions to Agree to Arbitration for Discrimination Claims, 5/09, 85

Water Resources Disputes

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Webster, William H.

CPR News, 4/09, 66

WestLegalEdcenter.com

CPR News, 4/09, 66

Whitesell, Anne Marie

CPR News, 7/09, 114

Whitman, Christine Todd

To End and Prevent Wars Between States: Negotiate, Don't Litigate, by Linda Stamato and Sanford M. Jaffe, 9/09, 129

Wilko v. Swan

Stolt-Nielsen's Comfort for the "Average Arbitrator": An Analysis of the Post-*Hall Street* "Manifest Disregard" Award Review Standard, by Christopher Walsh, 2/09, 19

Williams, Andrew S.

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

Williams, Gerald R.

It's Effective and Somewhat Deceptive: The Competitive/Problem-Solving Style, by Charles B. Craver, 11/09, 161

Willis, Tony

CPR News, 7/09, 114

Winslow, Daniel B.

CPR News, 1/09, 2

Witnesses

Inaugural Diversity Award Winner Is Announced; Law Firm Award, Honorable Mention Go to Two U.K. Firms, 2/09, 18

Woolf, Lord Harry

More Changes Coming, by James F. Henry, 1/09, 1

Workplace ADR

Support for a Full Program: Last Year's Lessons On Company Conflict Resolution Efforts Resonate, by Gerald F. Phillips, 4/09, 67; Why Programs Are No Longer Enough: An Interview on Collaborating at the U.S. TSA, 5/09, 81; A "Sea Change" for Collective Bargaining as the U.S. Supreme Court Permits Unions to

Agree to Arbitration for Discrimination Claims, by Christopher Walsh, 5/09, 85; What Corporations Need to Know About How to Install an Integrated Conflict Management System, 6/09, 99; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123

World Bank

Worldly Perspectives: Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147

'Worldly Perspectives' Column

Egypt, by Giuseppe De Palo and Mary B. Trevor, 10/09, 147; Lebanon, by Giuseppe De Palo and Mary B. Trevor, 11/09, 163; Syria, by Giuseppe De Palo and Mary B. Trevor, 12/09, 179

Wrongful Death Cases

The Rest of the Sept. 11 Cases—Those that Went to Court—Are Settled via Mediation, 5/09, 92

Y-ADR Group

CPR News, 11/09, 162; CPR News, 12/09, 178

Young, Paula M.

ABA Ethics Guidance Analyzes Neutrals' Confidentiality and Solicitation Duties, by Russ Bleemer and Adriana Collazos, 1/09, 10; The Reveal: ABA Ethics Opinion Highlights Civil Practice Mediator Confidentiality, 7/09, 123

Zimmerman, Bradley S.

At the ABA, Health Care ADR Gets A Healthy Airing, 6/09, 108

Zucker, William A.

CPR News, 7/09, 114

Zurich NA

Texas Launches New Hurricane Insurance Mediation Program, by Russ Bleemer and Erica Jaffe, 12/09, 185