

2013

Table of Contents

Follow this and additional works at: <http://elibrary.law.psu.edu/arbitrationlawreview>



Part of the [Dispute Resolution and Arbitration Commons](#)

Recommended Citation

Table of Contents, 5 (2013).

This Front Matter is brought to you for free and open access by Penn State Law eLibrary. It has been accepted for inclusion in Arbitration Law Review by an authorized editor of Penn State Law eLibrary. For more information, please contact ram6023@psu.edu.

TABLE OF CONTENTS

FOREWORD <i>Zachary D. Morahan</i>	iv
INTRODUCTION <i>Nancy A. Welsh</i>	v
<u>SYMPOSIUM:</u> THE ROLE OF THE COURTS: JUDICIAL REVIEW OF ARBITRAL AWARDS AND MEDIATED SETTLEMENT AGREEMENTS	
ASYMMETRIC DYNAMISM AND ACCEPTABLE JUDICIAL REVIEW OF ARBITRATION AWARDS <i>Jeffery W. Stempel</i>	1
THE ACCIDENTAL PREEMPTION STATUTE: THE FEDERAL ARBITRATION ACT AND DISPLACEMENT OF AGENCY REGULATION <i>Maureen A. Weston</i>	59
IS LESS REALLY MORE? <i>HALL STREET ASSOCIATES</i> , PRIVATE PROCEDURAL ORDERING AND EXPANDED REVIEW OF ARBITRAL AWARDS IN STATE COURTS <i>Allen Blair</i>	74
JUDICIAL REVIEWS: WHAT JUDGES WRITE WHEN THEY WRITE ABOUT MEDIATION <i>Jennifer W. Reynolds</i>	111
JUDICIAL REVIEW OF MEDIATED SETTLEMENT AGREEMENTS: IMPROVING MEDIATION WITH CONSENT <i>Jacqueline M. Nolan-Haley</i>	152
CREATING A 21 ST CENTURY OLIGARCHY: JUDICIAL ABDICATION TO CLASS ACTION MEDIATORS <i>James R. Coben</i>	162
ERROR CORRECTION AND DISPUTE SYSTEM DESIGN IN INVESTOR-STATE ARBITRATION <i>Andrea Kupfer Schneider</i>	194
COMBINATIONS OF MEDIATION AND ARBITRATION WITH THE SAME NEUTRAL: A FRAMEWORK FOR JUDICIAL REVIEW <i>Ellen E. Deason</i>	219

CONCLUDING REMARKS <i>Thomas Carbonneau</i>	250
<u>PROFESSIONAL SUBMISSIONS</u>	
TOWARDS A RULES-BASED ASEAN: THE PROTOCOL TO THE ASEAN CHARTER ON DISPUTE SETTLEMENT MECHANISMS <i>Hao Duy Phan</i>	254
<u>STUDENT SUBMISSIONS</u>	
<u>Recent Developments in Arbitration and Mediation</u>	
HAS LONDON OUTMANEUVERED THE ITALIAN TORPEDO? <i>Thomas Panighetti</i>	277
I-ARBITRATION: NOT THE NEWEST APPLE® PRODUCT, BUT SHARIA LAW IN INTERNATIONAL COMMERCIAL ARBITRATION <i>Thomas Panighetti</i>	287
<u>Comments</u>	
RESTRICTING THE REACH OF THE FEDERAL ARBITRATION ACT: SOUTH CAROLINA SUPREME COURT APPLIES STATE LAW AND INVALIDATES AN ARBITRATION AGREEMENT IN A RESIDENTIAL REAL ESTATE TRANSACTION <i>Tiffany Bennett</i>	295
BIFURCATED PROCEEDINGS IN ILLINOIS: SURVIVOR ACTIONS TO ARBITRATION BUT WRONGFUL DEATH CLAIMS TO LITIGATION <i>Joshua Bower</i>	305
WEIGHING (IN)DISCRETION ON A SLIDING SCALE: CALIFORNIA APPELLATE COURT HANDS DOWN AN EXPOSE OF MODERN APPROACHES TO JURISDICTION AND UNCONSCIONABILITY <i>Anthony Rallo</i>	315
<u>Articles</u>	
HOW NICE TO SEE YOU AGAIN: THE REPETITIVE USE OF ARBITRATORS AND THE RISK OF EVIDENT PARTIALITY <i>Drew J. Hushka</i>	325
EDUCATIONAL COLLECTIVE BARGAINING: THE EFFECT OF IMPASSE RESOLUTION PROCEDURES ON PUBLIC SCHOOL TEACHERS <i>Jessica Nixon</i>	341

ALTERNATIVE DISPUTE RESOLUTION AND SOCIAL MEDIA: HOW MANDATORY
ARBITRATION CLAUSES IMPACT SOCIAL NETWORKING
Kelsey L. Swaim 356

Foreign Decisional Law

TREATY SHOPPING AND EXPANSIVE JURISDICTION: CAUSES AND EFFECTS OF
VENEZUELA’S DENUNCIATION OF THE ICSID CONVENTION
Kathryn E. Rimpfel 371

DEFUSING HYDROELECTRIC BRINKMANSHIP: THE INDUS WATERS TREATY’S
ALTERNATE DISPUTE RESOLUTION PROVISIONS AND THEIR ROLE IN THE
TENUOUS PEACE BETWEEN INDIA AND PAKISTAN
Thomas E. Robins 389

Book & Literature Review

LAWYERS AND MEDIATION
Brian Rans 409

GETTING TO YES: REMEMBERING ROGER FISHER
Kevin R. Schock 422

Senior Editor Comments

BROAD POWERS, SILENT INTENTIONS: COMPELLING CLASS ACTION ARBITRATION
WITHOUT EXPRESS AUTHORIZATION
Daivy P.E. Dambreville 439

LIKE OIL AND VINEGAR, SITTING JUDGES AND ARBITRATIONS DO NOT MIX:
DELAWARE’S UNIQUE ATTEMPT AT JUDICIAL ARBITRATION
Gellaine T. Newton 449

FOR THE GOOD OF ALL NOT INVOLVED: THE CASE FOR A PUBLIC PROTECTION
EXCEPTION TO THE ENFORCEMENT OF ARBITRAL AWARDS
Michelle Polato 459