

## Index

### **ACADEMY OF FAMILY MEDIATORS (AFM)**

Ethics standards, **14:9**

### **ACCESS TO PUBLIC ADR**

Administrative mechanisms, **2:28**  
Court-connected mechanisms, **2:26**

### **ACTIVE LISTENING**

Emotion management, **3:7**

### **ADJUDICATIVE PROCESSES**

Conciliatory ADR processes  
distinguished, **2:4**  
Dispute processing, **2:4, 2:6**  
Mediation, this index  
Peer review, **2:15**

### **ADJUSTMENT**

Conciliatory processes, **2:4**

### **ADMINISTRATION**

Definition of administering agencies,  
**1:1**

### **ADMINISTRATIVE ADR**

Generally, **13:1**  
Access requirements, **2:28**  
Arbitration, **2:34, 13:3**  
Civil rights, statutory ADR, **13:6**  
Confidentiality standards, **13:18**  
Consumer disputes  
arbitration, **2:34, 13:8**  
Lemon Laws, below  
Disability law, statutory ADR, **13:6**  
Environmental disputes, **13:5**  
Facilitation of public disputes, **2:30**  
Federal law, **13:2**  
Inter-agency disputes, **13:5**  
Lemon laws  
generally, **2:34**  
Georgia, **13:9 et seq.**  
Local government entities, disputes  
between, **13:6**

### **ADMINISTRATIVE ADR—Cont'd**

Long term care facilities, Georgia  
ombudsman program, **13:6**  
Mechanisms of ADR generally, **2:28**  
**et seq.**  
Mediation  
administrative forms, **7:4**  
public disputes, **2:30**  
restrictions, **8:35**  
Medical malpractice arbitration, **2:35**  
Natural resource disputes, **13:5**  
Negotiated rulemaking, **2:29, 13:4**  
Neg-reg, **13:4**  
Ombudsman programs, **13:6**  
Property tax disputes, **13:17**  
Public disputes, **2:30, 13:5**  
Public employment disputes, **2:33,**  
**13:7**  
Public law disputes, **13:1**  
Reg-neg, **2:29, 13:4**  
Rulemaking, negotiated, **13:4**  
Secondary processes, **2:7**  
Statutory rights ADR, **2:31, 13:6**  
Taxation disputes, **13:17**  
Workers' compensation, statutory  
ADR, **13:6**

### **ADVANTAGES AND DISADVANTAGES OF ADR**

Generally, **1:4**  
Arbitration advantages, **9:5**  
Arbitration disadvantages, **9:6**  
Arb-med, **11:24**  
Court-connected ADR, **12:24**  
Disputant reluctance to invest in non-  
binding processes, **1:8**  
Dual ADR/litigation strategies, **4:13**  
Fairness, **11:28**  
Med-arb  
generally, **11:4, 11:5**  
fairness, **11:28**  
Med-arb hybrids, **11:24**

**ADVANTAGES AND  
DISADVANTAGES OF ADR  
—Cont'd**

Mediation  
     multiparty disputes, **7:14**  
     negotiation compared, **7:5, 7:6**  
 Mediation advocacy, **7:13**  
 Med-then-arb, **11:18, 11:19**  
 Mini-trials, **11:31, 11:46**  
 Multiparty dispute mediations, **7:14**  
 Negotiation, **6:6**  
     mediation compared, **7:5, 7:6**  
     strategies, **6:15**  
 Pre- vs post-litigation-filing ADR,  
     **12:1**  
 Social and personal implications,  
     **14:20**

**ADVERSARIALISM**

Arbitration hearings, **10:19**

**ADVOCACY**

Arbitration  
     generally, **9:7**  
     Lemon Law arbitrations, **13:14**  
     right to counsel, **9:20**  
 Case selection, **7:14 et seq.**  
 Competency standards, **14:3**  
 Conflicts of interest, **14:8**  
 Counseling and advocacy  
     generally, **1:1, 4:1**  
     conflicts of interest, **14:8**  
     distinctions, **4:1**  
     negotiations, **6:4**  
     overlapping roles, **1:1, 4:1**  
     right to counsel, **9:20**  
 Mechanisms of ADR generally, **2:36**  
 Mediation advocacy  
     generally, **7:12 et seq.**  
     advantages and disadvantages for  
         lawyers, **7:13**  
     approaching opponents, **7:18**  
     case selection, **7:14 et seq.**  
     cost considerations, **7:16**  
     counseling and preparing the client  
         for, **7:17**  
     difficult clients, educating, **7:13**  
     issue defining and processing, **7:25**  
     lawyer-to-lawyer approach, **7:18**

**ADVOCACY—Cont'd**

Mediation advocacy—Cont'd  
     litigious clients, **7:25**  
     mediator-advocate relationships,  
         **8:43**  
     role of the lawyer, **7:12**  
     sessions, advocacy within, **7:25**  
     timing issues, **7:15**  
 Professionalism and Ethics, this  
     index

**AFFIDAVITS**

Arbitration use, **10:22**

**AGENCIES OF GOVERNMENT**

Administrative ADR, this index  
 Mini-trials use in inter-agency  
     disputes, **11:30**

**AGREEMENTS**

See Contracts, this index

**AMERICAN ARBITRATION  
ASSOCIATION**

Generally, **1:1, 9:1**  
 ABA/AAA Code of Ethics for  
     Arbitrators in Commercial  
     Disputes, **14:14**  
 Agreement forms, **15:60, 15:64**  
 Alternative to litigation, ADR as, **1:6**  
 Commercial Arbitration Rules (CAR)  
     generally, **9:1, 9:8**  
     costs, **9:14**  
     evidence rules, **10:27**  
     impartiality, **10:7**  
     incorporation in arbitration agree-  
         ment, form, **15:64**  
 Costs, **9:14**  
 Evidence rules, **10:27**  
 Impartiality, **10:7**  
 Large, Complex Case Dispute Reso-  
     lution Program, **15:89**

**AMERICAN BAR ASSOCIATION**

ABA/AAA Code of Ethics for  
     Arbitrators in Commercial  
     Disputes, **14:14**  
 Dispute Resolution Section creation,  
     **1:6**  
 Model Rules, professionalism and  
     ethics in ADR, **14:2**

## INDEX

### ANNEXED ADR

- Administrative ADR, this index
- Court-Connected ADR, this index

### APPAREL INDUSTRY DISPUTES

- Arbitration, **9:67**

### APPEALS

- Settlement conferences, appellate, **12:11**

### ARBITRATION

- Generally, **9:1 et seq.**
- ABA/AAA Code of Ethics for Arbitrators in Commercial Disputes, **14:14**
- Added claims, **10:16**
- Adding claims, **9:23**
- Adhesiveness defense, agreements to arbitrate, **9:12**
- Adjudicative process, generally, **2:4, 2:6**
- Administered and ad hoc arbitrations distinguished
  - generally, **9:8**
  - arbitrator selection, **9:28**
  - failure of appointment of arbitrators, **9:32**
  - institutional rules, incorporation in agreements, **15:19**
- Administration provisions, form drafting, **15:58**
- Administrators' professionalism and ethics standards, **14:19**
- Advantages, **9:5**
- Adversarialism in hearings, **10:19**
- Advisory or non-binding arbitration
  - generally, **2:11**
  - disputes review boards compared, **2:16**
  - peer review compared, **2:15**
- Advocacy roles
  - generally, **9:7**
  - Lemon Law arbitrations, **13:14**
  - right to counsel, **9:20**
- Affidavits, **10:22**
- Agreements
  - AAA pre-disputes clause, **15:60**
  - abandoned arbitration provisions, **9:17**

### ARBITRATION—Cont'd

- Agreements—Cont'd
  - any and all disputes provisions, **9:16**
  - arising-out-of provisions, **9:16**
  - attorney's fees awards provisions, **9:54**
  - authority of arbitrator provisions, **9:37**
  - authority of arbitrator specifications, **10:9**
  - broad arbitration agreements, below
  - container contract validity, agreements to arbitrate, **9:12**
  - contract law applicable, **9:13**
  - defenses to enforcement of arbitration agreements, **9:11**
  - demands for arbitration, **10:10**
  - forms
    - AAA pre-disputes clause, **15:60**
    - generally, **9:13**
  - gateway questions of arbitrability, below
  - illegality defense to agreements to arbitrate, **9:12**
  - interstate contracts containing arbitration agreements, **9:10**
  - labor arbitration pursuant to collective bargaining agreements, dispute processing mechanisms not covered in book, **1:3**
  - partnership agreement, form of arbitration provision, **15:85**
  - pre- vs post-dispute agreements to arbitrate, below
  - repudiated arbitration provisions, **9:17**
  - scope of the arbitral agreement, **9:16**
  - selection of arbitrators, **9:27**
  - separability doctrine, agreements to arbitrate, **9:12**
  - submission agreements, below
  - unconscionability defense, agreements to arbitrate, **9:12**
  - validity, **9:13**
  - waived arbitration provisions, **9:17**

## ARBITRATION—Cont'd

- American Arbitration Association, this index
- Ancillary court proceedings in arbitration
  - generally, **15:21 et seq.**
  - Forms, this index
- Answers, **9:22, 10:12**
- Any and all disputes provisions in agreements, **9:16**
- Appeals of awards to courts
  - generally, **9:57, 9:63**
  - form, **15:80**
- Appellate arbitration, **9:56**
- Applicable arbitration law, **9:10**
- Arbitrability
  - definition, **9:11**
  - gateway questions of arbitrability, below
- Arb-Med, this index
- Arising-out-of provisions in agreements, **9:16**
- Attendance at hearings, **10:21**
- Attendance of hearings, **9:40**
- Attorney representation rights, **9:20**
- Attorneys as arbitrators, **10:3**
- Attorney's fee awards, **9:54**
- Authority of arbitrator
  - generally, **9:1, 10:8 et seq.**
  - agreement provisions, **9:37**
  - confirmation of award, requirements, **9:61**
  - decision making authority, **10:24**
  - delegations to outside experts, **10:24**
  - flexibility of delegations, **9:5**
  - form drafting considerations, **15:56**
  - interim relief, **9:37**
  - post-award authority, **10:34**
  - remedies, **9:5**
  - subpoena powers, **9:38**
  - vacation of award for overstepping authority, **9:59**
- Awards
  - generally, **9:48 et seq., 10:32**
  - breakdowns of amounts awarded, **10:25**

## ARBITRATION—Cont'd

- Awards—Cont'd
  - clarification requests, **10:34**
  - clarifications, **9:55, 10:34**
  - costs, fees, and expenses, **9:51, 10:32**
  - dispositive motions, **15:77**
  - fees and expenses, form, **15:82**
  - Forms, this index
  - high/low or control clause
    - arbitrator informed of limits, form, **15:75**
    - arbitrator not informed of limits, form, **15:74**
  - interest, **9:53**
  - post-award authority, **10:34**
  - settlements, awards upon, **10:33**
  - specific performance, **10:32**
  - time for, **10:30**
  - written opinions with awards, below
- Banking disputes
  - generally, **9:71**
  - form, **15:84**
- Baseball arbitration
  - generally, **9:64**
  - form, **15:76**
- Behavior of arbitrator implying partiality, **10:6**
- Bias
  - arbitrator challenges, gateway questions of arbitrability, **9:12**
  - Commercial Arbitration Rules, **10:7**
  - ex parte communications
    - interpreted as, **10:18**
  - impartiality standards for arbitrators, generally, **10:5 et seq., 14:16**
  - vacation of award for partiality, **9:58**
- Bifurcation
  - generally, **9:46**
  - form, **15:70**
- Breakdowns of amounts awarded, **10:25**
- Briefs
  - post-hearing, **9:47**
  - time for filing, **10:25**

## INDEX

### ARBITRATION—Cont'd

- Broad arbitration agreements
  - generally, **9:16**
  - form drafting considerations, **15:72**
- Chairpersons of panels, **9:30**
- Challenges to arbitrators, **9:31**
- Changing claims, **9:23**
- Checklist of points to consider, **15:59**
- Choice of law
  - generally, **9:10, 9:13**
  - form, **15:65**
- Claims
  - added claims, **10:16**
  - adding, modifying, or changing, **9:23**
  - multi-part claims, consolidation, **9:24**
  - new claims, **10:16**
  - statutory claims, arbitrability, **9:14**
- Clarification of awards, **9:55, 10:34**
- Class and collective actions
  - FAA, **9:15**
  - gateway questions of arbitrability, **9:15**
- Client's objectives, form drafting considerations, **15:50**
- Close of hearing, **10:30**
- Collateral estoppel preclusion, **9:62**
- Comments by arbitrator implying partiality, **10:6**
- Commercial arbitration, **9:66 et seq.**
- Commercial Arbitration Rules (CAR)
  - generally, **9:1, 9:8**
  - costs, **9:14**
  - evidence rules, **10:27**
  - impartiality, **10:7**
  - incorporation in arbitration agreement, form, **15:64**
- Common law grounds for vacation of award, **9:60**
- Compelling arbitration and staying litigation
  - generally, **9:25**
  - appellate review, **9:63**
  - Forms, this index
- Complex cases, **10:35**
- Compulsory arbitration, **9:3**

### ARBITRATION—Cont'd

- Computer industry disputes, **9:68**
- Conciliatory processes, **2:4**
- Concilio-arbitration, **11:27**
- Conditions precedent defenses to arbitration
  - generally, **9:11**
  - form, **15:68**
- Confidentiality
  - generally, **10:34**
  - form, **15:73**
- Confirming the award, **9:61**
- Conflicts of interest, arbitrators'
  - generally, **14:7**
  - professionalism and ethics standard for arbitrators, **14:16**
- Consensual, pre- vs post-dispute agreements to arbitrate disputes, above
  - submission agreements, below
- Consolidation
  - generally, **9:24**
  - form, **15:71**
- Construction Arbitration Code (CAC), **9:10**
- Construction industry disputes, **9:66**
- Consumer disputes, gateway questions of arbitrability, **9:14**
- Container contract validity, agreements to arbitrate, **9:12**
- Costs
  - Commercial Arbitration Rules provisions, **9:14**
  - gateway questions of arbitrability, **9:14**
- Costs, fees, and expenses in awards, **9:51, 10:32**
- Counsel representation rights, **9:20**
- Counterclaims, **9:22, 10:12**
- Court-Connected ADR, this index
- Courts, role in arbitration, **9:9**
- Credibility of witness determinations, **10:29**
- Criminal liability of arbitrators, GAC, **10:36**
- Custody disputes, **9:75**
- Death or incompetence of a party, **9:41**

**ARBITRATION—Cont'd**

- Decision making authority of arbitrators, **10:24**
- Defaults, **9:41**
- Defenses to arbitration, gateway questions, **9:11**
- Defenses to enforcement of arbitration agreements, **9:11**
- Definitions, **9:2, 10:28**
- Delay defenses to arbitration, gateway questions, **9:11**
- Delegation of authority by arbitrators, **10:24**
- Delegation to arbitrator of arbitrability questions, **9:12**
- Demands for arbitration, **10:10**
- Disadvantages, **9:6**
- Disclosures by arbitrators
  - generally, **9:31, 10:5**
  - professionalism and ethics standard for arbitrators, **14:16**
- Discovery
  - generally, **9:35**
  - form, **15:78**
- Dispositive motions, **9:46**
- Dispositive motions, award provisions, **15:77**
- Disregard of the law, vacation of award for, **9:60**
- Divorce, **9:75**
- Documents-only arbitrations, **9:42**
- Employment disputes
  - agreement form, **15:86**
  - attorney's fee awards, **9:54**
  - FAA, **9:14**
  - gateway questions of arbitrability, **9:14**
- Escrow provision form, **15:69**
- Evidence principles, **10:28**
- Evidence rules
  - generally, **9:44**
  - Commercial Arbitration Rules, **10:27**
- Evidentiary hearings, **9:39**
- Ex parte communications
  - generally, **10:18**
  - professionalism and ethics standards, **14:17**

**ARBITRATION—Cont'd**

- Ex parte hearings, **9:41**
- Exchanges of information, **10:25**
- Exhibits, **10:25**
- Expedited arbitration, **9:64**
- Expert arbitrators
  - generally, **9:28**
  - independent investigations by, **10:23**
- Experts, delegations of arbitral authority to, **10:24**
- Extra-judicial review of the award, **9:56**
- Facts, form drafting considerations, **15:51**
- Failure of appointment of arbitrators, **9:32**
- Fairness, professionalism and ethics standards, **14:15**
- Federal Arbitration Act (FAA)
  - generally, **9:10**
  - appeals of awards to courts, **9:63**
  - class and collective actions, **9:15**
  - employment relationships subject to, **9:14**
  - gateway questions of arbitrability, **9:14**
  - Georgia Arbitration Code conflicts, **9:14**
  - judicial review of awards, **9:63**
  - manifest disregard of the law challenges to verdicts, **9:60**
  - petition requirements, **9:19**
- Fees and expenses, form, **15:82**
- Filings, **10:25**
- Filling vacancies of arbitrators, **9:33**
- Final judge, arbitrator as, **10:4**
- Final offer arbitration, **9:64**
- Finance industry disputes
  - generally, **9:71**
  - form, **15:84**
- Findings of facts, **10:25**
- Formal requirements of awards, **9:48**
- Formalities at hearings, **10:15**
- Forms, this index
- Forms of relief, **9:50**
- Functions and roles of arbitrators, **10:1 et seq.**

## INDEX

### ARBITRATION—Cont'd

- Gateway questions of arbitrability
  - generally, **9:11**
  - abandoned arbitration agreement provisions, **9:17**
  - adhesiveness defense, **9:12**
  - any and all disputes provisions, **9:16**
  - arising-out-of provisions, **9:16**
  - biased arbitrator challenges, **9:12**
  - broad arbitration agreements
    - generally, **9:16**
    - form drafting considerations, **15:72**
  - class and collective actions, **9:15**
  - conditions precedent defenses to arbitration
    - generally, **9:11**
    - form, **15:68**
  - consumer disputes, **9:14**
  - container contract validity, **9:12**
  - costs challenges, **9:14**
  - defenses to enforcement, **9:11**
  - delay defenses to arbitration, **9:11**
  - delegation to arbitrator, **9:12**
  - employment disputes, **9:14**
  - FAA, **9:14**
  - illegality defense, **9:12**
  - legal exclusions, **9:14**
  - limitation provisions, **9:18**
  - procedural vs substantive contract provisions, **9:17**
  - repudiated arbitration agreement provisions, **9:17**
  - res judicata preclusions, **9:16**
  - scope of the arbitral agreement, **9:16**
  - separability doctrine, **9:12**
  - statutory claims, **9:14**
  - staying arbitration, **9:26**
  - unconscionability defense, **9:12, 9:13**
  - waiver, **9:11, 9:17**
- Georgia Arbitration Code (GAC)
  - generally, **9:10**
  - appeals of awards to courts, **9:57, 9:63**

### ARBITRATION—Cont'd

- Georgia Arbitration Code (GAC)
  - Cont'd
  - criminal liability of arbitrators, **10:36**
  - FAA conflicts, **9:14**
  - judicial review of awards, **9:57, 9:63**
  - manifest disregard of the law challenges to verdicts, **9:60**
  - petition requirements, **9:19**
- Georgia International Arbitration Code (GIAC), **9:73**
- Governing law. Choice of law, above
- Hearings
  - generally, **9:39 et seq.**
  - adversarialism in, **10:19**
  - attendance
    - generally, **10:21**
    - right to attend, **9:40**
  - close of, **10:30**
  - evidentiary, **9:39**
  - ex parte, **9:41**
  - formalities, **10:15**
  - informality of hearings, **9:39**
  - locating, **9:36**
  - notices, **9:41**
  - on-site hearings and inspections, **9:45**
  - outline of simple hearing, **10:26**
  - post-hearing briefs, **9:47**
  - postponing, **9:36**
  - preliminary, **9:35, 10:25**
  - records of, **9:43**
  - reopening, **10:31**
  - right to attend, **9:40**
  - scheduling, **10:25**
  - telephone participation, **9:42**
  - transcripts, **9:43**
- High/low arbitration, **9:64**
- High/low awards forms
  - arbitrator informed of limits, **15:75**
  - arbitrator not informed of limits, **15:74**
- Historical background, **9:4**
- Illegality defense to agreements to arbitrate, **9:12**
- Immunities of arbitrators, **10:36**



**ARBITRATION—Cont'd**

Impartiality. Bias, above  
 Independent investigations by expert arbitrators, **10:23**  
 Individual vs panels of arbitrators, **9:27**  
 Informality of hearings, **9:39**  
 Information exchanges, **9:35, 10:25**  
 Initiating the arbitral process, **9:21**  
 Inspections on-site, **9:45**  
 Insufficiency of evidence, vacation of award for, **9:60**  
 Insurance disputes, **9:70**  
 Interest inclusion in awards, **9:53**  
 Interim relief, **9:37**  
 International arbitration  
     generally, **9:73**  
     forms, **15:83**  
 Interstate contracts containing arbitration agreements, **9:10, 9:13**  
 Irrationality, vacation of award for, **9:60**  
 Issue statements, **10:13**  
 Judgment vs award decisions, form drafting considerations, **15:53**  
 Judicial appeals  
     generally, **9:57, 9:63**  
     form, **15:81**  
     vacation of awards, **9:57 et seq.**  
 Judicial role in arbitration, **9:9**  
 Jurisdiction of arbitrator  
     generally, **10:13**  
     authority of arbitrator, above  
 Jurisdictional issues, **9:11, 9:19**  
 Labor arbitration pursuant to collective bargaining agreements, dispute processing mechanisms not covered in book, **1:3**  
 Language provisions, form, **15:66**  
 Last best offer, form of award, **15:76**  
 Last-offer arbitration, form, **15:47**  
 Law of the case, form drafting considerations, **15:51**  
 Lawyer representation rights, **9:20**  
 Legal exclusions, gateway questions of arbitrability, **9:14**  
 Lemon Law arbitrations advocacy, **13:14**

**ARBITRATION—Cont'd**

Limitation provisions affecting arbitrability, **9:18**  
 Limitations, legal precedent in ADR, **1:5**  
 Litigation distinguished, **2:6**  
 Locating hearings  
     generally, **9:36**  
     form, **15:64**  
 Maintaining order, **10:20**  
 Majority action by arbitrators, **9:34**  
 Mandatory arbitration, **9:3**  
 Manifest disregard of the law, vacation of award for, **9:60**  
 Medialoa, **15:47**  
 Med-Arb, this index  
 Mediation distinguished, **2:1**  
 Mediators and arbitrators  
     distinguished, **10:1**  
 Medical malpractice disputes, **9:74**  
 Modifying awards, **9:55**  
 Modifying claims, **9:23**  
 Motions, dispositive, **9:46**  
 Multi-part claims, consolidation, **9:24**  
 Nationality of arbitrators, form, **15:63**  
 Neutral arbitrators, **9:28**  
 New claims, **10:16**  
 Non-binding arbitration, **2:11**  
 Non-statutory grounds for vacation of award, **9:60**  
 Notice of hearings, **9:41**  
 Number of arbitrators  
     generally, **9:27**  
     forms, **15:61**  
 Oaths of arbitrators, **9:39, 10:33**  
 Objections to evidence, **9:44**  
 On-site hearings and inspections, **9:45**  
 Option to arbitrate or litigate, form drafting considerations, **15:54**  
 Order, maintaining, **10:20**  
 Order of proceedings, **10:17**  
 Overstepping authority, vacation of award for, **9:59**  
 Panels of arbitrators  
     generally, **9:27**  
     chairpersons, **9:30**



## INDEX

### ARBITRATION—Cont'd

- Partiality. Bias, *above*
- Partiality, vacation of award for, **9:58**
- Partnership agreement, form of arbitration provision, **15:85**
- Party-appointed arbitrators, **9:29**
- Petitions, **9:19**
- Physical evidence, **9:45**
- Pleadings, **9:22**
- Post-hearing briefs, **9:47**
- Postponing hearings, **9:36**
- Practice pointers, **9:76**
- Pre- vs post-dispute agreements to arbitrate
  - generally, **9:3**
  - agreements to arbitrate disputes, *above*
  - form drafting considerations, **15:48**
  - gateway questions of arbitrability, *above*
  - submission agreements, *below*
- Precedent, form drafting considerations, **15:51**
- Preliminary hearings, **9:35, 10:25**
- Preliminary relief, **9:37**
- Primary dispute processing mechanisms, **2:3, 2:6**
- Principles of evidence, **10:28**
- Privacy at hearings, **9:40**
- Problems, **2:1**
- Procedural concerns, **9:19 et seq.**
- Procedural rules
  - generally, **9:7, 10:14**
  - form drafting considerations, **15:52, 15:57**
- Procedural vs substantive contract provisions, gateway questions of arbitrability, **9:17**
- Professionalism and ethics standard for arbitrators
  - generally, **14:14 et seq.**
  - ex parte communications, **14:17**
  - fairness, **14:15**
  - providers and program administrators, **14:19**
- Property tax disputes, **13:17**
- Providers and program administrators, professionalism and ethics

### ARBITRATION—Cont'd

- standards, **14:19**
- Provisional remedies, **15:67**
- Punitive damages, **9:52**
- Qualifications of arbitrators
  - generally, **10:2**
  - form, **15:61**
- Quasi-judicial nature of arbitrator's office
  - generally, **10:3**
  - immunities of arbitrators, **10:36**
- Records of hearings, **9:43**
- Remedies
  - generally, **9:50**
  - form, **15:72**
- Reopening hearings, **10:31**
- Res judicata preclusion
  - generally, **9:62**
  - gateway questions of arbitrability, **9:16**
- Right to attend hearings, **9:40**
- Right to counsel, **9:20**
- Roles and functions of arbitrators, **10:1 et seq.**
- Rules of evidence
  - generally, **9:44**
  - Commercial Arbitration Rules, **10:27**
- Rules of procedure. Procedure rules, *above*
- Scheduling hearings, **9:36, 10:25**
- Scope of arbitration
  - generally, **9:16**
  - broad arbitration agreements, *above*
  - form drafting considerations, **15:56**
- Securities law disputes
  - generally, **9:69**
  - form, **15:87**
- Selection of arbitrators
  - generally, **9:27 et seq.**
  - form, **15:62**
- Separability doctrine, agreements to arbitrate, **9:12**
- Settlements, awards upon, **10:33**
- Severability, form drafting considerations, **15:55**

**ARBITRATION—Cont'd**

- Shadow mediation during, **8:47, 11:25**
- Shadow-of-the-law principle, relevance, **1:5**
- Specific performance awards, **10:32**
- Statements of issues, **10:13**
- Statutory claims, gateway questions of arbitrability, **9:14**
- Staying arbitration, **9:26**
- Staying litigation and compelling arbitration
  - generally, **9:25**
  - appellate review, **9:63**
  - Forms, this index
- Submission agreements
  - AAA submission agreement form, **15:60**
  - authority of arbitrator provisions, **9:37, 10:11**
  - choosing ADR processes, **4:16**
  - form, **15:60**
  - initiating the arbitral process, **9:21**
- Subpoenas, **9:38, 10:22**
- Sufficiency of evidence, vacation of award for, **9:60**
- Support disputes, **9:75**
- Telephone participation in hearings, **9:42**
- Textile and apparel industry disputes, **9:67**
- Time to render award, **9:49, 10:30**
- Transcripts of hearings, **9:43**
- Tripartite panels of arbitrators, **9:27**
- Unconscionability defense, agreements to arbitrate, **9:12, 9:13**
- Vacancies of arbitrators, filling, **9:33**
- Vacating the award, **9:57 et seq.**
- Validity of agreements to arbitration, **9:13**
- Voluntary arbitration, **9:3**
- Waiver, **9:11, 9:17**
- Witness credibility determinations, **10:29**
- Written opinions with awards
  - generally, **10:25, 10:32**
  - form, **15:79**
- Yours, mine, and ours arbitrators, **9:27**

**ARB-MED**

- Generally, **11:23**
- Advantages and disadvantages, **11:24**
- Form of agreement, **15:48**

**ASSESSMENT**

- Integrated conflict management system design, **2:3**

**ASSOCIATION FOR CONFLICT RESOLUTION (ACR)**

- Standards, **14:10**

**ATLANTA, JUSTICE CENTER OF**

- Creation, **1:6**

**ATTORNEYS**

- Generally, **1:1**
- ADR challenge, law, lawyers and reconciliation, **1:9**
- ADR specialization, **1:6, 1:7**
- ADR-attorney, term defined, **1:1**
- Advocacy and counseling
  - generally, **1:1, 4:1**
  - arbitration advocacy roles, below
  - conflicts of interest, **14:8**
  - distinctions, **4:1**
  - negotiations, **6:4**
  - overlapping roles, **1:1, 4:1**
- Advocate, role as, **1:1**
- Alternative to litigation, ADR as, **1:6**
- Arbitration advocacy roles
  - generally, **9:7**
  - Lemon Law arbitrations, **13:14**
  - right to counsel, **9:20**
- Arbitration fee awards, **9:54**
- Arbitration representation rights, **9:20**
- Arbitrators, lawyers as, **10:3**
- Barriers to ADR, **1:8**
- Case selection, **7:14 et seq.**
- Challenges of ADR for the legal profession, **1:9**
- Choosing ADR Processes, this index
- Collaborative lawyering model of legal representation, **6:5**
- Competency standards in ADR
  - counseling and advocacy, **14:3**
- Conflicts of interest, intermediation of disputes between clients, **14:8**

## INDEX

### ATTORNEYS—Cont'd

- Continuing Education, this index
- Continuing legal education, **1:7, 1:8**
- Contract formation, prevention counseling, **4:3**
- Counselor, role as, **1:1**
- Difficult clients, educating through mediation, **7:13**
- Fee awards, arbitration, **9:54**
- Georgia Supreme Court ADR Rules, continuing education mandates, **1:7**
- In-house attorneys, counseling for ADR, **4:7**
- Interviewing the client, **4:10**
- Lemon Law arbitrations advocacy, **13:14**
- Litigators, counseling for ADR, **4:8**
- Mediation, lawyer-to-lawyer approach, **7:18**
- Mediation advocacy
  - generally, **7:12 et seq.**
  - advantages and disadvantages for lawyers, **7:13**
  - approaching opponents, **7:18**
  - case selection, **7:14 et seq.**
  - cost considerations, **7:16**
  - counseling and preparing the client for, **7:17**
  - difficult clients, educating, **7:13**
  - issue defining and processing, **7:25**
  - lawyer-to-lawyer approach, **7:18**
  - litigious clients, **7:25**
  - mediator-advocate relationships, **8:43**
  - role of the lawyer, **7:12**
  - sessions, advocacy within, **7:25**
  - timing issues, **7:15**
- Mediators, service as, **7:23**
- Negotiation, role of lawyers in, **6:4**
- Neutrals, lawyers as, **1:1**
- Non-litigator attorneys, counseling for ADR, **4:6**
- Practice of law issues, non-lawyer ADR practitioners, **14:6**
- Prevention counseling, **4:2 et seq.**
- Problems with definitions, **2:1**
- Professionalism and Ethics, this index

### ATTORNEYS—Cont'd

- Risk Analysis, this index
- Role, advocate or counselor, **1:1**
- Settlement counsel model of legal representation, **6:5**
- Team negotiation, roles of team members, **6:43**
- Transactional attorneys, counseling for ADR, **4:6**
- Why lawyers should learn about ADR, **1:7**

### ATTORNEY'S FEES

- Awards, **9:54**

### AUTHORITY

- Adjudicative processes, **2:4, 2:6**
- Arbitration, this index
- Conciliatory processes, **2:4**
- Court-connected ADR, authority issues, **12:22**
- Experts. delegations of arbitral authority to, **10:24**
- Med-arb neutrals, **11:4, 11:15**
- Mediation, this index
- Mini-trials, authority of executives on panels, **11:34**
- Negotiation authority, **6:27**

### AVOIDANCE

- Dispute processing mechanisms, **1:3, 2:3**

### AWARDS

- Arbitration, this index
- Attorney's fees, **9:54**
- Med-arb, **11:15**

### BACKGROUND

- Historical Background, this index

### BANKING DISPUTES

#### ARBITRATION

- Generally, **9:71**
- Form, **15:84**

### BARGAINING

- See Negotiation, this index

### BARRIERS

- ADR barriers, **1:8**

**BASEBALL ARBITRATION**

Generally, **9:64**

Form, **15:76**

**BATNAs (BEST ALTERNATIVE TO A NEGOTIATED AGREEMENT)**

Negotiation preparation, **6:18**

Risk analysis evaluations, **5:1, 8:46**

**BIAS**

Partiality or Impartiality, this index

**BLOCK SOLUTIONS**

Dispute processing mechanisms generally, **1:3**

**BODY LANGUAGE**

Communication skills, **3:9**

**BRAINSTORMING**

Conflict resolution concepts and skills, **3:8**

**BUSINESS DISPUTES**

Mediation, **7:36**

**CASE EVALUATION**

Court-connected ADR, **2:22, 12:5**

**CAUCUSES**

See Mediation, this index

**CHOICE OF LAW**

See Arbitration, this index

**CHOOSING ADR PROCESSES**

Generally, **4:11 et seq.**

Cost-benefit analyses, **4:11**

Dual ADR/litigation strategies, **4:13**

Risk Analysis, this index

Sequential vs concurrent processes, **4:15**

Submission agreements, **4:16**

**CIVIL RIGHTS**

Statutory ADR, **13:6**

**CLASS AND COLLECTIVE ACTIONS**

Arbitrability, gateway questions, **9:15**

**CLASSIFICATION OR CLASSIFICATIONS**

Dispute processing mechanisms, **2:1 to 2:11**

**COGNITIVE BIASES**

Debiasing techniques, **5:8**

Risk analysis impacts, **5:8**

**COLLABORATION**

Bargaining, collaborative, **6:12**

Lawyering, collaborative, **6:5**

Win/win solutions, **3:3**

**COLLATERAL ESTOPPEL**

Arbitration, **9:62**

**COLLECTIVE BARGAINING**

Agreements, **1:3**

**COMMERCIAL DISPUTES**

Arbitration, this index

Mediation, **7:36**

**COMMITMENT**

Negotiation, commitment to, **6:21**

Obtaining party commitments to agreements

form drafting, **15:6**

mediators' functions, **8:21**

**COMMON LAW**

ADR challenge, law, lawyers and reconciliation, **1:9**

**COMMUNICATION**

Generally, **3:9 to 3:14**

Body language skills, **3:9**

Channels of communication, mediators opening, **8:16**

Confirming responses skills, **3:12**

Conveying responses, **3:13**

Eliciting information, **3:11**

Framing issues, mediators' roles, **8:17**

Halo effect skills, **3:9**

Listening skills, **3:10, 3:11**

Mediator skills, generally, **8:15 to 8:22**

Nonverbal language skills, **3:9**

Questioning skills, **3:11**

Reframing, **3:14**

## INDEX

### COMMUNICATION—Cont'd

- Responses, conveying, **3:13**
- Skills facilitating dispute resolution, generally, **3:9 et seq.**
- Translating and transmitting information, mediators' roles, **8:17**

### COMMUNITY DISPUTES

- Mediation, **7:38**

### COMMUNITY JUSTICE CENTERS

- Historical background, **1:6**

### COMPETENCY STANDARDS

- Lawyers, **14:3**
- Neutrals, **14:5**
- Society of Professionals in Dispute Resolution, **14:5**

### COMPLEX DISPUTES

- AAA Large, Complex Case Dispute Resolution Program, **15:89**
- Arbitration, **10:35**
- Court-connected ADR, management through, **12:4**
- Dual ADR/litigation strategies, **4:13**
- Multi-Party Disputes, this index
- Negotiation, **6:34**

### COMPROMISE

- Conciliatory processes, **2:4**
- General policy favoring, **6:55**

### COMPUTER INDUSTRY DISPUTES

- Arbitration, **9:68**
- Mini-trials, **11:30**

### CONCILIATION

- Mediation compared, **7:1**
- Mediation distinguished, **2:8**
- Reconciliation, lawyers' duties, **1:9**
- Secondary ADR processes, **2:8**

### CONCILIATORY ADR PROCESSES

- Adjudicative ADR processes distinguished, **2:4**
- Mediation, this index

### CONCILIO-ARBITRATION

- Generally, **11:27**

### CONFIDENTIALITY

- Administrative ADR, **13:18**
- Arbitration provision form, **15:73**
- Arbitrators, confidentiality standards, **10:34**
- Court-connected ADR, **7:30, 12:19**
- Mediation
  - generally, **7:5, 7:30 et seq.**
  - court-connected mediation, **7:30**
  - mediator disclosure duties, **7:32**
  - nondisclosure agreements, **7:31**
  - privilege, **7:30**
  - public body participants, **7:32**
- Mini-trials, **11:38**
- Nondisclosure agreements, **7:31**
- Privilege, **7:30**
- Settlement negotiations, **6:56**

### CONFIRMING RESPONSES

- Communication skills, **3:12**

### CONFLICT

- Conflict Resolution Concepts and Skills, this index
- Data conflicts, **3:4**
- Definition, **2:2**
- Dynamic model of, **3:15**
- Identifying sources of conflict, mediators' functions, **8:33**
- Integrated conflict management systems, **2:3, 2:17**
- Interests. See Conflicts of Interest, this index
- Objectivity, management skills, **3:6**
- Sources of, mediators' function to identify, **8:33**

### CONFLICT RESOLUTION CONCEPTS AND SKILLS

- Generally, **3:1, 3:1 et seq.**
- Active listening, emotion management, **3:7**
- Brainstorming, **3:8**
- Communication, this index
- Confirming responses, **3:12**
- Conflict dynamic model, **3:15**
- Consensus, **3:3**
- Conveying responses, **3:13**
- Creative thinking, **3:8**
- Cross-gender disputes, **3:6**

**CONFLICT RESOLUTION  
CONCEPTS AND SKILLS**

**—Cont'd**

Data conflicts, **3:4**  
 Denial, **3:3**  
 Disputes and conflicts distinguished  
     generally, **2:2, 3:1**  
     medical analogy, **4:9**  
 Dissensus, **3:3**  
 Dominance, **3:3**  
 Eliciting information, **3:11**  
 Emotion management, **3:7**  
 Grievances and disputes  
     distinguished  
         generally, **2:2**  
         medical analogy, **4:9**  
 Interest conflicts, **3:3**  
 Listening, **3:10, 3:11**  
 Medical analogy, **3:2, 4:9**  
 Neutral restatement, emotion  
     management, **3:7**  
 Orange scenario, **3:2, 3:4, 4:10**  
 Power, **3:3**  
 Principle conflicts, **3:4**  
 Questioning, **3:11**  
 Reframing, **3:14**  
 Relationship conflicts, **3:4**  
 Sources of other types of conflict, **3:4**  
 Structural conflicts, **3:4**  
 Value conflicts, **3:4**

**CONFLICTS OF INTEREST**

Generally, **3:3**  
 Arbitrators, **14:16**  
 Lawyers' intermediation of disputes  
     between clients, **14:8**  
 Mediators, **14:7**  
 Professionalism and ethics in ADR,  
     **14:7, 14:16**

**CONSENSUS**

Generally, **3:3**

**CONSTRUCTION INDUSTRY  
DISPUTES**

Arbitration, **9:66**  
 Med-arb, **15:46**  
 Mini-trials, **11:30**

**CONSULTANTS**

See Experts, this index

**CONSUMER DISPUTES**

Administrative ADR, **2:34**  
 Arbitration  
     attorney's fee awards, **9:54**  
     gateway questions of arbitrability,  
         **9:14**  
     statutory, **2:34, 13:8**  
 Lemon Laws  
     generally, **2:34**  
     Georgia, **13:9 et seq.**

**CONTINUING EDUCATION**

Generally, **1:7, 1:8, 14:1**  
 Georgia Supreme Court ADR Rules,  
     **1:7**

**CONTINUOUS IMPROVEMENT**

Integrated conflict management  
     system design, **2:3**

**CONTRACTS OR AGREEMENTS**

Adhesiveness defense, agreements to  
     arbitrate, **9:12**  
 Arbitration agreements  
     Arbitration, this index  
     Forms, this index  
     historical background, **1:6**  
 Collective bargaining agreements,  
     **1:3**  
 Forms, this index  
 Integrated conflict management  
     system design, **2:3**  
 Litigiousness drafting, **4:3**  
 Mediated settlement agreements,  
     validity and enforcement, **7:28**  
 Mediation agreements  
     Forms, this index  
     Mediation, this index  
 Mediation of contract disputes, **7:36**  
 Mediator engagement agreements,  
     **8:34**  
 Nondisclosure agreements, **7:31**  
 Prevention counseling, **4:3**  
 Settlement agreements. Settlement,  
     this index  
 Unconscionability defense to agree-  
     ments to arbitrate, **9:12, 9:13**

## INDEX

### CONVEYING RESPONSES

Communications skills, **3:13**

### CORPORATIONS

Counseling for ADR, role of the in-house attorney, **4:7**

Mediation, essential and non-essential participants, **8:43**

Mini-trials use to resolve disputes, **11:29, 11:30**

Stockholder arbitration agreement, **15:88**

Team negotiation  
corporate officers participation, **6:43**  
institutional representatives, **6:46 et seq.**

### COST-BENEFIT ANALYSIS

Choosing ADR processes, **4:11**

### COSTS, FEES, AND EXPENSES

Arbitration, this index

Attorney's fee awards, **9:54**

Form drafting considerations, **15:18**

Med-arb, **11:4**

Mediation, **7:16**

Med-then-arb, **11:20**

Mini-trials, costs awards, **11:39**

### COUNSELING FOR ADR

Generally, **4:1 et seq.**

ADR pledges, **4:5**

Advocacy and counseling, overlapping roles of lawyers  
generally, **1:1, 4:1**

conflicts of interest, **14:8**

negotiations, **6:4**

Advocacy and counseling  
distinguished, **4:1**

Basic problem-solving, **4:9**

Choosing ADR Processes, this index

Conflicts of interest, **14:8**

Contracts, prevention counseling, **4:3**

In-house attorney roles, **4:7**

Interviewing the client, **4:10**

Lawyer competency standards, **14:3**

Litigator roles, **4:8**

Mediation preparation, **7:17**

### COUNSELING FOR ADR—Cont'd

Partnering, prevention counseling, **4:4**

Prevention counseling, **4:2 et seq.**

Process, **4:9**

Professional and ethical responsibilities of lawyers, **4:1**

Professionalism and Ethics, this index

Risk Analysis, this index

Role of the in-house attorney, **4:7**

Role of the litigator, **4:8**

Role of the non-litigator attorney, **4:6**

Transactional attorneys, **4:6**

### COUNSELORS

See Attorneys, this index

### COURT-CONNECTED ADR

Generally, **12:1**

Access requirements, **2:26**

Advantages and disadvantages, **12:24**

Ancillary court proceedings in arbitrations

generally, **15:21 et seq.**

Forms, this index

Appellate settlement conferences, **12:11**

Appointments of neutrals, **12:17**

Arbitration

generally, **9:3, 12:7**

mechanisms of ADR generally, **2:21**

shadow-of-the-law principle, relevance, **1:5**

Authority issues, **12:22**

Case evaluation

generally, **12:5**

mechanisms of ADR generally, **2:22**

Complex litigation management, **12:4**

Compliance standard, **12:23**

Confidentiality standards

generally, **12:19**

mediation, **7:30**

Early neutral evaluation, **2:22, 12:5**

Efficacy, **12:24**



## COURT-CONNECTED ADR

### —Cont'd

- Federal courts
  - generally, **12:21**
  - magistrates, use in, **12:4**
  - reference, trials by, **12:9**
- Forms, this index
- Georgia Commission on Dispute Resolution, **12:14**
- Georgia Court-connected Alternative Dispute Resolution Act, **12:14**
- Georgia model rules, **12:2**
- Georgia Office of Dispute Resolution studies, **12:24**
- Georgia statewide court-annexed system, **12:14**
- Georgia statewide framework for ADR, **12:20**
- Georgia Supreme Court ADR Rules, **12:14, 12:15**
- Good faith requirements, **12:23**
- Historical background, **1:6**
- Immunity of neutrals, **12:18**
- Informalism, **1:4**
- Judges' referral discretion, **12:16**
- Judicial acceptance of ADR processes
  - generally, **1:6**
  - Georgia, **1:9**
- Jury trial rights issues
  - generally, **12:1**
  - references, use of, **12:9**
- Magistrates use in federal courts, **12:4**
- Mechanisms of ADR generally, **2:21 et seq.**
- Mediation
  - certification of mediator, form, **15:94**
  - confidentiality standards, **7:30**
  - consent order to extend time for mediation, **15:93**
  - court-ordered, **2:20**
  - Forms, this index
  - mechanisms of ADR generally, **2:20**
  - notice of scheduled mediation session, form, **15:92**

## COURT-CONNECTED ADR

### —Cont'd

- Mediation—Cont'd
    - professionalism and ethics standard for mediators, **14:13**
    - referrals, **12:6**
    - report of mediation, form, **15:94**
    - restrictions, **8:35**
    - shadow-of-the-law principle, relevance, **1:5**
  - Medical malpractice screening panels, **12:10**
  - Mini-trials, **12:8**
  - Multi-door courthouse concept, **1:6, 2:27, 12:13**
  - Neutrals
    - expert fact-finding, **2:24**
    - immunity, **12:18**
    - qualifications and appointment, **12:17**
  - Policy considerations, **12:24**
  - Practice pointers, **12:25**
  - Processes
    - generally, **1:4**
    - secondary processes, **2:7**
  - Qualifications of neutrals, **12:17**
  - Reality testing aspects, **12:1, 12:25**
  - Referees, use of, **12:9**
  - Reference, trials by, **12:9**
  - Referral discretion of judges, **12:16**
  - Secondary processes, **2:7**
  - Settlement conferences, court-ordered, **2:19, 12:3**
  - Settlement week schedules, **12:12**
  - Shadow-of-the-law principle, relevance, **1:5, 12:1**
  - Special master appointments, **2:23, 12:4**
  - Standards, **12:15**
  - State law variations, **12:2**
  - Statewide court-annexed systems, **12:14**
  - Summary jury trials, **2:25, 12:8**
- ## CREATIVE THINKING
- Conflict resolution concepts and skills, **3:8**

## INDEX

### CROSS-GENDER DISPUTES

Conflict resolution concepts and skills, **3:6**

### CUSTODY DISPUTES

Arbitration, **9:75**

Mediation

generally, **7:33**

mediators' roles, **8:50**

practice of law issues, non-lawyer mediators, **14:6**

Practice of law issues, non-lawyer mediators, **14:6**

### DECISION MAKING

Generally, **5:1 et seq.**

Arbitrators' authority, **10:24**

Risk Analysis, this index

### DEFENSES

Arbitration, this index

Negotiation tactics defenses, **6:23 et seq.**

### DEFINITIONS

Adjudicative ADR, **2:4**

Administered arbitration, ad hoc arbitration, **9:8**

Administering agencies, **1:1**

ADR, **1:4**

ADR providers, **1:1**

Arbitrability, **9:11**

BATNA, **5:1**

Brainstorming, **3:8**

Caucus, **7:7**

Collaborative lawyering, **6:5**

Co-med-arb, **11:21**

Co-mediation, **8:48**

Complex case, **10:35**

Compulsory arbitration, **9:3**

Conciliation, **7:1**

Conciliatory ADR, **2:4**

Concilio-arbitration, **11:27**

Conflict, **2:2**

Conflict dynamic model, **3:15**

Consensus, **3:3**

Container contract, **9:12**

Disputant, **1:1**

Dispute, **2:2**

Dispute processing, **2:2**

### DEFINITIONS—Cont'd

Disputing, **2:2**

Dissensus, **3:3**

DRB, **2:16**

Dual track strategy, **4:13**

Equitable negotiating position, **6:13**

Expected value, **5:2**

Facilitation, **7:1**

Grievance, **2:2**

Halo effect, **3:9**

Heuristics, **5:8**

Homo economicus, **5:1**

Hybrids, **2:7**

Informalism, **1:4**

Interests, **2:2**

Litigotiation, **6:50**

Mandatory arbitration, **9:3**

Maximalist negotiating position, **6:13**

Medaloe, **15:47**

Med-arb, **11:2**

Med-arb2, **11:22**

Mediation, **7:1**

Med-then-arb, **11:17**

Mini-trial, **11:29**

Negative transference, **3:6**

Negotiation, **6:2**

Neg-reg, **13:4**

Neutrals, **1:1**

Participants, **1:1**

Parties, **1:1**

Partnering, **4:4**

Party, **1:1**

Polycentric dispute, **7:33**

Problems with definitions, **2:1**

Public dispute, **2:30**

Reality testing, **6:4**

Reframing, **3:14**

Reg-neg, **2:29**

Restimulation, **3:6**

Secondary processes, **2:7**

Shadow mediation, **8:47**

Stakeholders, **1:1**

Transference, **3:6**

Variations, **2:7**

### DENIAL

Conflict resolution concepts and skills, **3:3**

**DESIGN OF SYSTEM**

Generally, **2:3**

**DICTATION**

Dispute processing mechanisms not covered in book, **1:3**

**DIRTY TRICKS**

Negotiation, **6:23 et seq.**

**DISABILITY LAW**

Statutory ADR, **13:6**

**DISADVANTAGES OF ADR**

See Advantages and Disadvantages of ADR, this index

**DISCLOSURE**

Arbitration information exchanges, **9:35**

Arbitrator disclosures, **9:31, 10:5**

Confidentiality, this index

Information exchanges, **9:35**

Mediators' disclosure duties, **7:32**

Negotiations, ethical considerations, **14:4**

Nondisclosure agreements, mediation, **7:31**

Professionalism and ethics standard for arbitrators, **14:16**

**DISCOVERY**

Arbitration, **9:35**

Arbitration form, **15:78**

Form, arbitration, **15:78**

Mini-trials, **11:40**

**DISPUTANTS**

ADR participation limitations, form drafting considerations, **15:13**

Definition, **1:1**

Mediation, essential and non-essential participants, **8:43**

Parties distinguished, **1:1**

Public body participants, confidentiality standards, **7:32**

Stakeholders distinguished

generally, **1:1**

negotiation considerations, **6:7**

**DISPUTE REVIEW BOARDS (DRB)**

Secondary ADR processes, **2:16**

**DISPUTES**

As to particular types of disputes, see more specific topics

Conflicts distinguished

generally, **2:2, 3:1**

medical analogy, **4:9**

Definition, **2:2**

Grievances distinguished

generally, **2:2**

medical analogy, **4:9**

**DISSENSUS**

Generally, **3:3**

**DIVORCE**

Arbitration, **9:75**

Cross-gender disputes, conflict resolution concepts and skills, **3:6**

Mediation

generally, **7:33**

court-connected, **15:96**

mediators' roles, **8:50**

practice of law issues, non-lawyer mediators, **14:6**

stipulation/settlement agreements, **15:96**

Practice of law issues, non-lawyer mediators, **14:6**

Stipulation/settlement agreements, **15:96**

**DOMINANCE**

Conflict resolution concepts and skills, **3:3**

**DRAFTING AGREEMENTS**

See Forms, this index

**DUAL TRACK STRATEGIES**

Generally, **4:13**

**EARLY NEUTRAL EVALUATION (ENE)**

Court-connected ADR, **2:22, 12:5**

Mediation distinguished, **12:5**

**EDUCATION**

Continuing Education, this index

**ELICITING INFORMATION**

Communication skills, **3:11**

## INDEX

### EMOTION MANAGEMENT

Conflict resolution concepts and skills, **3:7**

### EMPLOYMENT DISPUTES

Arbitration, this index  
Civil rights, statutory ADR, **13:6**  
Public Employment Disputes, this index  
Workers' compensation, **13:6**

### ENTRY

Integrated conflict management system design, **2:3**

### ENVIRONMENTAL DISPUTES

Administrative ADR, **13:5**  
Mediation, **7:37**

### ESCROW PROVISION

Arbitration form, **15:69**

### ETHICS

See Professionalism and Ethics, this index

### EVALUATION

Integrated conflict management system design, **2:3**  
Mechanisms of ADR, **2:7**

### EX PARTE COMMUNICATIONS BY ARBITRATORS

Generally, **10:18**  
Professionalism and ethics standards, **14:17**

### EX PARTE DISCUSSIONS

Mediation, **7:7**

### EX PARTE HEARINGS

Arbitration, **9:41**

### EXCLUSIONS OR EXEMPTIONS

Dispute processing mechanisms not covered, **1:3**

### EXPECTED SATISFACTION THEORY

Negotiation strategy, **6:11**

### EXPECTED VALUE CALCULATIONS

Risk analysis, **5:2**

### EXPENSES

See Costs, Fees, and Expenses, this index

### EXPERTS

ADR consultants, use of, **2:3**  
Arbitrator delegations of authority to, **10:24**  
Arbitrator experts  
generally, **9:28**  
independent investigations by, **10:23**  
Biased vs neutral, use in negotiations, **6:31**  
Court-connected ADR, neutral expert fact-finding, **2:24**  
Delegations of arbitral authority to, **10:24**  
Form drafting considerations, expert consultations, **15:4**  
Form of mediation agreement for engagement, **15:37**  
Independent investigations by, **10:23**  
Med-arb, experts as med-arbitrators, **11:10**  
Mediation participation, **8:43**  
Mediators, expertise  
process knowledge and experience, **7:21**  
substantive knowledge and expertise, **7:22**  
Negotiation, use in, **6:31**  
Neutral expert fact-finding  
court-connected ADR, **2:24**  
secondary ADR processes, **2:10**  
Neutral vs biased, use in negotiations, **6:31**  
Team negotiation, roles of team members, **6:43**

### EXTERNAL CONSULTANTS

Integrated conflict management system design, **2:3**

### FACILITATION

Mediation and, terms compared, **7:1**  
Mediators as facilitators, **8:4**  
Secondary ADR processes, **2:9**

### FAIRNESS

Med-arb proceedings, **11:28**

**FAIRNESS—Cont'd**

- Mediation, fairness of outcomes, **14:12**
- Professionalism and ethics standard for arbitrators, **14:15**
- Settlement conference fairness requirements, **6:58**

**FAMILY DISPUTES**

- Cross-gender disputes, conflict resolution concepts and skills, **3:6**
- Custody Disputes, this index
- Divorce, this index
- Mediation, **7:33, 7:34**
- Support Disputes, this index

**FEES**

- See Costs, Fees, and Expenses, this index

**FIGHTING**

- Dispute processing mechanisms not covered in book, **1:3**

**FINANCE INDUSTRY  
ARBITRATION**

- Generally, **9:71**
- Form, **15:84**

**FORMALITY LEVELS**

- Mechanisms of ADR, **2:1**

**FORMS**

- Generally, **15:1 et seq.**
- Ancillary court proceedings in arbitration
  - generally, **15:21 et seq.**
  - motion/petition, below
- Arbitration
  - AAA rules incorporation, **15:64**
  - agreements to arbitrate, **9:13, 15:60**
  - appeals, **15:80**
  - awards
    - baseball arbitration, **15:76**
    - dispositive motions, **15:77**
    - fees and expenses, **15:82**
    - high/low or control clauses
      - arbitrator informed of limits, **15:75**

**FORMS—Cont'd**

- Arbitration—Cont'd
  - awards—Cont'd
    - high/low or control clauses
      - Cont'd
        - arbitrator not informed of limits, **15:74**
      - last best offer, **15:76**
    - banking disputes, **15:84**
    - bifurcation, **15:70**
    - choice of law, **15:65**
    - conditions precedent, **15:68**
    - conference or hearing procedures, **15:16**
    - confidentiality, **15:73**
    - consolidation, **15:71**
    - discovery, **15:78**
    - drafting considerations. Arbitration, drafting considerations, below
    - employment agreement, **15:86**
    - escrow provision, **15:69**
    - fees and expenses, **15:82**
    - governing law, **15:65**
    - hybrid clause for mediation and last-offer arbitration, **15:47**
    - international arbitration clauses, **15:83**
    - judicial appeals, **15:81**
    - language provisions, **15:66**
    - locale provisions, **15:64**
    - motion/petition, below
    - nationality of arbitrator, **15:63**
    - number of arbitrators, **15:61**
    - partnership agreement, **15:85**
    - pre-conference or pre-hearing activities, **15:15**
    - pre-disputes clause, **15:60**
    - provisional remedies, **15:67**
    - qualifications of arbitrators, **15:61**
    - remedies, **15:72**
    - securities agreement, **15:87**
    - selection of arbitrators, **15:62**
    - stockholder agreement, **15:88**
    - submission agreement, **15:60**
    - written opinions, **15:79**
  - Arbitration, drafting considerations
    - generally, **15:48**

## INDEX

### FORMS—Cont'd

- Arbitration, drafting considerations
  - Cont'd
  - administration provisions, **15:58**
  - authority, **15:56**
  - broad arbitration agreements, **15:72**
  - checklist of points to consider, **15:59**
  - client's objectives, **15:50**
  - facts, **15:51**
  - judgment vs award decisions, **15:53**
  - law of the case, **15:51**
  - option to arbitrate or litigate, **15:54**
  - pre- vs post-dispute agreements, **15:48**
  - precedent, **15:51**
  - procedural details, **15:57**
  - procedural variables, **15:52**
  - scope of arbitration, **15:56**
  - severability, **15:55**
- Arb-med agreement, **15:48**
- Banking disputes arbitration, **15:84**
- Baseball arbitration, **15:76**
- Choice of law, arbitration, **15:65**
- Conference or hearing procedures, drafting considerations, **15:16**
- Consent order to extend time for mediation, **15:93**
- Construction industry disputes, **15:46**
- Costs and expenses, drafting considerations, **15:18**
- Court-connected mediation
  - generally, **7:4**
  - certification of mediator, **15:94**
  - consent order to extend time for mediation, **15:93**
  - guidelines for mediation, **15:92**
  - notice of scheduled mediation session, **15:92**
  - order for mediation, **15:90, 15:91**
  - report of mediation, **15:94**
  - stipulation/settlement agreements
    - generally, **15:95**
    - divorce, **15:96**
- Discovery arbitration, **15:78**

### FORMS—Cont'd

- Drafting considerations
  - generally, **15:1**
  - arbitration, drafting considerations, above
  - conference or hearing procedures, **15:16**
  - costs and expenses, **15:18**
  - executory ADR clauses, **15:1**
  - expert consultations, **15:4**
  - future dispute ADR clauses, **15:1**
  - ground rules, **15:8**
  - incorporating and modifying institutional rules, **15:19**
  - information exchange, **15:61**
  - information gathering, **15:2**
  - initiation of process provisions, **15:9**
  - innovation, **15:3**
  - institutional rules, use of, **15:19**
  - litigation effects of ADR processes, **15:10**
  - logistics provisions, **15:12**
  - med-arb, **11:8**
  - mediation agreements
    - generally, **15:35**
    - information exchange, **15:41**
  - mini-trials, **11:35, 15:43**
  - motions and petitions in ancillary court proceedings, **15:21, 15:22**
  - neutrals, **15:14**
  - participant limitations, **15:13**
  - party commitments to agreements, obtaining, **15:6**
  - pre-conference or pre-hearing activities, **15:15**
  - pre-dispute ADR clauses, **15:1**
  - pre-dispute agreements, **15:5**
  - pre-dispute negotiation agreements, **15:20**
  - privacy standards, **15:13**
  - procedures, **15:8**
  - scope of agreement, **15:7**
  - settlement incentives, **15:42**
  - termination provisions, **15:17**
  - time provisions, **15:11**
  - trigger provisions, **15:9**

**FORMS—Cont'd**

- Drafting considerations—Cont'd
  - withdrawal provisions, **15:17**
- Escrow provision, arbitration, **15:69**
- Executory ADR clauses, drafting considerations, **15:1**
- Expert consultations, drafting considerations, **15:4**
- Expertise provision, mediation agreements, **15:37**
- Future dispute ADR clauses, drafting considerations, **15:1**
- Governing law, arbitration, **15:65**
- Ground rules, drafting considerations, **15:8**
- Hybrid clause for mediation and last-offer arbitration, **15:47**
- Incorporating and modifying institutional rules, drafting considerations, **15:19**
- Information exchange in mediation, drafting considerations, **15:41**
- Information gathering, drafting considerations, **15:2**
- Initiation of process provisions, drafting considerations, **15:9**
- Innovative drafting, **15:3**
- Institutional rules, use of in drafting, **15:19**
- International arbitration clauses, **15:83**
- Litigation effects of ADR processes, drafting considerations, **15:10**
- Logistics provisions, drafting, **15:12**
- Medaloo provision, **15:47**
- Med-arb
  - basic agreement, **15:45**
  - construction industry dispute, **15:46**
  - drafting considerations, **11:8**
- Mediation agreements
  - authority of mediator, **15:38**
  - basic mediation clause, **15:36**
  - conference or hearing procedures, **15:16**
  - court-connected mediation, above drafting considerations, **15:35**
  - expertise provision, **15:37**

**FORMS—Cont'd**

- Mediation agreements—Cont'd
  - hybrid clause for mediation and last-offer arbitration, **15:47**
  - pre-conference memoranda, **15:40**
  - pre-conference or pre-hearing activities, **15:15**
  - time limitations, **15:39**
- Mini-trials
  - drafting considerations, **11:35, 15:43**
  - executives on panels, **11:34**
  - sample clauses, **15:44**
- Motion/petition
  - generally, **15:21**
  - compel arbitration and stay pending action
    - drafting considerations, **15:22**
    - federal district court, **15:24**
    - Georgia superior court, **15:23**
  - confirm award
    - federal district court, **15:32**
    - Georgia superior court, **15:31**
  - confirm award, lift the stay, and enter judgment
    - federal district court, **15:34**
    - Georgia courts, **15:33**
  - modify or correct award
    - federal district court, **15:30**
    - Georgia superior court, **15:29**
  - stay arbitration
    - federal district court, **15:26**
    - Georgia superior court, **15:25**
  - vacate award
    - federal district court, **15:28**
    - Georgia superior award, **15:27**
- Neutrals, drafting standards, **15:14**
- Orders for mediation, **15:90, 15:91**
- Participant limitations, drafting considerations, **15:13**
- Petitions. Motion/petition, above
- Pre- vs post-dispute arbitration agreements, form drafting considerations, **15:48**
- Pre-conference memoranda, mediation agreements, **15:40**



## INDEX

### **FORMS—Cont'd**

- Pre-conference or pre-hearing activities, drafting considerations, **15:15**
- Pre-dispute agreements, drafting considerations
  - generally, **15:1, 15:5**
  - negotiation, **15:20**
- Privacy standards, drafting considerations, **15:13**
- Procedures, drafting considerations, **15:8**
- Scope of agreement, drafting considerations, **15:7**
- Settlement incentives, drafting considerations, **15:42**
- Stipulation/settlement agreements, court-connected mediation
  - generally, **15:95**
  - divorce, **15:96**
- Stockholder arbitration agreement, **15:88**
- Termination provisions, drafting considerations, **15:17**
- Time limitations, mediation agreement, **15:39**
- Time provisions, drafting considerations, **15:11**
- Trigger provisions, drafting considerations, **15:9**
- Withdrawal provisions, drafting considerations, **15:17**

### **FUTURE DISPUTE ADR CLAUSES**

- Drafting considerations, **15:1**

### **GAMBLING THEORY**

- Risk analysis, **5:6**

### **GAME THEORY**

- Negotiation strategy, **6:10**

### **GEORGIA ARBITRATION CODE (GAC)**

- Generally, **9:10**
- Appeals of awards to courts, **9:57, 9:63**
- Criminal liability of arbitrators, **10:36**
- FAA conflicts, **9:14**
- Judicial review of awards, **9:57, 9:63**

### **GEORGIA ARBITRATION CODE (GAC)—Cont'd**

- Manifest disregard of the law challenges to verdicts, **9:60**
- Petition requirements, **9:19**

### **GEORGIA COMMISSION ON DISPUTE RESOLUTION**

- Court-connected ADR, **12:14**

### **GEORGIA COURT-CONNECTED ALTERNATIVE DISPUTE RESOLUTION ACT**

- Generally, **12:14**

### **GEORGIA INTERNATIONAL ARBITRATION CODE (GIAC)**

- Generally, **9:73**

### **GEORGIA OFFICE OF DISPUTE RESOLUTION**

- Court-connected ADR studies, **12:24**
- Creation, **12:14**

### **GEORGIA STATEWIDE FRAMEWORK FOR ADR**

- Generally, **12:20**

### **GEORGIA SUPREME COURT ADR RULES**

- Continuing education mandates, **1:7**
- Court-connected ADR, **12:14, 12:15**
- Mediation, **14:13**

### **GOOD FAITH DUTIES**

- Court-connected ADR, **12:23**
- Court-ordered mediation, **2:20**
- Negotiation, good faith and bad faith in, **6:51**
- Settlement conferences, **2:19**

### **GOOD GUY/BAD GUY TACTICS**

- Complex disputes, dual ADR/litigation, **4:13**
- Defenses, **6:27**
- Negotiation
  - generally, **6:26**
  - defenses, **6:27**

### **GOVERNING LAW**

- Arbitration, this index

**GOVERNMENT AGENCIES**

Administrative ADR, this index  
Mini-trials use in inter-agency disputes, **11:30**

**GRIEVANCES**

Conflicts and disputes distinguished generally, **2:2**  
medical analogy, **4:9**  
Definition, **2:2**

**HALO EFFECT**

Communication skills, **3:9**

**HEURISTICS**

Risk analysis impacts, **5:8**

**HISTORICAL BACKGROUND**

Generally, **1:8, 1:9**  
Agreements to arbitrate, **1:6**  
Arbitration, **9:4**  
Colonial Georgia, **1:9**  
Court-connected ADR, **1:6**  
Great Britain, **1:9**  
Judicial acceptance of ADR, **1:6**  
Mediation, **7:2**  
Mini-trials, **11:30**  
Neighborhood or community justice centers, **1:6**  
Ombudsing, **2:14**

**HOMO ECONOMICUS**

Generally, **5:1**

**HYBRIDS**

Advisory med-arb, **11:26**  
Arb-Med, this index  
Concilio-arbitration, **11:27**  
Definition, **2:7**  
Med-Arb, this index  
Mini-Trials, this index  
Shadow mediation, **8:47, 11:25**

**IMMUNITIES**

Arbitrators, **10:36**  
Court appointed neutrals, **12:18**

**IMPARTIALITY**

Partiality or Impartiality, this index

**IMPASSE**

Med-arb procedures, **11:11**

**IMPASSE—Cont'd**

Mediation, this index  
Negotiation, this index

**IMPLEMENTATION**

Integrated conflict management system design, **2:3**

**IMPROVEMENT**

Integrated conflict management system design, continuous improvement, **2:3**

**INFORMALISM**

Definition, **1:4**

**INSURANCE DISPUTES**

Arbitration, **9:70**  
Liability insurance  
duty to settle within policy limits, **6:52**  
mediation, **7:35**  
Med-arb, **11:7**  
Mediation, **7:35**

**INTEGRATED CONFLICT MANAGEMENT SYSTEMS**

Generally, **2:3, 2:17**

**INTEGRATIVE STRATEGY YIELDING**

Win/win solutions, **6:14**

**INTELLECTUAL PROPERTY DISPUTES**

Mediation, **7:36**

**INTERESTS**

Definition, **2:2**

**INTERNATIONAL ARBITRATION**

Generally, **9:73**  
Forms, **15:83**

**INVESTMENT STRATEGIES**

Negotiated, **2:30, 13:5**

**JUDGES**

ADR participation by active judges, **14:5**  
Rent-a-judge and private judging ADR, **2:26, 12:9**

## INDEX

### JUDICIAL ACCEPTANCE OF ADR

- Administrative ADR, this index
- Court-Connected ADR, this index
- Historical background, **1:6**
- Public policy favoring ADR, **7:27, 9:4**

### JURIES

- Court-connected ADR, jury trial rights issues
  - generally, **12:1**
  - references, use of, **12:9**
- Mini-Trials, this index
- Summary jury trials, **2:25, 12:8**
- Verdict reports, negotiation use, **6:18**

### JURISDICTION

- See Arbitration, this index

### JUSTICE CENTER OF ATLANTA

- Creation, **1:6**

### LABOR DISPUTES

- Dispute processing mechanisms generally, **1:3**
- Med-arb, **11:3, 11:6**
- Mediation, **7:2**

### LANGUAGE PROVISIONS

- Arbitration, language of, **15:66**

### LAWYERS

- See Attorneys, this index

### LEGAL EXCLUSIONS

- Gateway questions of arbitrability, **9:14**

### LEGAL PRECEDENT

- See Precedent, this index

### LEMON LAWS

- Generally, **2:34**
- Georgia practice, **13:9 et seq.**

### LIMITATIONS OF ACTIONS

- Arbitrability, limitation provisions affecting, **9:18**

### LIMITATIONS OR RESTRICTIONS

- Arbitration, limitation provisions affecting arbitrability, **9:18**

### LIMITATIONS OR

#### RESTRICTIONS—Cont'd

- Judges, limitations on ADR activities, **14:5**
- Legal precedent in ADR, **1:5**
- Mediation, this index

### LISTENING

- Communication skills, **3:10, 3:11**

### LITIGATION

- Adjudicative process, generally, **2:4, 2:6**
- ADR agreements affecting pending litigation, form drafting considerations, **15:10**
- ADR alternatives to, **1:6**
- Advantages and disadvantages of ADR, pre- vs post-litigation-filing, **12:1**
- Alternative to litigation, ADR as, **1:6**
- Ancillary court proceedings in arbitration
  - generally, **15:21 et seq.**
  - Forms, this index
- Arbitration distinguished, **2:6**
- Choosing ADR alternatives, **4:12**
- Dual ADR/litigation strategies, **4:13**
- Form drafting considerations
  - litigation effects of ADR processes, **15:10**
  - option to arbitrate or litigate, **15:54**
- Mediation, effects on pending litigation, **7:29**
- Mini-trials, impacts on pending litigation, **11:36**
- Option to arbitrate or litigate, form drafting considerations, **15:54**
- Pending litigation
  - ADR agreements affecting, form drafting considerations, **15:10**
  - advantages and disadvantages of ADR, pre- vs post-litigation-filing, **12:1**
  - mediation, effects on, **7:29**
  - mini-trials, impacts on, **11:36**
- Primary dispute processing mechanisms, **2:3, 2:6**
- Shadow mediation during, **8:47, 11:25**

**LITIGATION—Cont'd**

Shadow-of-the-Law Principle, this index

**LITIGIOUS CLIENTS**

Generally, **1:6**  
Contract drafting pointers, **4:3**  
Mediation advocacy, **7:25**

**LITIGOTIATION**

Generally, **6:50**

**MAGISTRATES**

Federal courts, use in, **12:4**

**MANAGEMENT**

Integrated conflict management system design, **2:3**

**MECHANISMS OF ADR**

Generally, **2:1 et seq.**  
Administrative ADR, this index  
Advisory arbitration, **2:11**  
Advocacy tips, **2:36**  
Arbitration, **2:21**  
Arbitration and litigation distinguished, **2:6**  
Case evaluation, **2:22**  
Choosing ADR Processes, this index  
Conciliation, **2:8**  
Conciliatory and adjudicative processes distinguished generally, **2:4**  
Mediation, this index  
Consumer arbitration, **2:34, 13:8**  
Continuum of mechanisms, **2:3**  
Counseling for ADR, this index  
Court-Connected ADR, this index  
Disputes review boards, **2:16**  
Evaluative processes, **2:7**  
Expert ADR consultants, use of, **2:3**  
Facilitation  
    public disputes, **2:30**  
    secondary ADR processes, **2:9**  
Formality levels, **2:1**  
Hybrids, this index  
Integrated conflict management systems design, **2:3, 2:17**  
Litigation and arbitration distinguished, **2:6**  
Med-arb, **2:12**

**MECHANISMS OF ADR—Cont'd**

Mediation  
    court-ordered, **2:20**  
    public disputes, **2:30**  
Medical malpractice arbitration, **2:35**  
Mini-trials, secondary ADR processes, **2:13**  
Multi-door courthouses, **2:27**  
Negotiated rulemaking, **2:29**  
Negotiation and mediation distinguished, **2:5**  
Neutral expert fact-finding, **2:10**  
Non-binding arbitration, **2:11**  
Ombudsing, **2:14**  
Peer review, **2:15**  
Primary mechanisms, **2:3**  
Private judging, **2:26**  
Public employment arbitration, **2:33**  
Reg-neg, **2:29**  
Rent-a-judge, **2:26**  
Secondary ADR processes, **2:7 to 2:35**  
Settlement conferences, **2:19**  
Special master appointments, **2:23**  
Statutory rights ADR, **2:31**  
Summary jury trials, **2:25**  
Win/win solutions, **2:4**

**MEDALOA**

Generally, **15:47**

**MED-ARB**

Generally, **11:2 et seq.**  
Advantages and disadvantages generally, **11:4, 11:5**  
    fairness, **11:28**  
    med-then-arb, **11:18, 11:19**  
Advisory med-arb, **11:26**  
Arbitration phase, **11:14**  
Arb-med  
    generally, **11:23**  
    advantages and disadvantages, **11:24**  
    form of agreement, **15:48**  
Authority of the neutral, **11:4, 11:15**  
Awards, **11:15**  
Choosing a case for, **11:7**  
Co-med-arb, **11:21**  
Concilio-arbitration, **11:27**

## INDEX

### **MED-ARB—Cont'd**

- Construction industry dispute, form, **15:46**
- Costs
  - generally, **11:4**
  - med-then-arb, **11:20**
- Definition, **11:2**
- Demands initiating, **11:9**
- Distinction from mediation, **11:4**
- Drafting med-arb hybrid agreements, **11:8**
- Efficacy, **11:28**
- Expert med-arbitrator, **11:10**
- Forms, this index
- Hybrid variations, **11:16**
- Impasse, **11:11**
- Initiation, **11:9**
- Insurance disputes, **11:7**
- Issues eliminated during mediation phase, **11:13**
- Labor disputes, **11:3, 11:6**
- Med-arb2, **11:22**
- Mediation distinguished, **11:4**
- Mediation phase, **11:12**
- Med-then-arb modifications, **11:17 et seq.**
- Neutrals conducting, **11:4**
- Phases of procedure, **11:11 et seq.**
- Potential, **11:28**
- Purposes, **11:2**
- Secondary ADR processes, **2:12**
- Selecting the neutral, **11:10**
- Shadow mediation, **8:47, 11:25**
- Transition from mediation to arbitration, **11:13**
- Value, **11:28**
- Withdrawal rights in mediation phase, **11:12**

### **MEDIATION**

- Generally, **7:1 et seq.**
- Acceptability of mediator to all sides, **7:24**
- Adjudicative and conciliatory models
  - generally, **7:1**
  - how far can the mediator go, **8:52**
  - style of individual mediators reflecting, **8:2**
- Adjudicative mediators, **8:2**

### **MEDIATION—Cont'd**

- Administrative forms, **7:4**
- Advantages in multiparty disputes, **7:14**
- Advocacy in mediations
  - generally, **7:12 et seq.**
  - advantages and disadvantages for lawyers, **7:13**
  - approaching opponents, **7:18**
  - case selection, **7:14 et seq.**
  - cost considerations, **7:16**
  - counseling and preparing the client for, **7:17**
  - difficult clients, educating, **7:13**
  - issue defining and processing, **7:25**
  - lawyer-to-lawyer approach, **7:18**
  - litigious clients, **7:25**
  - mediator-advocate relationships, **8:43**
  - role of the lawyer, **7:12**
  - sessions, advocacy within, **7:25**
  - timing issues, **7:15**
- Agenda, reaching agreement on, **8:38**
- Agreements
  - generally, **7:7**
  - labor mediation pursuant to collective bargaining agreements, dispute processing mechanisms not covered in book, **1:3**
  - mediator engagement agreements, **8:34**
  - principle proposals, **8:45**
  - validity and enforcement of, **7:27**
- Alternative solutions, mediator exploration of, **8:18**
- Anger management role of mediators, **8:8**
- Approaching opponents, **7:18**
- Arbitration distinguished, **2:1**
- Arbitrators and mediators distinguished, **10:1**
- Arb-Med, this index
- Assessing consequences of an impasse, mediators' functions, **8:28**
- Attorneys as mediators, **7:23**
- Authority of mediators
  - generally, **8:1, 8:3**

**MEDIATION—Cont'd**

- Authority of mediators—Cont'd
  - court-connected and administrative mediation, **8:35**
  - form, **15:38**
  - sources of mediator power, **8:32**
- Bias perception, mediator selection criteria, **7:20**
- Bridge-issue agreements, mediators' functions, **8:41**
- Business disputes, **7:36**
- Case selection, mediation advocacy, **7:14 et seq.**
- Caucus sessions of mediator with each party
  - generally, **8:9**
  - advantages, **7:7**
  - guidelines for mediators, **8:44**
  - mediator tool, incorporation as, **8:44**
  - restrictive models, **7:33**
  - when to use, **8:44**
- Certification of mediator, form, **15:94**
- Chairing meetings, mediators' roles, **8:11**
- Channels of communication, mediators opening, **8:16**
- Classical model, **7:7, 8:36**
- Co-mediation, **8:48**
- Commercial disputes, **7:36**
- Commitment of parties to an agreement, mediators' functions to secure, **8:21**
- Communication, this index
- Communicative functions of mediators, **8:15 et seq.**
- Community disputes, **7:38**
- Conciliation and, terms compared, **7:1**
- Conciliation distinguished, **2:8**
- Conciliatory mediators, **8:2**
- Conciliatory models. Adjudicative and conciliatory models, above
- Confidentiality
  - generally, **7:5, 7:30 et seq.**
  - court-connected mediation, **7:30**
  - mediator disclosure duties, **7:32**
  - nondisclosure agreements, **7:31**
  - privilege, **7:30**

**MEDIATION—Cont'd**

- Confidentiality—Cont'd
  - public body participants, **7:32**
- Conflicts of interest, mediators', **14:7**
- Consequences of an impasse, mediators' assessments, **8:28**
- Contract disputes, **7:36**
- Cost considerations, **7:16**
- Court-Connected ADR, this index
- Creating momentum toward an agreement, mediators' functions, **8:26**
- Current trends in mediation use, **7:2**
- Custody disputes
  - generally, **7:33**
  - mediators' roles, **8:50**
  - practice of law issues, non-lawyer mediators, **14:6**
- Deferred settlement of certain issues, mediator suggestions as to, **8:13**
- Definitions, **7:1**
- Deflating extreme positions, mediators' functions, **8:25**
- Determining priorities of parties, mediators' roles, **8:23**
- Difficult clients, educating, **7:13**
- Disclosure duties of mediator, **7:32**
- Divorce
  - generally, **7:33**
  - court-connected mediation, stipulation/settlement agreements, **15:96**
  - mediators' roles, **8:50**
  - practice of law issues, non-lawyer mediators, **14:6**
- Early neutral evaluation distinguished, **12:5**
- Educational functions of mediators, **8:5**
- Emotion management role of mediators, **8:8**
- Engagement agreements, mediator, **8:34**
- Environmental disputes, **7:37**
- Essential and non-essential participants, **8:43**
- Ethical Standards for Mediators in Georgia, **14:7**
- Ex parte discussions, advantages, **7:7**

## INDEX

### MEDIATION—Cont'd

- Expert participation, **8:43**
- Expertise, mediator selection criteria
  - process knowledge and experience, **7:21**
  - substantive knowledge and expertise, **7:22**
- Extreme positions, deflating by mediators, **8:25**
- Facilitation and, terms compared, **7:1**
- Facilitators, mediators as, **8:4**
- Fact finding by mediators, **8:9**
- Fairness of outcomes, **14:12**
- Family disputes, **7:33**
- Finalizing and ratifying the agreement, **8:30**
- Forceful, interventionist mediators, **8:2**
- Forms, this index
- Framing issues, mediators' roles, **8:17**
- Functions of mediators, **8:1 et seq.**
- Generating options, mediators' functions, **8:20**
- Georgia Supreme Court ADR Rules, **14:13**
- Good mediators, finding, **7:19 et seq.**
- Guardian of details, mediator as, **8:7**
- Historical background, **7:2**
- Hostility management role of mediators, **8:8**
- Hypothetical questions and proposals, mediator use of
  - generally, **8:18, 8:27**
  - impasse situations, **8:41**
- Identifying sources of conflict, **8:33**
- Impartiality, mediator selection criteria, **7:20**
- Impasse
  - assessments of consequences, **8:28**
  - hypothetical questions and proposals to break, **8:41**
  - reality testing to break, **8:46**
  - tactics to avoid or break, **8:41**
  - walk out as mediator strategy, **8:41**
- Influencing climate and duration of meetings, mediators' roles, **8:10**
- Information exchange, mediation agreement drafting

### MEDIATION—Cont'd

- considerations, **15:41**
- Insurance disputes, **7:35**
- Intellectual property disputes, **7:36**
- Interventionist mediators, **8:2**
- Issue defining and processing, mediation advocacy, **7:25**
- Issue defining stage, **7:9**
- Joint sessions, **8:9**
- Labor disputes, **7:2**
- Labor mediation pursuant to collective bargaining agreements, dispute processing mechanisms not covered in book, **1:3**
- Last-offer arbitration form, **15:47**
- Lawyers as advocates. Advocacy in mediations, above
- Lawyers as mediators, **7:23**
- Lawyer-to-lawyer approach to mediation, **7:18**
- Legal issues, **7:26 et seq.**
- Liability insurance disputes, **7:35**
- Limitations and restrictions
  - administrative ADR, **8:35**
  - caucus sessions of mediator with each party, restrictive models, **7:33**
  - court-connected ADR, **8:35**
  - participant limitations, **15:13**
  - time limitations, mediation agreement, **15:39**
- Litigious clients, advocacy difficulties, **7:25**
- Logistics of meetings, **8:38**
- Maintaining order, mediators' roles, **8:11**
- Medaloe, **15:47**
- Med-Arb, this index
- Meetings, joint, separate, and summit, **8:9 et seq.**
- Models, mediator, **8:2**
- Monitoring the agreement, **8:31**
- Movement reminders by mediators, **8:22**
- Multiparty disputes
  - advantages, **7:14**
  - mediators' roles, **8:49**
- Negotiation compared
  - advantages, **7:5**



**MEDIATION—Cont'd**

Negotiation compared—Cont'd  
disadvantages, **7:6**  
Negotiation distinguished, **2:5**  
Nondisclosure agreements, **7:31**  
Non-interventionist mediators, **8:2**  
No-nonsense, forceful, interventionist  
mediators, **8:2**  
Note-taking by mediators, **8:42**  
Notice of scheduled mediation ses-  
sion, form, **15:92**  
Offering specific solutions, **8:27**  
Online ADR, **7:3**  
Opening statements, **8:38, 8:39**  
Ownership of the process, settlement  
value of, **7:5**  
Participants, essential and non-es-  
sential, **8:43**  
Pending litigation, effect of media-  
tion on, **7:29**  
Personal injury disputes, **8:51**  
Policy objectives in mediation and  
law, **7:26**  
Polycentric disputes, **7:33**  
Power imbalance concerns, **14:11**  
Practice of law issues, non-lawyer  
mediators, **14:6**  
Pre-conference memoranda, media-  
tion agreement forms, **15:40**  
Pre-conference preparation, media-  
tors' functions, **8:37**  
Primary processes, **2:3, 2:5**  
Priorities of parties, determining by  
mediators, **8:23**  
Privilege, **7:30**  
Problems with definitions, **2:1**  
Procedural functions of mediators,  
**8:9 et seq.**  
Procedural standards, **7:7**  
Process, reaching agreement on, **8:38**  
Process knowledge and experience,  
mediator selection criteria, **7:21**  
Processing the issues, **7:10, 8:40**  
Professionalism and ethics standard  
for mediators  
generally, **14:10 et seq.**  
court-connected programs, **14:13**  
fairness of outcomes, **14:12**  
power imbalance concerns, **14:11**

**MEDIATION—Cont'd**

Progress reminders by mediators,  
**8:22**  
Public policy disputes  
generally, **7:38**  
mediators' roles, **8:49**  
Qualifications of mediators, **7:19 et**  
**seq.**  
Reaching agreement on process,  
roles, and agenda, **8:38**  
Reality testing  
generally, **2:5, 8:46**  
definition, **6:4**  
effects, **7:13**  
impasse breaking through, **8:46**  
Recessing meetings, mediators' func-  
tions, **8:14**  
Recommendations of mediators, **8:29**  
Reconciliatory agent, mediator as,  
**8:8**  
Reexamination of parties' positions,  
**8:24**  
Reframing issues to reach agreement,  
**8:45**  
Relating rigidities, mediators' func-  
tions, **8:19**  
Report of mediation, form, **15:94**  
Resolving the issues, **7:11, 8:41**  
Resource expander, mediator as, **8:6**  
Roles and functions of mediators, **8:1**  
**et seq.**  
Roles of mediators  
generally, **8:1 et seq.**  
reaching agreement on, **8:38**  
Selecting a mediator, **7:19 et seq.**  
Separate sessions. Caucus sessions of  
mediator with each party, above  
Sequential classical model, **7:7, 8:36**  
Sequential discussion and grouping  
of issues, mediators' roles, **8:12**  
Sessions, advocacy within, **7:25**  
Setting the stage for the mediation  
process, **7:8**  
Settlements, mediated, validity and  
enforcement, **7:28**  
Shadow mediation, **8:47, 11:25**  
Shadow-of-the-law principle,  
relevance, **1:5**  
Shuttle diplomacy, **8:9**

## INDEX

### MEDIATION—Cont'd

- Single negotiating text document, use to reach agreement, **8:45**
- Solution creator, mediator as, **8:6**
- Sources of conflict, identification of by mediators, **8:33**
- Sources of mediator power, **8:32**
- Specific solutions, offering by mediators, **8:27**
- Stages of the mediation process, **7:7 et seq.**, **8:36**
- Style of individual mediators, **8:2**
- Substantive functions of mediators, **8:24 et seq.**
- Substantive knowledge and experience, mediator selection criteria, **7:22**
- Substantive roles of mediators, **8:1 et seq.**
- Support disputes
  - generally, **7:33**
  - mediators' roles, **8:50**
  - practice of law issues, non-lawyer mediators, **14:6**
- Techniques for reaching agreement, **8:45**
- Therapeutic mediators, **7:33**, **8:2**
- Time for, consent order to extend, **15:93**
- Timing advantages, **7:5**
- Timing issues, **7:15**
- Tools for the mediator, **8:33**
- Translating and transmitting information, mediators' roles, **8:17**
- Validity and enforcement of agreements to mediate, **7:27**
- Validity and enforcement of mediated settlements, **7:28**
- Visual aids, use of, **8:41**
- Walk out as mediator strategy, **8:41**
- What mediators can do, **8:3**
- Witness participation, **8:43**

### MEDICAL MALPRACTICE

- Arbitration, **9:74**
- Screening panels, court-connected ADR, **2:35**, **12:10**

### MINI-TRIALS

- Generally, **11:29 et seq.**

### MINI-TRIALS—Cont'd

- Advantages and disadvantages, **11:31**, **11:46**
- Agreements to implement, **11:29**
- Authority of executives on panels, **11:34**
- Computer disputes, **11:30**
- Confidentiality, **11:38**
- Construction industry disputes, **11:30**
- Cooling-off periods, **11:44**
- Corporations' use to resolve disputes, **11:29**, **11:30**
- Costs awards, **11:39**
- Court-connected ADR, **12:8**
- Definitions, **11:29**
- Discovery, **11:40**
- Document list exchanges, **11:41**
- Drafting mini-trial agreements, **11:35**
- Efficacy, **11:46**
- Exchanges of position papers, witness and document lists, **11:41**
- Executives on panels
  - generally, **11:32**
  - authority of, **11:34**
- Forms, this index
- Hearings, **11:42**
- Historical background, **11:30**
- Impacts on pending litigation, **11:36**
- Juries, use of, **11:34**
- Negotiation enhancement through, **11:32**
- Negotiation phases, **11:43**
- Neutrals, **11:34**
- Panels
  - composition, **11:34**
  - executives on panels, above
- Pending litigation, impacts on, **11:36**
- Position papers exchanges, **11:41**
- Potential, **11:46**
- Practice pointers, **11:45**
- Procedure, **11:29**
- Rationale, **11:29**
- Secondary ADR processes, **2:13**
- Settlement enhancement through, **11:32**
- Suitability of disputes for, **11:31**, **11:32**
- Summary jury trials, **12:8**

**MINI-TRIALS—Cont'd**

- Termination procedure, **11:37**
- Timing issues, **11:33**
- Value, **11:46**
- Witness lists exchanges, **11:41**

**MISREPRESENTATIONS OF LAW OR FACT**

- Negotiations, **14:4**

**MULTI-DOOR COURTHOUSE CONCEPT**

- Generally, **1:6, 2:27, 12:13**

**MULTI-PARTY DISPUTES**

- Consolidation of parties, arbitration form, **15:71**
- Mediation
  - generally, **8:49**
  - advantages, **7:14**
  - mediators' roles, **8:49**

**NATURAL RESOURCE DISPUTES**

- Administrative ADR, **13:5**
- Negotiated investment strategies, **2:30, 13:5**

**NEGATIVE TRANSFERENCE**

- Generally, **3:6**

**NEGOTIATED INVESTMENT STRATEGIES**

- Natural resource disputes, **2:30, 13:5**

**NEGOTIATED RULEMAKING**

- Generally, **2:29, 13:4**

**NEGOTIATION**

- Generally, **6:1 et seq.**
- Advantages and disadvantages of different strategies, **6:15**
- Advantages and disadvantages of negotiation, **6:6**
- Aggressive behavior tactics, **6:13, 6:24**
- Agreements as to negotiation process, **6:7**
- Alliances, team negotiations, **6:45**
- Alternative models, **6:5**
- Analysis of factual and legal elements, preparatory, **6:18**
- Anger tactics, **6:24**

**NEGOTIATION—Cont'd**

- Assessing negotiations and settlements, **6:49**
- Authority issues, **6:27**
- Avoiding negotiation, **6:6**
- Bargaining patterns theory, **6:12**
- BATNAs, WATNAs, and PATNAs developing, **6:18**
- Choosing negotiation, **6:6**
- Coalitions, team negotiations, **6:45**
- Collaborative bargaining theory, **6:12**
- Collaborative lawyering model of legal representation, **6:5**
- Commitment, **6:21**
- Competitive bargainer tactics, **6:23 et seq.**
- Competitive styles, **6:13**
- Complex negotiations, **6:34**
- Computer displays, use of, **6:32**
- Conciliatory processes, **2:4, 2:5**
- Conditions required for successful negotiation
  - generally, **6:7**
  - no-negotiation conflicts, **6:6**
- Confidentiality of settlement negotiations, **6:56**
- Constituencies bargaining, team negotiations, **6:36**
- Constructive engagement, **6:16**
- Defenses to negotiation tactics, **6:23 et seq.**
- Definitions, **6:2**
- Dirty tricks, **6:23 et seq.**
- Disclosures, ethical considerations, **14:4**
- Discussion processes, **6:20**
- Dispute resolution vs settlement negotiation, **6:2**
- Distributive and integrative bargaining patterns and strategies
  - generally, **6:14**
  - advantages and disadvantages, **6:15**
  - choosing a strategy, **6:12**
- Emotional outburst tactics, **6:24**
- Enforceability of settlement agreements, **6:57**
- Equitable position, **6:13**
- Ethical considerations, **14:4**

## INDEX

### NEGOTIATION—Cont'd

- Expected satisfaction theory, **6:11**
- Experts
  - generally, **6:31**
  - team negotiation, roles of team members, **6:43**
- Factual and legal elements, preparatory analysis, **6:18**
- False demand tactics, **6:28**
- Frivolous or pure nuisance suits., **6:6**
- Game theory, **6:10**
- General policy favoring compromises, **6:55**
- Good faith and bad faith in, **6:51**
- Good guy/bad guy tactics, **6:26**
- Hidden agendas in team negotiations, **6:48**
- Impasse
  - avoidance, **6:13**
  - tactics precipitating, **6:23**
- Influences, **6:22**
- Information sharing strategies, **6:13**
- Inscrutability tactics, **6:25**
- Institutional representatives in team negotiations, **6:46 et seq.**
- Integrating strategies, **6:17**
- Integrative bargaining. Distributive and integrative bargaining patterns and strategies, above
- Integrative styles, **6:13**
- Interest claims, pre-judgment, **6:53**
- Interest-based approach, **6:12**
- Interim communication processes, **6:19**
- Investment strategies, negotiated, **2:30, 13:5**
- Judicial review, settlement agreements subject to, **6:58**
- Jury verdict reports, use of, **6:18**
- Lawyer-to-lawyer models, **6:5**
- Legal issues, **6:50 et seq.**
- Legal precedent arguments, relevance, **1:5**
- Liability insurers' duty to settle within policy limits, **6:52**
- Litigation, **6:50**
- Maximalist position, **6:13**

### NEGOTIATION—Cont'd

- Mediation compared
  - advantages, **7:5**
  - disadvantages, **7:6**
- Mediation distinguished, **2:5**
- Mini-trials
  - enhancing negotiation through, **11:32**
  - negotiation phases, **11:43**
- Misrepresentation of law or fact, **14:4**
- Motives for negotiation, **6:6**
- Multilateral negotiations by teams, **6:38**
- Multiparty or multi-issue disputes
  - generally, **6:34**
  - team negotiation, below
- Nibbling tactics, **6:29**
- Offers of settlement, **6:54**
- Opening offers, unrealistic or unreasonable, **6:28**
- Personal style, **6:13**
- Phases of the negotiating process, **6:17**
- Positional bargaining
  - generally, **6:5, 6:14**
  - phases of the process, **6:17**
- Pre-dispute negotiation agreements, form drafting considerations, **15:20**
- Pre-judgment interest claims, **6:53**
- Preparation, **6:18**
- Primary dispute processing mechanisms, **2:3, 2:5**
- Principled negotiation, **6:16**
- Problems with definitions, **2:1**
- Problem-solving approach
  - generally, **6:12**
  - phases of the process, **6:17**
- Process agreements, **6:7**
- Psychological moves, **6:23**
- Purposes of negotiation, **6:6**
- Requirements for successful negotiation
  - generally, **6:7**
  - no-negotiation conflicts, **6:6**
- Role of lawyers, **6:4**
- Satisfaction model, **6:11**
- Settlement brochures, **6:32**

**NEGOTIATION—Cont'd**

- Settlement counsel model of legal representation, **6:5**
- Settlement vs dispute resolution negotiation, **6:2**
- Shadow bargaining, team negotiations, **6:37**
- Shadow-of-the-law principle
  - relevance, **1:5**
  - tool, use as, **6:3**
- Silence tactics, **6:25**
- Sources of power in, **6:22**
- Stakeholders
  - influencing, **6:7**
  - negotiation motives, **6:6**
  - representation on team negotiations, **6:41**
- Strategy
  - advantages and disadvantages of different strategies, **6:15**
  - choosing a negotiation strategy by context, **6:14**
  - constructive engagement, **6:16**
  - distributive and integrative bargaining patterns and strategies, above
  - information sharing, **6:13**
  - integration of strategies, **6:17**
  - negotiation theory, **6:9 et seq.**
  - principled negotiation, **6:16**
  - recognizing strategies by tactics, **6:13**
  - tactics distinguished, **6:8**
  - team negotiations, leadership considerations, **6:42**
- Structural conflicts in team negotiations, **6:48**
- Tactics
  - aggressiveness, **6:13, 6:24**
  - anger, **6:24**
  - competitive bargainers, **6:23 et seq.**
  - defenses to negotiation tactics, **6:23 et seq.**
  - emotional outbursts, **6:24**
  - false demands, **6:28**
  - good guy/bad guy, **6:26**
  - impasse, tactics precipitating, **6:23**
  - inscrutability, **6:25**

**NEGOTIATION—Cont'd**

- Tactics—Cont'd
  - nibbling, **6:29**
  - recognizing strategies by tactics, **6:13**
  - silence, **6:25**
  - strategy distinguished, **6:8**
- Team negotiation
  - generally, **6:35 et seq.**
  - alliances, **6:45**
  - coalitions, **6:45**
  - constituencies bargaining, **6:36**
  - dynamics of team negotiation, **6:35 et seq.**
  - ground rules, **6:44**
  - hidden agendas, **6:48**
  - institutional representatives, **6:46 et seq.**
  - internal bargaining, **6:35**
  - leadership considerations, **6:42**
  - management of the team, **6:39 et seq.**
  - multilateral negotiations, **6:38**
  - number of team members, **6:40**
  - roles of team members, **6:43**
  - selection of members, **6:41**
  - shadow bargaining, **6:37**
  - stakeholder representation, **6:41**
  - structural conflicts, **6:48**
  - vertical bargaining, **6:36**
- Technical aids, **6:30 et seq.**
- Technique, **6:17 et seq.**
- Theory, **6:9 et seq.**
- Transactional negotiation, **6:2**
- Unrealistic or unreasonable opening offers, **6:28**
- Variables affecting the negotiation dynamics, **6:8**
- Vertical bargaining, team negotiations, **6:36**
- Video displays, use of, **6:32**
- Whether and when to negotiate, **6:6**

**NEIGHBOR DISPUTES**

- Mediation, **7:34**

**NEIGHBORHOOD JUSTICE CENTERS**

- Historical background, **1:6**

## INDEX

### NEUTRAL RESTATEMENT

Emotion management, **3:7**

### NEUTRALS

Appointments, court-connected ADR, **12:17**

Arbitrators

generally, **9:28**

practice of law issues, **14:6**

Competency standards, **14:5**

Conflicts of interest, **14:7**

Court-Connected ADR, this index

Definition, **1:1**

Early Neutral Evaluation, this index

Ethical standards, **14:9**

Expert neutral arbitrators, **9:28**

Expert neutral fact-finding, court-connected ADR, **2:24**

Experts

fact-finding, **2:10, 2:24**

neutral vs biased, use in negotiations, **6:31**

Form drafting considerations, **15:14**

Immunity of, **12:18**

Lawyer-neutrals, term defined, **1:1**

Lawyers as neutrals, **1:1**

Med-arb neutrals, authority, **11:4, 11:15**

Mediators, practice of law issues, **14:6**

Mini-trials, **11:34**

Practice of law issues, mediators and arbitrators, **14:6**

Professionalism and Ethics, this index

Qualifications, **12:17, 14:5**

Registration, **14:5**

Secondary processes, **2:7**

### NO-FAULT LAWS

ADR provisions in, **2:31**

Dispute processing mechanisms generally, **1:3**

### NONDISCLOSURE AGREEMENTS

Mediation, **7:31**

### NONVERBAL LANGUAGE

Communication skills, **3:9**

### OBJECTIVITY

Conflict management skills, **3:6**

### OMBUDSMAN PROGRAMS

Federal agencies, **13:2**

Historical background, **2:14**

Long term care facilities, **13:6**

Secondary ADR processes, **2:14**

United Nations promotion of, **2:14**

### ONLINE ADR

Mediation, **7:3**

### PARTIALITY OR IMPARTIALITY

Arbitrators

challenges, gateway questions of arbitrability, **9:12**

Commercial Arbitration Rules, **10:7**

ex parte communications interpreted as bias, **10:18**

impartiality standards for arbitrators, generally, **10:5 et seq., 14:16**

vacation of award for partiality, **9:58**

Cognitive Biases, this index

Ex parte communications interpreted as, arbitration, **10:18**

Experts, use in negotiation situations, **6:31**

Mediator selection criteria, **7:20**

### PARTICIPANTS AND PARTICIPATION

Conciliatory processes, **2:4**

Definition of participants, **1:1**

Limitations, form drafting considerations, **15:13**

### PARTIES

Definition, **1:1**

Disputants distinguished, **1:1**

### PARTNERING PROCESS

Prevention counseling, **4:4**

### PARTNERSHIP DISPUTES

Arbitration agreement form, **15:85**

**PATNAs (PROBABLE  
ALTERNATIVE TO A  
NEGOTIATED AGREEMENT)**

Negotiation preparation, **6:18**

**PEER REVIEW**

Secondary ADR processes, **2:15**

**PERSONAL INJURY DISPUTES**

Mediation, **8:51**

**PLEDGES**

Generally, **4:5**

**POLYCENTRIC DISPUTES**

Mediation, **7:33**

**POST-DISPUTE AGREEMENTS**

See Submission Agreements, this  
index

**POWER**

Conflict resolution concepts and  
skills, **3:3**

**PRACTICE OF LAW ISSUES**

ADR practitioners, **14:6**

**PRACTICE POINTERS**

Arbitration, **9:76**

Court-connected ADR, **12:25**

Mini-trials, **11:45**

**PRE- vs POST-DISPUTE ADR  
AGREEMENTS**

Generally, **9:3**

ADR pledges in non-contractual  
relationships, **4:5**

Arbitration, this index

Negotiation agreements, **15:20**

**PRE- vs  
POST-LITIGATION-FILING  
ADR**

Advantages and disadvantages, **12:1**

**PRECEDENT**

Limits in ADR, **1:5**

Relevance to ADR generally, **1:3, 1:5**

Relevance to arbitration, **15:51**

Settlement to avoid setting, **6:48**

**PREVENTION COUNSELING**

Generally, **4:2 et seq.**

**PRIMARY DISPUTE PROCESSING  
MECHANISMS**

Generally, **2:3 et seq.**

**PRIVACY**

Arbitration hearings, **9:40**

Form drafting considerations, **15:13**

**PRIVATE ADR**

Public ADR and, goals compared, **1:4**

**PRIVATE JUDGING**

Generally, **2:26, 12:9**

**PRIVATE ORGANIZATIONS**

Continuum of dispute processing  
mechanisms, **2:3**

**PRIVATE VARIATIONS AND  
HYBRIDS**

Generally, **1:4, 2:7**

Alternative to litigation, ADR as, **1:6**

Integrated conflict management  
system design, **2:3**

**PRIVILEGE**

Mediation, **7:30**

**PROBABILITIES THEORY**

Generally, **5:2**

Assessing probabilities, **5:5**

Risk Analysis, this index

**PROCESS OR PROCESSES**

Dispute processing mechanisms, **1:3,  
2:1 to 2:11**

**PROFESSIONALISM AND ETHICS**

Generally, **14:1**

ABA Model Rules, **14:2**

ABA/AAA Code of Ethics for  
Arbitrators in Commercial  
Disputes, **14:14**

Academy of Family Mediators, stan-  
dards, **14:9**

Alternative Dispute Resolution  
Rules, **14:1**

Arbitrators' ethical standards  
generally, **14:14 et seq.**

ex parte communications, **14:17**  
fairness, **14:15**

providers and program administra-  
tors, **14:19**



## INDEX

### PROFESSIONALISM AND ETHICS

#### —Cont'd

- Aspirational Statement on Professionalism and Aspirational Ideals, **1:9**
- Association for Conflict Resolution standards, **14:10**
- Attorney competency, **14:3**
- Attorneys
  - competency, **14:3**
  - continuing education duties, **14:1**
  - intermediation of disputes between clients, **14:8**
- Competency of neutrals, **14:5**
- Conflicts of interest, **14:7**
- Counseling for ADR, **4:1**
- Dirty negotiation tricks, **6:23 et seq.**
- Disclosures in negotiations, **14:4**
- Ethical Standards for Mediators in Georgia, **14:7**
- Ex parte communications, arbitrators' ethical standards, **14:17**
- Fairness, arbitrators' ethical standards, **14:15**
- Georgia Supreme Court ADR Rules, **12:14**
- Good Faith Duties, this index
- Intermediation by lawyers of disputes between clients, **14:8**
- Judges, limitations on ADR activities, **14:5**
- Mediators' ethical standards
  - generally, **14:10 et seq.**
  - court-connected programs, **14:13**
  - fairness of outcomes, **14:12**
  - power imbalance concerns, **14:11**
- Negotiations
  - dirty tricks, **6:23 et seq.**
  - disclosures, **14:4**
  - misrepresentation of law or fact, **14:4**
- Neutrals
  - competency, **14:5**
  - ethical standards, **14:9**
- Power imbalance concerns, mediation, **14:11**
- Practice of law issues, mediators and arbitrators, **14:6**
- Professionalism standards, **14:2**

### PROFESSIONALISM AND ETHICS

#### —Cont'd

- Reconciliation, lawyers' duties to counsel, **1:9**
  - Society of Professionals in Dispute Resolution, **14:9**
- ### PROPERTY TAX DISPUTES
- Arbitration, administrative ADR, **13:17**
- ### PROVIDERS OF ADR
- Alternative to litigation, ADR as, **1:6**
  - Definition, **1:1**
- ### PSYCHOLOGICAL MOVES
- Negotiation, **6:23**
- ### PUBLIC ADR
- Access to ADR, this index
  - Private ADR and, goals compared, **1:4**
- ### PUBLIC CONTRACTS
- Administrative ADR, this index
  - Mini-trials use to resolve disputes, **11:30**
- ### PUBLIC DISPUTES
- Generally, **2:30, 13:5**
- ### PUBLIC EMPLOYMENT DISPUTES
- Administrative ADR, **13:7**
  - Arbitration, **2:33**
- ### PUBLIC LAW DISPUTES
- Administrative ADR, **13:1**
- ### PUBLIC ORGANIZATIONS
- Continuum of dispute processing mechanisms, **2:3**
- ### PUBLIC POLICY DISPUTES
- Mediation, **7:38, 8:49**
- ### PUBLIC POLICY FAVORING ADR
- Generally, **7:27**
  - Arbitration, **9:4**
- ### QUALIFICATIONS
- Arbitrators. Arbitration, this index
  - Integrated conflict management system designer, **2:3**

**QUALIFICATIONS—Cont'd**

Mediators, **7:19 et seq.**

Neutrals, **12:17, 14:5**

**QUESTIONING**

Communication skills, **3:11**

**RATIONALITY ASSUMPTIONS**

Risk analysis, **5:1**

**REALITY TESTING**

Court-connected ADR, reality testing aspects, **12:1, 12:25**

Definition, **6:4**

Mediation, this index

**RECONCILIATION**

ADR challenge, **1:9**

Lawyers' professional duties to counsel, **1:9**

**REFERENCES**

Court-connected ADR, use of referees, **12:9**

**REFRAMING**

Communications skills, **3:14**

**REG-NEG**

Administrative ADR, **2:29, 13:4**

**RELIGIOUS COMMUNITIES**

Mediation of other relationship disputes, **7:34**

**RENT-A-JUDGE**

Generally, **2:26, 12:9**

**RES JUDICATA PRECLUSION**

Arbitration, **9:62**

**RESOURCE ALLOCATION**

**DECISIONS**

Risk analysis, **5:4**

**RESTIMULATION**

Generally, **3:6**

**RISK ANALYSIS**

Generally, **5:1 et seq.**

Adverseness to risk factors, **5:6**

Availability heuristic factors, **5:8**

BATNA use, **8:46**

Cautions, **5:9**

Certainty, decisions under, **5:1**

**RISK ANALYSIS—Cont'd**

Choosing ADR processes, **4:14**

Cognitive biases impacting, **5:8**

Debiasing techniques, **5:8**

Decision making under uncertainty, generally, **5:1 et seq.**

Decision trees, **5:3**

Expected value calculations, **5:2**

Expected value of information, **5:4**

Gambling theory, **5:6**

Heuristics impacting, **5:8**

Homo economicus, **5:1**

Ignorance, decisions under, **5:1**

Imperfections of risk analysis models, **5:9**

Information, expected value of, **5:4**

Modeling decisions, **5:3**

Models, caution in use of, **5:9**

Non-monetary objectives factors, **5:6**

Outcomes and decisions distinguished, **5:9**

Overview of treatment, **1:2**

Probabilities theory

generally, **5:2**

assessing probabilities, **5:5**

Rationality assumptions, **5:1**

Resource allocation decisions, **5:4**

Subjective assessment, **5:5**

Time value of money as factor, **5:7**

Uncertainty, decision making under, **5:1 et seq.**

Utility theory, **5:6**

WATNA use, **8:46**

**SATISFACTION MODEL**

Negotiation, **6:11**

**SCHOOL DISPUTES**

Mediation, **7:34**

**SECONDARY DISPUTE  
PROCESSING MECHANISMS**

Generally, **2:7 to 2:35**

**SECURITIES LAW ARBITRATION**

Generally, **9:69**

Form, **15:87**

**SETTLEMENT**

Advisory arbitration, use in, **2:11**

## INDEX

### **SETTLEMENT—Cont'd**

- Alternative to litigation, ADR as, **1:6**
- Appellate settlement conferences, court-connected ADR, **12:11**
- Brochures, settlement, use in negotiation, **6:32**
- Conciliatory processes, **2:4**
- Conferences
  - agreements of settlement, contract law applicability, **6:58**
  - arbitration, settlements in, **10:33**
  - assessing negotiations and settlements, **6:49**
  - contract law applicability to settlement agreements, **6:58**
  - enforceability of settlement agreements, **6:57**
  - fairness requirements, **6:58**
  - good faith requirements, **2:19**
  - judicial review, settlements subject to, **6:58**
  - mechanisms of ADR generally, **2:19**
  - voluntariness requirements, **6:58**
- Counseling for ADR, this index
- Court-connected mediation, stipulation/settlement agreement forms
  - generally, **15:95**
  - divorce, **15:96**
- Court-ordered settlement conferences, **12:3**
- Dispute resolution vs settlement negotiation, **6:2**
- Drafting considerations, settlement incentives, **15:42**
- General policy favoring compromises, **6:55**
- Incentivising settlement, drafting considerations, **15:42**
- Interest claims, pre-judgment, **6:53**
- Mini-trials enhancing, **11:32**
- Negotiation distinguished, **6:2**
- Non-binding arbitration, use in, **2:11**
- Offers of settlement, **6:54**
- Party commitments to, obtaining form drafting, **15:6**
  - mediators' functions, **8:21**
- Pre-judgment interest claims, **6:53**

### **SETTLEMENT—Cont'd**

- Risk Analysis, this index
- Scheduling of settlement weeks, **12:12**
- Settlement counsel model of legal representation, **6:5**
- Stipulation/settlement agreement forms, court-connected mediation
  - generally, **15:95**
  - divorce, **15:96**

### **SHADOW-OF-THE-LAW PRINCIPLE**

- Court-connected ADR, **12:1**
- Negotiation tool, **6:3**
- Relevance to ADR, **1:5**
- Settlements, enforceability considerations, **6:58**

### **SOCIAL AND PERSONAL IMPLICATIONS OF ADR**

- Generally, **14:20**

### **SOCIETY OF PROFESSIONALS IN DISPUTE RESOLUTION (SPIDR)**

- Competency standards, **14:5**
- Professionalism and ethics in ADR, **14:9**

### **SOLUTIONS**

- Block solutions, **1:3**

### **SPECIAL MASTERS**

- Court-connected ADR, **2:23, 12:4**

### **SPECIFIC PERFORMANCE**

- Arbitration awards, **10:32**

### **STAKEHOLDERS**

- Generally, **1:1**
- ADR participation limitations, form drafting considerations, **15:13**
- Critical stakeholders, **6:7**
- Definition, **1:1**
- Disputants distinguished
  - generally, **1:1**
  - negotiation considerations, **6:7**
- Mediation, essential and non-essential participants, **8:43**

**STAKEHOLDERS—Cont'd**

- Negotiation
  - motives, **6:6**
  - stakeholders influencing, **6:7**
  - team negotiations, stakeholder representation, **6:41**
- Team negotiations, stakeholder representation, **6:41**

**STARE DECISIS**

- See Precedent, this index

**STATUTE OF LIMITATIONS**

- Arbitrability, limitation provisions affecting, **9:18**

**STATUTORY CLAIMS**

- Gateway questions of arbitrability, **9:14**

**STATUTORY RIGHTS ADR**

- Generally, **2:31**

**STOCKHOLDERS**

- Arbitration agreement, **15:88**

**SUBJECTIVE ASSESSMENT**

- Risk analysis, **5:5**

**SUBMISSION AGREEMENTS**

- AAA submission agreement form, **15:60**
- Authority of arbitrator provisions, **9:37, 10:11**
- Choosing ADR processes, **4:16**
- Form, **15:60**
- Initiating the arbitral process, **9:21**

**SUBPOENAS**

- Arbitration, **10:22**

**SUMMARY JURY TRIALS**

- Court-connected ADR, **2:25, 12:8**

**SUPPORT DISPUTES**

- Arbitration, **9:75**
- Cross-gender disputes, conflict resolution concepts and skills, **3:6**
- Mediation
  - generally, **7:33**
  - mediators' roles, **8:50**
  - practice of law issues, non-lawyer mediators, **14:6**

**SUPPORT DISPUTES—Cont'd**

- Practice of law issues, non-lawyer mediators, **14:6**

**SUPREME COURT OF GEORGIA  
ADR RULES**

- Continuing legal education requirements, **1:7**

**SYSTEM OR SYSTEMS**

- Dispute resolution system design, **2:3**
- Integrated conflict management system design, **2:3**

**TAXATION DISPUTES**

- Administrative ADR, **13:17**

**TEAM NEGOTIATIONS**

- See Negotiation, this index

**TERMINATION PROVISIONS**

- Form drafting considerations, **15:17**

**TEXTILE AND APPAREL  
INDUSTRY DISPUTES**

- Arbitration, **9:67**

**THIRD PARTIES**

- Conciliatory and adjudicative processes, **2:4, 2:5**

**TIME**

- Form drafting considerations, **15:11**
- Mediation
  - generally, **7:5**
  - agreement form, **15:39**

**TIME VALUE OF MONEY**

- Risk analysis factors, **5:7**

**TRANSFERENCE**

- Negative transference, **3:6**

**UTILITY THEORY**

- Risk analysis, **5:6**

**VARIATIONS**

- Definition, **2:7**

**VARIETIES OF ADR**

- See Mechanisms of ADR, this index

**VIOLENCE**

- Continuum of dispute processing mechanisms, **2:3**

## INDEX

### **VOLUNTARY MATTERS**

What is ADR, **1:4**

### **VOTING**

Dispute processing mechanisms not covered in book, **1:3**

### **WAIVER**

Arbitration agreements, **9:11, 9:17**

### **WARFARE**

Dispute processing mechanisms not covered in book, **1:3**

### **WATNAs (WORST ALTERNATIVE TO A NEGOTIATED AGREEMENT)**

Litigation risk analysis, use in, **8:46**

Negotiation preparation, **6:18**

### **WHY CHOOSE ADR**

Generally, **1:4**

### **WIN/WIN SOLUTIONS**

Collaboration achieving, **3:3**

Definition, **2:4**

Integrative strategy yielding, **6:14**

Mechanisms of ADR, **2:4**

### **WITHDRAWALS FROM ADR**

Form drafting considerations, **15:17**

Med-arb, withdrawal rights in mediation phase, **11:12**

### **WORKERS' COMPENSATION**

Statutory ADR, **13:6**

### **WORST ALTERNATIVE TO A NEGOTIATED AGREEMENT**

Litigation risk analysis, use in, **8:46**

Negotiation preparation, **6:18**