Bibliography

A
R Abel, 'A Comparative Theory of Dispute Resolution Institutions in Society' (1973) 8 Law and Society Review 217
W L Adair and J M Brett, 'The Negotiation Dance: Time, Culture and Behavioral Sequences in Negotiation' (2005) 16(1) Organization Science 33
N Alexander, 'Mediation on Trial: Ten Verdicts on Court-related ADR' in Tania Sourdin (ed), Alternative Dispute Resolution and the Courts (Federation Press, 2004)
N Alexander, 'Mediation and the Art of Regulation' (2008) 8 QUT Law and Justice Journal 1
R Alexander, 'Family Mediation: Friend or Foe for Women?' (1997) 8 ADRJ 255
R Alexander, 'Family Mediation Under the Microscope' (1999) 10 ADRJ 18
A Alter, Drunk Tank Pink: And Other Unexpected Forces That Shape How We Think, Feel, and Behave (Penguin, 2015)
Mediation in Australia

T Altobelli and D Bryant, ‘Has Confidentiality in Family Dispute Resolution Reached its Use By Date?’ in A Hayes and D Higgins (eds), Families, Policy and the Law: Selected Essays on Contemporary Issues for Australia (Australian Institute of Family Studies, 2014) 195


R Angyal, ‘Mediation and the Courts’ (1993) NSW Bar News 43


M Anstey, Practical Peacemaking — A Mediator’s Handbook (Juta and Company Ltd, 1993)


D Ardagh, ‘History and Philosophy of Nonviolence: Towards an Inclusive Dispute Resolution (DR) Curriculum’ (2016) 27 ADRJ 260

A Ardagh, ‘Evaluating Collaborative Law in Australia: A Case Study of Family Lawyers in the ACT’ (2010) 21 ADRJ 204


S Armstrong, Enhancing Access to Family Dispute Resolution for Families from Culturally and Linguistically Diverse Backgrounds (Australian Institute of Family Studies, 2010)

S M Armstrong, ‘Beyond Accommodation: Recognition of and Relationality with Vulnerable Parties in Family Mediation’ (Research Paper No 01/2016, Western Sydney University School of Law)


H Astor, Guidelines for use if Mediating in Cases Involving Violence Against Women (NCVAW, 1992)


H Astor, ‘Some Contemporary Theories of Power in Mediation: A Primer for the Puzzled Practitioner’ (2005) 16 ADRJ 30


Bibliography

H Astor and C Chinkin, ‘Mediation Training and Ethics’ (1991) 2 ADRJ 205


H Astor and C Chinkin, Dispute Resolution in Australia (LexisNexis Butterworths, 2nd ed, 2002)

Attorney-General’s Department, Framework for Screening, Assessment and Referrals in Family Relationship Centres and the Family Relationship Advice Line (Commonwealth of Australia, 2008)


V Aubert, ’Competition and Dissensus: Two Types of Conflict and Conflict Resolution’ (1963) 7 Journal of Conflict Resolution 26

J Auerbach, Justice Without Law (Oxford University Press, 1983)


B

G J Bachar and D R Hensler, ‘Does Alternative Dispute Resolution Facilitate Prejudice and Bias: We Still Don’t Know’ (2017) 70 Southern Methodist University Law Review 817

E Bader, ’The Psychology and Neurobiology of Mediation’ (2016) 17(2) Cardozo Journal of Conflict Resolution 1317


R H Ballard et al, A Randomized Controlled Trial of Child-Informed Mediation’ (2013) 19(3) Psychology, Public Policy and Law 271


F P Bannink, ‘Solution-Focused Family Dispute Resolution’ (2017) 28 ADRJ 4
Mediation in Australia


R A Baruch Bush, “What Do We Need a Mediator For?”: Mediation’s “Value-Added” for Negotiators’ (1996) 12 Ohio State Journal on Dispute Resolution 1


R A Baruch Bush and J P Folger, ‘Mediation and Social Justice: Risks and Opportunities’ (2012) 27 Ohio State Journal on Dispute Resolution 1


T Bauman and J Pope (eds), Solid Work You Mob Are Doing: Case Studies in Indigenous Dispute Resolution & Conflict Management in Australia (Federal Court of Australia, Indigenous Dispute Resolution & Conflict Management Case Study Project, 2009)


L Behrendt and L Kelly, Resolving Indigenous Disputes: Land Conflict and Beyond (Federation Press, 2008)
Bibliography


E Birch, ‘Practical and Cultural Aspects of International Mediation’ (2017) 5 Year Book on International Arbitration 215


T Bogdanoski, ‘Medical Negligence Dispute Resolution: A Role for Facilitative Mediation and Principled Negotiation’ (2009) 20 ADRJ 77


Mediation in Australia


M Brandon, ‘Use and Abuse of Private Session and Shuttle in Mediation and Conciliation’ (2005) 8(3) ADR Bulletin 1

M Brandon, ‘Preserving a Facilitative Process in Family Dispute Resolution’ (2009) 20 ADRJ 172


M Brandon, ‘Loss and Hope in Family Dispute Resolution’ (2014) 25 ADRJ 172

M Brandon, ‘Self-Determination in Australian Facilitative Mediation: How to Avoid Complaints’ (2015) 26 ADRJ 44


M Brandon and T Stodulka, ‘Making the Invisible Visible in Family Dispute Resolution: The Elephant in the Room’ (2013) 24 ADRJ 121


Bibliography

H Brown and A Marriott, ADR Principles and Practice (Sweet and Maxwell, 4th ed, 2018)
S A Bryant, ‘Seating Arrangements in Mediation’ (2015) 5(1) Resolved: Journal of Alternative Dispute Resolution 125
D Bryson, ‘Mediator and Advocate: Conciliating Human Rights’ (1990) 1 ADRJ 136
D Bryson, ‘And the Leopard Shall Lie Down with the Kid: A Conciliation Model for Workplace Disputes’ (1997) 8 ADRJ 245
S Burchell and M A Tran, ‘County Court of Victoria: Working Towards a Faster Resolution’ (2016) 90(7) Law Institute Journal 34
K Burns, ‘Meddling in the Mediation? Liability Insurers and Mediation’ (1999) 10 ADRJ 216
S Burns, ‘“Think Your Blackest Thoughts and Darken Them”: Judicial Mediation of Large Money Damage Disputes’ (2001) 24(3) Human Studies 227
R Buth, ‘Individualisation and Court-connected Mediation: Comments from a Risk Society Perspective’ (2008) 19 ADRJ 259

C
B Cairns, Australian Civil Procedure (Thomson Reuters, 11th ed, 2016)
M Cameron, ‘Risk: No Compromise on Advocate’s Immunity’ (2016) 23 Law Society of NSW Journal 72
Mediation in Australia

J Cameron and G Davies, 'Compensation through Conciliation: Payments Made through the Office of the Health Services Commissioner' (2014) 25 ADRJ 109

A Cannon, 'An Evaluation of the Mediation Trial in the Adelaide Civil Registry' (1997) 7 Journal of Judicial Administration 50


D Carneiro et al, 'Online Dispute Resolution: An Artificial Intelligence Perspective' (2014) Artificial Intelligence Review 1

A Carr, 'Broadening the Traditional Use of Mediation to Resolve Interlocutory Issues Arising in Matters before the Courts' (2016) 27 ADRJ 10


R Carroll, 'Apoloising “Safely” in Mediation' (2005) 16 ADRJ 40

R Carroll, A Allan and M Halsmith, 'Apologies, Mediation and the Law: Resolution of Civil Disputes' (2017) 7(3) Oñati Socio-Legal Series

R Carroll and P E Vines (eds), 'Special Issue on Apologies' (2017) 7(3) Oñati Socio-Legal Series


M Castles, 'Civil Mediation in the Magistrates Court' (2015) 37(3) Bulletin 12

H Charlesworth, C Chinkin and S Wright, 'Feminist Approaches to International Law' (1991) 85(4) American Journal of International Law 613

G Charlton, 'Case Note' (1996) 7 ADRJ 157

G Charlton, 'Farm Debt Mediation 18 Years On' (2013) 24(2) ADRJ 77

R Charlton, Dispute Resolution Guidebook (LBC Information Services, 2000)


P Chew, The Conflict and Culture Reader (New York University Press, 2001)


Bibliography


P Collins, ‘Student Reflections on the Benefits of Studying ADR to Provide Experience of Non-Adversarial Practice’ (2012) 23 ADRJ 204


P Condliffe, ‘Law Dispute Processes and Thinking About the Foreign’ (1997) 8 ADRJ 70


S Conneely, Family Mediation in Ireland (Routledge, 2017)


D Cooper, ‘Representing Clients from Courtroom to Mediation Settings: Switching Hats Between Adversarial Advocacy and Dispute Resolution Advocacy’ (2014) 25 ADRJ 150

D Cooper and M Brandon, ‘Lawyers’ Role Options in Family Dispute Resolution’ (2011) 22 ADRJ 198


Mediation in Australia


J Crockett, ‘Cross-cultural Mediation and the Multicultural/Natural Model’ (2003) 14 ADRJ 257


J Crowfoot and J M Wondolleck, Environmental Disputes: Community Involvement in Conflict Resolution (Island Press, 2012)


D

B Dababneh, ‘Whose Role is it to Support the Child’s Right to Culture in Australia?’ (2017) 28 ADRJ 19

R Dahrendorf, Class and Class Conflict in Industrial Society (Stanford University Press, 1959)


G Dal Pont and D Chalmers, Equity and Trusts (Thomson Reuters, 6th ed, 2015)

P Davenport, ‘What is Wrong with Mediation?’ (1997) 8 ADRJ 133

M Davies and I Malkin, Focus: Torts (LexisNexis Butterworths, 8th ed, 2017)


Bibliography


Department of Justice, Victoria, Dispute Resolution in Victoria: Community Survey (2007)


F de Waal, Our Inner Ape — The Best and Worst of Human Nature (Granta Books, 2014)


F Dias Simões, ‘Institutional Culture in International Arbitration’ (2016) 27 ADRJ 188


M Dickinson, ‘The Importance of Transformative Mediation to the Internal Workplace Mediation Program’ (2011) 22 ADRJ 95


R Dingwall, D Greatbatch and L Ruggerone, ‘Gender and Interaction in Divorce Mediation’ (1998) 15 Conflict Resolution Quarterly 277

M Dodson, ‘Power and Cultural Difference in Native Title Mediation’ (1996) 3(84) Aboriginal Law Bulletin 8

A Doerr, ‘Beyond Resolution — Conceptualising the Shift from Resolution to Defusion in FDR’ (2017) 28 ADRJ 27

Mediation in Australia


K Downes, ‘Going with the Case Flow’ (2012) 32(9) Proctor 38


E

N Ebner and J Thompson, ‘Face Value — Non-Verbal Communication and Trust Development in Online Video-Based Mediation’ (2014) 1(2) International Journal of Online Dispute Resolution 103

B Eddy, High Conflict People in Legal Disputes (Unhooked Books, 2nd ed, 2016)


B Edwards, ‘Renovating the Multi-Door Courthouse: Designing Trial Court Dispute Resolution Systems to Improve Results and Control Costs’ (2013) 18 Harvard Negotiation Law Review 281
Bibliography


D T Eisenberg, 'What We Know and Need to Know About Court-Annexed Dispute Resolution' (2016) 67 South Carolina Law Review 245


D Ellis and N Stuckless, 'Separation, Domestic Violence and Divorce Mediation' (2006) 23 Conflict Resolution Quarterly 461

D Ellis and L Wright, 'Theorizing Power in Divorce Negotiations: Implications for Practice' (1998) 15 Mediation Quarterly 227


M R Evans, 'Women and Mediation: Toward a Formulation of an Interdisciplinary Empirical Model to Determine Equity in Dispute Resolution' (2001) 17 Ohio State Journal of Dispute Resolution 145

M Evans, 'The Ethics of Collaborative Practice' (2008) 19 ADRJ 179


S Nauss Exon, 'Maximizing Technology to Establish Trust in an Online, Non-Visual Mediation Setting' (2011) 33(1) University of La Verne Law Review 27

F


Family Mediation Council, Code of Practice for Family Mediators (2016)

S Fang Law, 'Culturally Sensitive Mediation: The Importance of Culture in Mediation Accreditation' (2009) 20 ADRJ 162

S S Fatima, M Wooldridge and N R Jennings, 'An Agenda-Based Framework for Multi-Issue Negotiation' (2004) 152(1) Artificial Intelligence 1

W Faulkes, 'The Modern Development of Alternative Dispute Resolution in Australia' (1990) 1 ADRJ 61
Mediation in Australia

W Faulkes and R Claremont, 'Community Mediation: Myth and Reality' (1997) 8 ADRJ 177


I Field, 'Judicial Mediation, the Judicial Process and Ch III of the Constitution' (2011) 22 ADRJ 72


R Field, 'Neutrality and Power: Myths and Reality' (2000) 3(1) ADR Bulletin 16

R Field, 'A Feminist Model of Mediation that Centralises the Role of Lawyers as Advocates for Participants Who are Victims of Domestic Violence' (2004) 20 The Australian Feminist Law Journal 65


R Field, 'Proposing a System of Contextual Ethics for Mediation for a Range of Mediation Models and in Both Ad Hoc and Institutional Environments' (2017) 10(2) Contemporary Asia Arbitration Journal 293

R Field and J Crowe, 'Playing the Language Game of Family Mediation: Implications for Mediator Ethics' (2017) 35(1) Law in Context 84

R Field and J Crowe, Mediaiton Ethics: From Theory to Practice (Edward Elgar, 2018).


Bibliography


L Fisher and M Brandon, Mediating with Families (Thomson Reuters, 4th ed, 2018)


T Fisher, ‘Advice by Any Other Name’ (2002) 19 Mediation Quarterly 197


Mediation in Australia

K Foley, 'To Co-Mediate or Not to Co-Mediate — That is the Question' (2017) 29 Bond Law Review 95

D Foong, 'Discussing Metaphors in Mediation and Negotiation' (2009) 20 ADRJ 47.


T T Frankel, Fiduciary Law (Oxford University Press, 2011)

P L Franz, 'Habits of a Highly Effective Transformative Mediation Program' (1997) 13 Ohio State Journal on Dispute Resolution 1039


B French, 'Dispute Resolution in Australia: The Movement from Litigation to Mediation' (2007) 18 ADRJ 213

J Friedrich, 'Philosophical Answers to Ethical Questions: Power Imbalance and the Provision of Advice in Mediation Standards' (2009) 20 ADRJ 179

L Fuller, 'Mediation: Its Forms and Functions' (1971) 44 Southern California Law Review 305

G

D Gagliardi, 'Mediation in the Coal-Seam Gas Industry: Improvements Made for Local Stakeholders to Grant a Social Licence' (2016) 27 ADRJ 94


M Galanter, 'A Settlement Judge, Not a Trial Judge: Judicial Mediation in the United States' 12 (1985) Journal of Law and Society 1

M Galanter, 'The Emergence of the Judge as a Mediator in Civil Disputes' (1996) 69 Judicature 257.

M Galanter, 'Dining at the Ritz: Visions of Justice for the Individual in the Changing Adversarial System' in H Stacy and M Lavarch (eds), Beyond the Adversarial System (Federation Press, 1999) 118


D Gang, 'Collaborative Practice and Poverty: Contextualising the Process and Accommodating the Market' (2016) 27 ADRJ 158

M Garwood, 'Banks and Borrowers: Mediation or Failed Transactions?' (1997) 8 ADRJ 93

M Garwood, 'Managing Quality of ADR for Commercial Disputes' (1999) 10 ADRJ 173
Bibliography


L Gaynier, 'Transformative Mediation: In Search of a Theory of Practice' (2005) 22(3) Conflict Resolution Quarterly 397


I G Gewurz, '(Re) Designing Mediation to Address the Nuances of Power Imbalance' (2001) 19 Conflict Resolution Quarterly 135

F Gibson and F Rochford, 'Dispute Resolution in Rural and Regional Victoria' (2010) 21 ADRJ 111

K Gibson, 'The Ethical Basis of Mediation: Why Mediators Need Philosophers' (1989) 7 Mediation Quarterly 41


J Giddings et al, 'Understanding the Dynamics of Conflict within Business Franchise Systems' (2009) 20 ADRJ 24

S Gillers, 'Speak No Evil: Settlement Agreements Conditioned on Non-cooperation are Illegal and Unethical' (2002) 31 Hofstra Law Review 1


C Gilligan, In a Different Voice: Psychological Theory and Women's Development (Harvard University Press, 1982)

B C Goh, Negotiating with the Chinese (Aldershot Hants, 1996)


G Golvan, 'The Use of Mediation in Commercial and Construction Disputes' (1996) 7 ADRJ 188

B Gray, 'Mediation as a Post-modern Practice: A Challenge to the Cornerstones of Mediation’s Legitimacy' (2006) 17 ADRJ 208
Mediation in Australia


K Greenawalt, Law and Objectivity (Oxford University Press, 1995)


A Griffiths, 'Mediation, Gender and Justice in Botswana' (1997–98) 15 Mediation Quarterly 335

T Grillo, 'Mediation — Process Dangers for Women' (1991) 100 Yale Law Journal 1545

J Grogan, Labour Litigation and Dispute Resolution (Juta, 2 ed, 2014).

P Grose, 'Towards a Better Tomorrow: A Perspective on Dispute Resolution in Aboriginal Communities in Queensland' (1994) 5 ADRJ 28


J Gutman, 'The Role of Victim-Offender Mediation in Intra-Familial Child Sexual Abuse Cases' (1998) 9 ADRJ 265


J Gutman and J Grant, 'Ethical Conundrums Facing Mediators: Comparing Processes, Identifying Challenges and Opportunities' (2017) 35(1) Law in Context 101

J Gutman, S McCormack and M Riddle, 'ADR in Legal Education: Evaluating a Teaching and Learning Innovation' (2014) 25 ADRJ 100

J Gutman and M Riddle, 'ADR in Legal Education: Learning by Doing' (2012) 23 ADRJ 189


H

J Habermas, Between Facts and Norms: Contributions to a Discourse Theory of Law and Democracy (Polity Press, 1996)


Bibliography


M Hanks, ‘Perspectives on Mandatory Mediation’ (2012) 35 University of NSW Law Journal 929

S Hardy and O Rundle, Mediation for Lawyers (CCH Australia, 2010)

S Hardy, O Rundle and D W Riggs, ‘Working with Trans or Gender Diverse, Intersex and/or Non-Heterosexual Clients: Advice for Mediators’ (2017) 28 ADRJ 35


W Harris and M Shirley, ‘Confidentiality in Court-Annexed Mediation: Fact or Fallacy?’ (1993) 13(6) Queensland Lawyer 221

N Hasluck, ‘Should Judges be Mediators?’ in N Hasluck, Legal Limits (Federation Press, 2013)


T Hedeen, ‘Remodelling the Multi-Door Courthouse to Fit the Forum to the Folks: How Screening and Preparation Will Enhance ADR’ (2011) 95 Marquette Law Review 941
Mediation in Australia


J Herrmann, 'A Comparison of Conflict Coaching and Mediation as Conflict Resolution Processes in the Workplace' (2012) 23 ADRJ 43


M S Herrman et al, 'Defining Mediator Knowledge and Skills' (2001) 17(2) Negotiation Journal 139


S E Hilmer, 'Mediation in the Amended Civil Justice Reform of Hong Kong' (2009) 20 ADRJ 120


D A Hoffman, 'Mediation and the Art of Shuttle Diplomacy' (2011) 27(3) Negotiation Journal 263


G Hofstede, Culture's Consequences: Comparing Values, Behaviours, Institutions and Organizations across Nations (Sage, 2nd ed, 2003)

C Holland and D Taylor, 'Was that Said with a Smile? Factors Influencing Effective Online Negotiations' (2016) 27 ADRJ 103


M Hollingdale, 'Mediation Update for Practitioners: Part 1' (2017) 44(4) Brief 24


KJ Hop and F Steffek, Mediation: Principles and Regulation in Comparative Perspective (Oxford University Press, 2013)


W J Howe and E P Scully, 'Redesigning the Family Law System to Promote Healthy Families' (2015) 53(3) Family Court Review 361

J Howieson, 'ADR Education: Creating Engagement and Increasing Mental Well-Being through an Interactive and Constructive Approach' (2011) 22 ADRJ 58
Bibliography

G Hufnagle, ‘Mediator Malpractice Liability’ (1989) 23 Conflict Resolution Quarterly 33
S H Hughes, ‘Elizabeth’s Story: Exploring Power Imbalances in Divorce Mediation’ (1994) 8 Georgetown Journal of Legal Ethics 553
T-W Hung and T J Lane, Rationality: Constraints and Contexts (Elsevier, 2017)
C Huntington, Failure to Flourish: How Law Undermines Family Relationships (OUP, 2014)

R Igleby, ‘Compulsion is Not the Answer’ (1992) 27(4) Australian Law News 17
P Irving, ‘ADRA’s Process for Handling Complaints Against Mediators’ (2009) 20 ADRJ 41
C Izumi, ‘Implicit Bias and Prejudice in Mediation’ (2017) 70 Southern Methodist University Law Review 681
C L Izumi and H C La Rue, ‘Prohibiting Good Faith Reports under the Uniform Mediation Act: Keeping the Adjudication Camel out of the Mediation Tent’ (2003) Journal of Dispute Resolution 67

M Jenkins, ‘Practice Note: Is Mediation Suitable for Complaints of Workplace Bullying?’ (2011) 29(1) Conflict Resolution Quarterly 25
R C Jenkins et al, ‘Mandatory Pre-Suit Mediation for Medical Malpractice: Eight-Year Results and Future Innovations’ (2017) 35(1) Conflict Resolution Quarterly 73
A Johnson, ATO Disputes (CCH Australia Limited, 2017)
K Johnson, Mediation Quest, Making Sense of Loss: The Reconstructionist Model of Mediation (Honeysett Press, 2018)
Mediation in Australia


D Jones, Commercial Arbitration in Australia (Thomson Reuters, 2nd ed, 2012)


K

D Kahneman, Thinking, Slow and Fast (Farrar, Straus and Giroux, 2011)


D Katan, Translating Cultures: An Introduction for Translators, Interpreters and Mediators (Routledge, 2014)

E Katsh and J Rifkin, Online Dispute Resolution: Resolving Conflicts in Cyberspace (Jossey-Bass, 2001)

E Katsh and C Rule, 'What We Know and Need to Know About Online Dispute Resolution' (2015) 67 South Carolina Law Review 329


C Kayrooz et al, 'Barking Dogs, Noisy Neighbours and Broken Fences: Neighbourhood Dispute Mediation' (2003) 14 ADRJ 71

J B Kelly, 'Power Imbalance in Divorce and Interpersonal Mediation: Assessment and Intervention' (1995) 13(2) Conflict Resolution Quarterly 85

J B Kelly, 'A Decade of Divorce Mediation Research' (1996) 34(3) Family Court Review 373


L Kelly, 'Elements of a "Good Practice": Aboriginal Mediation Model: Part II' (2008) 19 ADRJ 223

W Kennett, 'It's Arbitration, But Not as We Know It: Reflections on Family Law Dispute Resolution' (2016) 30(1) International Journal of Law, Policy and the Family 1


H Kha, 'Evaluating Collaborative Law in the Australian Context' (2015) 26 ADRJ 178
Bibliography

N Khoury, ‘Should You Lay Bare Your Soul? The Shifting Landscape of Mediation Privilege in New Zealand’ (2016) 27 ADRJ 111


D King, ‘Specialists in Family Resolution’ (1999) 10 ADRJ 63


M King et al, Non-Adversarial Justice (The Federation Press, 2nd ed, 2014)

M Kirby, ‘Mediation: Current Controversies and Future Directions’ (1992) 3 ADRJ 139


H M Kritzer, ‘Adjudication to Settlement: Shading in the Gray’ (1986) 70 Judicature 161


L Kochanski, ‘Family Dispute Resolution: The Importance of an Intake’ (2011) 1 Family Law Review 164

B Kolb and R Gibb, ‘Searching for the Principles of Brain Plasticity and Behavior’ (2014) 58 Cortex 251


A K C Koo and Y Zhao, ‘The Development of Legal Protection for Mediation Confidentiality in Hong Kong’ (2011) 40(3) Common Law World Review 263


R Korobkin, ‘Psychological Impediments to Mediation’ (2006) 21 Ohio State Journal on Dispute Resolution 281


KPMG, Family Dispute Resolution Services in Legal Aid Commissions: Evaluation Report (Attorney-General’s Department, 2008)


G Kurien, ‘Critique of Myths of Mediation’ (1995) 6 ADRJ 43


D Kwok, ‘The (Im)propriety of Judicial Mediation’ (2015) 26 ADRJ 210

Mediation in Australia


G LaFree and C Rack, ‘The Effects of Participants’ Ethnicity and Gender on Monetary Outcomes in Mediated and Adjudicated Civil Cases’ (1996) Law and Society Review 767


J Lande, ‘For Pragmatic Romanticism in Law and Dispute Resolution: Reflections on Galanter’s Remarkably Realistic Analysis of Why the Have-NotS Come Out Behind’ in A Hinshaw, S R Cole and A Kupfer Schneider (eds), Discussions in Dispute Resolution (forthcoming)


S F Law, ‘Culturally Sensitive Mediation: The Importance of Culture in Mediation Accreditation’ (2009) 20 ADRJ 162

S Law and D Leonard, ‘Culture Clash — Can Online Dispute Resolution be the Way Forward?’ (2008) 19 ADRJ 55


Law Council of Australia, Guidelines for Lawyers in Mediations (2011)

The Law Society of New South Wales, Dispute Resolution Kit (2012)

Law Society of Western Australia, Ethical and Practice Guidelines (2015)

M LeBaron and V Pillay, Conflict Across Cultures: A Unique Experience in Bridging Differences (Boston Intercultural Press, 2006)

J P Lederach, Preparing for Peace: Conflict Transformation Across Cultures (Syracuse University Press, 1995)

414
J Lee, ‘Culture and its Importance in Mediation’ (2016) 16(2) Pepperdine Dispute Resolution Law Journal 317
M Legg, ‘Mediation of Complex Commercial Disputes Prior to Litigation: The Delaware Court of Chancery Approach’ (2010) 21 ADRJ 44
M Legg and S Mirzabegian, ‘Appropriate Dispute Resolution and the Role of Litigation’ (2013) 38 Australian Bar Review 54
M Legg and R Sackville, Case Management and Complex Civil Litigation (Federation Press, 2011)
D Leimgruber, ‘Confidentiality, Public Interest and the Mediator’s Ethical Dilemma’ (2013) 24 ADRJ 187
L Leventhal, ‘The Foundation and Contemporary History of Negotiation Theory’ (2006) 17 ADRJ 70
S Levine-Finley, ‘Stretching the Coaching Model’ (2014) 31 Conflict Resolution Quarterly 435
P Lindsay, ‘Conflict Resolution and Peer Mediation in Public Schools: What Works?’ (1998–99) 16 Mediation Quarterly 85
O Litaba, ‘Developing Ethical Practice as a Family Dispute Resolution Practitioner’ (2013) 24 ADRJ 36
B Lo and M J Field (eds), Conflict of Interest in Medical Research, Education and Practice (National Academies Press, 2009)
L Love and E Waldman, ‘The Hopes and Fears of All the Years: 30 Years Behind and the Road Ahead for the Widespread Use of Mediation’ (2016) 31 Ohio State Journal on Dispute Resolution 123
J S H Low, ‘Competing Dispute Resolution Clauses: Arbitration over Litigation in Singapore?’ (2016) 27 ADRJ 119
Mediation in Australia


A Lynch, ‘Can I Sue My Mediator? — Finding the Key to Mediator Liability’ (1995) 6 ADRJ 113


M

W J M Ma, ‘Enforcing Mediated Settlement Agreements under the New York Convention: From Controversies to Creativities’ (2014) 7 Contemporary Asia Arbitration Journal 69


K Mack, Court Referral to ADR: Criteria and Research (NADRAC/AIJA, 2003)

K Mack, ‘Court Referral to ADR: The Legal Framework in Australia’ (2005) 22(1) Law in Context 112

J J Macken, ‘Mediation in the Field of Industrial Relations’ (1997) 8 ADRJ 158

J J Macken and G Gregory, Mediation of Industrial Disputes (Federation Press, 1995)

M Maclean and J Eekelaar, Lawyers and Mediators: The Brave New World of Services for Separating Families (Bloomsbury Publishing, 2016)

J R Madison, ‘Everything You Need to Know about Authority to Settle a Mediation’ (2008) 63(2) Dispute Resolution Journal 20


G Malynes, Consuetudo Del Lex Mercatoria (1622)


D Maxwell, ‘Gender Differences in Mediation Style and their Impact on Mediator Effectiveness’ (1992) 9(4) Conflict Resolution Quarterly 353

B Mayer, ‘The Dynamics of Power in Mediation and Negotiation’ (1987) 16 Conflict Resolution Quarterly 75

416
Bibliography

B Mayer, Beyond Neutrality: Confronting the Crisis in Conflict Resolution (Jossey-Bass, 2002)

B Mayer, The Dynamics of Conflict (Jossey-Bass, 2018)


M McCormick, ‘Confronting Social Justice as a Mediator’ (1996–97) 14 Mediation Quarterly 293

P McDonald and S Charlesworth, ‘Settlement Outcomes in Sexual Harassment Complaints’ (2013) 24 ADRJ 259

C McEwan and T Milburn, ‘Explaining a Paradox of Mediation’ (1993) 9 Negotiation Journal 23


J McFarlane, The Emerging Phenomenon of Collaborative Family Law (CFL): A Qualitative Study of CFL Cases (Report to Dept of Justice, Canada, 2005)

J McGilchrist, The Master and his Emissary: The Divided Brain and the Making of the Western World (Yale University Press, 2009)


M McIntosh, ‘A Step Forward — Mandatory Mediations’ (2003) 14 ADRJ 280


Mediation in Australia


A Miklavcic and M N LeBlanc, 'Culture Brokers, Clinically Applied Ethnography, and Cultural Mediation' in L J Kirmayer, C Rousseau and J Guzder (eds), Cultural Consultation: Encountering the Other in Mental Health Care (Springer, 2013) 115


M Mills, Commercial Dispute Resolution: A Practitioners Guide to Successful ADR (Thomson Reuters, 2018)


M L Moffitt, 'The Wrong Model, Again' (2005) 12 Dispute Resolution Magazine 31

M L Moffitt, 'The Four Ways to Assure Mediator Quality (and why none of them work)' (2008) 24 Ohio State Journal on Dispute Resolution 191


M Moore, 'Judges as Mediators: A Chapter III Prohibition or Accommodation?' (2003) 14 ADRJ 188
Bibliography


H L Munsiger and D R Philpin 'Why Can't They Settle? The Psychology of Relational Disputes' (2017) 18(2) Cardozo Journal of Conflict Resolution 311


D C Murnion, 'The Importance of Intake in Parent-Child Mediation' (1987) 18 Conflict Resolution Quarterly 73

N


NADRAC, Alternative Dispute Resolution Definitions (1997)


NADRAC, Report to the Commonwealth Attorney-General, A Framework for ADR Standards (2001)

NADRAC, Dispute Resolution Terms: The Use of Terms in (Alternative) Dispute Resolution (2003)


NADRAC, Indigenous Dispute Resolution and Conflict Management (2006)


NADRAC, Maintaining and Enhancing the Integrity of ADR Processes: From Principles to Practice through People (2011)

NADRAC, Your Guide to Dispute Resolution (2012)
Mediation in Australia


G Neate, ‘Reconciliation on the Ground: Meeting Challenges of Native Title Mediation Pt 1’ (2002) 6 *ADR Bulletin* 89

G Neate, ‘Reconciliation on the Ground: Meeting Challenges of Native Title Mediation Pt 2’ (2002) 7 *ADR Bulletin* 112


D Neumann, ‘How Mediation Can Effectively Address the Male-Female Power Imbalance in Divorce’ (1992) 9(2) *Conflict Resolution Quarterly* 227


420
Bibliography


O


L A Ojelabi, ‘Communication and Culture: Implications for Conflict Resolution Practitioners’ (2008) 19 ADRJ 189

L A Ojelabi, ‘Community Legal Centres’ Views on ADR as a Means of Improving Access to Justice – Part I’ (2011) 22 ADRJ 111

L A Ojelabi, ‘Community Legal Centres’ Views on ADR as a Means of Improving Access to Justice – Part II’ (2011) 22 ADRJ 173

L A Ojelabi, ‘Dispute Resolution and the Demonisation of Culture’ (2014) 25 ADRJ 30


L A Ojelabi and T Sourdin, ‘Using a Values-Based Approach in Mediation’ (2011) 22 ADRJ 258

L T Olsson, ‘Mediation and the Court — Inspiration or Desperation?’ (1996) 5 Journal of Judicial Administration 236

A J Orchard, ‘Towards a Practical Model to Improve Outcome Acceptance in Dispute Resolution’ (2017) 28 ADRJ 181


P


C Parker, Just Lawyers: Regulation and Access to Justice (Oxford University Press, 1999)


Mediation in Australia


J Petch et al, ‘Psychological Distress in Australian Clients Seeking Family Relationship Counselling and Mediation Services’ (2014) 49 Australian Psychologist 28


A M Pines, H Gat and Y Tal, ‘Gender Differences in Content and Style of Argument Between Couples During Divorce Mediation’ (2002) 20 Conflict Resolution Quarterly 23


R Poole, ‘Facilitating Systemic Outcomes through Anti-Discrimination Conciliation and the Role of the Conciliator in this Quest’ (2016) 27 ADRJ 49


M Power, ‘Educating Mediators Metacognitively’ (1992) 3 ADRJ 214

M Power, ‘Conflict Resolution in Neighbourhood Skate Parks’ (2003) 14 ADRJ 177


B J Preston, ‘The Use of Alternative Dispute Resolution in Administrative Disputes’ (2011) 22 ADRJ 144

B Preston, ‘The Land and Environment Court of New South Wales: Moving Towards a Multi-Door Courthouse — Part I’ (2008) 19 ADRJ 72

B Preston, ‘The Land and Environment Court of New South Wales: Moving Towards a Multi-Door Courthouse — Part II’ (2008) 19 ADRJ 144

K Prime, ‘Using Conflict Coaching to Support People to Develop a Secure Mind in Relation to Conflict’ (2015) 26 ADRJ 111

422
Bibliography

K Pringle, 'Aboriginal Mediation: One Step Towards Re-empowerment' (1996) 7 ADRJ 253
A Prior, 'What Do the Parties Think?' (1993) 4 ADRJ 99
A Prior and R Thompson, 'Is To and Fro the Way to Go? A Discussion of the Practice and Effectiveness of Shuttle Mediation' (2001) 12 ADRJ 160
M K Pruett and J H DiFonzo, 'Closing the Gap: Research, Policy, Practice and Shared Parenting' (2014) 52(2) Family Court Review 152
D G Pruitt and D F Johnson, 'Mediation as an Aid to Face Saving in Negotiation' (1970) 14(3) Journal of Personality and Social Psychology 239

Q
D Quek Anderson and D Knight, 'Managing the Inter-cultural Dimensions of a Mediation Effectively – A Proposed Pre-Mediation Intake Instrument' (2017) 28 ADRJ 89

R
J Ramsay, 'Improving Dispute Resolution in the Financial System' (2017) 28 ADRJ 191
P Randolph, The Psychology of Conflict — Mediating in a Diverse World (Bloomsbury, 2016)
S Rares, 'Competition, Fairness and the Courts' (2014) 39 Australian Bar Review 79
M Redfern, 'Mediation is Good Business Practice' (2010) 21 ADRJ 53
F Regan, 'Dilemmas of Dispute Resolution Policy' (1997) 8 ADRJ 5
H Reid, 'Negotiating Strategies and Cross-cultural Considerations' (1996) 3(1) Commercial Dispute Resolution Journal 37

423
Mediation in Australia


D L Rhode, In the Interests of Justice: Reforming the Legal Profession (Oxford University Press, 2003)

S Rice et al, ‘An Analysis of Domestic Violence Presenting to FRCs at Intake and Assessment’ (2012) 23 ADRJ 89


J Riley, ‘Workplace Dispute Resolution under the Fair Work Act: Is There a Role for Private Alternative Dispute Resolution Providers?’ (2009) 20 ADRJ 236


R L Rimelspach, ‘Mediating Family Disputes in a World with Domestic Violence: How to Devise a Safe and Effective Court-Connected Mediation Program’ (2001) 17 Ohio State Journal of Dispute Resolution 95

L L Riskin, ‘Mediator Orientations, Strategies and Techniques’ (1994) 12 Alternatives to the High Cost of Litigation 111


M Roberts, Developing the Craft of Mediation: Reflections on Theory and Practice (Jessica Kingsley Publishers, 2007)

M Roberts, Mediation in Family Disputes: Principles of Practice (Ashgate, 4th ed, 2014)


424
Bibliography


M Rogers, ‘Mediation, Conciliation and High Conflict Families’ (2003) 14 ADRJ 266

M Rogers and T Gee, ‘Mediation, Conciliation and High Conflict Families’ (2003) 14 ADRJ 266

J Rothfield, ‘What (I Think) I Do as the Mediator’ (2001) 12 ADRJ 240


O Rundle, ‘Lawyers’ Participation in Mediation and Professional EthicalDisposition’ (2015) 18(1) Legal Ethics 46

O Rundle, ‘Are We Here to Resolve Our Problem or Just to Reach a Financial Settlement?’ (2017) 141 Precedent 12

O Rundle and S Hiller, ‘Teaching Self-Reflection to Law Students in a Dispute Resolution Unit’ (2012) 23 ADRJ 168


S


A Salahuddin, ‘Should Arbitrators be Immune from Liability?’ (2017) 33(4) Arbitration International 571

N Salmon, ‘Cutting Edge … Cutting the Cost: The Business Case for Conflict Coaching in a Government Workplace’ (2017) 28 ADRJ 64


425
Mediation in Australia

R Saunders, ‘Mediation and Facilitation – Commonalities and Differences’ (2009) 20 ADRJ 104

R Saundry, P Latreille and I Ashman (eds), Reframing Resolution: Innovation and Change in the Management of Workplace Conflict (Springer, 2016).


A K Schneider and C Honeyman (eds), The Negotiator’s Fieldbook (American Bar Association, 2006)


M Shaffer, ‘Divorce Mediation: A Feminist Perspective’ (1988) 46 University of Toronto Faculty of Law Review 162


M Shirley and T Cockburn, ‘When Will a Mediator Operating Outside the Protection of Statutory Immunity be Liable for Negligence?’ (2004) 32 University of Western Australia Law Review 83


S S Silbey, ‘Mediation Mythology’ (1993) 9 Negotiation Journal 349

S Silby and S Merry, ‘Mediator Settlement Strategies’ (1986) 8 Law and Policy 7


R L Skalstad, ‘Transformative Mediation Twenty Years Later: An Invitation to Discuss Post-Traumatic Stress Disorder and Legal Ethics’ (2016) 1 Concordia Law Review 1

C Smith, ‘Applying Findings from Neuroscience to Inform and Enhance Mediator Skills’ (2015) 26 ADRJ 249


T Sourdin, ‘ADR in the Australian Court and Tribunal System’ (2003) 6(3) ADR Bulletin 55

T Sourdin, Report prepared for the Department of Justice, Victoria, Australia, ‘Mediation in Victorian County and Supreme Courts’ (2009)

T Sourdin, ‘Making an Attempt to Resolve Disputes Before Using Courts: We All Have Obligations’ (2010) 21 ADRJ 225


T Sourdin, Alternative Dispute Resolution (Thomson Reuters, 5th ed, 2016)

T Sourdin and N Balvin, ‘Mediation in the Supreme and County Courts of Victoria: A Summary of the Results’ (2009) 11(3) ADR Bulletin 1
Mediation in Australia


T Sourdin and N Burstyn, ‘Justice Delayed is Justice Denied’ (2014) 4 Victoria University Law and Justice Journal 46


T Sourdin and T Matruglio, Evaluating Mediation — NSW Settlement Scheme 2002 (La Trobe University, 2004)

D Spencer, ‘Exploding the Empowerment Myth of ADR’ (1996) 3 Commercial Dispute Resolution 26


D Spencer, ‘Uncertainty and ADR Clauses: The Victorian View’ (2001) 12 ADRJ 214


D Spencer, ‘Whether a Matter Settled or Not at Mediation’ (2003) 14 ADRJ 149

D Spencer, ‘Court Ordered Mediation in the Federal Court’ (2004) 15 ADRJ 85


D Spencer, ‘Case Note, C 7 Litigation’ (2007) 18 ADRJ 202

D Spencer, ‘Casenotes: Mediation Media Watch’ (2009) 20 ADRJ 74

D Spencer, ‘Case Note: The Backdoor Method to Enforcing a Farm Debt’ (2012) 23 ADRJ 227

D Spencer, ‘Landing in the Right Class of Subject to Contract Agreements’ (2015) 26 ADRJ 75

D Spencer, ‘Case Note: Reviewing a Registrar’s Decision not to Order Conciliation’ (2015) 26 ADRJ 121

D Spencer, ‘Mediation Media Watch’ (2016) 27 ADRJ 8

D Spencer, ‘Case Notes: Costs for Breach of Confidentiality’ (2017) 28 ADRJ 145

D Spencer and M Brogan, Mediation Law and Practice (Cambridge University Press, 2006)

D Spencer and S Hardy, Dispute Resolution in Australia: Cases, Commentary and Materials (Thomson Reuters, 3rd ed, 2014)

P Spencer, ‘Mediating in Aboriginal Communities’ (1996–97) ADRJ 245


S Standing, ‘Ethical and Legal Obligations in Mediations and Other Negotiations’ (2015) (August) Brief 20


F Steffek and H Unberath, Regulating Dispute Resolution: ADR and Access to Justice at the Crossroads (Bloomsbury Publishing, 2014)
Bibliography


E Stevenson, ‘The Use of Community Mediation in the Family Mediation Centre (NSW)’ (1990) 1 ADRJ 24


L Street, ‘Binding and Non-Binding Expert Appraisal’ (1990) 1 ADRJ 133

L Street, ‘The Court System and Alternative Dispute Resolution Procedures’ (1990) 1 ADRJ 5


L Street, ‘Note on the Detachment of Judges to Mediation’ (2006) 17 ADRJ 188

J B Stulberg, ‘Mediator Immunity’ (1986) 2 Ohio State Journal on Dispute Resolution 85

J B Stulberg, Taking Charge/Managing Conflict (Lexington Books, 1987)


M Sweify, ‘The Art of Using Power as a Tool of Influence in Mediation’ (2016) 27 ADRJ 236


F A Syukur and D Bagshaw, ‘Judicial Mediation in Indonesia: Challenges and Opportunities’ (2012) 23 ADRJ 274


Mediation in Australia


R Thirgood, ‘Mediator Intervention to Ensure Fair and Just Outcomes’ (1999) 10 ADRJ 142


M Thornton, ‘Mediation Policy and the State’ (1993) 4 ADRJ 230

G Tillet, The Myths of Mediation (The Centre for Conflict Resolution, Macquarie University, 1991)

G Tillet and B French, Resolving Conflict: A Practical Approach (Oxford University Press, 4th ed, 2010)


D Tynan, ‘Case Management Reforms in the Federal Court of Australia’ (2017) 21(3) Inhouse Counsel 71


U


Peter Urwin et al, Evaluating the Use of Judicial Mediation in Employment Tribunals (Ministry of Justice, 2010)

V


V Vann, ‘Confidentiality in Court-Sponsored Mediation: Disclose at Your Own Risk?’ (1999) 10 ADRJ 195
Bibliography


M Voyce, 'Farm Debt Mediation: “Freedom” or “Control” by the State' (1999) 10 ADRJ 53

W

J Wade, 'Mediation — The Terminological Debate' (1994) 5 ADRJ 204

J Wade, 'Strategic Interventions Used by Mediators, Facilitators and Conciliators' (1994) 9 ADRJ 29

J H Wade, 'The Last Gap in Negotiations — Why is it Important? How Can it be Crossed?' (1995) 6(2) ADRJ 92


J Wade, 'Liability of Mediators for Pressure, Drafting and Advice' (2003) 6(7) ADR Bulletin 131

J H Wade, Representing Clients Effectively in Negotiation, Conciliation and Mediation (Bond University, School of Law, Dispute Resolution Centre, 2004).

J H Wade, 'Crossing the Last Gap' in Andrea Kupfer Schneider and Christopher Honeyman (eds), The Negotiator's Fieldbook (American Bar Association, 2006) 467


L Walgrave (ed), Repositioning Restorative Justice (Routledge, 2012)

G Walker, 'Training Mediators — Teaching About Ethical Concerns and Obligations' (1988) 19 Mediation Quarterly 33


J A Wall Jr and L F Schiller, 'Judicial Involvement in Pre-Trial Settlement: A Judge is not a Bump on a Log' (1982) 6 American Journal of Trial Advocacy 27


M Warren, 'Should Judges Be Mediators?' (2010) 21 ADRJ 77
Mediation in Australia


C Wedding, ‘Protection of Trade Secrets in Mediation’ (2016) 27 ADRJ 198


M Windeyer, ‘Settlement in Court-Connected ADR and the Constitutional Function — Competing Public Interests’ (2017) 28 ADRJ 135


Bibliography


B Wolski, ‘QCAT’s Hybrid Hearing: The Best of Both Worlds or Compromised Mediation?’ (2013) 22 *Journal of Judicial Administration* 154


B Wolski, ‘Ethical Duties Owed by Lawyer Mediators: Suggestions for Improving the NMAS Practice Standards’ (2017) 26(3) *Journal of Judicial Administration* 184


J Woodward, ‘Court Connected Dispute Resolution – Whose Interests are Being Served?’ (2014) 25 *ADRJ* 159;


J Woodward, ‘Encouraging Dialogue Between Large and Diverse Groups: The Emerging Field of Facilitation’ (2016) 27 *ADRJ* 58


P Wulf, ‘Court-Ordered Mediation in the Planning and Environment Court: Does it Assist Self-Represented Litigants?’ (2007) 18 *ADRJ* 149

Y


P M Young, ‘The Crisis in Insurance Coverage for Mediators Part 1: Even Lawyer-Mediators are Going Bare’ (2016) 15 *Appalachian Journal of Law* 1

P N Young, ‘Current Issues’ (1996) 70 *Australian Law Journal* 870

S Young, ‘Cross Cultural Negotiation in Australia: Power, Perspectives and Comparative Lessons’ (1998) 9 *ADRJ* 41

L Yuan, ‘Impact of Cultural Differences on Dispute Resolution’ (1996) 7 *ADRJ* 197
Mediation in Australia

Z


I W Zartman and J Z Rubin, Power and Negotiation (University of Michigan Press, 2002)

J Zeleznikow, ‘Methods for Incorporating Fairness into the Development of an Online Family Dispute Resolution Environment’ (2011) 22 ADRJ 16

Y Zhao, ‘Mediation in Contemporary China: Thinking about Reform’ (2015) 10 Journal of Comparative Law 65
