SUMMARY OF CONTENTS

Contents xi
Acknowledgments xxi
Introduction 1

CHAPTER ONE
Understanding Conflict 5

CHAPTER TWO
Litigation 29

CHAPTER THREE
Negotiation 47

CHAPTER FOUR
Mediation 79

CHAPTER FIVE
Arbitration: An Overview 107

CHAPTER SIX
Settling Disputes with Arbitration 131

CHAPTER SEVEN
Online Dispute Resolution: The Beginnings 161

CHAPTER EIGHT
Online Dispute Resolution: Settling Disputes 181

CHAPTER NINE
Restorative Methods 201

CHAPTER TEN
Court-Annexed Alternatives 221

CHAPTER ELEVEN
The Paralegal and ADR 245

APPENDIX A
Uniform Mediation Act 279

APPENDIX B
Sample Mediation Agreement 285
CONTENTS

Acknowledgments xi
Introduction xxii

Introduction 1
What Is Alternative Dispute Resolution? 1
Legal Disputes and Conflicts 2
Summary of the Book 2

CHAPTER ONE
Understanding Conflict 5
Introduction 5
Definitions of Conflict 7
Understanding Human Needs 7
Sources of Conflicts 9
Factors Affecting Conflict 9
How People Approach and Avoid Conflict 10
Conflict Avoidance 12
Power and Conflict 12
Power and People 13
Power Over 13
Power With 13
Powerlessness 15
Empowerment 15
Sources of Power 16
Power and Context 16
The Application of Power in Conflict 17
Coercive Power 17
Reward or Exchange Power 17
Ecological Power 17
Normative Power 18
Referent Power 18
Expert Power 18
CHAPTER TWO

Litigation

Introduction

Who Will Participate in the Process?
What Are the Basic Stages of the Process from Beginning to Final Resolution?
Where Will the Proceedings Occur?
Which Claims and Issues Will Be Considered?
What Information Will Be Considered, and How and When Will It Be Exchanged?
Who Determines the Outcome?
What Types of Outcomes Are Possible?

Advantages

Ensures a Resolution
Predictable Process
Enforcement
Precedent
Discovery
Due Process
Openness of Process
Appeals
Interim Relief
Parties Do Not Have to Deal with Each Other
Provides Justice

Disadvantages

Expensive and Costly
Slow
No Privacy
Not Flexible
Does Not Preserve Relationships
Need for an Attorney
Can’t Choose the Decision Maker
CHAPTER THREE

Negotiation

Introduction
Negotiation Defined
Types of Legal Negotiations
Transactions
Civil Disputes
Labor-Management Negotiations
Criminal Cases
Domestic Relations (Including Divorce and Child Custody)
International Negotiations
The Lawyer and Client Relationship
Two Methods of Negotiation
Distributive Negotiation
Problem Solving
Negotiator Styles
Competitive Negotiators
Cooperative Negotiators
The Negotiation Process
Preparation Stage: Setting Objectives and Limits
Preliminary Stage
Information/Positioning Stage
Distributive/Competitive or Integrative/Collaborative Stage
Reaching Agreement or Collapse Stage
Laws Affecting Negotiation and Settlement
Promotion of Settlement
Constraints Imposed by Contract and Tort Law
Regulations for Specific Types of Negotiations
Ethical Constraints Affecting Negotiations
Conclusion
Key Terms and Concepts
Practice Test Questions
Review Questions
Application Questions
Practice Exercises
## Contents

### CHAPTER FOUR

**Mediation**

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduction</td>
<td>79</td>
</tr>
<tr>
<td>What Is Mediation?</td>
<td>80</td>
</tr>
<tr>
<td>A Brief History of Mediation</td>
<td>81</td>
</tr>
<tr>
<td>The Pound Conference</td>
<td>81</td>
</tr>
<tr>
<td>The Uniform Mediation Act</td>
<td>82</td>
</tr>
<tr>
<td>The Advantages and Disadvantages of Mediation</td>
<td>83</td>
</tr>
<tr>
<td>Advantages</td>
<td>83</td>
</tr>
<tr>
<td>Disadvantages</td>
<td>87</td>
</tr>
<tr>
<td>The Mediation Process</td>
<td>88</td>
</tr>
<tr>
<td>Stages of Mediation</td>
<td>88</td>
</tr>
<tr>
<td>The Role of the Mediator</td>
<td>90</td>
</tr>
<tr>
<td>Educating the Parties</td>
<td>90</td>
</tr>
<tr>
<td>Organizing the Sessions</td>
<td>91</td>
</tr>
<tr>
<td>Developing and Maintaining Communication</td>
<td>91</td>
</tr>
<tr>
<td>Managing Emotions</td>
<td>91</td>
</tr>
<tr>
<td>Maintaining Interest</td>
<td>91</td>
</tr>
<tr>
<td>Generating Solutions and Reaching Agreement</td>
<td>91</td>
</tr>
<tr>
<td>Caucuses</td>
<td>92</td>
</tr>
<tr>
<td>Mediation Forms</td>
<td>92</td>
</tr>
<tr>
<td>Evaluative Mediation</td>
<td>92</td>
</tr>
<tr>
<td>Facilitative Mediation</td>
<td>93</td>
</tr>
<tr>
<td>Transformative Mediation</td>
<td>94</td>
</tr>
<tr>
<td>Mediator Qualifications</td>
<td>95</td>
</tr>
<tr>
<td>Mediator Skills</td>
<td>95</td>
</tr>
<tr>
<td>Ethical Issues in Mediation</td>
<td>98</td>
</tr>
<tr>
<td>Standards of Conduct for Mediators</td>
<td>98</td>
</tr>
<tr>
<td>Med-Arb (Mediation-Arbitration)</td>
<td>99</td>
</tr>
<tr>
<td>Conclusion</td>
<td>100</td>
</tr>
<tr>
<td>Key Terms and Concepts</td>
<td>100</td>
</tr>
<tr>
<td>Practice Test Questions</td>
<td>100</td>
</tr>
<tr>
<td>Review Questions</td>
<td>101</td>
</tr>
<tr>
<td>Application Questions</td>
<td>101</td>
</tr>
<tr>
<td>Practice Exercises</td>
<td>104</td>
</tr>
</tbody>
</table>

### CHAPTER FIVE

**Arbitration: An Overview**

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduction</td>
<td>107</td>
</tr>
<tr>
<td>A Brief History of Arbitration</td>
<td>108</td>
</tr>
<tr>
<td>Biblical Times</td>
<td>108</td>
</tr>
<tr>
<td>Greeks and Romans</td>
<td>109</td>
</tr>
</tbody>
</table>
CHAPTER SIX

Settling Disputes with Arbitration

Introduction
The Federal Arbitration Act
Revised Uniform Arbitration Act
Agreements to Arbitrate and Arbitrability
Consent and Fairness: Adhesive Arbitration Agreements
Supporters of Adhesive Arbitration Agreements
Common Types of Arbitration
Labor and Employment Arbitration
Consumer Arbitration
Securities Arbitration (Investor/Broker Disputes)
Commercial Arbitration
International Commercial Arbitration
The Arbitration Process
Filing a Demand for Arbitration
### Contents

- Selection of Arbitrators 150
- Preliminary Meeting 150
- Prehearing Conference 150
- Exchange of Information and Discovery 150
- The Hearing 151
- The Award 151

**Judicial Enforcement of Awards** 152
- Manifest Disregard of the Law 153
- Arbitrary and Capricious 153
- Irrationality 153
- Violates Public Policy 153

**Conclusion** 154

- **Key Terms and Concepts** 154
- **Practice Test Questions** 155
- **Review Questions** 156
- **Application Questions** 156
- **Practice Exercises** 159

### CHAPTER SEVEN

**Online Dispute Resolution: The Beginnings** 161

- **Introduction** 161
- **What Is ODR, and How Does It Work?** 163
- **The Evolution of ODR** 164
  - First Period: Pre-1995 165
  - Third Period: 1998-2000 171
- **Conclusion** 175

- **Key Terms and Concepts** 176
- **Practice Test Questions** 176
- **Review Questions** 177
- **Application Questions** 178
- **Practice Exercises** 178

### CHAPTER EIGHT

**Online Dispute Resolution: Settling Disputes** 181

- **Introduction** 181
- **eNegotiation** 183
  - Assisted eNegotiation 183
  - Automated “Blind-Bid” eNegotiation 183
- **eMediation** 184
CHAPTER NINE

Restorative Methods

Introduction
What Is Restorative Justice?
The Advantages and Disadvantages of Restorative Justice
Restorative Methods
Victim-Offender Dialogue (VOD)
Conferencing
Circles
Conclusion
Key Terms and Concepts
Practice Test Questions
Review Questions
Application Questions
Practice Exercises
CHAPTER TEN

Court-Annexed Alternatives

Introduction: Brief History of ADR in the Courts
The Court-Annexed Alternatives
Mediation
Settlement Conference
Early Neutral Evaluation
Nonbinding Arbitration
  Referral
  Prehearing
  Hearing and Award
  Demand for Trial De Novo
Summary Jury Trial
Mini-Trial
Conclusion
Key Terms and Concepts
Practice Test Questions
Review Questions
Application Questions
Practice Exercises

CHAPTER ELEVEN

The Paralegal and ADR

Introduction
Paralegal Mistakes Become Attorney Mistakes
Paralegal Tasks
  Motions
  Explain the Designated ADR Process to Client
  Write Legal Memoranda of the Facts
  Research the Neutral
  Prepare Subpoenas
  Prepare Memoranda Summarizing Each Witnesses’ Expected Testimony
  Preparation of Exhibit List
  Attend the Proceeding and Take Notes
  Prepare Agreements and Other Documents
Conclusion
Key Terms and Concepts
Practice Test Questions
Application Exercise
Practice Exercises