

## List of reference on Commercial Mediation

1. Palmer and Roberts S. 4.1.-4.3., S. 4.5.-4.7.
2. Lon Fuller, "Mediation – Its Forms and Functions", in Wendy Trachte-Huber and Stephen Huber, *Reaching Agreement in Law and Business* (1998)
3. Jeffrey Krivis, "The Five Stages of Mediation", [Mediate.com](http://mediate.com)
4. Gunthia A. Savage, "Culture and Mediation: A Red Herring", 5 *Am. U. J. Gender & L.* 269 (1996-1997)
5. Stages of Mediation, in H. Brown and A. Marriott, *ADR : Principles and Practice*, (1999) at pp. 154-188
6. Kimberlee K. Kovach & Lela P. Love, "Risks of Riskin's Grid", 3 *Harv. Negot. L. Rev.* 71 (1998) (critique of evaluative-facilitative dichotomy). Mediator's grid critiqued in this article is briefly described in Palmer and Roberts book. For more details see article by Riskin (1996) in the Optional reading
7. Extract: Robert A. Baruch Bush, "Transformative Mediation: Efficiency and Protection, or Empowerment and Recognition? The Mediator's Role and Ethical Standards in Mediation", 41 *Fla. L. Rev.* 253 (1989) pp. 259-273
8. Neal Milner, "Mediation and Political Theory: A Critique of Bush and Folger", 21 *Law & Soc. Inquiry* 738 (1996)
9. Gary Paquin & Linda Harvey, "Therapeutic Jurisprudence, Transformative Mediation and Narrative Mediation: A Natural Connection" 3 *Fla. Coastal L.J.* 167 (2001-2002) pp. 173-180
10. Robert A. Baruch Bush, "Substituting Mediation for Arbitration: The Growing Market for Evaluative Mediation, And What It Means for the ADR Field", 3 *Pepp. Disp. Resol. L.J.* 111 (2002)
11. Leonard L. Riskin, "Understanding Mediators' Orientations, Strategies, and Techniques: A Grid for the Perplexed", 1 *Harv. Negot. L. Rev.* 7 (1996)
12. James K.L. Lawrence, "Collaborative Lawyering: A New Development in Conflict Resolution", 17 *Ohio St. J. on Disp. Resol.* 431 (2002)
13. Leonard Riskin, "The Contemplative Lawyer: On the Potential Contributions of Mindfulness Meditation to Law Students, Lawyers, and their Clients", 7 *Harv. Negot. L. Rev.* 1 (2002)
14. Kimberlee K. Kovach & Lela P. Love, "Evaluative" Mediation Is an Oxymoron", 14 *Alternatives to High Cost Litig.* 31 (1996) [Link](#)
15. Lela P. Love, "The Top Ten Reasons Why Mediators Should Not Evaluate", 24 *Fla. St. U. L. Rev.* 937 (1997)
16. Robert B. Moberly, "Mediator Gag Rules: Is It Ethical for Mediators to Evaluate or Advise?", 38 *S. Tex. L. Rev.* 669 (1997)
17. Joseph B. Stulberg, "Facilitative Versus Evaluative Mediator Orientations: Piercing the "Grid"

Lock", 24 Fla. St. U. L. Rev. 985 (1997)

18. Murray S. Levin, "The Propriety of Evaluative Mediation: Concerns about the Nature and Quality of an Evaluative Opinion", 16 Ohio St. J. on Disp. Resol. 267 (2001)

19. James H. Stark, "Ethics of Mediation Evaluation: Some Troublesome Questions and Tentative Proposals, from an Evaluative Lawyer Mediator", 38 S. Tex. L. Rev. 769 (1997)

20. John Bickerman, "Evaluative Mediator Responds", 14 Alternatives to High Cost Litig. 70 (1996)

21. Scott H. Hughes, "Facilitative Mediation or Evaluative Mediation: May Your Choice Be a Wise One", 59 Ala. Law. 246 (1998)

22. James J. Alfini, "Evaluative versus Facilitative Mediation: A Discussion", 24 Fla. St. U. L. Rev. 919 (1997)

23. Ellen A. Waldman, "The Evaluative-Facilitative Debate in Mediation: Applying the Lens of Therapeutic Jurisprudence", 82 Marq. L. Rev. 155 (1998)

24. Carrie Menkel-Meadow, "When Dispute Resolution Begets Disputes of its Own: Conflicts Among Dispute Professionals", 44 UCLA L. Rev. 1871 (1997)

25. Robert A. Baruch Bush & Joseph P. Folger, *The Promise of Mediation: Responding to Conflict Through Empowerment and Recognition* (1994)

26. Brad Honoroff and Susan Opoto, "Mediation Ethics: A Grounded Approach", *Negotiation Journal* April 2007

27. Extract: K. Kovach, "Musings on Idea(L)S in the Ethical Regulation of Mediators: Honesty, Enforcement, and Education", 21 Ohio St. J. on Disp. Resol. 123 (2005), pp. 123-147, 163-164

28. Robert A. Baruch Bush, "A Study of Ethical Dilemmas and Policy Implications", 1994 J. Disp. Resol. 1 (1994)

29. Lela P. Love, John W. Cooley, "The Intersection of Evaluation by Mediators and Informed Consent: Warning the Unwary", 21 Ohio St. J. on Disp. Resol. 45 (2005)

30. Paula M. Young, "Take It or Leave It. Lump It or Grieve It: Designing Mediator Complaint Systems That Protect Mediators, Unhappy Parties, Attorneys, Courts, the Process, and the Field" 21 Ohio St. J. on Disp. Resol. 721 (2006)

31. Michael Moffitt, "Casting Light on The Black Box of Mediation: Should Mediators Make Their Conduct More Transparent?", 13 Ohio St. J. on Disp. Resol. 1 (1997)

32. Wayne D. Brazil, "Hosting Mediations as a Representative of the System of Civil Justice", 22 Ohio St. J. on Disp. Resol. 227 (2007)

33. James H. Stark, "Ethics of Mediation Evaluation: Some Troublesome Questions and Tentative Proposals, from an Evaluative Lawyer Mediator", 38 S. Tex. L. Rev. 769 (1997)

34. Extract: Paula M. Young, "Take It or Leave It. Lump It or Grieve It: Designing Mediator Complaint Systems That Protect Mediators, Unhappy Parties, Attorneys, Courts, the Process, and the Field" 21

Ohio St. J. on Disp. Resol. 721 (2006), pp. 728-741

35. W. Lee Dobbins, "The Debate Over Mediator Qualifications: Can They Satisfy the Growing Need to Measure Competence Without Barring Entry into the Market?", 7 U. Fla. J.L. & Pub. Pol'y 95 (1995)

36. Stephanie Henning, "A Framework for Developing Mediator Certification Programs", 4 Harv. Negot. L. Rev. 189 (1999)

37. CPR-Georgetown Commission on Ethics and Standards in ADR "Principles for ADR Provider Organizations", 56 U. Miami L. Rev. 983 (2002)

38. Maurits Barendrecht, Berend R. de Vries, "Fitting the Forum to the Fuss With Sticky Defaults: Failure in the Market for Dispute Resolution Services?" 7 Cardozo J. Conflict Resol. 83 (2005)

39. Robert A. Baruch Bush, "One Size Does Not Fit All: A Pluralistic Approach to Mediator Performance Testing and Quality Assurance", 19 Ohio St. J. on Disp. Resol. 965 (2004)

40. Holly Streecher-Schaefer, Note: A Look at Court Mandated Civil Mediation", 49 Drake L. Rev. 367 (2001)

41. Shirley Shipman, "Court Approaches To ADR In The Civil Justice System", 25 C.J.Q. 181 (2006)

42. Bobbi McAdoo, Nancy A. Welsh, "Look Before You Leap and Keep on Looking: Lessons from the Institutionalization of Court-Connected Mediation" 5 Nev. L.J. 399 (2004-2005)

43. Douglas A. Van Epps, "The Impact of Mediation on State Courts", 17 Ohio St. J. Disp. Resol. 629 (2001-2002)

44. Daniel Misteravich, "Limits of Alternative Dispute Resolution: Preserving Judicial Function", 70 U. Det. Mercy L. Rev. 46 (1992-1993)

45. Richard Delgado et al., "Fairness and Formality: Minimizing the Risk of Prejudice in Alternative Dispute Resolution", Wis. L. Rev. 1359 (1985)

46. Carol L. Izumi and Homer C. La Rue, " Prohibiting "Good Faith" Reports Under the Uniform Mediation Act: Keeping the Adjudication Camel Out Of the Mediation Tent", 2003 J. Disp. Resol. 67

47. F. Sander, H. Allen and D. Hensler, "Judicial (Mis)Use of ADR? A Debate", 27 U. Tol. L. Rev. 885 (1996)

48. Stephanie Brenowitz, "Deadly Secrecy: The Erosion of Public Information Under Private Justice", 19 Ohio St. J. on Disp. Resol. 679 (2004)

49. Jack B. Weinstein, "Some Benefits and Risks of Privatization of Justice Through ADR", 11 Ohio St. J. Disp. Resol. 266 (1996)

50. Lucy V. Katz, "Compulsory Alternative Dispute Resolution and Voluntarism: Two-Headed Monster or Two Sides of the Coin?" 1993 J. Disp. Resol. 1

51. Nancy A. Welsh, "Stepping Back Through the Looking Glass: Real Conversations with Real Disputants about Institutionalized Mediation and Its Value", 19 Ohio St. J. on Disp. Resol. 573 (2004)

52. Joshua D. Rosenberg & H. Jay Folberg, "Alternative Dispute Resolution: An Empirical Analysis", 46 Stan. L. Rev. 1487 (1994)
53. Roselle L. Wissler, "Court-Connected Mediation in General Civil Cases: What We Know from Empirical Research", 17 Ohio St. J. on Disp. Resol. 641 (2002)
54. Wayne D. Brazil, "Court ADR 25 Years after Pound: Have We Found a Better Way?", 18 Ohio St. J. on Disp. Resol. 93 (2002)
55. Robert W. Rack, Jr., "Thoughts of a Chief Circuit Mediator on Federal Court-Annexed Mediation", 17 Ohio St. J. on Disp. Resol. 609 (2002)
56. Jeffrey W. Stempel, "Reflections on Judicial ADR and the Multi-Door Courthouse at Twenty: Fait Accompli, Failed Overture, or Fledgling Adulthood?" 11 Ohio St. J. on Disp. Resol. 297 (1996)
57. Wayne D. Brazil, "Comparing Structures for The Delivery of ADR Services by Courts: Critical Values and Concerns", 14 Ohio St. J. on Disp. Resol. 715 (1999)
58. Trina Grillo, "The Mediation Alternative: Process Dangers for Women", 100 Yale L.J. 1545 (1990-1991)
59. Richard Delgado, "ADR. Conflict as Pathology: An Essay for Trina Grillo", 81 Minn. L. Rev. 1391 (1996-1997)
60. Bryant G. Garth, "Tilting the Justice System: From ADR as Idealistic Movement to a Segmented Market in Dispute Resolution", 18 Ga. St. U. L. Rev. 927 (2001-2002)
61. Jay W. Stein, "Mediation and the Constitution", 53-MAY Disp. Resol. J. 22 (1998)
62. Nancy A. Welsh, "Making Deals in Court-Connected Mediation: What Justice Got to Do With It?", 79 Wash. U. L. Q. 787 (2001)
63. David Gladwell, "Alternative Dispute Resolution and the Courts" Civil Court News 1 (27) (2004)