

## FRESHMAN, CLARK

### Articles

*Don't Just Say No*, 24 NEGOTIATION J. 89 (2008).

*After Basic Mindfulness Meditation: External Mindfulness, Emotional Truthfulness, and Lie Detection Dispute Resolution*, J. DISP. RESOL. 511 (2006).

*Beyond the Process: Remembering John Ely's Compassion*, 58 U. MIAMI L. REV. 955 (2004).

*The Promise and Perils of 'Our' Justice: Psychological, Critical and Economic Perspectives on Communities and Prejudices in Mediation*, 6 CARDOZO J. CONFLICT RESOL. 1 (2004).

*Foreword: Revisioning the Constellations of Critical Race Theory, Law and Economics, and Empirical Scholarship*, 55 STAN. L. REV. 2267 (2003).

*Prevention Perspectives on "Different" Kinds of Discrimination: From Attacking Different "Isms" to Promoting Acceptance in Critical Race Theory, Law and Economics, and Empirical Research*, 55 STAN. L. REV. 2293 (2003).

*Adapting Meditation to Promote Negotiation Success; A guide to Varieties and Scientific Support*, 7 HARV. NEGOT. L. REV. 67 (2002) (with Adele M. Hayes and Greg C. Feldman).

*The Lawyer-Negotiator as Mood Scientist: What We Know and Don't Know about How Mood relates to Successful Negotiation*, J. DISP. RESOL. 1 (2002).

*Tweaking the Market for Autonomy: A Problem-Solving Perspective to Informed Consent in Arbitration*, 56 U. MIAMI L. REV. 909 (2002).

*Whatever Happened to Anti-Semitism? How Social Science Theories Identify Discrimination and Promote Coalitions Between "Different" Minorities*, 85 CORNELL L. REV. 313 (2000).

*Privatizing Same-Sex "Marriage" Through Alternative Dispute Resolution: Community-Enhancing Versus Community-Enabling Mediation*, 44 UCLA L. REV. 1687 (1997).

*Re-visioning the Dependency Crisis and the Negotiator's Dilemma: Reflections on the Sexual Family and the Mother-Child Dyad*, 22 LAW & SOC. INQUIRY 97 (1997).

*Were Patricia Williams and Donald Dworkin Separated at Birth?*, 95 COLUM. L. REV. 1568 (1995) (with a reply by Judge Richard Posner).

*Beyond Atomized Discrimination: Use of Acts Of Discrimination Against "Other" Minorities to Prove Discriminatory Motivation Under Federal Employment Law*, 43 STAN. L. REV. 241 (1990).

## Chapters in Books

*Identity, Beliefs, Emotion, and Negotiation Success, in THE HANDBOOK OF DISPUTE RESOLUTION* (Michael L. Moffitt & Robert C. Bordens eds., 2005).

## Book Reviews

*Don't Just Say No*, 24 NEGOTIATION J. 89 (2008) (reviewing WILLIAM URY, *THE POWER OF A POSITIVE NO: HOW TO SAY NO AND STILL GET TO YES* (2007)).

22 LAW & SOC. INQUIRY 97 (1997) (reviewing MARTHA FINEMAN, *THE NEUTERED MOTHER, THE SEXUAL FAMILY, AND OTHER TWENTIETH CENTURY TRAGEDIES* (1995)).

## Working Paper

*The Problem Solvers: Mediators For Lesbians And Gay Men*, STAN. CENTER ON CONFLICT & NEGOT. 1991).

## Thesis

*Beyond Pontius Pilate and Judge Lynch: The Pardoning Power in Theory and Practice As Illustrated in the Leo Frank Case* (1986) (unpublished A.B. thesis, Harvard University) (on file with author).