

1. Record Nr.	UNISA996199881903316
Titolo	Europäisches Unterhaltsrecht : die bedeutung der Haager Übereinkommen und der UnterhaltsVO für das englische und deutsche Recht : 8. Göttinger Workshop zum Familienrecht 2009 // Dagmar Coester-Waltjen, Volker Lipp, Eva Schumann, Barbara Veit (Hg.)
Pubbl/distr/stampa	Göttingen : , : Universitätsverlag Göttingen, , 2010 ©2010
Descrizione fisica	1 online resource (95 pages) : colour illustrations
Collana	Open Access e-Books Knowledge Unlatched Göttinger Juristische Schriften ; ; Band 8
Disciplina	346.2401663
Soggetti	Support (Domestic relations) - European Union countries Domestic relations - European Union countries
Lingua di pubblicazione	Tedesco
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di bibliografia	Includes bibliographical references.
Sommario/riassunto	Dieser Band enthält die Referate des 8. Göttinger Workshops zum Familienrecht 2009, der die Bedeutung der neuen Haager Unterhaltsübereinkommen und der Unterhaltsverordnung für das englische und deutsche Recht thematisierte. Die Referate von Matthias Heger (BMJ) und Juliane Hirsch (Haager Konferenz für Internationales Privatrecht) schildern den Entstehungsprozess, die Verständigungsschwierigkeiten und den Anwendungsmechanismus der neuen Rechtsinstrumente. Wolfgang Hau (Universität Passau) und Joachim Dose (BGH) reflektieren die Auswirkungen und neue Problemfelder, die sich für das deutsche Recht und die deutsche Rechtspraxis ergeben. Einen besonderen Akzent erhielt der Workshop durch die Beteiligung eines englischen Richters (Ian Karsten) und eines englischen Barristers (Tim Amos), die in anschaulicher Weise darstellen, warum die grenzüberschreitenden Rechtsinstrumente im Hinblick auf das englische autonome Verfahrens- und materielle Recht Schwierigkeiten bereiten. Band 8 der Reihe „Göttinger Juristische

Schriften“ Die Reihe wird von der Juristischen Fakultät der Georg-August-Universität herausgegeben und macht Veranstaltungen an der Fakultät einer interessierten Öffentlichkeit zugänglich.

2. Record Nr.	UNINA9910794017703321
Autore	Abramson Harold I.
Titolo	Beyond the courtroom : resolving disputes through agreement // collected articles and essays by Hal Abramson
Pubbl/distr/stampa	New York : , : Touro University Press, , 2020
ISBN	1-64469-256-2 1-64469-255-4
Descrizione fisica	1 online resource (504 pages)
Collana	Touro University Press
Disciplina	347.09
Soggetti	Dispute resolution (Law) Mediation
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di contenuto	Front matter -- Contents -- Acknowledgements -- About the Author -- Forewords -- CHAPTER 1. Introduction and Overview of the Three Parts -- CHAPTER 2. Mediation Representation: Advocating as a Problem-Solver -- CHAPTER 3. Problem-Solving Advocacy in Mediations: A Model of Client Representation -- CHAPTER 4. Mediation Representation: Table of Contents and Introductory Chapter -- CHAPTER 5. Are Legal Disputes Just about Money? Answers from Mediators on the Front Line -- CHAPTER 6. Mediation Representation: Representing Clients Anywhere -- CHAPTER 7A. International Dispute Resolution: Cross-Cultural Dimensions and Structuring Appropriate Processes -- CHAPTER 7B. International Dispute Resolution: Cross-Cultural Dimensions and Structuring Appropriate Processes -- CHAPTER 8. Protocols for International Arbitrators Who Dare to Settle Cases -- CHAPTER 9. Mining Mediation Rules for Representation Opportunities and Obstacles -- CHAPTER 10. Selecting Mediators and Representing Clients in Cross-Cultural Disputes -- CHAPTER 11. Criteria for Approving Programs to Qualify Mediators for IMI Inter-

Cultural Certification -- CHAPTER 12. Crossing Borders into New Ethical Territory: Ethical Challenges When Mediating Cross-Culturally -- CHAPTER 13. Outward Bound to Other Cultures: Seven Guidelines for U. S. Dispute Resolution Trainers -- CHAPTER 14. The New Singapore Mediation Convention: The Process and Key Choices -- CHAPTER 15. Mediation Representation -- CHAPTER 16. Fashioning an Effective Negotiation Style: Choosing between Good Practices, Tactics and Tricks -- CHAPTER 17. Nelson Mandela as Negotiator: What Can We Learn from Him? -- Index

Sommario/riassunto

Beyond the Courtroom provides a compilation of articles and chapters by a dispute resolution scholar who has made remarkable contributions over his thirty-year career. Professor Abramson has focused his research and practice on parties trying to resolve their own disputes. This book includes publications that have contributed to launching the then new field of mediation representation with special attention on how attorneys, as gate keepers to mediation, can effectively represent clients. The book also includes his original publications that have contributed to the emerging field of intercultural and international mediation and the already robust and mature field of negotiations.
