Beyond Neutrality: Confronting the Crisis in Conflict Resolution

Nadja Alexander
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Contemporary mediation in Australia and North America has come a long way since the pioneering days of the 1970s and 80s. Court-related mediation is the norm in virtually all Australian courts and in many in the US. There are more than 2500 laws in the US that regulate mediation. Mediation case law has developed on issues such as confidentiality, liability of mediators and legal representatives, the enforceability of mediation clauses and mediation agreements. Standards and accreditation for mediators are hotly debated issues as mediation shows all the signs of developing as a profession in its own right. Indeed, Austria proudly claims to be the first country in the world to recognise mediation as a profession through an Act of Parliament.

However before we sit back and congratulate ourselves at the next mediation conference for working so hard to contribute to the progress and development of mediation, Bernie Mayer wants us to rethink it all. In his second book, Beyond Neutrality, Mayer identifies what he sees as a crisis in the conflict resolution field and challenges the reader to look beyond the assumptions embedded in the very North American model of conflict resolution that we know and to redefine the nature of what we as conflict resolvers do.

Part One of the book focuses on identifying and explaining the crisis of the conflict resolution field. The author begins by exposing the reader to the reality of conflict resolution practice. The continuing resistance to conflict resolution he categorises as follows:

- Political or policy-based criticisms, for example, that mediation is based in white middle class cultural norms that may clash with the values of those from different cultures and that most mediation occurs as a result of mandatory programs;
- Efficacy and efficiency critiques for example, empirical evidence is at best mixed in terms of its support of the value claims of mediation; and
- Experiential, personal-based critiques, for example, the feminist perspective, which argues that women are disadvantaged through ADR processes.

Mayer argues that we, conflict resolution professionals, are most limited by our own thinking. Here the reader is forced to rethink values such as neutrality, co-operation, interest-based bargaining, win-win and process intervention.

He expands his argument by exposing the misuse of mediation in practice and there are no surprises here - fishing expeditions, repeat players avoiding precedents, and the like.

The most interesting chapter in Part One is Chapter 4, entitled '10 Beliefs that Get in our Way'. Mayer argues that we, conflict resolution professionals, are most limited by our own thinking. Here the reader is forced...
to rethink values such as neutrality, cooperation, interest-based bargaining, win-win and process intervention. The paradox is, of course, that while we may use the rhetoric of collaboration and mutually positive outcomes in our marketing, our story-telling and our writing, the reality of practice is in many cases quite different. As mediation is a confidential process, much of what we hear about practice is self-reporting by mediators and legal representatives. Anecdotal evidence suggests that these are not always congruent – in other words, different reports about the same mediation may vary greatly. Some commentators argue that most practitioners, if asked, would not be able to identify the values that inform their practice. Many practitioners, so the argument goes, maintain that as neutral third parties, they operate in a value-free space. Like others before him, Mayer links mediation to specific western cultural norms, which are typically invisible to those within the culture. So if mediators are white Anglo-American middle class people, they will likely be oblivious to the cultural assumptions they make each time they conduct a mediation: assumptions such as that conflict should be resolved; that it is more important to demonstrate respect to each other than anger; and that good relationships are more useful than continuing as adversaries.

Mayer is right when he suggests we move away from these 10 beliefs as the foundations of the conflict resolution field. My discomfort with the chapter, however, relates to the fact that I doubt the stability and depth of these foundations for conflict resolution practitioners. In other words, I do not believe that Mayer’s 10 beliefs are representative of mediators in practice. Would not a more useful problem-based question be: what values do we bring to the table and how can we most usefully apply these to engage in conflict?

Part Two of the book is devoted to exploring new ways of intervening in conflict. Mayer labels it ‘conflict engagement’. In developing the concept of conflict engagement, Mayer draws on the work of Bill Ury who argues for an expanded role of third parties and communities in conflict situations.

Conflict engagement is about recognising all the roles that exist in the conflict resolution field — including those of advocate, coach, facilitator, mediator, arbitrator, dispute system designer, trainer, researcher and case manager — and bringing them under one umbrella. Mayer suggests that the way forward is to redefine ourselves as conflict specialists beyond the traditional third party roles of mediator, facilitator and arbitrator.

Beyond Neutrality is written in Mayer’s typically relaxed and engaging style. While, as the author himself acknowledges, not all the ideas are new, they have been framed in a fresh and exciting way using the methodology of mediation. The book challenges us to rethink our values, roles and purpose in the conflict resolution field and is a valuable and timely contribution to the literature.

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diary and happenings


- The ADR Program at the Australian Centre for Peace and Conflict Studies, University of Queensland, is offering two executive negotiation programs in February 2005: Negotiation: Back to Basics (17-18 February 2005) and Advanced Negotiation (19-20 February 2005). The courses will be jointly conducted by Professor Dan Druckman of George Mason University and Professor Nadja Alexander, Director of the Program. For further information contact Nadia Mizner on 3346 9964 or at <n.mizner@uq.edu.au>.

- The Victorian Chapter of the Institute of Arbitrators and Mediators Australia is seeking expressions of interest in the 5-day mediation training course for the Practitioner's Certificate in Mediation and Conciliation to be held in Melbourne on 16, 17, 18, 22 and 23 March 2005. Call (03) 9602 1711 or email <vic.chapter@iama.org.au> to register. Visit [www.iama.org.au](http://www.iama.org.au) for more information.

- The Australian Commercial Disputes Centre has released the dates for its forthcoming training courses up to June 2005. Training courses to help ADR professionals to develop their skills through a series of stages are available, as well as a number of one-day options including two new one-day courses - ‘Mediation/Conciliation: Advanced Negotiation Techniques’ and ‘Concilio-Arbitration and how do you do it’. Visit [www.acdcltd.com.au](http://www.acdcltd.com.au) for more information.

- The Trillium Group is conducting 4-day ADR Certificate Workshops (Level 1) and Advanced ADR Certificate Workshops (Level 2) in Sydney, Melbourne, Canberra and Townsville throughout 2005. For more information call 1-800-636-869 toll free or 02 9036-0333 or visit [www.thetriumigroup.com.au](http://www.thetriumigroup.com.au).

- The Centre for Effective Dispute Resolution (UK) is holding its annual Spring School on 4-9 March 2005 at De Vere Carden Park, Chester, England. The cost of the program is £4200 + VAT which includes all training materials, a copy of the CEDR Mediator Handbook, six nights four-star accommodation and all meals. For more information or to register call +44 (0)20 7536 6000, e-mail <training@cedr.co.uk> or visit [www.cedr.co.uk](http://www.cedr.co.uk).

- The Dispute Resolution Centre at Bond University will be conducting basic and advanced mediation courses throughout 2005. For further details on the workshops, and on academic courses in dispute resolution subjects, contact drc@bond.edu.au or visit the centre web-site at [www.bond.edu.au/law/centres/drc](http://www.bond.edu.au/law/centres/drc).

- The Australian Centre for Peace and Conflict Studies, University of Queensland is hosting a conference, Peace, Justice and Reconciliation in the Asia-Pacific Region in Brisbane, 1-3 April 2005. It will have four themes focusing on law and justice in post-conflict environments: 1) development and security in the South-West Pacific; 2) mediation and ADR in law reform in the Asia-Pacific region; 3) analysing and strengthening conflict prevention and resolution capacities of regional institutions and 4) the negotiation of just economic and political relationships between Indigenous and settler Australians. For more information contact Nadia Mizner at <n.mizner@uq.edu.au>.

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