
Table of Contents

USER INSTRUCTIONS	III
TABLE OF CASES.....	XXIII
Chapter 1. Introduction to Arbitration.....	1
Fact Scenario	4
PART I. THE ARBITRATION CLAUSE	
Chapter 2. Development of the Law Governing Arbitration Clauses	7
Fact Scenario	7
Readings	8
A) The Reach of the Federal Arbitration Act.....	8
1) The Historical Starting Point	10
Bernhardt v. Polygraphic Co. of America	10
Notes	13
2) The Turning Point.....	14
Prima Paint Corp. v. Flood & Conklin Mfg. Co.	14
Notes	27
Chapter 3. The Contemporary Standard.....	29
Fact Scenario	30
Readings	31
A) The Reach of the Federal Arbitration Act.....	31
Southland Corp. v. Keating.....	31
Notes	40
Buckeye Check Cashing, Inc. v. Cardegna	40
Notes	44
B) The Writing Requirement.....	44
Caley v. Gulfstream Aerospace Corp.	45
Notes	49
Campbell v. Gen. Dynamics Gov't Sys. Corp.	50
Notes	54
Chapter 4. Arbitrability	57
Fact Scenario	57
Readings	58
A) Arbitrating Claims Under Securities Laws.....	58
Wilko v. Swan.....	59
Notes	62
Scherk v. Alberto-Culver Co.	63
Notes	67
B) Arbitrating Antitrust Claims	68
Mitsubishi Motors Corp. v. Soler Chrysler-Plymouth, Inc.	68
Notes	73

C)	RICO Claims and Securities Claims Revisited.....	75
	Shearson/American Exp., Inc. v. McMahon	75
	Notes	84
D)	Federalism and Arbitrability—Renewed Rumbblings	85
	Northern Kentucky Area Development District v. Snyder.....	85
	Notes	92
	Chapter 5. Drafting an Effective Arbitration Clause (Scope and Procedure)	93
	Fact Scenario	94
	Readings	95
A)	Disputes “Arising out of” and Disputes “Relating to” a Contract.....	95
1)	The U.S. Approach.....	95
	Personal Security & Safety Systems Inc. v. Motorola Inc.	95
	Notes	103
B)	Narrowly Tailoring the Arbitration Clause.....	103
	Cummings v. FedEx Ground Package System, Inc.	104
	Notes	108
C)	Who Determines Jurisdiction?	109
	First Options of Chicago, Inc. v. Kaplan	110
	Notes	113
	Howsam v. Dean Witter Reynolds, Inc.	114
	Notes	116
	Rent-a-Center, West, Inc. v. Jackson.....	117
D)	Multitiered Dispute Resolution	121
	Republic of Argentina v. BG Group PLC.....	122
	Chapter 6. Drafting an Effective Arbitration Clause (Class Actions)....	129
	Fact Scenario	129
	Readings	131
A)	What Is a Class Action?.....	131
	Federal Rules of Civil Procedure, Rule 23.....	131
	In re American Medical Systems, Inc.	132
	Notes	137
B)	Drafting Arbitration Clauses in Light of Class Issues	137
1)	Supreme Court Jurisprudence on Class Arbitration	139
	Who Determines Class Arbitrability?.....	139
	Green Tree Financial Corp. v. Bazzle	139
	Notes	144
	Reviewing Arbitral Decisions on Class Arbitrability.....	145
	Stolt-Nielsen S.A. v. AnimalFeeds International Corp.	145
	Notes	153
	Oxford Health Plans LLC v. Sutter.....	154
	Notes	158
	Class Action Waivers	159
	AT&T Mobility LLC v. Concepcion.....	159

Notes166
 American Express Co. v. Italian Colors Restaurant.....167
 Notes170
 Epic Systems Corp v. Lewis.....171
 Notes178
 2) Class Certification in AAA Arbitration.....179
 AAA Supplementary Rules for Class Arbitrations (effective
 October 8, 2003).....179
 Notes182

**PART II. PROFESSIONAL RESPONSIBILITY IN
 ARBITRATION PROCEEDINGS**

Chapter 7. Confidentiality.....185
 Fact Scenario185
 Readings186
 A) Arbitration Confidentiality in US Court Decisions186
 1) Implied Confidentiality?187
 A.T. v. State Farm Mutual Auto Insurance Co.....187
 Notes189
 2) Third-Party Discovery of Arbitration Materials190
 Kimberly-Clark Worldwide, Inc. v. First Quality Baby
 Products LLC.....191
 Notes194
 3) Filing for Enforcement of Arbitral Awards Under Seal.....195
 Federal Rules of Civil Procedure, Rule 5.2.....196
 Notes197
 United States District Court for the Northern District of
 California, Local Civil Rule 79–5197
 Note200
 Reinsurance Corp.-U.S. Branch v. Argonaut Ins. Co.200
 Notes202
 B) Confidentiality Under AAA Arbitration Rules202
 AAA Employment Arbitration Rules (effective Nov. 1, 2009)203
 AAA International Arbitration Rules (effective June 1, 2009)203
 AAA Commercial Arbitration Rules (effective Oct. 17, 2013)203
 London Court of International Arbitration Rules.....204
 C) The Limited Reach of Confidentiality Agreements204
 Gotham Holdings, LP v. Health Grades, Inc.205

Chapter 8. Sanctions 209
 Fact Scenario209
 Readings210
 A) Sanctions of Parties in Litigation210
 Federal Rules of Civil Procedure, Rule 11210
 B) Sanction of Parties to Arbitration212
 1) Arbitral Rules on Sanctions.....212
 AAA Commercial Arbitration Rules212

	Notes	214
2)	Sanctions in Reported Arbitral Decisions	214
	Verve Communications Pvt. Ltd. v. Software International Inc.	215
	Notes	221
	Morgan Stanley to Pay \$12.5 Million to Resolve FINRA Charges that it Failed to Provide Documents to Arbitration Claimants, Regulators.....	222
	Notes	225
	ReliaStar Life Ins. Co. of N.Y. v. EMC Nat. Life Co.....	225
	Notes	232
C)	Sanctions for Counsel Misconduct	232
1)	The Model Rules of Professional Conduct	233
	Rule 1 Definitions	233
	Rule 3.3 Candor Toward The Tribunal	233
	Rule 3.4 Fairness To Opposing Party And Counsel.....	234
2)	Instances of Bar Discipline	234
	Matter of Malone	234

PART III. THE ARBITRAL TRIBUNAL

Chapter 9. Methods of Appointing an Arbitral Tribunal.....	243	
Fact Scenario	243	
Readings	258	
A)	The Number of Tribunal Members.....	258
1)	AAA Arbitration Rules	258
	AAA Commercial Arbitration Rules	258
	Notes	258
2)	FINRA Arbitration Rules.....	259
	FINRA Code of Arbitration Procedure for Customer Disputes	259
	Notes	259
3)	International Arbitration Rules	260
	UNCITRAL Arbitration Rules (2013)	260
	Notes	260
B)	Institutional Appointment.....	262
	Jan Paulsson, Moral Hazard in International Dispute Resolution, Inaugural Lecture of the Michael R. Klein Distinguished Scholar Chair	262
	Notes	265
C)	Party Appointment of the Tribunal.....	265
1)	Direct Appointment.....	266
	AAA Commercial Arbitration Rules	266
	Notes	266
2)	Agreeing on a Chair.....	267
	AAA Commercial Arbitration Rules	267
	Notes	267

D) List Appointment	267
1) AAA Arbitration Rules	268
AAA Commercial Arbitration Rules	268
Notes	268
2) Selection Criteria for the AAA National Roster of Arbitrators.....	269
Qualification Criteria for Admittance to the AAA National Roster of Arbitrators	269
Notes	271
Chapter 10. The Outer Limit: When an Arbitrator Can Be Challenged	273
Fact Scenario	273
Readings	274
A) Comparison: Judicial and Arbitral Independence	274
1) Judicial Standard of Impartiality	275
28 U.S.C. § 455—Disqualification of justice, judge, or magistrate judge	276
Note	277
28 U.S.C. § 144—Bias or prejudice of judge.....	278
Notes	278
Liljeberg v. Health Services Acquisition Corp.	278
Notes	284
2) Comparison of Judicial and Arbitral Standards	285
Commonwealth Coatings Corp. v. Continental Casualty Co.	285
Notes	290
Morelite Construction Corp. v. New York City District Council Carpenters Benefit Funds.....	291
Notes	296
B) Personal Relationship Between the Arbitrator and a Party	297
AAA Code of Ethics for Arbitrators in Commercial Disputes (Effective March 1, 2004).....	297
Weber v. Merrill Lynch Pierce, Fenner & Smith, Inc.	298
Notes	302
C) Pecuniary Interest of the Arbitrator in the Outcome of the Dispute	302
Applied Industrial Materials Corp. v. Ovalar Makine Ticaret Ve Sanayi, AS.....	303
Notes	309
D) Arbitral “Issue” Conflicts.....	310
STMicroelectronics, N.V. v. Credit Suisse Securities (USA) LLC.....	310
Notes	319
E) Relationship Between the Arbitrator and Counsel.....	319
Lifecare Intern., Inc. v. CD Medical, Inc.....	319
Note	324

PART IV. PROCEDURAL ISSUES IN ARBITRATION

Chapter 11. The Preliminary Hearing.....	329
Fact Scenario	329
Readings	331
A) Pretrial Orders in the Federal Courts	331
Federal Rules of Civil Procedure, Rule 16.....	331
Notes	334
B) Purpose of Preliminary Hearings	334
AAA Commercial Arbitration Rules	334
Notes	335
C) Checklists for Procedural Organization.....	335
AAA Commercial Arbitration Rules	335
Notes	337
AAA Form Report of Preliminary Hearing	337
Notes	340
D) Counsel Preparation for the Preliminary Hearing.....	340
William H. Lemons, I Am Your Arbitrator. Here is What to	
Expect from Me . . . And What I Expect From You	341
 Chapter 12. Interim Relief Before Arbitral Tribunals	 343
Fact Scenario	343
Readings	344
A) Typical Forms of Interim Relief in Civil Procedure: Preliminary	
Injunctions and Temporary Restraining Orders.....	344
Federal Rules of Civil Procedure, Rule 65(a)–(d).....	344
Notes	345
Dataphase Systems Inc. v. C L Systems, Inc.....	346
Notes	350
National Viatical, Inc. v. Universal Settlements International,	
Inc.	351
Notes	356
B) Emergency Relief in Arbitration	356
AAA Commercial Arbitration Rules	357
Notes	358
Chinmax Medical Systems Inc. v. Alere San Diego, Inc.	359
Notes	365
C) Preliminary Relief in Arbitration	366
AAA Commercial Arbitration Rules	366
Notes	366
Pacific Reinsurance Management Corp. v. Ohio Reinsurance	
Corp.	367
Notes	369
 Chapter 13. Interim Relief Before US Courts in Aid of Arbitration.....	 371
Fact Scenario	372
Readings	372

A) Relief in Aid of Arbitration Before an Arbitration Is Commenced.....	372
Sauer Getriebe KG v. White Hydraulics, Inc.	373
Notes	377
Pre-Paid Legal Services, Inc. v. Kidd	378
Notes	382
B) Relief in Aid of Arbitration Before a Tribunal Is Constituted.....	382
SiVault Systems, Inc. v. WonderNet, Ltd.	382
Notes	388
C) Interim Relief and Third Parties.....	389
International Legal Consulting Ltd. v. Malabu Oil and Gas Ltd.	389
Chapter 14. Jurisdictional Objections.....	397
Fact Scenario	397
Readings	398
A) Timing of Jurisdictional Objections	398
AAA Commercial Arbitration Rules	398
Notes	398
Fortune, Alsweet and Eldridge, Inc. v. Daniel.....	399
Notes	401
B) Substance of Jurisdictional Objections	401
AAA Commercial Arbitration Rules	402
Notes	402
Lewis v. Circuit City Stores, Inc.	402
Notes	409
Environmental Barrier Co. LLC v. Slurry Systems, Inc.	410
Notes	419
Chapter 15. Dispositive Motions.....	421
Fact Scenario	421
Readings	423
A) Dispositive Motions in Arbitral Practice	423
Louisiana D. Brown 1992 Irrevocable Trust v. Peabody Coal Co.	423
Notes	427
Prudential Securities Inc. v. Dalton	427
Notes	435
B) AAA Arbitration Rules Permitting Dispositive Motions.....	436
AAA Commercial Arbitration Rules	436
Note	436
Douglas P. Lobel & David A. Vogel, AAA’s New Commercial Arbitration Rules: Now More Like A Court	437
Notes	438
C) Uses of Dispositive Motions in Arbitration.....	438
1) Summary Judgment in Arbitration.....	438
Nearby v. Prudential Insurance Co. of America	439
Notes	442
Celotex Corp. v. Catrett.....	442

Notes	448
2) Motions to Dismiss in Arbitration.....	449
Ashcroft v. Iqbal.....	449

PART V. PROVING FACTS IN ARBITRATION

Chapter 16. Disclosure	457
Fact Scenario	457
Readings	458
A) Discovery in Federal Court.....	458
Federal Rules of Civil Procedure, Rule 26(b)(1)–(2).....	458
Notes	459
B) Applicable Arbitration Rules	459
AAA Commercial Arbitration Rules	459
Notes	460
AAA Procedures for Large, Complex Commercial Disputes	461
Notes	462
AAA Employment Arbitration Rules.....	463
Notes	463
C) Guidance on Meaning of “Relevant and Material” Standard	463
Federal Rules of Evidence, Rule 401.....	464
Notes	464
IBA Rules on Taking of Evidence in International Arbitration	464
Notes	465
Tidewater Inc. v. Venezuela.....	466
Notes	474
D) Enforcement of Tribunal’s Discovery Orders.....	475
Federal Arbitration Act, § 7	475
Notes	476
Hay Group Inc. v. E.B.S. Acquisition Corp.....	476
Notes	481
Amgen Inc. v. Kidney Center of Delaware County, Ltd.	481
Notes	485
Chapter 17. e-Disclosure	487
Fact Scenario	488
Readings	488
A) eDiscovery in Federal Courts	488
Zubulake v. UBS Warburg LLC.....	488
Notes	496
Federal Rules of Civil Procedure, Rule 26(b)(2)	496
Notes	499
Federal Rules of Civil Procedure, Rule 34.....	500
Notes	504
B) e-Disclosure in Arbitration	504
1) Scope of e-Disclosure in Arbitration.....	505
Notes	506

2) Selection of Custodians	506
Notes	508
3) Determining Keywords	508
Notes	509
4) Spoliation	509
Notes	510
Chapter 18. Evidence in Arbitration	513
Fact Scenario	513
Readings	514
A) The Functional Premise for Rules of Evidence in Arbitration	514
Fairchild Corp. v. Alcoa, Inc.....	515
Notes	525
B) Arbitration Rules on Evidence	526
AAA Commercial Arbitration Rules	526
Notes	526
American Arbitration Association, Introductory Guide to AAA Arbitration and Mediation.....	527
Notes	527
C) Key Evidentiary Topics in Arbitration.....	528
1) Privilege	528
Timothy P. Glynn, Federalizing Privilege.....	528
Notes	530
Alan J. Wilhemy, 1 Alternative Dispute Resolution Practice Guide § 12:5, Presentation of Evidence	530
Notes	530
2) Hearsay	531
Michael Z. Green, No Strict Evidence Rules in Labor and Employment Arbitration.....	531
Chapter 19. Witness & Expert Testimony	533
Fact Scenario	533
Readings	533
A) Direct Testimony	533
Stephen J. Ware, Similarities Between Arbitration and Bankruptcy Litigation.....	533
Notes	534
Ariana R. Levinson, Lawyering Skills, Principles and Methods Offer Insight As To Best Practices for Arbitration	534
Notes	535
B) Expert Testimony	535
George Ruttinger & Joe Meadows, Using Experts in Arbitration	535
Notes	537
C) Cross-Examination.....	538
1) Right to Cross-Examination	538
Vitaroz Corp. v. G. Willi Food International Ltd.....	538
Notes	545

2) Scope of Cross-Examination	545
-------------------------------------	-----

PART VI. ARBITRAL ADVOCACY

Chapter 20. Written Pleadings	549
Fact Scenario	549
Readings	549
A) Demand for Arbitration and Answer	549
B) Pre-Hearing Brief.....	550
Philip E. Cutler, I Am Your Arbitrator. Here is What to Expect From Me . . . And What I Expect From You	552
Notes	552
C) Post-Hearing Brief.....	553
Ariana R. Levinson, Lawyering Skills, Principles and Methods Offer Insight As To Best Practices for Arbitration	553
Chapter 21. The Hearing	557
Fact Scenario	557
Readings	557
A) Oral Opening Statements in Arbitration	557
United States Courts, Differences Between Opening and Closing Statements	558
Utah State Bar, Arbitration Advocacy, Part Two: The Arbitration Hearing.....	559
Notes	559
William Lemons, I Am Your Arbitrator. Here Is What To Expect From Me . . . And What I Expect From You	560
Notes	560
Ariana R. Levinson, Lawyering Skills That Just Might Tip the Scales in Close Arbitration Cases	560
Note	561
Checklist.....	562
B) Cross-Examination.....	562
Phil Cutler, Top Ten Mistakes Lawyers Make in Arbitration Hearings and Tips on How to Avoid Them!	562
Notes	563
Checklist.....	564
C) Re-Direct Examination.....	564

PART VII. THE AWARD

Chapter 22. Exclusivity of FAA Grounds for Set Aside	579
Fact Scenario	579
Readings	579
A) The Federal Arbitration Act	579
Federal Arbitration Act, § 9	579
Notes	580
Federal Arbitration Act, § 10.....	580
Notes	581

Wilko v. Swan.....	581
Notes	584
Hall Street Associates v. Mattel, Inc.....	584
Notes	594
Stolt-Nielsen SA v. AnimalFeeds Intern. Corp.	594
Notes	597
B) State Court Grounds for Set Aside.....	597
Cable Connection, Inc. v. DirecTV, Inc.....	597
Notes	608
C) Appellate Arbitration	609
AAA Appellate Rule 10	609
Notes	609
Matthew Allison & Kyle Olson, Recent Rule Changes by the AAA, Optional Appellate Rules Adopted by the AAA November 1, 2013.....	610
Chapter 23. Set Aside for Excess of Powers and Manifest Disregard of Law.....	613
Fact Scenario	613
Readings	614
Federal Arbitration Act, § 10	614
Notes	614
Al-Haddad Commodities Corp. v. Toepfer International Asia Pte., Ltd.....	614
Notes	622
McDaniel v. Bear Stearns & Co., Inc.	623
Notes	631
Tripi v. Prudential Securities, Inc.....	632
Notes	637
Wallace v. Buttar.....	638
Notes	650
INDEX.....	651