

---

# TABLE OF CONTENTS

PREFACE FOR THIRD EDITION .....	iii
PREFACE FOR SECOND EDITION .....	v
PREFACE FOR FIRST EDITION .....	vii
ACKNOWLEDGMENTS .....	ix
TABLE OF CASES .....	xxi
TABLE OF AUTHORITIES .....	xxxii
<b>Chapter 1. An Introduction to Aggregate Litigation .....</b>	<b>1</b>
A. Multiple Civil Claims with Similar Features .....	1
B. An Introduction to the Benefits and Costs of Aggregation .....	4
C. Preliminaries: Preclusion and Its Limits .....	6
1. Claim Preclusion .....	7
2. Issue Preclusion .....	9
Parklane Hosiery Co. v. Shore .....	10
Notes and Questions .....	14
3. Preclusion of Non-Parties .....	17
Taylor v. Sturgell .....	17
Notes and Questions .....	28
D. Major Techniques of Aggregation .....	32
1. Contractual Aggregation .....	33
2. Non-Contractual Aggregation .....	35
a. Permissive Joinder .....	36
b. Consolidation .....	38
c. Class Action .....	38
d. Multidistrict Litigation .....	39
3. Aggregation Neither Contractual nor Wholly Non- Contractual .....	40
E. Comparing Aggregation Devices .....	42
<b>Chapter 2. The Class Certification Decision .....</b>	<b>49</b>
A. The Significance of the Class Certification Decision .....	49
1. Significance for Plaintiff Class Members .....	49
Hansberry v. Lee .....	49
Notes and Questions .....	54
2. Significance for Defendants .....	61
In the Matter of Rhône-Poulenc Rorer, Inc. ....	61
Notes and Questions .....	66
B. General Requirements for Class Certification .....	76
1. Numerosity .....	77
2. Class Definition .....	78
3. Commonality and Typicality .....	80
General Telephone Co. v. Falcon .....	80
Notes and Questions .....	85
Wal-Mart Stores, Inc. v. Dukes .....	88
Notes and Questions .....	100

4.	Adequate Representation .....	103
C.	What Type of Class? .....	105
1.	Opt-Out Classes Under Rule 23.....	107
a.	Some Due Process Constraints.....	107
	Phillips Petroleum Co. v. Shutts.....	107
	Notes and Questions .....	118
b.	Which Intra-Class Conflicts Matter? .....	126
	Amchem Products, Inc. v. Windsor .....	127
	Notes and Questions .....	148
	Stephenson v. Dow Chemical Co.....	156
	Notes and Questions .....	163
c.	Variations of State Law and Class Certification.....	168
	In re Hyundai and Kia Fuel Economy Litigation .....	174
	Notes and Questions .....	186
	In re St. Jude Medical, Inc.....	191
	Notes and Questions .....	195
d.	Putting the Rule 23(b)(3) Inquiry Together .....	204
	In re NFL Players Concussion Injury Litigation .....	204
	Notes and Questions .....	221
2.	Mandatory Classes Under Rule 23 .....	228
a.	Why Mandatory Classes?.....	228
b.	Limited Fund Classes Under Rule 23(b)(1)(B).....	231
	Ortiz v. Fibreboard Corp.....	231
	Notes and Questions .....	246
c.	Classes for Indivisible Relief Under Rule 23(b)(1)(A) or (b)(2) .....	251
	(1) Mandatory Classes for Medical Monitoring .....	251
	Barnes v. American Tobacco Co. ....	251
	Notes and Questions .....	260
	(2) Mandatory Classes and the Supreme Court’s Non- Decision in Ticor .....	262
	Brown v. Ticor Title Insurance Co. ....	262
	Notes and Questions .....	264
	(3) Mandatory Classes Under Title VII of the Civil Rights Act.....	266
	Wal-Mart Stores, Inc. v. Dukes .....	269
	Notes and Questions .....	274
3.	Sampling and Statistical Adjudication.....	279
	Hilao v. Estate of Marcos.....	281
	Notes and Questions .....	289
4.	Issue Classes .....	296
a.	The Reexamination Clause.....	297
	In the Matter of Rhône-Poulenc Rorer, Inc. ....	298
	Notes and Questions .....	299
b.	Issue Classes Within the Framework of Rule 23 .....	303
	McReynolds v. Merrill Lynch, Pierce, Fenner & Smith, Inc.....	304
	Notes and Questions .....	310

---

D.	The Parameters of Judicial Inquiry in Class Certification .....	314
	In re Hydrogen Peroxide Antitrust Litigation .....	318
	Notes and Questions .....	331
E.	Class Counsel .....	338
	1. An Overview .....	339
	2. Selecting Class Counsel .....	345
	a. Auction-Based Techniques.....	345
	In re Auction Houses Antitrust Litigation .....	345
	Notes and Questions .....	360
	b. The Empowered Plaintiff Model: PSLRA .....	363
	3. Class Counsel’s Fees .....	366
	a. Why Should Class Counsel Receive a Fee Award? .....	366
	Boeing Co. v. Van Gemert.....	366
	Notes and Questions .....	369
	b. Determining the Fee: Lodestar and Percentage Methods ...	370
	In re Cendant Corp. PRIDES Litigation.....	371
	Notes and Questions .....	382
	McKenzie v. Federal Express Corp. ....	383
	Notes and Questions .....	388
	c. Fee-Shifting Statutes .....	391
	d. Strategic Effects of Fee Considerations on Class Settlements .....	393
	Staton v. Boeing Co. ....	393
	Notes and Questions .....	405
F.	Conflicts Between Federal Rule 23 and State Law .....	408
	Shady Grove Orthopedic Associates, P.A. v. Allstate Insurance Co. ....	409
	Notes and Questions .....	427
G.	Defendant Classes.....	429
	Thillens, Inc. v. Community Currency Exchange Association.....	430
	Notes and Questions .....	437
<b>Chapter 3. Class Settlement Review and Design .....</b>		<b>441</b>
A.	Direct Review of Class Settlements Under Rule 23(e) .....	441
	1. Standard of Review .....	445
	Reynolds v. Beneficial National Bank .....	445
	Notes and Questions .....	452
	2. Who May Seek Appellate Review of Class Settlement Approval.....	459
	Devlin v. Scardelletti .....	459
	Notes and Questions .....	468
B.	Deterrence of Opt-Outs Through Class Settlement Design.....	471
	In re Prudential Insurance Co. of America Sales Practice Litigation .....	471
	Notes and Questions .....	480
	In re Inter-Op Hip Prosthesis Liability Litigation .....	481
	Notes and Questions .....	488
C.	Cy Pres Distributions .....	493
	Nachshin v. AOL, LLC .....	493

Notes and Questions .....	498
D. Attorney-Client Conflicts in the Class Settlement Context.....	506
1. Conflict of Interest Rules .....	506
Lazy Oil Co. v. Witco Corp.....	507
Notes and Questions .....	512
2. Post-Settlement Suits by Class Members Against Class Counsel for Legal Malpractice.....	514
Wyly v. Weiss .....	515
Notes and Questions .....	523
<b>Chapter 4. The Coordination of Aggregate Litigation.....</b>	<b>527</b>
A. Federal Subject Matter Jurisdiction.....	527
1. The Class Action Fairness Act .....	528
a. The Perceived Problems with Prior Jurisdictional Law .....	528
Senate Report No. 109–14 .....	528
Note and Questions .....	533
b. Class Actions—Jurisdiction and Removal.....	534
c. Mass Actions—Jurisdiction and Removal .....	544
Anderson v. Bayer Corp.....	546
Notes and Questions .....	549
d. CAFA, <i>Klaxon</i> , and Choice of Law .....	550
2. The Multiparty, Multiforum Trial Jurisdiction Act.....	552
B. Personal Jurisdiction over Defendants in Aggregate Litigation .....	554
1. Recent Developments in General and Specific Jurisdiction.....	555
2. The Effect of Recent Developments on Mass Actions and Class Actions .....	557
3. The Effect of Recent Developments on Multidistrict Litigation .....	559
C. Coordination of Parallel Proceedings Across Different Judicial Systems.....	561
1. Final Judgments as a Means of Coordination.....	561
a. General Principles.....	562
Matsushita Electric Industrial Co. v. Epstein .....	562
Notes and Questions .....	573
b. Collateral Attacks on Class Judgments.....	574
Epstein v. MCA, Inc. ( <i>“Epstein II”</i> ) .....	575
Epstein v. MCA, Inc. ( <i>“Epstein III”</i> ).....	587
Notes and Questions .....	590
2. The Antisuit Injunction as a Means of Coordination .....	596
Smith v. Bayer Corp. ....	598
Notes and Questions .....	607
In re Joint Eastern and Southern District Asbestos Litigation (In re Eagle-Picher Industries, Inc.) .....	612
In re Vioxx Product Liability Litigation .....	616
Notes and Questions .....	622
D. Coordination of Parallel Proceedings Within the Federal Judicial System .....	625

<b>Chapter 5. Multidistrict Litigation</b> .....	<b>629</b>
A. An Overview of Multidistrict Litigation .....	629
Multidistrict Litigation Act .....	630
1. The Judicial Panel on Multidistrict Litigation .....	631
2. Selecting the Transferee Court .....	633
In re Silicone Gel Breast Implants Products Liability Litigation .....	634
Notes and Questions .....	636
3. Choice of Law Within Multidistrict Litigation .....	638
a. Choice of State Law .....	638
b. When Federal Circuits Interpret Federal Law Differently .....	643
4. The Effect of MDL Centralization on Settlement .....	645
DeLaventura v. Columbia Acorn Trust .....	645
Notes and Questions .....	649
B. Managing a Multidistrict Proceeding .....	652
1. Leadership Selection .....	652
2. Creative Case Management .....	654
3. Bellwether Trials .....	655
In re Chevron U.S.A., Inc. ....	656
Notes and Questions .....	664
4. Leaders' Obligations to Non-Clients .....	666
In re General Motors Ignition Switch Litigation .....	667
Notes and Questions .....	677
C. Aggregate Settlements .....	681
1. What Is an Aggregate Settlement? .....	681
Lawyer Proposing to Make or Accept an Aggregate Settlement or Aggregated Agreement, American Bar Association Formal Ethics Opinion 06-438 (2006) .....	681
Notes and Questions .....	684
2. Aggregate Settlement via Contracts with Plaintiffs' Law Firms .....	687
a. Ethics in Aggregate Settlements .....	694
b. The Prohibition Against Ex Ante Agreements for Non- Unanimous Consent .....	697
The Tax Authority, Inc. v. Jackson Hewitt, Inc. ....	697
Notes and Questions .....	701
D. The Role of the Transferee Judge in Aggregate Settlements .....	707
1. Approving Private Settlements .....	708
2. Awarding Common-Benefit Fees .....	711
In re Zyprexa Products Liability Litigation .....	713
Notes and Questions .....	719
<b>Chapter 6. Other Modes of Aggregation</b> .....	<b>723</b>
A. Government as Plaintiff .....	723
Myriam Gilles & Gary Friedman, <i>After Class: Aggregate Litigation         in the Wake of AT&amp;T Mobility v. Concepcion</i> .....	725
Notes and Questions .....	728

1.	Reimbursement of Government Expenditures.....	729
	Robert L. Rabin, <i>The Tobacco Litigation: A Tentative Assessment</i> .....	729
	Hanoch Dagan & James J. White, <i>Governments, Citizens, and Injurious Industries</i> .....	731
	Notes and Questions .....	734
2.	Public Nuisance.....	738
	State v. Lead Industries Association, Inc. ....	738
	Notes and Questions .....	751
B.	Reorganizations in Bankruptcy .....	754
1.	Introduction to Asbestos-Related Reorganizations Under § 524 of the Bankruptcy Code .....	755
2.	The Intersection of § 524 Reorganizations and Class Settlements.....	758
	In re Combustion Engineering.....	759
	Notes and Questions .....	786
	<b>Chapter 7. Aggregation Meets Arbitration .....</b>	<b>791</b>
A.	The Expansion of Arbitration .....	791
	Aaron-Andrew P. Bruhl, <i>The Unconscionability Game: Strategic Judging and the Evolution of Federal Arbitration Law</i> .....	793
	Jean R. Sternlight, <i>Creeping Mandatory Arbitration: Is it Just?</i> .....	796
B.	Additional Background on Arbitration.....	798
C.	Class-Wide Arbitration.....	800
	AT&T Mobility LLC v. Concepcion.....	804
	Notes and Questions .....	818
	American Express Co. v. Italian Colors Restaurant .....	820
	Notes and Questions .....	833
	INDEX .....	841