

# OUTLINE

---

ACKNOWLEDGMENTS .....	V
TABLE OF CASES .....	XIII
<b>Introduction.....</b>	<b>1</b>
<b>Chapter 1. Terms and Concepts.....</b>	<b>9</b>
1. Arbitration Agreements .....	9
2. Separability and <i>Kompetenz-Kompetenz</i> .....	10
3. Arbitrability .....	12
4. The Arbitral Process.....	17
5. The Case Groupings .....	22
<b>Chapter 2. The Central Themes of American Arbitration Law.....</b>	<b>29</b>
1. Contract Freedom: Rhetoric or Principle? .....	29
2. The Ideological Clash over Adhesive Arbitration .....	38
3. The Force of Federalism in Arbitration .....	50
4. Judicial Deference to Arbitration: The Quest for Autonomy .....	62
<b>Chapter 3. The Federal Arbitration Act.....</b>	<b>75</b>
1. Introduction .....	75
2. FAA § 1.....	77
3. FAA § 2.....	80
4. FAA § 3.....	85
5. FAA § 4.....	88
6. FAA § 5.....	89
7. FAA § 7.....	89
8. FAA § 9.....	91

9.	FAA § 10.....	91
10.	FAA § 11.....	94
11.	FAA § 15.....	99
12.	FAA § 16.....	100

## Chapter 4. Overview of the Arbitration

	<b>Cases .....</b>	<b>105</b>
1.	Aspects, Doctrines, and Phases .....	106
	(a) Presumptive Contract Validity.....	106
	(b) The Rule of Federal Law .....	107
	(c) Unobstructed Arbitrability .....	109
	(d) The Imperial Federal Judicial Policy ...	111
	(e) Arbitrator Impartiality and Disclosures .....	116
	(f) The Golden Age.....	119
	(g) Adhesive Arbitration .....	120
	(h) The <i>Hall Street</i> Protocol.....	123
	(i) The Action to Clarify and the Use of Sanctions .....	125
	(j) The Decision in <i>BG Group</i> .....	127
2.	Freedom of Contract.....	131
	(a) <i>Volt</i> : First Version—the Creed of Contract Freedom.....	133
	(b) <i>Mastrobuono</i> : The Exercise of Party Choice Must Lead to Arbitration.....	135
	(c) <i>Kaplan</i> : The ‘Jurisdictional Delegation Clause’ .....	137
	(d) <i>Howsam</i> and <i>Bazzle</i> : The Arbitrator’s Threshold Powers .....	141
	(e) ‘Opt-In’ Provisions: A Brief but Controversial Appearance.....	148
3.	Arbitration and Federalism .....	153
	(a) Introduction .....	153

(b) The Early Cases.....	155
(c) <i>Prima Paint</i> .....	156
(d) The Federalism Trilogy.....	161
(e) <i>Volt</i> : Second Version—Its Impact on Federalism .....	164
(f) The Reconstruction of Federalization ..	166

**Chapter 5. Inarbitrability on the Basis of**

<b>Subject Matter .....</b>	<b>171</b>
1. Introduction .....	171
2. ERISA and Bankruptcy .....	177
3. FLSA .....	179
4. Title VII.....	180
5. Whistleblower Claims .....	180
6. Truth-in-Lending.....	181
7. Magnuson-Moss Warranty Claims.....	182
8. McCarran-Ferguson Act .....	183
9. Legal Malpractice .....	187

**Chapter 6. Adhesive Arbitration in**

<b>Consumer Transactions .....</b>	<b>191</b>
1. Introduction .....	191
2. Consumer Arbitration .....	197
3. The Anti-Arbitration Forces .....	205

**Chapter 7. Workplace Arbitration..... 211**

1. Labor Arbitration .....	211
2. Employment Arbitration.....	217
(a) <i>Gardner-Denver</i> .....	220
(b) <i>Gilmer</i> .....	223
(c) The Demise of <i>Gardner-Denver</i> .....	226
(d) Costs .....	228

(e) Flagrant Unfairness and Outright Corruption.....	232
<b>Chapter 8. Award Enforcement .....</b>	<b>237</b>
1. Introduction .....	237
2. The Basic Approach.....	243
3. Public Policy.....	248
4. Manifest Disregard.....	248
5. Excess of Authority .....	250
6. Arbitrator Misconduct.....	255
7. Evident Partiality.....	257
8. Sanctions for Frivolous Challenges.....	260
9. ‘Opt-In’ Judicial Review .....	262
10. The Action to Clarify Awards .....	265
11. Conclusion.....	270
<b>Chapter 9. International Commercial Arbitration (ICA) in the United States.....</b>	<b>273</b>
1. Introduction .....	273
2. The New York Arbitration Convention.....	278
3. Conclusions .....	296
<b>Chapter 10. Arbitration and Global Commerce .....</b>	<b>297</b>
1. The North American-European Nexus .....	297
2. The International View.....	304
3. Latin America.....	307
4. The Middle East .....	309
5. The Russian Federation.....	315
6. China.....	318
7. Hong Kong, Singapore, and Other Far Eastern Jurisdictions .....	334

*OUTLINE*

*XI*

8. Conclusions .....	339
INDEX.....	353