
TABLE OF CONTENTS

PREFACE TO THE FOURTH EDITION.....	III
ACKNOWLEDGMENTS.....	V
TABLE OF CASES.....	XIX
Chapter One. The Agreement to Arbitrate	1
1. Introduction to Arbitration.....	1
A. Arbitration Agreements Are Everywhere.....	3
Bragg v. Linden Research, Inc.	4
Questions	11
Holl v. United Parcel Service, Inc.	12
Questions	18
Abdul Kadir Mohamed, Ronald Gillette, et al. v. Uber Technologies, Inc., et al.....	18
Questions	26
B. What Is Arbitration?	27
Advanced Bodycare Solutions, LLC v. Thione International, Inc.....	28
Notes and Questions	32
Note on Non-Binding Arbitration Under the FAA.....	33
Questions	37
C. What Does Arbitration Look Like?	38
2. Historical Background	40
A. Some History of Arbitration	40
Katherine V.W. Stone, <i>Rustic Justice: Community and Coercion Under The Federal Arbitration Act</i>	40
B. Arbitration Under the Common Law	44
Tobey v. County of Bristol	45
Questions	47
C. The New York Arbitration Act of 1920	47
Jerold S. Auerbach, JUSTICE WITHOUT LAW?	48
Questions	52
D. The Federal Arbitration Act of 1925	52
Questions	55
Kulukundis Shipping Co., S/A v. Amtorg Trading Corporation	56
Questions	62
3. State Versus Federal Jurisdiction	63
Note on Vaden v. Discover Bank.....	63
Question.....	64
Note on “Looking Through” and Diversity Jurisdiction After Vaden	64
4. State Versus Federal Law	66
Note on Bernhardt v. Polygraphic Company of America	66
Questions	68
Southland Corporation v. Keating	68
Questions	79

TABLE OF CONTENTS

Note on Perry v. Thomas	80
Questions.....	82
Volt Information Sciences, Inc. v. Board of Trustee of Stanford University	83
Questions	91
AT&T Mobility LLC v. Concepcion	91
Questions	103
Marmet Health Care Center, Inc. v. Brown.....	103
Questions	105
Kindred Nursing Centers v. Clark	106
Questions	112
Note on DirecTV v. Imburgia	113
Question.....	114
5. The Meaning of “Commerce” Under the FAA	114
Allied-Bruce Terminix, Inc., and Terminix Int’l Co. v. Dobson	114
Question.....	123
Note on the FAA’s Reach Under the Commerce Clause.....	124
Questions	125
6. Enforceability of Agreements to Arbitrate	126
Wilko v. Swan.....	127
Questions	132
Dean Witter Reynolds, Inc. v. Byrd	132
Questions	137
Scherk v. Alberto-Culver Company	137
Questions	143
Mitsubishi Motors Corporation v. Soler Chrysler-Plymouth, Inc.....	144
Questions	157
Note on International Arbitration	158
Shearson/American Express, Inc. v. McMahon	159
Questions	173
Rodriguez de Quijas v. Shearson/American Express, Inc.	174
Questions	178
Gilmer v. Interstate/Johnson Lane Corp.....	179
Questions	187
Epic Systems Corporation v. Lewis	188
Questions	202
Chapter Two. Defenses to Arbitration.....	203
1. Introduction.....	203
2. Arbitrability	205
A. What Claims Are Arbitrable?.....	205
Bowmer v. Bowmer	205
Questions	210
Moses H. Cone Memorial Hospital v. Mercury Construction Corp.....	211
Questions	216
Note on the Scope of the Presumption of Arbitrability	217
B. Who Decides Which Claims Are Arbitrable?.....	218
First Options of Chicago, Inc. v. Kaplan	218

Questions	223
Howsam v. Dean Witter Reynolds, Inc.	224
Questions	227
Green Tree Financial Corp. v. Bazzle	228
Questions	236
Note on Federal Statutory Claims as Gateway Issues	237
Questions	239
3. Mutual Assent	240
A. Knowing Consent	241
Kulig v. Midland Funding, LLC	241
Question	246
Specht v. Netscape Communications Corp.	247
Questions	256
B. Unsigned Arbitration Agreements.....	258
Daisy Manufacturing Co., Inc. v. NCR Corporation	258
Questions	262
Note on Unsigned Arbitration Agreements Sent by Email	262
C. Arbitration Arising from a Course of Dealings	264
Woodcrest Fabrics, Inc. v. B & R Textile Corporation.....	264
Questions	267
Note on § 2–207 of the UCC and Arbitration	268
D. Arbitration Clauses Incorporated by Reference	269
Hodge Brothers, Inc. v. DeLong Co., Inc.	270
Questions	274
E. Imputed Consent	276
Santiago v. Baker	276
Questions	280
4. Fraud, Illegality, and the Separability Doctrine	281
A. Fraud in the Inducement.....	281
Ericksen v. 100 Oak Street.....	281
Note on Prima Paint v. Flood & Conklin.....	289
Questions	292
Chastain v. Robinson-Humphrey Company, Inc.....	293
Questions	295
B. Illegality and the Limits of Separability	297
Party Yards, Inc. v. Templeton	297
Questions	300
Buckeye Check Cashing, Inc. v. Cardegnna	300
Questions	305
Note on Nitro-Lift v. Howard	305
5. Adhesion Contracts, Duress and Unconscionability.....	307
Graham v. Scissor-Tail, Inc.	307
Questions	317
Armendariz v. Foundation Health Psychcare Services, Inc.	318
Questions	325
Broemmer v. Abortion Services of Phoenix, Ltd.	327
Questions	335
Note on Consent in Consumer Arbitration	335
Aguillard v. Auction Mgmt. Corp.....	338

Questions	343
6. Separability, Delegation, and Unconscionability: Who Decides?	345
Rent-A-Center, West, Inc. v. Jackson	345
Questions	357
Note on Delegation Clauses and the Clear and Unmistakable Standard	358
Questions	361
Henry Schein, Inc. v. Archer and White Sales, Inc.	362
Questions	366
Note on Carve-Out Provisions in Delegation Clauses	367
Questions	370
7. State Consumer Protection Law	371
Casarotto v. Lombardi and Doctor's Associates, Inc.	371
Questions	383
Doctor's Associates, Inc. v. Casarotto	384
Questions	388
8. Allocating the Costs of Arbitration	388
Green Tree Financial Corp. v. Randolph.....	391
Phillips v. Associates Home Equity Services, Inc.	396
Questions	400
Morrison v. Circuit City Stores	401
Questions	406
9. Class Actions	408
A. Is an Arbitration Clause That Is Coupled with a Class Action Waiver Enforceable?	410
1. Unconscionability Challenges to Class Action Waivers	410
2. Challenging Class Action Waivers Under the Effective Vindication Doctrine	412
Johnson v. West Suburban Bank	412
Kristian v. Comcast Corp.....	415
Questions	421
CompuCredit Corp. v. Greenwood	422
Questions	431
American Express Co. v. Italian Colors Restaurant.....	432
Notes and Questions	443
Note on Mass Arbitrations Filings as an Alternative to a Classwide Arbitration	444
Questions	448
B. Who Decides if an Arbitration Clause Authorizes Class Arbitration?	448
Stolt-Nielsen S.A. v. AnimalFeeds International Corp.	448
Question.....	461
Note on Class Arbitration as a Gateway Issue	462
Lamps Plus, Inc. v. Frank Varela	463
Questions	471
10. Employment Contracts.....	475
A. The Contracts of Employment Exclusion from the FAA	475
Circuit City Stores, Inc. v. Adams	476
Questions	481

Note on Circuit City Case on Remand	482
New Prime Inc. v. Oliveira	483
B. Contract Formation Issues in Employment Arbitration	488
Melena v. Anheuser-Busch, Inc.....	488
Questions	498
Seawright v. American Gen. Fin. Inc.....	499
Questions	508
C. Unconscionability in Employment Arbitration Agreements	509
Questions	513
Hill v. Garda CL Northwest, Inc.	514
Questions	517
Jackson v. Home Team Pest Defense, Inc.	518
Questions	522
Note on Unconscionability and Employment Arbitration Under Canadian Arbitration Law: The Case of Uber v. Heller	522
Question.....	525
D. Third-Party Arbitration Providers.....	525
Walker v. Ryan's Family Steak Houses, Inc.	525
Questions	531
Note on Empirical Evidence About Employment Arbitration and Access to Justice.....	531
E. Effects of Employment Arbitration Agreements on Third Parties	534
Questions	535
11. Severance.....	535
Zaborowski v. MHN Government Services, Inc.	536
12. Arbitration Involving Non-Parties.....	539
A. Assigning the Obligation to Arbitrate	542
Kaufman v. William Iselin & Co.	542
Questions	544
Note on Assigning the Obligation to Arbitrate	545
Questions	546
B. Third Party Beneficiaries	547
Parker v. Center for Creative Leadership	547
Questions	548
C. Estoppel	549
Note on Arthur Anderson LLP v. Carlisle	549
Crawford Professional Drugs, Inc. v. CVS Caremark Corp.	551
Questions	555
Nicosia v. Amazon.com, Inc.	556
Questions	560
Life Technologies Corp. v. AB Sciex Pte. and DH Technologies	560
Questions	566
Ouadani v. TF Final Mile LLC.....	566
Question.....	573
Chapter Three. Arbitral Due Process	575
1. Introduction.....	575

2.	Right to an Evidentiary Hearing	576
	Casualty Indemnity Exchange v. Yother	576
	Note on Ex Parte Hearings	582
	Questions	582
3.	Right to Counsel.....	584
	Mikel v. Scharf	584
	Outdoor Services, Inc. v. Pabagold, Inc.	585
	Questions	588
4.	Discovery	589
	A. Discovery Pending Arbitration.....	589
	Recognition Equipment, Inc. v. NCR Corporation.....	589
	Questions	591
	B. Discovery of Non-Parties	592
	Meadows Indemnity Company, Limited v. Nutmeg Insurance Co.....	592
	Integrity Insurance Co. v. American Centennial Insurance Co.....	595
	Questions	599
	C. Arbitrator Authority over Pre-Hearing Procedures.....	600
	Golub v. Spivey.....	600
	Questions	602
	D. Contractual Restrictions on Discovery	602
	Continental Airlines, Inc. v. Mason	602
	Wilks v. Pep Boys.....	602
	Williams v. Katten, Muchin & Zavis	604
	Poublon v. C.H. Robinson Company Eyeglasses	605
	Questions	607
	Note on Electronic Discovery	608
5.	Evidence	610
	Totem Marine Tug & Barge, Inc. v. North American Towing, Inc.	610
	Questions	613
	Smaligo v. Fireman's Fund Insurance Company.....	614
	Questions	617
	Note on Robbins v. Day	617
6.	Arbitral Bias and Misconduct	618
	Commonwealth Coatings Corp. v. Continental Casualty Co.	618
	Questions	623
	Merit Insurance Company v. Leatherby Insurance Company.....	624
	Positive Software Solutions, Inc. v. New Century Mortg. Corp.....	633
	Questions	640
	Note on Other Sources of Disclosure Standards	641
	Monster Energy Company v. City Beverages, dba Olympic Eagle Distributing	643
	Questions	651
	Note on Disclosure in Panel Arbitrations	652
7.	Forum Selection	653
	Parker v. K&L Gates, LLP	653
	Questions	655
8.	Confidentiality	655

Ramos v. Superior Court	655
Questions	661
Note on Arbitration Service Provider Disclosure Rules	663
Schnuerle v. Insight Communications Co.	663
Questions	667
9. Arbitrator Immunity and Obligations to Testify	671
Corey v. New York Stock Exchange.....	671
Questions	678
Universal Forum of Cultures Barcelona 2004 v. Council for a Parliament of the World's Religions	679
Questions	683
10. Online Arbitration	684
Arbitration in the Age of Covid.....	685
Chapter Four. Judicial Review, Remedies, and Finality	689
1. Standard of Review of Arbitral Awards Under the Federal Arbitration Act	689
A. Jurisdiction to Review Arbitral Awards	689
1. Federal Question Jurisdiction	690
2. Diversity Jurisdiction.....	691
B. The Statutory Standards	692
Merrill Lynch, Pierce, Fenner & Smith, Inc. v. Clemente.....	692
Lunsford v. RBC Dain Rauscher, Inc.....	695
Questions	698
C. Bargained-for Review Standards	699
Hall Street Associates, L.L.C. v. Mattel, Inc.....	699
Questions	705
Nafta Traders, Inc. v. Quinn	706
Questions	716
D. "Manifest Disregard of the Law"	716
Citigroup Global Markets, Inc. v. Bacon	717
Questions	724
Wachovia Securities v. Brand	724
Questions	732
E. Arbitration Awards	733
2. Remedies in Arbitration	734
A. Provisional Remedies.....	734
Merrill Lynch, Pierce, Fenner & Smith, Inc. v. Hovey	734
Merrill Lynch, Pierce, Fenner & Smith, Inc. v. Bradley	739
Note on Criteria for Imposing Provisional Remedies Pending Arbitration	744
Performance Unlimited, Inc. v. Questar Publishers, Inc.	746
Questions	756
B. Final Remedies.....	757
Garrity v. Lyle Stuart, Inc.....	757
Mastrobuono v. Shearson Lehman Hutton, Inc.	763
Questions	770
C. Contractual Control over Remedies.....	771
Graham Oil Co. v. ARCO Products Co.....	771

PaciCare Health Systems v. Book	776
Questions	779
3. Finality of Arbitral Awards.....	780
A. Modification of Arbitral Awards	780
Questions	783
B. Claim Preclusion	784
Riverdale Development Co., LLC v. Ruffin Bldg. Systems, Inc.....	784
Note on McDonald v. City of West Branch	793
Questions	795
Chapter Five. Arbitration Under the Labor Management Relations Act—an Alternative Statutory Framework 797	
1. Introduction.....	797
Textile Workers Union of America v. Lincoln Mills of Alabama	798
Questions	805
Note on Local 174, Teamsters v. Lucas Flour Company	806
Questions	808
United Steelworkers of America v. American Manufacturing Co.	809
Questions	811
United Steelworkers of America v. Warrior and Gulf Navigation Co.	812
Questions	819
Granite Rock Co. v. International Brotherhood of Teamsters	820
Questions	830
2. The Intersection of Labor and Employment Arbitration	830
14 Penn Plaza LLC v. Pyett	830
Questions	842
de Souza Silva v. Pioneer Janitorial Services	844
Questions	850
D.R. Horton, Inc. v. National Labor Relations Board	851
Questions	864
3. Judicial Review Under Section 301 of the Labor Management Relations Act	864
United Steelworkers of America v. Enterprise Wheel and Car Corp.....	864
Questions	867
United Paperworkers International Union, AFL-CIO v. Misco, Inc.....	868
Questions	873
Note on Eastern Associated Coal Corporation v. United Mine Workers of America.....	873
Major League Baseball Players Association v. Garvey	875
Questions	880
Chapter Six. International Commercial Arbitration 883	
1. Introduction.....	883
A. Why Arbitrate International Disputes?.....	883
B. The Basic Legal Framework.....	884

C.	Ad Hoc and Institutional Arbitration	885
D.	Arbitrations Involving States.....	886
1.	Investor-State Disputes	886
2.	The Permanent Court of Arbitration	886
2.	The Arbitration Agreement	887
A.	Presumptive Validity	887
	Judgment of 7 September 2005, Hotels.com v. Zuz Tourism Ltd.	888
	Questions	890
B.	Separability	891
C.	The Writing Requirement.....	892
	Standard Bent Glass Corp. v. Glassrobots Oy	892
	Questions	896
D.	“Commercial” Relationship.....	896
	Judgment of 10 November 1993.....	897
	Questions	898
E.	“[D]ifferences Which Have Arisen or May Arise” “Whether Contractual or Not” from a “Defined Legal Relationship”	899
F.	Arbitration and Nonsignatories	900
	GE Energy Power Conversion France v. Outokumpu Stainless USA, LLV.....	900
	Bridas S.A.P.I.C. v. Government of Turkmenistan	906
	Questions	912
3.	The Role of Law.....	914
A.	Territoriality Versus Delocalization	914
B.	Lex Mercatoria	915
C.	Establishing the Substantive Law	916
D.	Establishing the Arbitral Seat	916
E.	The Law Governing Arbitrability	918
	M.S.A. (Belgium) v. Company M (Switzerland)	918
	Questions	920
4.	The Role of Courts.....	920
A.	Enforcing Arbitration Agreements	921
1.	Who Decides Arbitrability?.....	921
	BG Group PLC v. Republic of Argentina	922
	Texaco Overseas Petroleum Co. & California Asiatic Oil Co. v. The Government of the Libyan Arab Republic.....	928
	Questions	930
2.	The Arbitrability Standard.....	931
B.	Anti-Suit Injunctions	931
	Paramedics Electromedicina Comercial Ltda. v. GE Medical Systems Information Technologies, Inc.	933
	Questions	936
C.	Interim Relief	938
	Questions	940
D.	Obtaining Evidence.....	940
	Questions	942

E. Recognizing and Enforcing Awards	942
1. General Principles.....	942
2. What Is an Enforceable “Arbitration” Award?	944
3. Grounds for Not Recognizing or Enforcing Awards	946
a. Incapacity of Party or Invalidity of Agreement.....	946
China Minmetals Materials Import and Export Co. v. Chi Mei Corp.....	947
Questions	951
b. Improper Notice or Inability to Present Case.....	952
Questions	952
c. Outside Scope of Authority	953
Questions	954
d. Inconsistency with Agreement or Law.....	954
Questions	954
e. Award Not Yet Binding or Has Been Set Aside	955
Fertilizer Corp. of India v. IDI Management, Inc	955
Questions	956
f. Not Capable of Settlement by Arbitration.....	957
Questions	958
g. Contrary to Public Policy	958
Parsons & Whittemore Overseas Co. v. Societe Generale de L’Industrie du Papier	959
Questions	960
5. Investor-State Disputes and BITs	961
6. International Arbitration Online	963
International Arbitration During COVID-19: A Case Counsel’s Perspective.....	963
7. Career Paths in International Commercial Arbitration	967
A. During Law School.....	967
B. Finding Your First Job	969
C. During Your First Job.....	969
Appendix A. The Federal Arbitration Act.....	973
Appendix B. Labor Management Relations Act.....	979
Appendix C. American Arbitration Association Commercial Arbitration Rules	981
Appendix D. The Revised Uniform Arbitration Act	999
Appendix E. Convention on the Recognition and Enforcement of Foreign Arbitral Awards.....	1013
INDEX	1019