

# TABLE OF CONTENTS

---

PREFACE .....	III
ACKNOWLEDGMENTS .....	V
TABLE OF CASES .....	XIX
TABLE OF U.S.C. SECTIONS .....	XXI
TABLE OF FEDERAL RULES OF CIVIL PROCEDURE .....	XXIII
<b>Chapter 1. The Origin and Impact of the Rules .....</b>	<b>1</b>
Sibbach v. Wilson & Co., Inc. (1941) .....	1
U.S. Const. Article III § 1 .....	4
28 U.S.C. § 1331 .....	4
28 U.S.C. § 1332 .....	4
28 U.S.C. § 2071 .....	4
28 U.S.C. § 2072 .....	5
28 U.S.C. § 2073 .....	5
28 U.S.C. § 2074 .....	6
28 U.S.C. § 1652 .....	6
Directed Reading Questions .....	6
<b>Chapter 2. Rule Reading Technique and Roadmap of a Civil Action .....</b>	<b>9</b>
I. Rule Reading Technique .....	9
Directed Reading Questions .....	9
II. Roadmap of a Civil Action .....	10
Band’s Refuse Removal, Inc. v. Borough of Fair Lawn (1960) .....	10
Directed Reading Questions .....	13
<b>Chapter 3. Introduction to Pleading: <i>Rules 7–11</i> .....</b>	<b>15</b>
I. Contextualizing Rules 7–11 .....	15
Directed Reading Questions .....	20
II. Alternative and Inconsistent Pleading— <i>Rule 8(d)(2) &amp; (3)</i> .....	22
McCormick v. Kopmann (1959) .....	22
Directed Reading Questions .....	23
<b>Chapter 4. Rule 11 .....</b>	<b>25</b>
Zuk v. Eastern Pennsylvania Psychiatric Institute of the Medical College of Pennsylvania (1996) .....	25
Directed Reading Questions .....	29
<b>Chapter 5. Stating a Claim .....</b>	<b>33</b>
Swierkiewicz v. Sorema (2002) .....	33
Directed Reading Questions .....	36
Conley v. Gibson (1957) .....	37
Directed Reading Questions .....	39
Bell Atlantic Corp. v. Twombly (2007) .....	39
Directed Reading Questions .....	45

Ashcroft v. Iqbal (2009).....	46
Directed Reading Questions .....	53
<b>Chapter 6. Responding to a Pleading Seeking Relief.....</b>	<b>57</b>
I. Service of Process.....	57
Directed Reading Questions.....	57
II. Broad Contextualization .....	59
Directed Reading Questions.....	59
III. Not Responding—Default and Default Judgment.....	59
Shepard Claims Service, Inc. v. William Darrah and Associates (1986) .....	59
Directed Reading Questions.....	64
IV. Responding with a Rule 12 Motion.....	64
Directed Reading Questions.....	64
V. The Answer and Counterclaims .....	67
Directed Reading Questions.....	69
Wigglesworth v. Teamsters Local Union No. 592 (1975) .....	70
Directed Reading Questions.....	71
VI. Voluntary Dismissal .....	73
Directed Reading Questions.....	73
VII. Amendments .....	74
Krupski v. Costa Crociere S. p. A. (2010).....	74
Directed Reading Questions.....	80
<b>Chapter 7. Discovery: Rules 26–37 and 45 .....</b>	<b>83</b>
Directed Reading Questions .....	83
I. Rule 26—Contextualization .....	83
II. Rule 26—Careful Reading.....	87
Directed Reading Questions.....	87
III. Expert Witness Disclosure/Discovery.....	88
Directed Reading Questions.....	88
IV. The Discovery Devices— <i>Rules 26–37 and 45</i> .....	88
Directed Reading Questions.....	88
V. Scope of Discovery— <i>Rule 26</i> .....	90
Davis v. Ross (1985).....	90
Directed Reading Questions.....	92
VI. Exemptions from Discovery— <i>Attorney Client and Work Product</i> .....	93
Hickman v. Taylor (1947).....	93
In re Human Tissue Products Liability Litigation (2008) .....	93
Directed Reading Questions.....	94
VII. Electronic Discovery Considerations .....	95
Directed Reading Questions.....	95
VIII. Discovery Sanctions— <i>Rules 26–37</i> .....	96
Directed Reading Questions.....	96
<b>Chapter 8. Summary Judgment .....</b>	<b>101</b>
I. General Considerations.....	101
Directed Reading Questions.....	101
II. Materiality, Entitlement to Judgment as a Matter of Law and Credibility .....	102
Anderson v. Liberty Lobby, Inc. (1986) .....	102

	Celotex v. Catrett (1986) .....	104
	Directed Reading Questions.....	105
III.	Credibility and Determining if the Burden of Persuasion Is Met .....	105
	Arnstein v. Porter (1946).....	105
	Dyer v. MacDougall (1952).....	108
	Directed Reading Questions.....	110
<b>Chapter 9. Judgment as a Matter of Law .....</b>		<b>113</b>
I.	Contextualizing Judgment as a Matter of Law .....	113
	Directed Reading Questions.....	113
II.	The Mechanics of the Rule 50 Motions.....	117
	Directed Reading Questions.....	117
<b>Chapter 10. Joinder .....</b>		<b>121</b>
I.	Rule 14, Third-Party Practice .....	121
	Directed Reading Questions.....	121
II.	Introduction to Rule 18, Joinder of Claims .....	122
	Directed Reading Questions.....	122
III.	Introduction to Rule 20, Joinder of Parties .....	122
	Directed Reading Questions.....	122
IV.	Rule 19, Compulsory Joinder of Parties.....	122
	Directed Reading Questions.....	122
	Janney Montgomery Scott, Inc. v. Shepard Niles, Inc. (1993).....	122
	Directed Reading Questions.....	127
<b>Chapter 11. Subject Matter Jurisdiction: <i>Constitutional and Statutory Limits</i></b> <b><i>on the Power of the Inferior Federal Courts</i> .....</b>		<b>129</b>
I.	The Requirement of Both a Constitutional and Statutory Jurisdictional Grant .....	129
	Directed Reading Questions.....	129
	Sheldon v. Sill (1850).....	129
	The Judiciary Act of 1789.....	131
	Directed Reading Questions.....	131
II.	Introductory Contextualization of the Difference Between Subject Matter Jurisdiction and Personal Jurisdiction .....	133
	Directed Reading Questions.....	134
III.	Diversity Jurisdiction .....	135
A.	Fundamentals of Diversity Jurisdiction .....	135
	Directed Reading Questions.....	135
	Mas v. Perry (1974).....	137
	Directed Reading Questions.....	139
B.	Mechanics of the Diversity Jurisdiction Statute.....	140
	Directed Reading Questions.....	140
IV.	Federal Question Jurisdiction .....	141
A.	The Well Pledged Complaint Rule .....	141
	Directed Reading Questions.....	141
	Osborn v. Bank of the United States (1824) .....	141
	Louisville & Nashville R. Co. v. Mottley (1908).....	143
	Directed Reading Questions.....	145

B.	State Law Claims That Arise Under Federal Law .....	147
	Grable & Sons Metal Products, Inc. v. Darue Engineering & Mfg. (2005) .....	147
	Directed Reading Questions.....	149
<b>Chapter 12.</b>	<b>Supplemental Jurisdiction.....</b>	<b>151</b>
I.	Contextualizing Supplemental Jurisdiction .....	151
	Directed Reading Questions.....	151
II.	The Mechanics of Supplemental Jurisdiction and Relevance of the Joinder	
	Rules .....	153
	Directed Reading Questions.....	153
III.	Complexities Involving the Interaction of Diversity Jurisdiction and 28 U.S.C.	
	§ 1367.....	154
	Exxon Mobil Corp. v. Allapatah Services Inc. (2005) .....	154
	Directed Reading Questions.....	157
<b>Chapter 13.</b>	<b>Removal.....</b>	<b>161</b>
	Directed Reading Questions .....	161
<b>Chapter 14.</b>	<b>Class Action.....</b>	<b>165</b>
I.	Requirements for Certification .....	165
	Directed Reading Questions.....	165
	In re American Medical Systems, Inc. (1996) .....	166
	Directed Reading Questions.....	174
II.	Unique Considerations for Class Actions.....	174
	Directed Reading Questions.....	174
<b>Chapter 15.</b>	<b>The <i>Erie</i> Doctrine .....</b>	<b>177</b>
I.	Forum Shopping Concerns .....	177
	28 U.S.C. § 1652—State Laws as Rules of Decision (1789) .....	177
	Directed Reading Questions.....	177
	Swift v. Tyson (1842) .....	177
	Directed Reading Questions.....	177
	Erie Rr. Co. v. Tompkins (1938) .....	178
	Directed Reading Questions.....	181
II.	Outcome Determinativeness and Constitutional Impediments to Achieving <i>Erie</i> 's	
	Twin Aims .....	182
	Directed Reading Questions.....	182
	Guaranty Trust Co. of N.Y. v. York (1945) .....	182
	Directed Reading Questions.....	187
	Byrd v. Blue Ridge Rural Electric Cooperative (1958).....	188
	Directed Reading Questions.....	191
III.	Conflict Between State Law and the Federal Rules of Civil Procedure.....	191
	Hanna v. Plumer (1965) .....	191
	U.S. Const. Art. III § 1.....	198
	Directed Reading Questions.....	198
IV.	Distinguishing Direct and Indirect Conflict Between State Law and Federal	
	Rules .....	199
	A. Indirect Conflict .....	199
	Walker v. Armco Steel Corp. (1980) .....	199

	Directed Reading Questions.....	203
B.	Direct Conflict .....	203
	Burlington Northern R. Co. v. Woods (1987) .....	203
	Directed Reading Questions.....	206
V.	Multiple Conflicts .....	206
	Gasperini v. Center for Humanities, Inc. (1996) .....	206
	Directed Reading Questions.....	215
VI.	Big Picture Review .....	215
<b>Chapter 16. Personal Jurisdiction .....</b>		<b>217</b>
	Directed Reading Questions .....	217
	Fed. R. Civ. P. 4.....	218
I.	The State Power Theory.....	219
	Pennoyer v. Neff (1877) .....	219
	Directed Reading Questions.....	220
II.	Minimum Contacts and Purposeful Availment .....	221
A.	The Origin of Minimum Contacts .....	221
	International Shoe Co. v. Washington (1945) .....	221
	Directed Reading Questions.....	225
B.	Purposeful Availment and Intentional Acts.....	226
	McGee v. International Life Ins. Co. (1957).....	226
	Hanson v. Denckla (1958) .....	228
	Calder v. Jones (1984) .....	230
	Directed Reading Questions.....	230
C.	Tensions Between Fairness and Federalism.....	231
	World-Wide Volkswagen Corp. v. Woodson (1980) .....	231
	Directed Reading Questions.....	237
D.	The Stream of Commerce Metaphor and Reasonableness .....	238
	Asahi Metal Indus. Co. v. Superior Court (1987) .....	238
	Directed Reading Questions.....	242
	J. McIntyre Machinery, Ltd. v. Nicastro (2011).....	242
	Directed Reading Questions.....	250
III.	Defendant’s Property in the Forum State.....	251
	Shaffer v. Heitner (1977).....	252
	Directed Reading Questions.....	257
IV.	Presence in the Forum: General Jurisdiction .....	258
	Burnham v. Superior Court (1990).....	258
	Directed Reading Questions.....	262
	Daimler AG v. Bauman (2014).....	262
	Directed Reading Questions.....	267
V.	Federal Jurisdiction Not Conditioned on State Court Jurisdiction .....	267
	Fed. R. Civ. P. 4 .....	267
	Directed Reading Questions.....	268
VI.	Longarm Statutes .....	269
	Directed Reading Questions.....	269
<b>Chapter 17. Venue .....</b>		<b>271</b>
I.	Statutory Venue (28 U.S.C. § 1391).....	271
	Directed Reading Questions.....	271

II.	Common Law Venue ( <i>Forum Non Conveniens</i> ) .....	273
	Piper Aircraft Co. v. Reyno (1981) .....	273
	Directed Reading Questions .....	282
<b>Chapter 18. Appeals .....</b>		<b>285</b>
I.	Appeals Generally .....	285
	Directed Reading Questions .....	285
II.	Interlocutory Appeals .....	287
	Directed Reading Questions .....	287
III.	The Collateral Order Doctrine .....	287
	Cohen v. Beneficial Industrial Loan Corp. (1949) .....	287
	Directed Reading Questions .....	288
<b>Chapter 19. Claim and Issue Preclusion.....</b>		<b>291</b>
I.	Introductory Hypothetical.....	291
	Directed Reading Questions.....	291
II.	Preliminary Considerations .....	291
	Directed Reading Questions.....	292
III.	Claim Preclusion or <i>Res Judicata</i> .....	292
A.	Application and Rationale for the Doctrine.....	292
	Manego v. Orleans Board of Trade (1985).....	292
	Directed Reading Questions.....	297
B.	<i>Res Judicata</i> Effect of State Court Judgments on Subsequent Federal Actions and Vice Versa .....	299
	Full Faith and Credit Clause, U.S. Const. Art. IV § 1.....	299
	Full Faith and Credit Statute, 28 U.S.C. § 1738 .....	299
	Marrese v. American Academy of Orthopedic Surgeons (1985).....	300
	Semtek International Inc. v. Lockheed Martin Corp. (2001) .....	300
	Directed Reading Questions.....	300
C.	Final Judgments on the Merits .....	301
	Directed Reading Questions.....	301
D.	Privity, or When a Different Party to the Subsequent Action Who Was Not a Party to the Initial Action Is Treated as if They Were One of the Parties in the Initial Action.....	301
	Taylor v. Sturgell (2008).....	301
	Directed Reading Questions.....	303
IV.	Issue Preclusion or <i>Collateral Estoppel</i> .....	304
A.	Introductory Hypothetical .....	304
B.	Determining Whether the Issues Attempting to be Estopped in the Subsequent Action Were Actually Litigated and Decided in the Initial Action .....	304
	Little v. Blue Goose Motor Coach Co. (1931) .....	304
	Directed Reading Questions.....	307
C.	Even if the Issue Was Actually Litigated and Determined in the Initial Action, the Adjudication of That Issue Must Have Been Essential to the Judgment in the First Action for Issue Preclusion to Apply in the Second Action .....	307
	Halpern v. Schwartz (1931).....	307
	Directed Reading Questions.....	310

TABLE OF CONTENTS

---

D. Non-Mutual Collateral Estoppel .....	311
Directed Reading Questions .....	311
Bernhard v. Bank of America (1942) .....	311
Directed Reading Questions .....	312
Parklane Hosiery Co., Inc. v. Shore (1979) .....	312
Directed Reading Questions .....	316
<b>Chapter 20. Right to Jury Trial .....</b>	<b>317</b>
Directed Reading Questions .....	317
Beacon Theaters, Inc. v. Westover (1959) .....	317
Directed Reading Questions .....	319
Dairy Queen Inc. v. Wood (1962) .....	319
Directed Reading Questions .....	320
INDEX .....	321