# Contents

Preface xxvii  
Acknowledgments xxxi  
Special Notice on Citations xxxiii

## 1 Due Process of Law

A. Notice and the Opportunity to Be Heard 1  
   Problem Case: The Due Process Game 1  
   1. The Process Due: Of Context and Subtext 2  
      *Sniadach v. Family Finance Corp.* 2  
      Note: Due Process as Notice and a Chance to Be Heard 8  
      Note: Private Actors and Due Process 11  
      Note: The *Mathews* Test 11  
      Note: Due Process and Postjudgment Remedies 15  
      *Jenkins v. The City of Jennings* 16  
      Note: Jennings, Ferguson, and Procedural Due Process 22  
      Note: Critiques of Due Process Balancing 23  
   2. Notice: The Constitutional Dimension 25  
      Problem Case: The Elusive Defendant 25  
      *Greene v. Lindsey* 27  
      Notes and Questions 32  
      Note: Mullane v. Central Hanover Bank and Tr. Co. 32  
      Note: Jones v. Flowers 33  
   3. Notice: Constitutional Requirements Ritualized: Rule 4 35  
      *Mid-Continent Wood Products v. Harris* 39  
      Notes and Questions 44  
      Note: Serving and Being Served 47  
      Note: Serving Process Abroad 47  
   4. Improper Conduct to Effect Service 49  
      *Wyman v. Newhouse* 49  
      Note: Impropriety and Immunity from Service of Process 50  

B. What Kind of Hearing Does Due Process Require? 51  
   Problem Case: The Well-Meaning Legislator 51  
   Notes and Questions 59  
   Note: The Common Understanding of Due Process 60
| Contents |
|--------------------------|---------------------|
| Tom R. Tyler, Why People Obey the Law | 60 |
| Notes and Questions | 62 |
| *Lassiter v. Department of Social Services* | 63 |
| Note: Adding Lawyers: A Functional Approach | 73 |
| Note: Lawyers and Due Process | 74 |
| 1. Access to Lawyers: The Price of Advice | 75 |
| a. The Contingent Fee | 76 |
| b. Other Methods for Providing Legal Services | 77 |
| i. Government-Provided Legal Services | 77 |
| ii. Group Legal Services | 79 |
| iii. The Prepayment Movement | 79 |
| iv. Private Agreements | 80 |
| v. Pro Bono Legal Services | 80 |
| vi. Lay Competition | 82 |
| c. Access to Justice as a Fundamental Right | 82 |
| *Walters v. National Association of Radiation Survivors* | 83 |
| Note: The Second Act—Legislation | 90 |
| Note: Further *Walters* Proceedings in the Lower Courts | 91 |
| *Turner v. Rogers* | 91 |
| Notes and Questions | 102 |
| Note: Tennessee v. Lane | 104 |
| C. Due Process and Jurisdiction: The Limits of State Power over Persons and Property | 105 |
| Problem Case: An Unhappy Wanderer | 105 |
| 1. Introduction: State Boundaries and Jurisdiction | 105 |
| 2. *Pennoyer v. Neff*: The Human Drama | 106 |
| 4. Minimum Contacts and Substantial Justice | 112 |
| Problem Case: Contact Without Commerce | 112 |
| *International Shoe Co. v. Washington* | 113 |
| Note: The World After *International Shoe* | 117 |
| Note: Litigating Personal Jurisdiction | 119 |
| Note: General and Specific Jurisdiction | 121 |
| 5. Minimum Contacts and Foreseeability | 122 |
| Problem Case: Contacts in the Stream of Commerce | 122 |
| *World-Wide Volkswagen Corp. v. Woodson (Oklahoma Supreme Court)* | 122 |
| Notes and Questions | 125 |
| *World-Wide Volkswagen Corp. v. Woodson* | 126 |
| Notes and Questions | 132 |
| Note: The Robinson Saga | 133 |
| Note: Why Does the Forum Matter? | 134 |
| Note: Choice of Law | 135 |
| 6. Directing a “Product” Toward a Forum State: Minimum Contacts and Fair Play in a Post-Modern Age | 136 |
Contents

7. Contacts and Contracts 163
   
   Burger King Corp. v. Rudzewicz 163
   Notes and Questions 171

8. Persons or Property Within the State 172
   
   Problem Case: Just Passing Through 172
   Burnham v. Superior Court 175
   Notes and Questions 184
   Goodyear Dunlop Tires Operations, S.A. v. Brown 186
   Notes and Questions 190
   Daimler AG v. Bauman 191
   Notes and Questions 202

9. Persons and Property in Cyberspace 204
   
   Problem Case: The Ubiquitous Defendant 204
   Introduction: Personal Jurisdiction and Cyberspace 206
   Zippo Mfg. Co. v. Zippo Dot Com 206
   Note: Traditional Concepts 214
   Note: Substance and Procedure 216
   Note: Enforceability 217
   Note: Purposeful Availment and Dot-Com Litigation Overseas 217

10. Waiving Due Process Objections by Agreement: Autonomy or Adhesion? 219
    Problem Case: A Hidden Forum Selection Clause? 219
    Carnival Cruise Lines v. Shute 221
    Notes and Questions 227
    Note: Applying the Case Law 231

D. Due Process and the Dual Court System: A First Look at Subject Matter Jurisdiction and Venue 233
   
   Problem Case: The Due Process Game (Part Two) 233

1. A Dual Court System 233
   a. Legislative Authority — Federal Versus State 233
   b. Federal Judicial Authority 234

2. Federal Diversity Jurisdiction 235
   Problem Case: Down with Diversity! Viva Diversity! 235
   a. Determining Diversity of Citizenship 235
      Problems 236
      Mas v. Perry 237
      Note: The Domicile of Married Women 239
      Tanzymore v. Bethlehem Steel Corp. 239
      Note: The Citizenship of Corporations 244
2 Constructing a Civil Lawsuit

Problem Case: The Due Process Game (Part Three) 295

A. A Brief History of Civil Procedure 296
1. Common Law Procedure 297
   a. The Pleading Process 297
   b. The Writ System 299
   c. Methods of Proof 303
   d. Equity 305
2. Code Procedure 307
3. Modern Procedure in Federal Courts 310

1. The Complaint 312
   Problem Case: The Aggrieved Nurses 312
   a. The Basic Standard: Rule 8 313
   Conley v. Gibson 313
   Notes and Questions 315
   Problem Case: What You Don’t Know Can Hurt You 319
Bell Atlantic Corp. v. Twombly | 320
Notes and Questions | 342
Ashcroft v. Iqbal | 344
Notes and Questions | 358
Swanson v. Citibank | 361
Notes and Questions | 370
Note: Plausibility Versus Probability | 372
Note: Trans-substantivity and Information
Asymmetry, and Discovery | 374
Note: Public Debate and Empirics | 375

b. Special Pleading Requirements: Statutory and Rule-Imposed Burdens | 380
Note: Rule 9(b) — The Securities Fraud Litigation Example | 383
Tellabs, Inc. v. Makor Issues & Rights, Ltd. | 384
Note: Tellabs Back in the Seventh Circuit | 393
Note: Drawing Inferences, Plausible and Otherwise | 394

c. Pleading in the Alternative: How Consistent Must the Plaintiff Be? | 395
McCormick v. Kopmann | 395

2. Responding to the Complaint | 400
Problem Case: A Woman Partner | 400
a. The Rules and Forms | 401
b. The Pre-Answer Motion | 402
c. The Answer | 404
Fuentes v. Tucker | 404
Zielinski v. Philadelphia Piers, Inc. | 406
Notes and Questions | 409
d. Affirmative Defenses | 410
Problem Case: A Woman Partner (Part Two) | 410
Gomez v. Toledo | 410
Note: Pleading Clearly Established Law | 414
Ingraham v. United States | 415
Notes and Questions | 419
e. Amending the Pleadings | 421
Problem Case: A Woman Partner (Part Three) | 421
Note: Liberal Pleading and Liberal Amendments | 421
Krupski v. Costa Crociere S.p.A. | 423
Notes and Questions | 430
Barcume v. City of Flint | 432
Notes and Questions | 437
Note: Waiting Too Long to Amend | 440

C. Policing the Pleadings: Ethical Constraints, Frivolous Cases, and Creative Advocacy | 441
Problem Case: The Worker with the “Bad” Accent | 441
The History and Importance of Rule 11 | 443
1. “An Inquiry Reasonable Under the Circumstances” | 448
3 Discovery of the Adversary’s Case

Problem Case: The Elusive Defendant (Part Two) 499

A. An Overview of the Discovery Tools and Their Deployment 499

Lawrence J. Zweifach, Deposition Strategy in the Framework of an Overall Discovery Plan 500

B. Discovery Reform Redux: How The Solution Became the Problem 505

Problem Case: The Secret Memo 510

Chalick v. Cooper Hosp./Univ. Med. Ctr. 511

Notes and Questions 517

C. The Scope of Discovery 521

1. “Relevant to Any Party’s Claim or Defense” 521

Blank v. Sullivan & Cromwell 522

Note: Relevance and Proportionality 524

Note: Unduly Burdensome or Expensive 526

Note: Penalties for Noncompliance with Discovery Orders 526

2. “Any Matter Not Privileged” 527
Problem Case: A Literary Law Student 527
Note: Privileges in Civil Litigation 529

*Hickman v. Taylor* 530

Note: The Necessities of Adversary Litigation 537
Note: The Scope of Work Product and Anticipating Litigation 539

*Upjohn Co. v. United States* 542

Note: The Lifetime of the Privilege: Swidler & Berlin v. United States 547
Note: Waiving the Privilege 549
Note: Privilege in a Corporate Context 550
Note: “*Upjohn* Warnings” 552
Note: The Role of Privileges in Assuring Accurate Outcomes 553
Note: Administering a Claim of Privilege 555
Note: The Privilege as Applied to Government Attorneys 558
Note: Opinion Work Product 560
Note: Spoliation and the Duty to Preserve Evidence 562

3. Digital Data and the Problem of Electronic Discovery 565

*Qualcomm Inc. v. Broadcom Corp.* 566
Note: A Problem of Divided Responsibility? 581
Note: E-Discovery Amendments 585
Note: The Discovery of “Metadata” 588
Note: Privilege Logs and Inadvertent Disclosure in E-Discovery 591
Note: Social Networking Sites, Discovery, and Privacy 592

4. The Adversary’s Experts 593

Problem Case: XRT and the SafeTeeTot 593
Note: Berkey Photo, Inc. v. Eastman Kodak Co., 603 F.2d 263 (2d Cir. 1979) 594

*David Margolik, The Long Road Back for a Disgraced Patrician* 595
Note: The Temptations of Expert Witnesses 598

*Cordy v. The Sherwin-Williams Co.* 599

*Coates v. AC & S, Inc.* 602
Notes and Questions 604

D. Interrogatories and the Adversarial Advocate 609

Problem Case: Rozier v. Ford Motor Co. 609

*Rozier v. Ford Motor Co.* 609
Note: Discovery Against Complex Organizations 617

E. Depositions and the Adversarial Advocate 620

Problem Case: The Secret Memo (Part Two) 620

*Paramount Communic’ns Inc. v. QVC Network Inc.* 621
Notes and Questions 627
Note: The Appealability of Discovery Orders 628
F. Discovery in International Litigation

*Intel Corp. v. Advanced Micro Devices, Inc.* 631

Notes and Questions 644

4 *Dispositions and Adjudications* 647

A. Ending Litigation Without Judgment: Settlements, Pretrial Conferences, and Other Maneuvers 651

Problem Case: Pressured to Settle 651

1. Settlement 652

*Marek v. Chesny* 653

Note: Evans v. Jeff D., 475 U.S. 717 (1986) 663

Notes and Questions 665

2. The Pretrial Conference—Helpful Judicial Oversight or Unwelcome Coercion? 672

*Robert Zampano, Settlement Strategies for Trial Judges* 675

*In re Atlantic Pipe Corp.* 677

Note: Special Procedures to Encourage Settlement 685

Note: “Litigotiation” 687

Note: Motions in Limine 688

B. Summary Judgment 688

Problem Case: A Literary Law Student (Part Two) 688

1. The Development of Modern Summary Judgment Doctrine 689

a. Piercing the Pleadings: Historical Perspectives 689

*Adickes v. S.H. Kress & Co.* 690

Notes and Questions 695

b. The Supreme Court Trilogy 696

*Celotex Corp. v. Catrett* 696

Notes and Questions 704

*Catrett, Administratrix of the Estate of Louis H. Catrett, Deceased v. Johns-Manville Sales Corp.* 704

Note: Burdens of Proof, Pleading, and Production 707


Notes and Questions 719


Notes and Questions 722


*Scott v. Harris* 725

Notes and Questions 736

2. Summary Judgment Problems 745

5 *Decision Makers and Decision Models* 747

A. The Judge 747

Problem Case: Judicial Positioning 747
1. Judicial Selection: Appointment and Election 748
   a. Selection of Federal Judges 748
   b. Federal Magistrates and Special Masters 748
   c. Selection of State Judges 752
       *Glenn Winters, Selection of Judges—An Historical Introduction* 752
2. Judicial Qualifications 755
3. Disqualification of Judges in Individual Cases 757
   Problem Case: The Prejudiced Judge 757
   Statutes and Precedents 758
   Note: Liteky v. United States, 510 U.S. 540 (1994) 762
   Problem Case: The Prejudiced Judge, Revisited 766
B. The Judge’s Powers 766
   1. Injunctions and Contempt 766
       *Walker v. City of Birmingham* 767
       Notes and Questions 783
C. The Jury: The Seventh Amendment Right 784
   Problem Case: The Harassed Student 784
   1. The Jury Trial Advantage 785
   2. Incidents of Jury Trial: Size and Unanimity 786
   3. Interpreting the Seventh Amendment: The Historical Test 788
       *Curtis v. Loether* 789
       Note: Other Applications of the Historical Test 793
       Note: Jury Trials and Civil Rights 795
   4. Preserving the Right: The Order of Trial 795
       *Beacon Theatres, Inc. v. Westover* 796
       Note: What Facts a Judge May Decide 800
   5. The Jury’s Competence: A Functional Analysis 801
       *Markman v. Westview Instruments, Inc.* 801
       Notes and Questions 805
D. Choosing a Jury 809
   Problem Case: The Harassed Student (Part Two) 809
   1. The Law of Jury Selection 809
       *Thiel v. Southern Pacific Co.* 811
       Note: Reversal as the Remedy for Improper Jury Selection 814
       *Edmonson v. Leesville Concrete Co.* 814
       Note: The Right of the Individual Potential Juror 818
       *Barbara Allen Babcock, A Place in the Palladium: Women’s Rights and Jury Service* 819
E. Managing the Jury 823
   Problem Case: The Bereaved Widow 823
   1. Guiding Jury Deliberations: Instructions and the Form of the Verdict 824
       *Gallick v. Baltimore & Ohio R.R. Co.* 824
       Notes and Questions 830
2. Taking the Case Away: Judgment as a Matter of Law 833
   *Galloway v. United States* 833
   Notes and Questions 841
   Note: The Procedure for Moving for JMOL 845

3. Starting Over: The New Trial Motion 846
   *Sanders-El v. Wencewicz* 846
   Notes and Questions 849

4. Appellate Review of Jury Verdicts 852
   *Weisgram v. Marley Co.* 852
   Notes and Questions 859

5. Excessive Verdicts 861
   a. Prejudice, Passion, and Punitive Damages 861
      *Curtis Publishing Co. v. Butts* 861
   b. Additur and Remittitur 865
   c. The Role of the Appellate Court in Administering Remittitur 866
      *Donovan v. Penn Shipping Co.* 866
   d. Excessive Verdicts and Due Process 867

6. Anticipating Jury Verdicts 874

7. Trials in the Courtroom of the Future 876

F. Alternative Decision Makers 877
   Problem Case: An Injured Quarterback 877

1. Arbitration 878
   *Gilmer v. Interstate/Johnson Lane Corp.* 878
   Note: Arbitration Procedure 885
   Note: Post-Gilmer Developments for Employees and Unions 886
   Note: Who Decides Whether a Dispute Is Subject to Arbitration? 887
   Note: Paying for Private Justice 889
   Note: Justifying Private Justice 892
   Note: The Appealability of Arbitration Awards 896
   Note: Court-Annexed ADR 897
   Note: The Rise of International Arbitration 899

2. Mediation 900
   Problem Case: An Injured Quarterback (Part Two) 900
   *Woods v. Holy Cross Hospital* 901
   Notes and Questions 906

3. Other Forms of ADR 906

4. Critical Perspectives on ADR 908

6 More Complex Litigation 911

A. Subject Matter Jurisdiction in a Dual Court System: A Second Look 911
   1. The Governing Law in a Diversity Case 911
      Problem Case: Having It Whose Way? 911
### Contents

**a. From *Erie* to *Hanna***

*Edward A. Purcell Jr., Litigation and Inequality: Federal Diversity Jurisdiction in Industrial America, 1870-1958*

*Erie R.R. Co. v. Tompkins*  
Note: The Personal and Political Aspects of *Erie*  

**b. Substance and Procedure—Illustrative Cases**  

1. **i. Cohen v. Beneficial Industrial Loan Corp.,**  
   337 U.S. 541 (1949)  
   923  

   337 U.S. 530 (1949)  
   923  

3. **iii. Woods v. Interstate Realty Co.,**  
   337 U.S. 535 (1949)  
   924  

   356 U.S. 525 (1958)  
   924  

**c. The *Hanna* Presumption**  

*Hanna v. Plumer*  

Notes and Questions  

**d. Separating Substance from Procedure, Balancing State and Federal Interests, and Other Nagging Questions of *Erie-Hanna* Jurisprudence**  


Notes and Questions  

**2. Supplemental Jurisdiction of the Federal Courts**  

Problem Case: Suing the HMO  


1. **i. The *Gibbs* Test**  
   954  

2. **ii. Post- *Gibbs* Developments**  
   955  

**b. The Modern Approach**  

**c. Solving the Problem Case**  

**d. Operation of § 1367 in the Class Action Context**  

*Exxon Mobil Corp. v. Allapattah Services, Inc.*  

Note: Efficiency and Institutional Competence  

Note: The Class Action Fairness Act of 2005  

Note: The Multiparty, Multiforum Trial Jurisdiction Act of 2002  

**e. Declining to Exercise Supplemental Jurisdiction**  

**f. Tolling of Statutes of Limitation and Supplemental Jurisdiction**  

Note: Pendent Personal Jurisdiction  

**3. Federal Removal Jurisdiction**  

**a. Introduction**  

**b. Remand**  

*Caterpillar Inc. v. Lewis*  

Notes and Questions  

**4. Venue Transfers Within the Federal Court System**  

**5. *Sua Sponte* Transfer**  

*Republic of Bolivia v. Philip Morris Companies, Inc.*  

**6. *Forum Non Conveniens***  

Notes and Questions  

**
Piper Aircraft Co. v. Reyno 1002
Note: Placing Conditions on Dismissal 1008
Note: The Degree of Deference to Plaintiff’s Choice 1009
Note: Venue Transfers for Reasons Other Than Inconvenience 1010
Review Problem: Choosing Systems in a More Complex World 1011

B. Extending the Lawsuit: More on Joinder 1012
1. Joinder of Multiple Parties 1012
   Problem Case: A Woman Partner (Once Again) 1012
   a. Real Party in Interest 1013
   b. Capacity to Sue or Be Sued 1013
   c. Constitutional Limitations—Standing 1014
   d. Fictitious Names 1014
   e. Anonymous Parties 1014
2. The Rules of Party Joinder 1015
   a. Permissive Joinder (Rule 20)
      Mosley v. General Motors Corp. 1015
      Note: Fraudulent Joinder 1019
      Note: Common Questions After Wal-Mart v. Dukes 1019
   b. Compulsory Joinder (Rule 19)
      Temple v. Synthes Corp. 1020
      Helzberg’s Diamond Shops, Inc. v. Valley West Des Moines Shopping Center, Inc. 1021
      Notes and Questions 1024
   c. Impleader (Rule 14)
      Toberman v. Copas 1026
      United States v. Joe Grasso & Son, Inc. 1029
   d. Interpleader (Rule 22) and Statutory Interpleader: The Stakeholder’s Remedy
      State Farm Fire & Casualty Co. v. Tashire 1031
      Note: Transfer for Consolidation 1037
   e. Intervention (Rule 24)
      American Lung Ass’n v. Reilly 1039
      Notes and Questions 1041
C. Class Actions—An Introduction (Rule 23) 1045
1. Introduction
   In re Zurn Pex Plumbing Prod. Liab. Litig. 1048
   Notes and Questions 1061
   Wal-Mart Stores, Inc. v. Dukes 1066
   Notes and Questions 1082
   Note: The Right to Jury Trial 1086
   Note: Tobacco-Related Class Actions and Their Progeny 1086
2. Appeal of Class Certification
   Blair v. Equifax Check Services, Inc. 1087
   Notes and Questions 1094
   *Hansberry v. Lee* 1096  
   Note: *Hansberry* and the Concept of Persons Whose Interests Are Affected by Litigation 1100  
   Note: Defendant Classes 1101  
   *Martin v. Wilks* 1102  
   Notes and Questions 1107  
4. Notice and the Opportunity to Be Heard 1109  
   *Eisen v. Carlisle & Jacquelin* 1109  
   Notes and Questions 1116  
5. Choice of Forum and Mode of Trial Issues: Personal Jurisdiction 1120  
   *Phillips Petroleum Co. v. Shutts* 1120  
   Note: Venue in Class Actions 1127  
   Note: Federal Jurisdiction in Class Actions 1128  
6. Settlement 1130  
   *Amchem Products, Inc. v. Windsor* 1130  
   Notes and Questions 1142  
   Example: A Lawyer’s Fairy Tale 1151  
   Note: Rule 68, Class Actions, and Mootness 1152  
   Note: Multidistrict Litigation—The Aggregation Alternative 1153  
7. Aggregation of Claims in Arbitration 1155  
   *AT&T Mobility v. Concepcion* 1155  
   Notes and Questions 1170  

7  *Repose: Ending Disputes* 1173  
A. Direct Attacks on Judgments 1173  
   Problem Case: A Time to Reconsider 1173  
   1. Judgments of Courts Lacking Jurisdiction 1174  
      *Durfee v. Duke* 1174  
      Note: Failure to Challenge Jurisdiction in the First Litigation 1178  
   2. Judgments Obtained by Fraud or Mistake 1179  
      *Kupferman v. Consolidated Research & Mfg. Co.* 1179  
      Note: Rozier v. Ford Motor Co., 573 F.2d 1332 (5th Cir. 1978) 1182  
      Note: Extrinsic Fraud 1182  
   3. Judgments Contrary to Law 1183  
      *Pierce v. Cook & Co.* 1183  
      Notes and Questions 1187
B. Collateral Effects of Judgments—Claim and Issue Preclusion 1189
   Note: Planned Parenthood v. Casey 1190
1. Claim Preclusion 1192
   a. In General 1192
   b. Conditions of Claim Preclusion 1193
      Problem Case: A Woman Partner (Yet Again) 1193
      McConnell v. Travelers Indemnity Co. 1194
      Consumers Union of United States v. Consumer
         Product Safety Commission 1196
      Note: GTE Sylvania, Inc. v. Consumers Union 1202
      Federated Department Stores v. Moitie 1203
      Note: Pleading and Preclusion 1207
      Note: Are Defects in Subject Matter Jurisdiction
         Ever Res Judicata? 1208
      Note: Subject Matter Jurisdiction and Remedies 1209
   c. Counterclaims and Cross-Claims 1210
      Problem Case: A Woman Partner (One More Time) 1211
      Martino v. McDonald’s System, Inc. 1211
   d. Sources of Preclusion Law 1216
      Restatement (Second) of Judgments 1217
      Notes and Questions 1222
2. Issue Preclusion 1224
   Problem Case: Using a Friendly Decision 1224
   a. In General 1224
      Examples 1225
      Commissioner of Internal Revenue v. Sunnen 1225
      Allen v. McCurry 1228
   b. Mutuality of Estoppel 1233
      Parklane Hosiery Co. v. Shore 1233
      Notes and Questions 1241
      Montana v. United States 1245
      Notes and Questions 1248
      Taylor v. Sturgell 1250
      Notes and Questions 1263
3. Preclusion in a Federal System 1265
   a. State Court Judgments in Federal Courts 1265
      Kremer v. Chemical Corp. 1265
      Note: England v. Louisiana State Bd. of Medical
         Examiners, 375 U.S. 411 (1964) 1274
      Note: Matsushita Electrical Indus. Co. v. Epstein,
         516 U.S. 367 (1996) 1274
      Note: Effect of Res Judicata on Amount in
         Controversy 1275
      Brown v. Felsen 1275
<table>
<thead>
<tr>
<th>Contents</th>
<th>xxv</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baker v. General Motors Corporation</td>
<td>1280</td>
</tr>
<tr>
<td>ExxonMobil Corp. v. Saudi Basic Indus. Corp.</td>
<td>1289</td>
</tr>
<tr>
<td>b. Federal Court Judgments in State Courts</td>
<td>1295</td>
</tr>
<tr>
<td>Watkins v. Resorts International Hotel and Casino, Inc.</td>
<td>1295</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>1304</td>
</tr>
</tbody>
</table>

| Table of Cases                                                           | 1309|
| Table of Federal Rules of Civil Procedure                               | 1333|
| Table of Judicial Code Citations — U.S.C.                               | 1337|
| Index                                                                   | 1339|