

CONTENTS

CHAPTER 1

INTRODUCTION: THE SOCIAL SCIENCE OF COURT RULES

	1
A. Preface	1
1. Goals	1
2. Editorial Technique	2
B. Rules of Court as Politics	4
Class Struggle in Procedure: A Dialogue	4
C. The Right To Be Heard	21
1. Procedure as Folk Wisdom and Social Psychology	21
2. Hearings Prior to Attachment and Garnishment	23
Introductory Problem	23
Note: Attachment and Garnishment—	
An Illustrative Statute	25
<i>Sniadach v. Family Finance Corp.</i>	28
<i>Mitchell v. W. T. Grant Co.</i>	32
<i>North Georgia Finishing, Inc. v.</i>	
<i>Di-Chem, Inc.</i>	39
<i>Finberg v. Sullivan</i>	43
3. Hearings Prior to Temporary Restraint	44
Introductory Problem	44
Note: Preliminary Injunctions	45
<i>Carroll v. Princess Anne</i>	49
<i>Walker v. City of Birmingham</i>	52
D. Qualifying Procedural Rights: Some Economic Considerations	62
1. Procedure as Transaction Cost	62
2. Cost Containment: Contractural Waiver of Procedural Rights	63
Introductory Problem	63
Note: Self-Help—A Cost-Benefit Analysis	64
<i>Flagg Bros., Inc. v. Brooks</i>	70
<i>Lugar v. Edmondson Oil Co., Inc.</i>	74
<i>D. H. Overmyer Co. v. Frick Co.</i>	76

	Swarb v. Lennox	82
	Note: Unconscionability	82
3.	Risk Aversion: Protecting Investors from Undue Exposure to Suit	83
	Introductory Problem	83
	<i>Baker Manufacturing Co. v. Whitewater Manufacturing Co.</i>	84
	Note: Declaratory Judgments	88
	<i>Sticker Industrial Supply Corp. v. Blaw-Knox Co.</i>	89
	<i>American Needle & Novelty Co. v. Schuessler Knitting Mills</i>	92
4.	Economics of Rules Formulation: The Statute of Limitations	94
	Note: The Costs and Benefits of Rule Precision	94
	Introductory Problem	95
	Note: Illustrative Statutes of Limitations	96
	<i>Harrison v. Casto</i>	104
	<i>Family Savings & Loan, Inc. v. Ciccarello</i>	106
	Note: The Disability of Imprisonment	109
E.	Rules of Court as a Savage Ritual	110
1.	Choice of Forum	110
	a. Territoriality	110
	b. Federalism	113
2.	Provisional Relief	115
	a. Seizure of Assets	115
	b. Injunctive Relief	116
	c. Security for Costs	118
3.	Selection of Decision Makers	118
	a. Judicial Disqualification	118
	b. Delegation	119
	c. Trial by Jury	120
	d. Arbitration	121
4.	Dispositions before Trial	122
	a. Consensual or Semiconsensual Disposition	122
	b. Nonconsensual Dispositions	123
5.	Counsel	125
	a. Disqualification	125
	b. Appointment	126
6.	Trial Preparation	126
	a. Pleading	127
	b. Discovery	127
	c. Size of Trial	131
	d. Pretrial Conference	132

7. Trial	132
a. Order of Trial	133
b. Evidence	134
c. Decorum	135
d. Factual Determinations	135
8. Posttrial Practice	136
a. New Trial	137
b. Judgment notwithstanding the Verdict	137
c. Taxation of Costs	137
d. Relief from Judgment	138
e. Execution of Judgments	138
9. Appeal	138

CHAPTER 2

OFFICE: THE QUALIFICATION OF
DECISION MAKERS

141

A. Professional Judges	141
1. Judicial Selection: Appointment and Election	141
a. Selection of Federal Judges	141
b. Selection of State Judges	144
c. Evaluation of Methods of Selection	147
2. The Removal of Judges	151
Introductory Problem	151
a. Impeachment	152
Chandler v. Judicial Council of the Tenth Circuit	153
Note	154
b. State Systems for Correcting Judicial Misconduct	154
<i>McCartney v. Commn. on Judicial Qualifications</i>	155
3. Disqualification of Judges in Particular Cases	160
Introductory Problem	160
<i>SCA Services v. Morgan</i>	161
<i>In re New Mexico Natural Gas Antitrust Litigation</i>	163
Note: Disqualification in State Courts	166
4. The Subjudiciary	167
Note: Federal Magistrates	167
Northern Pipeline Constr. v. Marathon Pipe Line Co.	167
B. Lay Judges: Trial by Jury	168
1. The Right to Trial by Jury	168
Introductory Problem	168

Note: The Attractions of the Jury	170
<i>Pernell v. Southall Realty</i>	173
<i>Curtis v. Loether</i>	176
Atlas Roofing Co., Inc. v. Occupational Safety & Health Rev. Commn.	179
<i>Beacon Theatres, Inc. v. Westover</i>	181
Parklane Hosiery Co. v. Shore	187
Note: Right to Jury Trial in State Courts	187
2. The Selection of Jurors	188
Introductory Problem	188
<i>Thiel v. Southern Pacific Co.</i>	191
Note: Venire and Voir Dire	194
<i>Kiernan v. Van Schaik</i>	199
3. Jury Size	203
<i>Colgrove v. Battin</i>	203
Note	213
C. Judicial Office by Consent: Arbitration	214
Introductory Problem	214
1. "Arbitrability"	215
<i>Wilko v. Swan</i>	216
Alexander v. Gardner-Denver Co.	219
Madden v. Kaiser Foundation Hospitals, Inc.	220
2. Mediation	221
<i>Woods v. Holy Cross Hospital</i>	222
Note	227
Wright v. Central Du Page Hospital Association	227

CHAPTER 3

JURISDICTION: DIVISIONS OF JUDICIAL POWER

229

A. Territoriality: Due Process Limitations	229
Introductory Problem	229
1. Jurisdiction over Persons	229
<i>International Shoe Co. v. Washington</i>	229
Note: "Long Arm" Legislation	236
<i>Kulko v. Superior Court</i>	238
<i>World-Wide Volkswagen Corp. v. Woodson</i>	242
2. Quasi in Rem Jurisdiction	251
<i>Shaffer v. Heitner</i>	251
Note	260
3. The Requirement of Notice	261
<i>Greene v. Lindsey</i>	261

B. Territoriality: Nonconstitutional Limitations	266
1. Service of Process	266
Introductory Problem	266
<i>National Equipment Rental, Ltd. v. Szukhent</i>	267
<i>Schultz v. Schultz</i>	273
First Natl. Bank & Trust Co. of Tulsa v. Ingerton	275
<i>Lamb v. Schmitt</i>	276
2. Localization: Venue and Transfer	278
<i>Piper Aircraft Co. v. Reyno</i>	278
Note	283
Goldlawr, Inc. v. Heiman	284
Note: Local Actions and Internal Affairs	285
<i>Manchester Modes, Inc. v. Schuman</i>	286
C. Federalism: The Diversity Jurisdiction	289
Introductory Problem	289
1. Citizenship	290
<i>Steigleder v. McQuesten</i>	290
<i>Sadat v. Mertes</i>	291
<i>Mas v. Perry</i>	292
<i>Tanzymore v. Bethlehem Steel Corp.</i>	293
Note: Corporate Citizenship	297
2. Diversity between Adversaries	298
<i>Strawbridge v. Curtiss</i>	298
<i>Hodgson v. Bowerbank</i>	298
<i>Kramer v. Caribbean Mills, Inc.</i>	299
3. Defensive Assertion of Diversity Jurisdiction	301
<i>Owen Equipment & Erection Co. v. Kroger</i>	301
<i>American Fire & Cas. Co. v. Finn</i>	305
Note: Realignment of Parties	308
D. Federalism: The Federal Question Jurisdiction	309
Introductory Problem	309
1. The Relation between Federal and State Law	310
2. "Arising under" Federal Law	311
<i>Louisville & Nashville R.R. v. Mottley</i>	311
<i>Smith v. Kansas City Title & Trust Co.</i>	313
<i>Gully v. First Natl. Bank in Meridian</i>	316
<i>Skelly Oil Co. v. Phillips Petroleum Co.</i>	317
3. Sources of Federal Law	317
<i>Cannon v. University of Chicago</i>	317
<i>Touche Ross & Co. v. Redington</i>	322
<i>Carlson v. Green</i>	323
4. Concurrence: Supremacy of Federal Jurisdiction	331
<i>La Chemise Lacoste v. Alligator Co., Inc.</i>	331
<i>Trainor v. Hernandez</i>	337

5. Pendent Jurisdiction	345
<i>United Mine Workers v. Gibbs</i>	345

CHAPTER 4 LEGALITY: ASSURING FIDELITY TO CONTROLLING LAW 351

A. Review of Professionals' Decisions	351
1. The Appellate Process: Functions and Forms of Appellate Review	351
a. Appellate Functions	351
b. Organization and Procedure	353
c. Caseflow in the Federal Courts	354
2. Findings and Conclusions	356
Introductory Problem	356
Note: The Procedure of Rationality	357
<i>Commissioner of Internal Revenue v. Duberstein</i>	358
Note	365
<i>Pullman-Standard v. Swint</i>	365
3. Orders of Masters and Magistrates	374
<i>Polin v. Dun & Bradstreet, Inc.</i>	374
<i>Calderon v. Waco Lighthouse for the Blind</i>	375
Note: The Authority of Magistrates and Article III	377
4. Arbitration Awards	380
<i>I/S Stavborg v. National Metal Converters, Inc.</i>	380
Note	385
B. Regulation of Lay Decision Making: Judge and Jury	386
Introductory Problem	386
1. Weighing Evidence Presented to the Jury	387
<i>Galloway v. United States</i>	387
Note	396
<i>Urti v. Transport Commercial Corp.</i>	397
Note	400
<i>Compton v. Luckenbach Overseas Corp.</i>	400
<i>Curtis Publishing Co. v. Butts</i>	404
Note: Additur	408
<i>Neely v. Eby Construction Co.</i>	408
2. Guiding the Jury's Deliberation	412
<i>Gallick v. Baltimore & Ohio R.R. Co.</i>	412
Note: Special Verdicts	418
<i>Curtis Publishing Co. v. Butts</i>	420

Note	425
Note: Plain Error	426
<i>Trezza v. Dame</i>	427
Note: The Unanimity Requirement	428
<i>McDonald v. Pless</i>	429
3. Fairness and Complexity: Trial by Jury Reappraised	431
<i>In re Japanese Electronic Products</i>	
<i>Antitrust Litigation</i>	431
C. Adherence to Federal Law in State Courts	441
Introductory Problem	441
1. Supreme Court Review for Sufficiency of Evidence	442
<i>New York Times Co. v. Sullivan</i>	442
<i>Time, Inc. v. Pape</i>	450
<i>Rogers v. Missouri Pacific R.R.</i>	451
2. State Procedure and Federal Rights	455
<i>Dice v. Akron, Canton & Youngstown</i>	
<i>R.R. Co.</i>	455
<i>Brown v. Western Railway of Ala.</i>	458
D. Adherence to State Law in Federal Courts	458
Introductory Problem	458
1. In Diversity Litigation	459
<i>Erie R.R. Co. v. Tompkins</i>	459
<i>Guaranty Trust Co. v. York</i>	465
<i>Cohen v. Beneficial Industrial Loan Corp.</i>	470
<i>Ragan v. Merchants Transfer &</i>	
<i>Warehouse Co.</i>	470
<i>Woods v. Interstate Realty Co.</i>	470
<i>Byrd v. Blue Ridge Rural Electric</i>	
<i>Cooperative, Inc.</i>	471
<i>Hanna v. Plumer</i>	472
<i>Walker v. Armco Steel Corp.</i>	477
2. In Litigation Involving the United States	478
<i>United States v. Kimbell Foods, Inc.</i>	478
3. Ascertaining State Law	481
<i>Fidelity Union Trust Co. v. Field</i>	481
<i>Schultz v. Tecumseh Products</i>	484
<i>Railroad Commission v. Pullman Co.</i>	486
Note: Abstention	488

CHAPTER 5

PROCEDURAL REGULARITY: ENFORCING
ADJECTIVE LAW

491

A. Appellate Review: Timing and Scope

491

1. Ripeness for Review	491
2. Scope of Review	494
B. Appellate Control of Trial Procedure	500
1. Choice of Forum	500
<i>Harkness v. Hyde</i>	500
Note	501
<i>A. Olinick & Sons v. Dempster Brothers, Inc.</i>	502
<i>Mansfield, Coldwater & Lake Michigan Ry.</i>	
<i>v. Swan</i>	506
<i>Thermtron Products, Inc. v. Hermansdorfer</i>	509
<i>Will v. Calvert Fire Ins. Co.</i>	514
2. Provisional Relief	518
<i>Matter of Vuitton et Fils S.A.</i>	518
<i>Switzerland Cheese Assn. v. Horne's Market</i>	521
Note	522
<i>American Mortgage Corp. v. First National</i>	
<i>Mortgage Co.</i>	523
<i>Cohen v. Beneficial Industrial Loan Corp.</i>	524
3. Selection of Decision Makers	526
<i>Dairy Queen, Inc. v. Wood</i>	526
<i>Fitzgerald v. United States Lines</i>	527
<i>LaBuy v. Howes Leather Co.</i>	529
<i>Baltimore Contractors, Inc. v. Bodinger</i>	534
4. Dispositions of Less Than All Issues, Claims, or Parties	538
<i>Curtiss-Wright Corp. v. General Electric Co.</i>	538
<i>Liberty Mutual Ins. Co. v. Wetzel</i>	542
<i>Gillespie v. United States Steel Corp.</i>	545
<i>Coopers & Lybrand v. Livesay</i>	549
<i>Gardner v. Westinghouse Broadcasting Co.</i>	554
5. Disqualification and Appointment of Counsel	555
<i>Firestone Tire & Rubber Co. v. Risjord</i>	555
<i>Bradshaw v. Zoological Soc. of San Diego</i>	559
6. Trial Preparation: Discovery and Pretrial	564
<i>United States v. Columbia Broadcasting</i>	
<i>Systems, Inc.</i>	564
<i>National Hockey League v. Metropolitan</i>	
<i>Hockey Club</i>	569
<i>Life Music, Inc. v. Edelstein</i>	571
7. Orders at Trial	573
<i>Napolitano v. Compania Sud Americana</i>	
<i>de Vapores</i>	573
<i>Citron v. Aro Corp.</i>	574
8. Posttrial Orders	577
<i>Donovan v. Penn Shipping Co., Inc.</i>	577

<i>Grunenthal v. Long Island R.R. Co.</i>	578
<i>Allied Chemical Corp. v. Daiflon, Inc.</i>	583
<i>Lipscomb v. Wise</i>	585

CHAPTER 6

FACTS: THE ADVERSARY SEARCH FOR TRUTH 587

A. The Role of Party Initiative	587
1. Burdens of Pleading, Proof, and Persuasion	588
<i>Texas Department of Community Affairs v. Burdine</i>	588
Note: The Burden of Pleading	593
2. Facts without Proof: Judicial Notice	594
<i>Fox v. City of West Palm Beach</i>	594
3. Equalizing Competition: Degrees of Persuasion	597
<i>Santosky v. Kramer</i>	597
B. Some Constraints on Advocacy	604
1. Jury Argument	604
<i>Curtis Publishing Co. v. Butts</i>	604
Note	606
<i>Pingatore v. Montgomery Ward & Co.</i>	606
2. Fact v. Opinion: The Role of the Expert	607
<i>Transportation Line v. Hope</i>	607
<i>Randolph v. Collectramatic, Inc.</i>	608
<i>Perma Research & Development v. Singer Co.</i>	612
3. Professional Responsibility for Truth	619
a. Disclosure of Adverse Information	619
b. Witness Preparation	622
<i>In re Allen</i>	623
c. Professional Fraternalism	627
C. Framing Factual Issues: Pleading and Pretrial	629
1. A Brief History of Pleading	629
2. Particularity Requirements in Pleading	639
<i>Mitchell v. E-Z Way Towers, Inc.</i>	639
<i>Great American Indemnity Co. v. Brown</i>	643
3. Variance between Proof and Pleading or Pretrial Order	645
Introductory Problem	645
<i>Hodgson v. Colonnades, Inc.</i>	646
<i>Stacy v. Aetna Casualty & Surety Co.</i>	647
<i>Bettes v. Stonewall Insurance Co.</i>	650
<i>Smith v. Ford Motor Co.</i>	655

4.	Amendments and the Statute of Limitations	666
	Introductory Problem	666
	<i>Tiller v. Atlantic Coast Line</i>	666
	<i>Jimenez v. Toledo</i>	668
D.	Party Access to Factual Information	669
	Introductory Problem	669
1.	Private Investigation	670
	International Business Machines Corp. v. Edelstein	670
	<i>Sackler v. Sackler</i>	671
	Note	673
	NLRB v. South Bay Daily Breeze	674
	United States v. Janis	675
	Tirado v. Commr. of Internal Revenue	676
2.	Inspections of Records, Places, and Things	676
	<i>Kozlowski v. Sears, Roebuck & Co.</i>	676
	<i>Belcher v. Bassett Furniture Industries, Inc.</i>	678
3.	Physical and Mental Examination	681
	<i>Schlagenhauf v. Holder</i>	681
	Note	689
	Edwards v. Superior Court of Santa Clara County	689
4.	The Adversary's Possible Incrimination	691
	<i>Campbell v. Gerrans</i>	691
	United States v. Kordel	694
5.	The Adversary's Lawyer's File	695
	<i>Hickman v. Taylor</i>	695
	Note	702
	United States v. Nobles	702
	<i>Upjohn Co. v. United States</i>	703
	Duplan Corp. v. Moulinange et Retorderie de Chavonoz	708
	Note	709
6.	The Adversary's Experts	709
	<i>Breedlove v. Beech Aircraft Corp.</i>	709
	<i>Bailey v. Meister Brau, Inc.</i>	712
	Berkey Photo, Inc. v. Eastman Kodak Co.	713
7.	Government Information	714
	United States v. Reynolds	714
	<i>Branch v. Phillips Petroleum Co.</i>	715
	Note: Freedom of Information	719
	Note: Grand Jury Information	720
8.	Journalists' Information	721
	<i>Baker v. F & F Investment</i>	721

Anderson v. Nixon	725
<i>Herbert v. Lando</i>	726
9. The Scope of Discovery: A Subject for Reform	730
 CHAPTER 7	
EFFICIENCY: DETERRENCE AND CONTROL OF MISUSE OF THE PROCESS	733
A. Hopeless Claims and Dilatory Defenses	733
1. The Common Law Demurrer	733
<i>Barber v. Vincent</i>	734
<i>Cole v. Maunder</i>	734
<i>Hodges v. Steward</i>	734
Note: Special Demurrer	735
<i>Spencer v. Southwick</i>	736
2. The Code Demurrer and Its Federal Rules Analogue	737
Note: Pleading Reform in the United States	737
<i>Haines v. Kerner</i>	739
<i>Cook & Nichol, Inc. v. Plimsoll Club</i>	740
Note: The Right to Replead	743
3. Summary Judgment	744
a. Piercing the Pleadings	744
<i>Arnstein v. Porter</i>	745
Note	753
<i>Colby v. Klune</i>	755
<i>Dyer v. MacDougall</i>	755
<i>Vermont Structural State Co. v. Tatko</i>	
<i>Brothers Slate Co.</i>	756
b. Summary Judgment and Antitrust	756
<i>Merit Motors, Inc. v. Chrysler Corp.</i>	757
c. Summary Judgment Procedure	760
<i>Identiseal Corp. v. Positive Identification</i>	
<i>Systems, Inc.</i>	762
B. Incentives to Forbear or Settle	763
1. Criminal Liability for Perjury: Verified Pleadings	763
<i>Surowitz v. Hilton Hotels Corp.</i>	763
2. Tort Liability for Abuse of Process	767
<i>Rosemont Enterprises, Inc. v.</i>	
<i>Random House, Inc.</i>	767
Note	770
<i>Smoot v. Fox</i>	771
3. Duty of Counsel: Professional Responsibility and Moral Suasion	771
<i>In re Bithoney</i>	771
Note	773

	Note: Signing Pleadings	773
	Note: Pretrial as a Settlement Device	775
4.	Shifting of Costs and Fees	776
	Note: Taxable Costs	776
	<i>Farmer v. Arabian American Oil Co.</i>	777
	<i>Beaudreau v. Superior Court of Los Angeles County</i>	783
	Note	786
	<i>Fleischman Distilling Co. v. Maier Brewing Co.</i>	786
	Note: Civil Rights Attorneys' Fees Awards	790
	<i>Delta Air Lines, Inc. v. August</i>	790
5.	Prejudgment Interest	796
	<i>Moore-McCormack Lines, Inc. v. Richardson</i>	796
6.	The Insurer's Duty to Settle	799
	<i>Comunale v. Traders & General Insurance Co.</i>	799
7.	Partial Settlement	803
	<i>Brewer v. Payless Stations, Inc.</i>	803
	<i>Seals v. Hickey</i>	805
C.	Tactics of Obstruction and Delay	806
1.	Compensatory Remedies	808
	<i>Campbell v. Spectrum Automation Co.</i>	808
	<i>Roadway Express, Inc. v. Piper</i>	810
2.	Discovery Protective Orders	811
	Note: Orders to Limit or Shift	
	Discovery Costs	811
	<i>In re Halkin</i>	812
3.	Coercion and Punishment: Contempt	813
	<i>Schleper v. Ford Motor Co.</i>	813
	Note	820
4.	Substantive Disposition as a Procedural Control	820
	<i>Link v. Wabash R.R.</i>	820
	<i>Asea, Inc. v. Southern Pacific Transportation Co.</i>	826
5.	Involuntary Waiver of Procedural Rights	831
	<i>Insurance Co. of Ireland v. Compagnie des Bauxites de Guinee</i>	831
	<i>Wyrrough & Loser, Inc. v. Pelmor Laboratories, Inc.</i>	837
	<i>Beasley v. Union Pacific R.R.</i>	839
6.	Excuses for Delay	840
	<i>In re Morrow</i>	840
	Note	843
	<i>Universal Film Exchanges, Inc. v. Lust</i>	843

CHAPTER 8	
ACCESS: MITIGATING HIGH COST	847
A. Relief from Costs: In Forma Pauperis	847
1. Filing Fees	847
<i>United States v. Kras</i>	847
Note	854
<i>Durrett v. Jenkins Brickyard, Inc.</i>	854
2. The Right to Counsel	855
<i>Lassiter v. Department of Social Services of Durham County</i>	855
Note	864
<i>Payne v. Superior Court of Los Angeles County</i>	865
3. Interpreters and Transcripts	865
<i>Jara v. Municipal Court of San Antonio Judicial District</i>	865
<i>Lee v. Habib</i>	869
4. Evidence	869
<i>Little v. Streater</i>	869
B. Claims Small in Relation to Cost	873
<i>Lecates v. Justice of the Peace Court No. 4</i>	873
C. Distribution of Costs among Diverse Claimants	880
1. The Contingent Fee System	880
<i>Dombey, Tyler, Richards & Grieser v. Detroit, T. & I.R.R. Co.</i>	880
Note	885
<i>Roa v. Lodi Medical Group, Inc.</i>	885
Note: Lawyer Advertising	887
<i>Ohralik v. Ohio State Bar Association</i>	887
<i>Person v. Association of the Bar of the City of New York</i>	888
2. Third Party Payment	890
a. Group Legal Services	890
<i>Mine Workers v. Illinois Bar Assn.</i>	891
b. The Prepayment Movement	896
CHAPTER 9	
REPOSE: ENDING DISPUTE	897
A. Attacks on Judgments	897
Introductory Problem	897

1. Judgments of Courts Lacking Jurisdiction	898
<i>Durfee v. Duke</i>	898
2. Judgments Obtained by Fraud or Mistake	901
<i>Peacock Records, Inc. v.</i>	
<i>Checker Records, Inc.</i>	901
Note	904
Hazel-Atlas Glass Co. v. Hartford-Empire Co.	904
Johnson Waste Materials v. Marshall	905
<i>Rozier v. Ford Motor Co.</i>	906
<i>Kupferman v. Consolidated Research</i>	
<i>& Mfg. Co.</i>	910
Note: Extrinsic Fraud	914
3. Judgments Contrary to Law	914
<i>Chicot County Drainage District v.</i>	
<i>Baxter State Bank</i>	914
<i>Pennsylvania v. Wheeling & Belmont</i>	
<i>Bridge Co.</i>	917
System Fed. 91 Ry. Employees v. Wright	921
Lubben v. Selective Service System	
Local Bd. No. 27	922
Moch v. East Baton Rouge Parish School Bd.	922
Sioux City v. Young	923
United States v. Moser	923
<i>Pierce v. Cook & Co.</i>	924
Ackerman v. United States	927
<i>Federated Department Stores v. Moitie</i>	928
B. Preclusive Effects of Judgments	932
Introductory Problem	932
<i>Restatement (Second) of Judgments §§17-29,</i>	
83-87	934
1. Claim Preclusion	941
<i>McConnell v. Travelers Indemnity Co.</i>	941
<i>Martino v. McDonald's System, Inc.</i>	942
<i>Kremer v. Chemical Corp.</i>	948
2. Issue Preclusion	957
<i>Allen v. McCurry</i>	957
England v. Louisiana State Board of	
Medical Examiners	961
<i>Brown v. Felsen</i>	962
<i>Commissioner of Internal Revenue v. Sunnen</i>	966
3. Preclusion in Litigation with Nonparties	969
<i>Montana v. United States</i>	969
<i>Parklane Hosiery Co. v. Shore</i>	973
C. Preclusion in Prospect: Multiparty Disputes	981
Introductory Problem	981

1. Necessary Parties	982
<i>Provident Tradesmen Bank & Trust Co. v. Patterson</i>	982
<i>Western Union Telegraph Co. v. Pennsylvania</i>	988
2. Interpleader, a Device for Stakeholders	993
<i>State Farm Fire & Casualty Co. v. Tashire</i>	993
3. Impleader, a Device for Indemnitees	998
<i>United States v. Joe Grasso & Son, Inc.</i>	998
<i>Schwab v. Erie Lackawanna R.R.</i>	1001
<i>Martin v. Chesebrough-Pond's, Inc.</i>	1003

CHAPTER 10

ADJUDICATION OF COMMON CLAIMS:
CLASS ACTIONS

1005

Introductory Problem	1005
Note: The Class Suit in Equity	1006
A. Preclusive Effects of Class Judgments	1007
<i>Hansberry v. Lee</i>	1007
In re Transocean Tender Offer Securities Litigation	1012
B. Choice of Forum and Mode of Trial	1013
1. Personal Jurisdiction over Nonparty Members	1013
<i>Shutts v. Phillips Petroleum Co.</i>	1013
Note: Defendant Classes	1016
Note: Venue in Class Actions	1017
2. Federal Jurisdiction	1017
<i>Supreme Tribe of Ben-Hur v. Cauble</i>	1017
<i>Zahn v. International Paper Co.</i>	1019
3. Equity Jurisdiction: The Right to Jury Trial	1024
<i>Ross v. Bernhard</i>	1024
C. Parties and Nonparties: Relations within the Class	1029
1. Qualifications of Representatives	1029
<i>East Texas Motor Freight System, Inc. v. Rodriguez</i>	1029
<i>General Telephone Co. of the Southwest v. Falcon</i>	1031
<i>Kramer v. Scientific Control Corp.</i>	1036
2. Notice to Nonparties	1039
<i>Eisen v. Carlisle & Jacquelin</i>	1039
Note	1045
<i>Oppenheimer Fund, Inc. v. Sanders</i>	1046

3.	Discovery	1046
	<i>Brennan v. Midwestern United Life Insurance Co.</i>	1046
4.	Tolling Statutes of Limitation	1051
	<i>American Pipe & Construction Co. v. Utah</i>	1051
	<i>Pavlak v. Church</i>	1055
	<i>United Air Lines, Inc. v. McDonald</i>	1055
	<i>Appleton Electric Co. v. Graves Truck Line, Inc.</i>	1060
5.	Settlement	1060
	<i>Mandujano v. Basic Vegetable Products, Inc.</i>	1060
	<i>Gulf Oil Co. v. Bernhard</i>	1066
	<i>Deposit Guaranty Natl. Bank v. Roper</i>	1071
	<i>In re Four Seasons Securities Laws Litigation</i>	1079
6.	Compensation of Class Attorneys by Nonparties	1079
	<i>Boeing Co. v. Van Gemert</i>	1079
	Note: Measures of Attorney Compensation	1082
7.	Execution of Judgments: The Race for Assets	1085
	<i>In re Glenn W. Turner Enterprises Litigation</i>	1085
	<i>In re Federal Skywalk Cases</i>	1085
D.	The Superiority of the Class Action	1086
1.	Effectiveness of Aggregation of Minor Claims	1086
	<i>Vasquez v. Superior Court of San Joaquin County</i>	1086
	<i>In re Northern District of California Dalkon Shield Products Liability Litigation</i>	1092
	Note: Predominance of Common Questions	1093
	<i>Reiter v. Sonotone Corp.</i>	1095
	Note: A Lawyer's Fairy Tale	1097
2.	The Public Action Alternative	1098
	<i>Hawaii v. Standard Oil Co.</i>	1098
	Note	1102
	<i>State of West Virginia v. Chas. Pfizer & Co.</i>	1102
	<i>General Telephone Co. of the Northwest v. EEOC</i>	1103
3.	The Test Case Alternative	1106
	<i>Katz v. Carte Blanche Corp.</i>	1106
	Note	1111
4.	The Consolidation Alternative	1112
	Note: Transfer for Consolidation	1112
	<i>In re Air Crash Disaster Near Chicago</i>	1112
	<i>In re Yarn Processing Patent Validity Litigation</i>	1118

CHAPTER 11

ADJUDICATION OF THE PUBLIC INTEREST:
INJUNCTIONS

1121

A.	Representing the Public Interest: Parties Plaintiff	1121
	Introductory Problem	1121
1.	Standing	1122
	<i>Warth v. Seldin</i>	1122
	Note: Mootness	1128
	<i>Southern Methodist University Assn. v. Wynne & Jaffe</i>	1130
2.	Solicitation of Representative Plaintiffs	1132
	<i>In re Primus</i>	1132
3.	Defining Beneficiary Classes	1137
	<i>Califano v. Yamasaki</i>	1137
4.	Res Judicata Effects	1141
	<i>Society Hill Civic Association v. Harris</i>	1141
	<i>Penson v. Terminal Transport Co.</i>	1148
	Note: Notice Requirements of Rule 23	1149
	<i>Sarafin v. Sears, Roebuck & Co., Inc.</i>	1149
5.	Fee Shifting	1150
	<i>Serrano v. Priest</i>	1150
	Note: Awards for Enforcing Federal Legislation	1158
6.	The Government Plaintiff	1159
	<i>In re Debs</i>	1159
	Note	1165
B.	Settlement: Consent Decrees	1167
	Introductory Problem	1167
	<i>United States v. Johnson</i>	1168
	Note	1169
	<i>Carson v. American Brands, Inc.</i>	1170
	<i>Cascade Natural Gas Corp. v. El Paso Natural Gas Co.</i>	1173
	Note	1179
	<i>In re International Business Machines Corp.</i>	1179
C.	Enforcement: The Outer Limits of Judicial Power	1180
	Introductory Problem	1180
1.	The Contempt Power	1181
	<i>United States v. United Mine Workers</i>	1181
	Note: Elements of Contempt	1190
	<i>Kienle v. Jewel Tea Co.</i>	1192
	<i>MacNeil v. United States</i>	1193

	United States v. Cox	1193
	Note: The Right to Jury Trial in Criminal Cases	1193
	<i>United States v. Barnett</i>	1195
2.	Judicial Control of the Public Fisc	1200
	<i>Mandel v. Myers</i>	1200
	Note: The New Jersey School Finance Imbroglia	1212
	<i>Hutto v. Finney</i>	1215
3.	Supervised Implementation	1221
	<i>Perez v. Boston Housing Authority</i>	1221
	<i>Rizzo v. Goode</i>	1238