International Banking
This book is dedicated to
Susie A. Malloy
Μητερούλα του παιδίου μας
## SUMMARY OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Table of Cases</td>
<td>xxi</td>
</tr>
<tr>
<td>Preface to the Second Edition</td>
<td>xxvii</td>
</tr>
<tr>
<td>Preface to the First Edition</td>
<td>xxxi</td>
</tr>
<tr>
<td>Acknowledgments</td>
<td>xxxi</td>
</tr>
<tr>
<td>Chapter 1: The Regulatory Environment</td>
<td></td>
</tr>
<tr>
<td>1. Introduction</td>
<td>3</td>
</tr>
<tr>
<td>2. The Meaning of “International Banking”</td>
<td>8</td>
</tr>
<tr>
<td>3. Contemporary Developments</td>
<td>17</td>
</tr>
<tr>
<td>Chapter 2: National Supervision of International Banking</td>
<td></td>
</tr>
<tr>
<td>1. U.S. Federal Regulation</td>
<td>53</td>
</tr>
<tr>
<td>2. Role of State Regulators</td>
<td>61</td>
</tr>
<tr>
<td>3. Host Country Regulation</td>
<td>70</td>
</tr>
<tr>
<td>Chapter 3: International Supervision</td>
<td></td>
</tr>
<tr>
<td>1. Introduction</td>
<td>77</td>
</tr>
<tr>
<td>2. Bank for International Settlements and the Group of Ten</td>
<td>78</td>
</tr>
<tr>
<td>3. BIS Capital Adequacy Guidelines</td>
<td>103</td>
</tr>
<tr>
<td>Chapter 4: Methods of Entry into Host Markets</td>
<td></td>
</tr>
<tr>
<td>1. Introduction</td>
<td>123</td>
</tr>
<tr>
<td>2. Branches and their Liability</td>
<td>127</td>
</tr>
<tr>
<td>3. Subsidiaries and their Liability</td>
<td>146</td>
</tr>
<tr>
<td>Chapter 5: Entry by U.S. Banks into Foreign Markets</td>
<td></td>
</tr>
<tr>
<td>1. General Considerations</td>
<td>149</td>
</tr>
<tr>
<td>Chapter 6: Entry by Foreign Banks into U.S. Markets</td>
<td></td>
</tr>
<tr>
<td>1. Introduction</td>
<td>185</td>
</tr>
<tr>
<td>2. The International Banking Act of 1978</td>
<td>209</td>
</tr>
<tr>
<td>Chapter 7: International Lending</td>
<td></td>
</tr>
<tr>
<td>1. Introduction</td>
<td>223</td>
</tr>
<tr>
<td>2. Regulatory Considerations</td>
<td>223</td>
</tr>
<tr>
<td>3. Enforcement of Loan Agreements</td>
<td>228</td>
</tr>
<tr>
<td>4. Lending Limitations</td>
<td>248</td>
</tr>
<tr>
<td>5. Lending Supervision</td>
<td>252</td>
</tr>
</tbody>
</table>
Chapter 8: Problems of Less-Developed-Country ("LDC") Debt
1. Introduction .......................... 257
2. Debt-for-Equity Swaps: Federal Reserve Amendments .......... 271
3. Sovereign Immunity Issues .................................. 276
4. Act of State Doctrine ......................................... 302

Chapter 9: International Deposits and Other Activities ........ 337
1. Introduction ............................................. 337
2. International Deposit-Taking .................................. 337
3. Letters of Credit ........................................... 362
4. Bankers’ Acceptances ....................................... 400
5. Underwriting and Syndication ................................ 401
6. Export Trading Companies .................................... 430

Chapter 10: Bank Secrecy Laws ..................................... 435
1. Introduction ............................................. 435
3. U.S. Policy toward Foreign Bank Secrecy ....................... 466

Chapter 11: Economic Sanctions and International Banking ..... 491
1. Introduction ............................................. 491
2. Statutory Authority for Economic Sanctions .................... 496
3. Effects of Economic Sanctions on International Banking ..... 500
4. Sanctions and Terrorism ..................................... 522

Selected Bibliography ........................................... 537
Index .................................................................. 549
CONTENTS

Table of Cases ........................................ xxi
Preface to the Second Edition ...................... xxvii
Preface to the First Edition ........................ xxix
Acknowledgments ...................................... xxxi

Chapter 1: The Regulatory Environment ............ 3
   1. Introduction ....................................... 3
      Notes and Comments 1.1. What is “banking”? .... 3
      Notes and Comments 1.2. Banking and regulators .... 5
         Stern Rebuke: In a Signal to Japan, U.S. Bars Daiwa Bank And Indicts Institution .... 5
      Notes and Comments 1.3 ................................ 8
   2. The Meaning of “International Banking” .......... 8
      Notes and Comments 1.4 ................................ 8
         Haley & Seligman, The Development of International Banking by the United States .... 8
      Notes and Comments 1.5 ................................ 10
      1.6 ......................................................... 11
         Wendt, The Role of Foreign Banks in International Banking .... 11
      Notes and Comments 1.7 ................................ 16
      1.8 ......................................................... 16
   3. Contemporary Developments ........................ 17
      Notes and Comments 1.9 Effect of European Union Regulation ...................................... 17
         M. Galy, et al., Spain: Converging with the European Community .... 17
      Notes and Comments 1.10 ............................ 19
      1.11 ......................................................... 19
      1.12 ......................................................... 19
      1.13. Emerging regulatory regimes in Eastern Europe .... 19
         Inna Vysman, The New Banking Legislation in Russia .... 19
         Kirsten Storin Doty, Economic Legal Reforms as a Necessary Means for Eastern European Transition into the Twenty-First Century .... 28
      Notes and Comments 1.14 ................................ 32
      1.15 ......................................................... 32
      1.16. Emergence of the NAFTA approach to international bank regulation ........................ 32
         Michael P. Malloy, Financial Services Regulation After NAFTA .... 32
      Notes and Comments 1.17 ................................ 42
      1.18 ......................................................... 42
      1.19 ......................................................... 43
Chapter 4: Methods of Entry into Host Markets

1. Introduction

Notes and Comments 4.5

2. Branches and their Liability

Notes and Comments 4.6


Garcia v. Chase Manhattan Bank, N.A., 735 F.2d 645 (2d Cir. 1984) 133

Perez v. Chase Manhattan, 61 N.Y.2d 460 (1984) 137

Notes and Comments 4.7 140

4.8. Branch-home office liability revisited 141

4.9 142

Chapter 5: Entry by U.S. Banks into Foreign Markets

1. General Considerations
   Notes and Comments 5.1
   5.2
   5.3 Note on EU Developments
   Wendy Fowler, EC Regulation of the Banking Sector,
   5 Hofstra Prop. L.J. 405 (1993)

   Notes and Comments 5.4
   5.5
   5.6
   5.7
   5.8
   5.9
   Comptroller of the Currency, 12 C.F.R. pt. 28
   Board of Governors of the Federal Reserve System,
   12 C.F.R. pt. 211

Chapter 6: Entry by Foreign Banks into U.S. Markets

1. Introduction
   Notes and Comments 6.1 The U.S. Regulatory Environment and Entry
   6.2
   Comptroller of the Currency, 12 C.F.R. pt. 28
   Board of Governors of the Federal Reserve System,
   12 C.F.R. pt. 211

2. The International Banking Act of 1978
   Notes and Comments 6.3
   Conference of State Bank Supervisors v. Conover, 715 F.2d
   Notes and Comments 6.4
   6.5 Effect of the 1991 amendments to the IBA
   6.6 Regulatory implementation of the FDICIA
   6.7
   6.8 Effect of IBBEA on interstate operations of non-U.S. banks
   6.9 Community credit needs and foreign bank operations
   6.10
   6.11
   6.12
Chapter 7: International Lending

1. Introduction
   Notes and Comments 7.1

2. Regulatory Considerations
   Notes and Comments 7.2
   Comptroller's Handbook for National Bank Examiners § 805.1
   Notes and Comments 7.3. Effect of FDICIA on lending by U.S. branches and agencies of foreign-based banks
   7.4. Regulatory implementation of FDICIA
   Federal Deposit Insurance Corporation, 12 C.F.R. Part 347
   International Banking
   Notes and Comments 7.5

3. Enforcement of Loan Agreements
   Notes and Comments 7.6
   Allied Bank Int'l v. Banco Credito Agricola de Cartago, 757 F.2d 516 (2d Cir. 1985), cert. dismissed, 473 U.S. 934
   Kahale, Does a choice-of-law clause waive immunity? Int'l. Fin. L. Rev. 28 (July 1988)

4. Lending Limitations
   Notes and Comments 7.7
   7.8
   Comptroller of the Currency, 12 C.F.R. § 32.5
   Notes and Comments 7.9

5. Lending Supervision
   Notes and Comments 7.10
   7.11
   Comptroller of the Currency, 12 C.F.R. pt. 28
   Notes and Comments 7.12

Chapter 8: Problems of Less-Developed-Country ("LDC") Debt

1. Introduction
   Notes and Comments 8.1. Alternative Approaches to Official Debt Default
   Notes and Comments 8.2. The Brady Plan to the Rescue
   Pravin Banker Associates, Ltd. v. Banco Popular del Peru, 109 F.3d 850 (2d Cir. 1997)
Chapter 9: International Deposits and Other Activities

1. Introduction

2. International Deposit-Taking

Notes and Comments 9.1

9.2 Examination cycle for banks operating in the United States

Federal Deposit Insurance Corporation, 12 C.F.R. pt. 347
### INTERNATIONAL BANKING

- International Banking
  - Notes and Comments 9.3
- Board of Governors of the Federal Reserve System,
  - 12 C.F.R. pt. 204
- Notes and Comments 9.4 Effect of FDICIA on deposit-taking
- 9.5 Effect of IBBEA on deposit-taking
- Federal Deposit Insurance Corporation, 12 C.F.R. pt. 347
  - International Banking
- Notes and Comments 9.6 Eurodollar deposits
- Citibank, N.A. v. Wells Fargo Asia Limited
- Wells Fargo Asia Limited v. Citibank, N.A.

#### 3. Letters of Credit

- Notes and Comments 9.7
- Comptroller’s Handbook for National Bank Examiners
  - Section 811.1
- Notes and Comments 9.8 Commercial Letters of Credit
- Notes and Comments 9.9 Uniform Customs and Practice (UCP)
  - 9.10 Electronic transmittal of L/C documents–Revised UCC Article 5
- 9.11 Electronic transmittal of L/C documents–UCP
- eUCP Version 1.0
- 9.12
  - Comptroller’s Handbook for National Bank Examiners, Section 811.1
- 9.13
- 9.14
  - Comptroller of the Currency, 12 C.F.R. § 7.1016
- Notes and Comments 9.15
- 9.16 Standby Letters of Credit
- Notes and Comments 9.17
- 9.18
  - American Insurance Ass’n v. Clarke, 865 F.2d 278 (D.C.Cir. 1989)
- Notes and Comments 9.19

### Notes and Comments

- 339
- 340
- 340
- 350
- 350
- 350
- 354
- 354
- 359
- 362
- 362
- 362
- 364
- 366
- 369
- 377
- 377
- 378
- 381
- 381
- 381
- 381
- 381
- 382
- 382
- 383
- 385
- 385
- 385
- 386
- 387
- 391
- 392
Notes and Comments 9.20
9.21
4. Bankers’ Acceptances
Notes and Comments 9.22
9.23
5. Underwriting and Syndication
Notes and Comments 9.24
9.25 Authorization of financial services
9.26 Functional regulation of financial services
9.27 Implementing regulations
Board of Governors of the Federal Reserve System,
12 C.F.R. pt. 211
Board of Governors of the Federal Reserve System,
12 C.F.R. pt. 225
Notes and Comments 9.28 Questions concerning financial services of banks and holding companies
9.29
9.30
Wendy Fowler, EC Regulation of the Banking Sector, 5 Hofstra Prop. L.J. 405 (1993)
Notes and Comments 9.31
9.32
9.33
9.34
Trade Development Bank v. Continental Insurance Co., 469 F.2d 35 (2d Cir. 1972)
6 Export Trading Companies
Notes and Comments 9.35 Banking and Commerce
Board of Governors of the Federal Reserve System,
12 C.F.R. pt. 211
Notes and Comments 9.36
9.37
9.38
9.39
Chapter 10: Bank Secrecy Laws
1. Introduction
Notes and Comments 10.1. A basis for comparison: the U.S. policy
10.2. Increased U.S. focus on foreign- or international-related financial information
10.3. Recent statutory narrowing of RFPA and ECPA protections
10.4. Renewed prominence of anti-money laundering provisions in the wake of terrorist attacks on the United States
### INTERNATIONAL BANKING

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.5</td>
<td>Major money laundering provisions of USA PATRIOT Act</td>
<td>436</td>
</tr>
<tr>
<td>10.6</td>
<td></td>
<td>438</td>
</tr>
<tr>
<td>Notes and Comments 10.7</td>
<td></td>
<td>440</td>
</tr>
<tr>
<td>10.8</td>
<td></td>
<td>441</td>
</tr>
<tr>
<td>10.9</td>
<td></td>
<td>441</td>
</tr>
<tr>
<td>10.10</td>
<td></td>
<td>441</td>
</tr>
<tr>
<td>Notes and Comments 10.11</td>
<td></td>
<td>444</td>
</tr>
<tr>
<td>Lopez v. First Union National Bank of Florida, 129 F.3d 1186 (11th Cir. 1997)</td>
<td>444</td>
<td></td>
</tr>
<tr>
<td>Notes and Comments 10.12</td>
<td></td>
<td>449</td>
</tr>
<tr>
<td>Notes and Comments 10.13</td>
<td></td>
<td>454</td>
</tr>
<tr>
<td>10.14</td>
<td></td>
<td>454</td>
</tr>
<tr>
<td>Stoutt v. Banco Popular De Puerto Rico, 320 F.3d 26 (1st Cir. 2003)</td>
<td>454</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notes and Comments 10.15</td>
<td></td>
<td>458</td>
</tr>
<tr>
<td>Swiss Banking Law of 1934, Article 47</td>
<td></td>
<td>458</td>
</tr>
<tr>
<td>Swiss Penal Code, Article 273</td>
<td></td>
<td>459</td>
</tr>
<tr>
<td>Notes and Comments 10.16</td>
<td></td>
<td>462</td>
</tr>
<tr>
<td>10.17. Effect of the 1990 Supplement to the Basle Concordat</td>
<td>462</td>
<td></td>
</tr>
<tr>
<td>10.18. Effect of the 1992 BIS Minimum Standards</td>
<td>462</td>
<td></td>
</tr>
<tr>
<td>10.19.</td>
<td>462</td>
<td></td>
</tr>
<tr>
<td>Notes and Comments 10.20</td>
<td></td>
<td>466</td>
</tr>
<tr>
<td>3.</td>
<td>U.S. Policy toward Foreign Bank Secrecy</td>
<td>466</td>
</tr>
<tr>
<td>Notes and Comments 10.21</td>
<td></td>
<td>466</td>
</tr>
<tr>
<td>Trade Development Bank v. Continental Insurance Co., 469 F.2d 35 (2d Cir. 1972)</td>
<td>467</td>
<td></td>
</tr>
<tr>
<td>In re Grand Jury Proceedings, 532 F.2d 404 (5th Cir. 1976), cert. denied sub nom. Field v. United States, 429 U.S. 940</td>
<td>469</td>
<td></td>
</tr>
</tbody>
</table>
Chapter 11: Economic Sanctions and International Banking

1. Introduction
   Notes and Comments 11.1

2. Statutory Authority for Economic Sanctions
   Notes and Comments 11.4
   Trading With the Enemy Act, § 5(b), 50 U.S.C. app. § 5(b)

3. Effects of Economic Sanctions on International Banking
   Notes and Comments 11.6
   Notes and Comments 11.7. The Nusquami Assets Control Regulations

4. Sanctions and Terrorism
   a. Presidential Emergency Action
TABLE OF CASES

Principal cases, excerpted in the casebook, are indicated by boldface type.

<table>
<thead>
<tr>
<th>Case</th>
<th>Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>A.I. Credit Corp. v. Government of Jamaica</td>
<td>235</td>
</tr>
<tr>
<td>Airline Pilots Ass'n v. Taca Int'l Airlines</td>
<td>311</td>
</tr>
<tr>
<td>Alfred Dunhill of London, Inc. v. Republic of Cuba</td>
<td>128, 134, 140, 302, 311</td>
</tr>
<tr>
<td>Allied Bank Int'l v. Banco Credito Agricola de Cartago, 235, 313, 316, 322, 335, 358</td>
<td></td>
</tr>
<tr>
<td>American Bell International, Inc. v. The Islamic Republic of Iran</td>
<td>387</td>
</tr>
<tr>
<td>American Industrial Contracting, Inc. v. Johns-Manville Corp.</td>
<td>475</td>
</tr>
<tr>
<td>American Insurance Ass'n v. Clarke, 386</td>
<td></td>
</tr>
<tr>
<td>Arango v. Guzman Travel Advisors Corp.</td>
<td>287, 291, 311</td>
</tr>
<tr>
<td>Baker v. Carr, 308</td>
<td></td>
</tr>
<tr>
<td>Banco do Brasil, S.A. v. A.C. Israel Commodity Co. Inc., 326, 327</td>
<td></td>
</tr>
<tr>
<td>Banco Nacional de Cuba v. Chemical Bank of New York, 304, 304</td>
<td></td>
</tr>
<tr>
<td>Banco Nacional de Cuba v. First Nat. City Bank</td>
<td>140</td>
</tr>
<tr>
<td>Banco Nacional de Cuba v. Sabbatino, 134, 302, 309, 310, 311, 314, 331</td>
<td></td>
</tr>
<tr>
<td>Bank of China v. Wells Fargo Bank &amp; Union Trust Co., 493</td>
<td></td>
</tr>
<tr>
<td>Bank of Cochin Ltd. v. Manufacturers Hanover Trust, 369</td>
<td></td>
</tr>
<tr>
<td>Bank of New York &amp; Trust Co. v. Atterbury Bros., 375</td>
<td></td>
</tr>
<tr>
<td>Bank of Nova Scotia v. United States, 477</td>
<td></td>
</tr>
<tr>
<td>Banque Populaire, In the Matter of, 475</td>
<td></td>
</tr>
<tr>
<td>Barclays v. Mercantile Nat'l Bank, 384</td>
<td></td>
</tr>
<tr>
<td>Barclay's Bank International, Ltd. v.</td>
<td></td>
</tr>
<tr>
<td>McKinley, 478</td>
<td></td>
</tr>
<tr>
<td>Behring Int'l Inc. v. Miller, 504</td>
<td></td>
</tr>
<tr>
<td>Beyene v. Irving Trust Co., 373, 375</td>
<td></td>
</tr>
<tr>
<td>Blair v. United States, 443</td>
<td></td>
</tr>
<tr>
<td>Blanco v. Pan-American Life Insurance Company, 329</td>
<td></td>
</tr>
<tr>
<td>Blum v. Bacon, 214</td>
<td></td>
</tr>
<tr>
<td>Board of Governors of Federal Reserve System v. First Lincolnwood Corp., 42, 104, 105</td>
<td></td>
</tr>
<tr>
<td>Bradford v. Vento, 398</td>
<td></td>
</tr>
<tr>
<td>Braka v. Bancomer, S.A., 283, 286, 294, 312, 331, 358</td>
<td></td>
</tr>
<tr>
<td>Braka v. Multibanco Comermex, 283</td>
<td></td>
</tr>
<tr>
<td>Braka v. Nacional Financiera, 283</td>
<td></td>
</tr>
<tr>
<td>Brill v. Chase Manhattan Bank, 328</td>
<td></td>
</tr>
<tr>
<td>Brush v. Republic of Cuba, 140</td>
<td></td>
</tr>
<tr>
<td>Callejo v. Bancomer, S.A., 282, 310, 331</td>
<td></td>
</tr>
<tr>
<td>Casas v. Am. Airlines, Inc., 443</td>
<td></td>
</tr>
<tr>
<td>Caulfield v. Board of Education, 489</td>
<td></td>
</tr>
<tr>
<td>Cermak v. Bata Akciava Spolecnost, 321</td>
<td></td>
</tr>
<tr>
<td>Chairmasters, Inc. v. Public Nat'l Bank &amp; Trust Co., 375</td>
<td></td>
</tr>
<tr>
<td>Chase Manhattan Bank, Application of, 474</td>
<td></td>
</tr>
<tr>
<td>China Mutual Trading Co., Ltd. v. Banque Belge, 520</td>
<td></td>
</tr>
<tr>
<td>Citibank, N.A. v. Benkoczy, 360</td>
<td></td>
</tr>
<tr>
<td>Citibank, N.A. v. Wells Fargo Asia Limited, 354, 354</td>
<td></td>
</tr>
<tr>
<td>CKB &amp; Assocs., Inc. v. Moore McCormack Petroleum, Inc., 396</td>
<td></td>
</tr>
<tr>
<td>Clinch v. England Revenue Commissioners, 471</td>
<td></td>
</tr>
<tr>
<td>Compania de Gas de Nuevo Laredo v.</td>
<td></td>
</tr>
</tbody>
</table>
Entex, Inc., 310, 311
Company Engraw Commercial E. Industrial S.A. v. Schenley Distillers Corp., 131
Confederation Life Association v. Ugalde, 329
Conference of State Bank Supervisors v. Conover, 61, 66, 209, 218, 220
Conference of State Bank Supervisors v. Heimann, 65
Conley v. Gibson, 300
Coronado v. Bank Atlantic Bancorp, Inc., 449
Corporacion de Mercadeo Agricola v. Mellon Bank, 373
Corporacion de Mercadeo Agricola v. Pan American Fruit & Produce Corp., 373
Corporacion Venezolana de Fomento v. Vintero Sales Corp., 360
Cort v. Ash, 443
Croce v. Kurnit, 238
Crosses EMTR Master Fund L.P. v. Federative Republic of Brazil, 277, 297
Cross-border Trucking Services, In Re, 42
Crown Life Insurance Co. v. Calvo, 335
Daliberti v. Republic of Iraq, 301
De Sanchez v. Banco Central de Nicaragua, 289
Dickinson v. First Nat. Bank in Plant City, Fla., 42
Doe v. DiGenova, 452
Doe v. United States, 486
Dunn v. Bank of Nova Scotia, 361
Elliott Assocs., L.P. v. Republic of Panama, 239, 267
F. Palicio y Compania, S.A. v. Brush, 140, 297
FEC v. Democratic Senatorial Campaign Committee, 215
Fidelity Bank v. Lutheran Mutual Life Ins. Co., 385
Fidelity Federal Savings & Loan Association v. de la Cuesta, 67
Field v. United States, 469
Filetech S.A.R.L. v. France Telecom, 485
First Empire Bank-New York v. FDIC, 387
FirstMerit Bank, N.A., In re 396
First Nat'l Bank in Plant City v. Dickinson, 220
First National Bank of Bellaire v. Comptroller of the Currency, 103, 104
First Nat. Bank of Eden v. Department of the Treasury, 103
First National Bank of Logan v. Walker Bank & Trust Co., 207, 220
First National Bank of New York v. Internal Revenue Service, 474
First National City Bank, In re, 474
First National City Bank v. Banco Nacional de Cuba, 302, 310
Flatow v. Islamic Republic of Iran, 277, 301
Frankel v. Banco Nacional de Mexico, 283, 286
Free v. Bland, 67
French v. Banco Nacional de Cuba, 331
Garcia v. Chase Manhattan Bank, N.A., 131, 140, 142, 358, 359
GATX Leasing Corp. v. DMB Drilling Corp., 396
Gibbons v. Udaras na Gaeltachta, 285
Goodman Holdings v. Rafidain Bank, 298, 300
Grand Jury Proceedings, In re, (Field) 469, 480
Grand Jury Proceedings, In re (Bank of Nova Scotia), 477
Grand Jury Proceedings, In re (Marsoner), 485, 485
Grand Jury Proceedings, In re (Schofield I), 479
Grand Jury Proceedings, In re (Schofield II), 479
Grand Jury Proceedings, In re (Shams), 470
Grand Jury Proceedings, In re, United
International Banking

States v. McLean, 479
Grand Jury Proceedings, In re, United States v. Guerrero, 479
Groos Nat. Bank v. Comptroller of the Currency, 103

Hanna v. Plumer, 131
Harris v. Balk, 128, 134, 135, 136, 139, 140, 303, 304, 305, 309
Harris v. VAO Intourist, 287
Hilton v. Guyot, 266
Honda v. Clark, 133
Hunt v. Bennett, 443

IAM v. OPEC, 286, 302, 311
Industrial Inv. Dev. Corp. v. Mitsui & Co., 302, 311
Ings. v. Ferguson, 474
Ins. Co. of N. Am. v. Morris, 398
Intercontinental Planning, Ltd. v. Dayton, Inc., 360
Iowa Independent Bankers v. Board of Governors of the Federal Reserve System, 210
Ipitrade International SA v Federal Republic of Nigeria, 246

J. Zeevi & Sons v. Grindlays Bank [Uganda], 139, 327, 360
Jafari v. Islamic Republic of Iran, 297
John Doe I v. Unocal Corp., 495

Kellerman v. MCI Telecommunications, 67
Kleinwort, Sons & Co. v. Ungarische Baumwolle Industrie Aketengesellschaft [sic] & Another, 518
Kondo v. Katzenbach, 133

L & J Crew Station, LLC v. Banco Popular De Puerto Rico, 441
Lee v. Bankers Trust Co., 456
Letelier v. Republic of Chile, 286
Libra Bank Ltd. v. Banco Nacional de Costa Rica, 229, 303, 314, 321, 323, 325, 325
Libyan Arab Foreign Bank v. Bankers Trust Company, 4, 145, 514
The Loewen Group, Inc. v. United States of America, 42
Lloyds Bank PLC v. Republic of Ecuador, 238, 263, 317
Lopez v. First Union National Bank of Florida, 444, 456
Lujan v. Defenders of Wildlife, 442

Mackinnon v. Donaldson Lufkin & Jenrette Securities Corporation, 145
Maltina Corporation v. Cawy Bottling Company, 304, 308, 309, 310, 313
Manas y Pineiro v. Chase Manhattan Bank, N.A., 129, 306
Marino Indus. v. Chase Manhattan Bank, N.A., 373
Marlowe v Argentine Naval Commission, 247
Marsoner v. United States, 485
Maurice O'Meara Co. v. National Park Bank of New York, 364, 367
McShan v Omega Louis Brandt et Frere, SA, 246
Medical Supply Chain, Inc. v. US Bancorp, NA, 442
Miranda De Villalba v. Coutts & Co. (USA) Intern., 453
Misco Leasing Inc v Vaughn, 246

N. Joachimson v. Swiss Bank Corporation, 145
National Coalition Government of the Union of Burma v. Unocal, Inc., 495
National Commercial Banking Corp. of Australia, Ltd. v. Harris, 64
National Equipment Rental Ltd v. Szukhent, 246, 307
North American Mars. Export Assocs. v. Chase Nat'l Bank, 375
NRLB v. Brown, 217

Omaha National v. First National of St. Paul, 384
Ohntrup v Firearms Center Inc, 247
Pan-American Life Insurance Co. v.
Blanco, 133

Papadopoulos v. Chase Manhattan Bank, N.A., 495

Papandreou, In re 301

Perez v. Chase Manhattan, 136, 143, 359, 360, 361

Perutz v. Bohemian Discount Bank in Liquidation, 321, 328

People for the Ethical Treatment of Animals v. Rasmussen, 416

Philipp Bros., Inc. v. Oil Country Specialists, Ltd., 396, 397

Phoenix Consulting v. Republic of Angola, 301

Pineland State Bank v. Proposed First National Bank of Bricktown, 212

Princz v. Federal Republic of Germany, 300

Pravin Banker Associates, Ltd. v. Banco Popular del Peru, 264

R. v. Grossman, 145

Red Lion Broadcasting Co. v. FCC, 214

Reiter v. Sonotone Corp., 218

Republic of Argentina v. Weltover, 300

Republic of Iraq v. First Nat. City Bank, 139, 302, 304, 306, 308, 310, 314

Republic of Panama v. Republic Nat. Bank of N.Y., 491, 495

Resource Dynamics International Ltd v General People's Committee for Communications & Maritime Transport, 247

Ruiz Coronado v. BankAtlantic Bancorp, Inc., 449

Russek v. Angulo, 133

Salimoff & Co. v. Standard Oil Co., 297

Saudi Arabia v. Nelson, 299

Sava Gumarska in Kemijska Industria d.d. v. Advanced Polymer Sciences, Inc., 393

Schooner Exchange v. McFaddon, 288

S.E.C. v. Banco Della Svizzera Italiana, 146, 472

Shaffer v Heitner, 139

Sletteland v. Federal Deposit Ins. Corp., 42

Smith v. Nat'l Resort Communities, Inc., 398

SmithKline Beecham Corp. v. Doe, 398

Societe Internationale Pour Participations Industrielles et Commerciales, S.A. v. Rogers, 469, 472, 479

Sokoloff v. National City Bank, 129, 130, 138, 140

Sooner Prods. Co. v. McBride, 453

Southwestern Shipping Corp. v. National City Bank, 321, 328

Springfield Rare Coin Galleries, Inc. v. Johnson, 67

SRS Prods. Co. v. LG Eng'g Co., 397

State of New York v. Monastero, 233

State of Ohio v. Arthur Andersen & Co., 475

Stoutt v. Banco Popular De Puerto Rico, 454

Stromberg-Carlson Corp. v. Bank Melli Iran, 393

Sun Life Assurance Co. v. Klawans, 329

Sun Marine Terminals, Inc. v. Artoc Bank & Trust Ltd., 398

Synergy Ctr., Ltd. v. Lone Star Franchising, Inc., 398

Sztejn v. Schroder Banking Corp., 367

Tabacalera Severiano Jorge, S.A. v. Standard Cigar Co., 134, 308, 309, 310, 311, 312, 313


Timberlane Lumber Co. v. Bank of America, 485

Toprak Mahsulleri Ofisi v. Finagrain Compagnie Commercial Agricole et Financiere S.A., 517


Trade Development Bank v. Continental Insurance Co., 429, 466, 475

Trugman-Nash, Inc. v. New Zealand Dairy Board, 485

Trujillo-M v. Bank of Nova Scotia, 139

Upton v. Empire of Iran, 300
Underhill v. Hernandez, 134, 138, 302

**United Bank Ltd. v. Cambridge Sporting Goods Corp., 366, 392**


United Commodities-Greece v. Fidelity Int'l Bank, 373

United States v. Belmont, 297, 314

United States v. Calandra, 452

United States v. Davis, 488

**United States v. First National Bank of Chicago, 480**

United States v. First National City Bank, 469, 474, 475, 479

United States v. Mann, 486

United States v. Miller, 435, 471, 486


United States v. Payner, 486

United States v. Vetco, Inc., 475, 487

Uranium Antitrust Litigation, In re, 475


Verlinden BV v. Central Bank of Nigeria, 246, 247, 284, 297, 301

Victory Carriers Inc. v. United States, 385


Voest-Alpine Int'l Corp. v. Chase Manhattan Bank, N.A., 373, 374

Voest-Alpine Trading USA Corp. v. Bank of China, 301

Volkswagenwerk Aktiengesellschaft v. FMC, 215

Ward v. Utah, 443

Warth v. Seldin, 443

**Wells Fargo Asia Limited v. Citibank, N.A., 143, 237, 359**

Westinghouse Electric Corporation Uranium Contracts Litigation, In re, 485

Weston Banking Corporation v. Turkiye Garanti Bankasi, 306

Wheeler v. Caterpillar Tractor Co., 67

Wilson, Smithett & Cope Ltd. v. Terruzzi, 322


Williams v. Summerfield, 471

Wolf v. Banco Nacional de Mexico, 287

**X AG v. A Bank, 143, 145**
PREFACE TO THE SECOND EDITION

In the six years since the first edition of this casebook appeared, the regulation of financial services enterprises has grown in importance and complexity. A wide range of significant historical and political developments have had a marked impact on international markets as well as on day-to-day existence. The European Union has edged ever closer to political and regulatory integration. U.S. banks and bank holding companies have been granted broader authority to participate in activities that are “financial in nature,” including securities and insurance activities. The terrorist attacks on the United States that occurred in September 2001 prompted a renewal of U.S. statutory and regulatory interest in both offensive and defensive supervision of the banking system to combat terrorism, and an emerging international consensus has focused on antiterrorism and anti-money laundering in response to international terrorism. Regional financial services regulation under NAFTA celebrated its tenth anniversary, followed by the General Agreement on Trade in Services at the multilateral level. These and other major developments join an even wider variety of continuing regulatory concerns—competitive equality among enterprises, coordination of the supervisory efforts of different national regulators, and the growing need for transactional rules for e-commerce and e-banking activities, to name a few. As with the previous edition, this casebook tries to draw together these and other regulatory issues in a way that will present them coherently and that will make the practical importance of these issues understandable to the student.

While the casebook still focuses primarily on U.S. regulation of international banking at the federal level, it includes more extensive material on international and comparative aspects of financial services regulation, including more material on the EU, NAFTA, Eastern Europe and Islamic banking. U.S. practice remains a convenient point of departure for study of international banking, and the problems and notes that appear throughout the casebook continue to offer a very concrete and practical context for the exploration of the issues, concepts and rules embodied in the cases and secondary materials excerpted in the casebook.

Special thanks are due to many persons for their assistance and encouragement of the completion of this new edition. Dean Elizabeth Rindskopf Parker and Associate Deans John Sprankling and Claude Rohwer have been generous in their support and understanding of the burdens that preparation of even a second edition of a casebook places on an author. I am particularly thankful for the resources that the law school has made available to me, not only for the direct work on this edition but also for the many opportunities that I have been given to participate in U.S. and international conferences and speaking engagements. These opportunities allowed me to air my views on many current developments in international financial services regulation for further discussion and refinement. I also must acknowledge Ms. Sally Snyder, Supervisor of the Faculty Secretaries’ Office, and Ms. Denai Burbank and the rest of the Faculty Secretaries for their singular efforts in keeping administrative burdens from my door while I worked on this project. My student research assistants, Ms. Suzanne Uzelac of the University of the Pacific Class of 1998, Ms. Lotte Colbert of the Class of 1999, and Mr. David Richards of the University of the Pacific Class of 2004 provided invaluable, and invariably thorough, assistance.

Finally, the original project and the renewed effort of a second edition would have been personally worthless without the encouragement, inspiration, and devoted editorial
assistance of my wife, Susie A. Malloy. As a relentless editor and boon companion, she makes me better than I am.

— Michael P Malloy
London
April 2004
The regulation of financial services enterprises involved in the international market is of increasing importance. This area raises a wide variety of regulatory concerns—competitive equality among enterprises, coordination of the supervisory efforts of different national regulators, the growing need for multilateral rules for transborder activities. This casebook tries to draw together these and other regulatory issues in a way that will present them coherently.

The casebook focuses primarily on U.S. regulation of international banking at the federal level, but with extensive international and comparative materials as well. U.S. practice in this regard is viewed simply as a convenient point of departure for study of international banking. The U.S. market is an active and immense one, and so regulatory developments there have a tendency to influence multilateral and other national regulatory regimes.

It cannot be emphasized enough that international banking is an area of intense practice, as well as a conceptually challenging area of intellectual study. Hence, the problems and notes that appear throughout the text are intended to provide a concrete context within which to understand many of the concepts and rules embodied in the excerpted readings from cases and secondary material.

Special thanks are due to several persons for their assistance and encouragement of the completion of this book. Dean Gerald Caplan and Associate Dean Kathleen M. Kelly of McGeorge School of Law, University of the Pacific, have provided both moral and material support for this project. My colleague Claude Rohwer has on more than one occasion lifted burdens so that I could concentrate on the work at hand. My student research assistants, Ms. Suzanne Uzelac of the University of the Pacific Class of 1998 and Ms. Lotte Colbert of the Class of 1999, have provided invaluable, and invariably thorough, assistance. Finally, this project would have been impossible to finish and of little personal interest without the devoted assistance and encouragement of my wife, Susie A. Malloy.

— Michael P Malloy
Vienna
July 1998
ACKNOWLEDGMENTS

The author gratefully acknowledges the permission granted to reprint excerpts from the following:

AMERICAN LAW INSTITUTE, RESTATEMENT OF FOREIGN RELATIONS LAW OF THE UNITED STATES (3d) §§ 403, 414; Copyright 1988 by the American Law Institute. Reprinted with permission.


MALLOY, BANKING LAW AND REGULATION (3 vols., Aspen Law & Business, 1994); reprinted with permission of the copyright holder.


MALLOY, PRINCIPLES OF BANK REGULATION (Thomson-West, Concise Hornbook Series, 2d ed. 2003). Reprinted with permission of the copyright holder.


Mason University Law Review.


Wegen, 2(b) or Not 2(b): Fifty Years of Questions–The Practical Implications of Article VIII Section 2(b), 62 Fordham L. Rev. 1931 (1994); reprinted with permission of the Fordham Law Review.