
CONTENTS

<i>Preface</i>	<i>xxxi</i>
<i>Acknowledgments</i>	<i>xxxv</i>

I	
ENFORCING PRIVATE AGREEMENTS	1

1	
INTRODUCTION TO CONTRACT LAW	3

A. STUDYING CONTRACT LAW	3
1. The Structure of This Book	3
2. The Three Dimensions of Law	5
3. The Restatement and the Uniform Commercial Code	6
4. How to Brief Cases for This Class	9
B. THE NATURE AND HISTORY OF CONTRACT	11
<i>Shabean v. Knight</i>	11
Restatement (Second) of Contracts	14
<i>Historical Background: From Status to Contract</i>	15
Sir Henry Maine, Ancient Law	15
<i>Historical Background: The Rise of Assumpsit</i>	16
E. Allan Farnsworth, Contracts	16
C. FREEDOM OF CONTRACT AND PUBLIC POLICY	22
<i>In the Matter of Baby “M”</i>	22
<i>In the Matter of Baby “M”</i> (N.J. Supreme Court)	33
<i>Legal Background: Freedom of Contract</i>	44
Printing and Numerical Registering Co. v. Sampson	45
<i>Relational Background: An Interview with</i>	
Baby “M”’s Legal Guardian	45
Joan Liebmann-Smith, I Had to Protect Baby M	45

<i>Johnson v. Calvert</i>	48
Statutory Background: State Legislation on Surrogacy Contracts	58
Restatement (Second) of Contracts	60

DAMAGES FOR BREACH OF CONTRACT	61
---------------------------------------	-----------

A. WHY STUDY REMEDIES FIRST?	61
B. THE THREE DAMAGE INTERESTS	61
<i>Legal Background: Introduction to Damage Interests</i>	62
E. Allan Farnsworth, Expectation, Reliance, and Restitution Interests	62
<i>Hawkins v. McGee</i>	63
McGee v. United States Fidelity & Guaranty Co.	66
<i>Relational Background: Before and After the Lawsuit</i>	68
Jorie Roberts, <i>Hawkins</i> Case: A Hair-Raising Experience	68
Restatement (Second) of Contracts	70
<i>Nurse v. Barns</i>	71
Differentiating Damage Interests: A Problem	71
<i>Sullivan v. O'Connor</i>	72
<i>J. O. Hooker & Sons v. Roberts Cabinet Co.</i>	78
Sales Contracts: The Uniform Commercial Code	84
<i>Tongish v. Thomas</i>	86
Sales Contracts: The Uniform Commercial Code	91
C. THREE LIMITATIONS ON DAMAGES	93
1. <i>Remoteness or Foreseeability of Harm</i>	93
<i>Hadley v. Baxendale</i>	93
<i>Historical Background: Putting Hadley in Context</i>	97
Richard Danzig, <i>Hadley v. Baxendale: A Study in the</i> <i>Industrialization of the Law</i>	97
<i>Hector Martinez and Co. v. Southern Pacific</i> <i>Transportation Co.</i>	104
Restatement (Second) of Contracts	108
<i>Morrow v. First National Bank of Hot Springs</i>	109
2. Certainty of Harm	112
<i>Chicago Coliseum Club v. Dempsey</i>	112
<i>Relational and Historical Background: Why Didn't</i> <i>Dempsey Fight Wills? The Role of Race</i>	118
Winston Cigarette Mach. Co. v. Wells-Whitehead Tobacco Co.	123
Restatement (Second) of Contracts	125

	<i>Anglia Television Ltd. v. Reed</i>	125
	<i>Mistletoe Express Service v. Locke</i>	128
	<i>Economics Background: The Subjectivity of Valuation</i>	130
	Ludwig Von Mises, Human Action	131
3.	Avoidability of Harm	131
	<i>Rockingham County v. Luten Bridge Co.</i>	131
	<i>Relational Background: Why did the County Change</i>	
	<i>Its Mind? Why Did the Company Keep Building?</i>	135
	Barak Richman, Jordi Weinstock, & Jason Mehta,	
	A Bridge, a Tax Revolt, and the Struggle to	
	Industrialize: The Story and Legacy of Rockingham	
	County v. Luten Bridge Co.	135
	<i>Parker v. Twentieth Century-Fox Film Corp.</i>	142
	<i>Relational Background: A Feminist Interpretation</i>	
	of Parker	148
	Mary Joe Frug, Shirley MacLaine and the Mitigation	
	of Damages Rule: Re-Uniting Language and	
	Experience in Legal Doctrine	149
	<i>Relational Background: The Rise and Fall of the</i>	
	Bloomer Girl Project	151
	Victor P. Goldberg, Framing Contract Law: An	
	Economic Perspective	151
	Restatement (Second) of Contracts	153
	<i>Neri v. Retail Marine Corp.</i>	154
	Sales Contracts: The Uniform Commercial Code	157
D.	CONTRACTING AROUND THE DEFAULT RULES OF DAMAGES	159
1.	Express Limitations on Consequential and	
	Incidental Damages	160
	Sales Contracts: The Uniform Commercial Code	160
2.	Liquidated Damages vs. Penalty Clauses	161
	<i>Kemble v. Farren</i>	163
	<i>Wassenaar v. Towne Hotel</i>	165
	Restatement (Second) of Contracts	172
	<i>Lake River Corp. v. Carborundum Co.</i>	173
3.	Punitive Damages and Arbitration Clauses	174
	<i>Garrity v. Lyle Stuart, Inc.</i>	175
	Willoughby Roofing & Supply Co. v. Kajima	
	International	182
	<i>Commercial Background: Contracting Around</i>	
	<i>Government Courts and State-Created</i>	
	<i>Contract Law</i>	185
	Lisa Bernstein, Opting Out of the Legal	
	System: Extralegal Contractual Relations	
	in the Diamond Industry	186

**OTHER REMEDIES AND
CAUSES OF ACTION**
193

A.	SPECIFIC PERFORMANCE AND INJUNCTIONS	193
	<i>Legal Background: Introduction to</i>	
	<i>Equitable Remedies</i>	193
	Dan B. Dobbs, Introduction to Equity and	
	Equitable Remedies	193
1.	Contracts for Land	197
	<i>Loveless v. Diehl</i>	198
2.	Contracts for Goods	203
	<i>Cumbest v. Harris</i>	203
	<i>Scholl v. Hartzell</i>	206
	<i>Sedmak v. Charlie's Chevrolet</i>	208
	Sales Contracts: The Uniform Commercial Code	211
3.	Contracts for Personal Services	211
	<i>The Case of Mary Clark, A Woman of Colour</i>	212
	<i>Relational Background: The Nature of Mary Clark's</i>	
	"Voluntary" Indenture	214
	Sandra Boyd Williams, The Indiana Supreme	
	Court and the Struggle Against Slavery	214
	<i>Lumley v. Wagner</i>	216
	<i>Relational Background: In the End Everyone</i>	
	<i>Except the Lawyers Were Losers</i>	220
	Stephen Waddams, Dimensions of Private Law	220
	<i>Ford v. Jermon</i>	222
	<i>Duff v. Russell</i>	224
	<i>Historical and Relational Background: Sex and</i>	
	<i>Specific Performance</i>	226
	Lea S. VanderVelde, The Gendered Origins of the	
	<i>Lumley</i> Doctrine: Binding Men's Consciences	
	and Women's Fidelity	226
	<i>Dallas Cowboys Football Club v. Harris</i>	232
	<i>Constitutional Background: The Thirteenth</i>	
	<i>Amendment and Contractual Freedom</i>	238
	Bailey v. State of Alabama	238
	Lochner v. New York	244
B.	RESTITUTION — DAMAGE INTEREST AND CAUSE OF ACTION	249
1.	Restitution for Breach of Contract	250
	<i>Bush v. Canfield</i>	250
	Restatement (Second) of Contracts	256

2.	Restitution to the Party in Breach	256
	<i>Britton v. Turner</i>	256
	<i>Vines v. Orchard Hills</i>	260
	Restatement (Second) of Contracts	265
3.	Restitution and “Quasi-Contract”	265
	<i>Cotnam v. Wisdom</i>	265
	<i>Martin v. Little, Brown and Co.</i>	269
C.	TORTIOUS INTERFERENCE WITH CONTRACT	272
	<i>Lumley v. Gye</i>	272
	<i>Historical and Relational Background: The Impact of Lumley v. Gye on Johanna Wagner</i>	274
	Lea S. VanderVelde, The Gendered Origins of the Lumley Doctrine: Binding Men’s Consciences and Women’s Fidelity	274
	Restatement (Second) of Torts	274
	<i>Texaco v. Pennzoil</i>	275
	<i>Procedural Background: The Most Expensive Legal Mistake in the History of the World</i>	283
	Thomas Petzinger, Jr., Oil and Honor: The Texaco-Pennzoil Wars	284

	II	
MUTUAL ASSENT		287

	4	
REACHING AN AGREEMENT		289

A.	THE OBJECTIVE THEORY OF ASSENT	289
	<i>Embry v. Hargadine, McKittrick Dry Goods Co.</i>	290
	The Objective Theory of Assent: A Problem	294
	<i>Texaco v. Pennzoil</i>	295
	<i>Lucy v. Zehmer</i>	296
	Restatement (Second) of Contracts	304
B.	WHAT IS AN OFFER?	305
1.	Preliminary Negotiations	305
	<i>Nebraska Seed Co. v. Harsb</i>	305
	<i>Leonard v. Pepsico</i>	308
	Restatement (Second) of Contracts	316
	Sales Contracts: The Uniform Commercial Code	317

2.	Written Memorial Contemplated	319
	<i>Empro Manufacturing v. Ball-Co Manufacturing</i>	319
	Restatement (Second) of Contracts	322
	<i>Texaco v. Pennzoil</i>	323
3.	Revoking an Offer	328
	<i>Dickinson v. Dodds</i>	328
	Restatement (Second) of Contracts	333
	<i>Legal Background: The Emergence of “Firm Offers”</i>	334
	Sales Contracts: The Uniform Commercial Code	335
C.	WHAT IS AN ACCEPTANCE?	335
1.	Acceptance That Varies Terms — The Mirror Image Rule	335
	<i>Ardente v. Horan</i>	336
	Restatement (Second) of Contracts	338
2.	Acceptance by Correspondence — The Mailbox Rule	339
	Restatement (Second) of Contracts	341
3.	Acceptance by Performance or “Unilateral” Contracts?	342
	<i>Carlill v. Carbolic Smoke Ball Co.</i>	343
	<i>Relational Background: The Smoke Ball and Nineteenth-Century Patent Medicine</i>	346
	A. W. B. Simpson, Quackery and Contract Law: The Case of the Carbolic Smoke Ball	346
	Restatement (Second) of Contracts	356
	<i>Leonard v. Pepsico</i>	356
	<i>White v. Corlies & Tifft</i>	358
	<i>Poetic Background: Llewellyn’s Verse</i>	361
	Restatement (Second) of Contracts	362
	<i>Petterson v. Pattberg</i>	362
	<i>Relational Background: Additional Information About Petterson v. Pattberg</i>	366
	Samuel Blinkoff, Note	367
	Restatement (Second) of Contracts	367
4.	Acceptance by Silence	368
	<i>Hobbs v. Massasoit Whip Co.</i>	368
	Restatement (Second) of Contracts	369
D.	E-COMMERCE AND MUTUAL ASSENT	370
	<i>Specht v. Netscape Communications</i>	370
	<i>Specht v. Netscape Communications</i> (Court of Appeals, 2d Cir.)	378
	Register.com v. Vene, Inc.	379
	<i>Statutory Background: Uniform Computer Information Transactions Act</i>	386
	<i>Statutory Background: Uniform Electronic Transactions Act (1999)</i>	388
	<i>Strategic Background: Avoiding Assent Problems in Electronic Contracts</i>	389

ABA Working Group on Electronic Contracting Practices, Click-Through Agreements: Strategies for Avoiding Disputes on Validity of Assent	389
---	-----

DISCERNING THE AGREEMENT	395
---------------------------------	------------

A.	INTERPRETING THE MEANING OF THE TERMS	395
1.	Ambiguous Terms	396
	<i>Raffles v. Wichelhaus</i>	396
	<i>Relational Background: What “to arrive ex Peerless” Really Meant</i>	397
	Grant Gilmore, <i>The Death of Contract</i>	398
	A.W. B. Simpson, <i>Contracts for Cotton to Arrive: The Case of the Two Ships Peerless</i>	401
	<i>Oswald v. Allen</i>	407
	Restatement (Second) of Contracts	408
	Sales Contracts: The Uniform Commercial Code	409
2.	Vague Terms	411
	<i>Weinberg v. Edelstein</i>	411
	<i>Frigalment Importing Co. v. B.N.S. International Sales Corp.</i>	415
B.	FILLING GAPS IN THE TERMS	420
1.	Agreements to Agree	421
	<i>Sun Printing & Publishing Assn. v. Remington Paper & Power Co.</i>	422
	Restatement (Second) of Contracts	427
	<i>Texaco v. Pennzoil</i>	428
2.	Illusory Promises	429
	<i>New York Central Iron Works Co. v. United States Radiator Co.</i>	429
	<i>Eastern Air Lines v. Gulf Oil Corp.</i>	431
	<i>Wood v. Lucy, Lady Duff-Gordon</i>	434
	<i>Biographical Background: Who Was Lucy, Lady Duff-Gordon?</i>	435
	Meredith Etherington-Smith and Jeremy Pilcher, <i>The “It” Girls</i>	436
	Stephen Cox, <i>Mysteries of the Titanic</i>	439
	<i>Biographical and Relational Background: Who Was Otis Wood and Why Did He Omit a “Best Efforts” Clause?</i>	441

Victor Goldberg, Framing Contract Law: An Economic Perspective	441
Sales Contracts: The Uniform Commercial Code	444
C. IDENTIFYING THE TERMS OF THE AGREEMENT	445
1. Form Contracts or “Contracts of Adhesion”	445
<i>Carnival Cruise Lines v. Shute</i>	445
Compagno v. Commodore Cruise Line	452
Caspi v. Microsoft Network	453
Restatement (Second) of Contracts	455
2. Which Terms Were Agreed To?	456
<i>Step-Saver Data Systems v. Wyse Technology</i>	457
Sales Contracts: The Uniform Commercial Code	467
<i>Union Carbide Corp. v. Oscar Mayer Foods Corp.</i>	470
3. Terms That Follow Later	473
<i>ProCD v. Zeidenberg</i>	473
<i>Hill v. Gateway 2479</i>	479
<i>Klocek v. Gateway</i>	483

WRITTEN MANIFESTATIONS OF ASSENT	487
---	------------

A. INTERPRETING A WRITING — THE PAROL EVIDENCE RULE	487
<i>Thompson v. Libbey</i>	488
<i>Brown v. Oliver</i>	489
Restatement (Second) of Contracts	492
Sales Contracts: The Uniform Commercial Code	493
<i>Pacific Gas and Electric Co. v. G. W. Thomas</i>	
<i>Drayage & Rigging Co.</i>	494
<i>Trident Center v. Connecticut General Life</i>	
<i>Insurance Co.</i>	497
<i>Comparative Law Background: The Parol Evidence</i>	
<i>Rule Under the United Nations Convention on</i>	
<i>Contracts for the International Sale of Goods</i>	503
Daniel D. Barnhizer, CISG as an Alternative System of	
Default Rules Governing the Sale of Goods	503
B. REFORMING A WRITING — MISTAKES IN INTEGRATION	506
<i>The Travelers Insurance Co. v. Bailey</i>	507
Restatement (Second) of Contracts	509
C. REQUIRING A WRITING — THE STATUTE OF FRAUDS	509
Restatement (Second) of Contracts	510
1. The Statute and Its Exceptions	511
<i>Boone v. Coe</i>	511
Restatement (Second) of Contracts	514

	<i>Riley v. Capital Airlines, Inc.</i>	515
	Sales Contracts: The Uniform Commercial Code	518
	Restatement (Second) of Contracts	519
2.	Satisfying the Requirement of a Writing	520
	<i>Schwedes v. Romain</i>	520
	Leonard v. Pepsico	524
	Restatement (Second) of Contracts	525
	<i>Ethical Background: The Role of the Lawyer</i>	
	<i>in Schwedes</i>	526
	American Bar Association Model Rules of	
	Professional Conduct (2002)	526
	<i>In re RealNetworks</i>	530
3.	Satisfying the Requirement of a Signature	533
	<i>Cloud Corp. v. Hasbro, Inc.</i>	533
	<i>Statutory Background: Writings and the “E-Sign” Act</i>	537
	<i>Statutory Background: Provisions for E-Signatures</i>	538
	Uniform Electronic Transactions Act (1999)	538
	Uniform Computer Information Transactions	
	Act (2001)	538

MULTIPARTY TRANSACTIONS	539
--------------------------------	------------

A.	TRANSFERRING RIGHTS OR DUTIES TO THIRD PARTIES	539
	<i>Legal Background: Introduction to Assignment</i>	
	<i>and Delegation</i>	539
	E. Allan Farnsworth, Contracts	539
1.	Assignment of Contractual Rights	541
	<i>Kelly Health Care v. The Prudential Insurance</i>	
	<i>Co. of America</i>	541
	Restatement (Second) of Contracts	544
	<i>In re Nance</i>	544
	Restatement (Second) of Contracts	551
2.	Delegation of Contractual Duties	552
	<i>Sally Beauty Co. v. Nexxus Products Co.</i>	553
	Sales Contracts: The Uniform Commercial Code	557
B.	MANIFESTING ASSENT THROUGH AN AGENT: TYPES OF AUTHORITY	558
	<i>New England Educational Training Service, Inc. v.</i>	
	<i>Silver Street Partnership</i>	559
	<i>Sauber v. Northland Insurance Co.</i>	563
	<i>Jennings v. Pittsburgh Mercantile Co.</i>	567

C.	THIRD-PARTY BENEFICIARIES OF A CONTRACT	570
1.	Intended Beneficiaries	571
	<i>Seaver v. Ransom</i>	571
	Restatement (Second) of Contracts	574
2.	Distinguishing Intended from Incidental Beneficiaries	575
	<i>Sisters of St. Joseph of Peace, Health, and Hospital Services v. Russell</i>	575
	Specht v. Netscape Communications	581
	Restatement (Second) of Contracts	582

III

ENFORCEABILITY	583
-----------------------	------------

8

PRINCIPLES OF ENFORCEABILITY	585
-------------------------------------	------------

A.	SIX CORE PRINCIPLES OF ENFORCEABILITY	586
1.	Party-Based Principles	586
2.	Standards-Based Principles	591
3.	Process Principles	596
4.	Integrating the Core Principles of Enforceability	601
B.	APPLYING THE PRINCIPLES OF ENFORCEABILITY TO A CASE	604
	<i>Michelle Marvin v. Lee Marvin</i>	605
	Frances Morone v. Frank Morone	611
	Sari Posner v. Victor Posner	613

9

THE DOCTRINE OF CONSIDERATION	615
--------------------------------------	------------

A.	THE HISTORICAL ORIGINS OF THE DOCTRINE	615
	<i>Historical Background: The Origins of the Doctrine of Consideration</i>	615
	A. W. B. Simpson, The Doctrine of Consideration — Introduction	615
B.	THE BARGAIN THEORY OF CONSIDERATION	618
	<i>Economics Background: Bargains and the Division of Labor</i>	618

Adam Smith, Lectures on Jurisprudence	618
Adam Smith, The Wealth of Nations	619
1. Distinguishing Bargains from Gratuitous Promises	619
<i>Johnson v. Otterbein University</i>	620
<i>Hamer v. Sidway</i>	622
<i>Relational Background: Other Dealings Between Willie and His Uncle</i>	626
Hamer v. Sidway (N.Y. Supreme Court)	627
<i>Kirksey v. Kirksey</i>	629
<i>Relational Background: "Dear Sister Antillico"</i>	630
William R. Casto & Val D. Ricks, "Dear Sister Antillico . . .": The Story of Kirksey v. Kirksey	630
Dahl v. HEM Pharmaceuticals Corp.	635
Restatement (Second) of Contracts	636
2. Past Consideration	638
<i>Moore v. Elmer</i>	639
3. Moral Consideration	640
<i>Mills v. Wyman</i>	640
<i>Relational Background: Levi Lives!</i>	644
Geoffrey R. Watson, In the Tribunal of Conscience: Mills v. Wyman Reconsidered	644
<i>Webb v. McGowin</i>	649
<i>Webb v. McGowin (Ala. Supreme Court)</i>	652
<i>Relational Background: Was a Promise Made?</i>	653
Richard Danzig & Geoffrey R. Watson, The Capability Problem in Contracts	653
Restatement (Second) of Contracts	655
C. CONTRACT MODIFICATION AND THE PREEXISTING DUTY RULE	656
<i>Stilk v. Myrick</i>	656
<i>Alaska Packers' Assn. v. Domenico</i>	658
<i>Relational Background: Were the Fishing Nets Really Rotten?</i>	661
Debora L. Threedy, A Fish Story: Alaska Packers' Association v. Domenico	661
<i>Brian Construction and Development Co. v. Brighenti</i>	666
Restatement (Second) of Contracts	670
Sales Contracts: The Uniform Commercial Code	670
United States v. Stump Home Specialties Manufacturing	671
D. ADEQUACY OF CONSIDERATION	672
<i>Economics Background: Subjectivity and the Inequality of Exchange</i>	673
Ludwig von Mises, Human Action	673
<i>Newman & Snell's State Bank v. Hunter</i>	674
Restatement (Second) of Contracts	675
<i>Dyer v. National By-Products, Inc.</i>	676

**THE INTENTION TO BE LEGALLY
BOUND**
681

	<i>Comparative Law Background: The English Law of Contract</i>	682
	Intention to Create Legal Relations	682
A.	USING FORMALITIES TO MANIFEST AN INTENTION TO BE LEGALLY BOUND	684
1.	The Seal	686
	<i>Aller v. Aller</i>	688
	<i>Statutory Background: New Jersey Changes Its Mind</i>	691
	<i>Wagner v. Lectrox Corp.</i>	691
	Restatement (Second) of Contracts	692
	Sales Contracts: The Uniform Commercial Code	692
2.	Nominal Consideration	693
	<i>Schnell v. Nell</i>	693
	<i>Statutory Background: Documents Under Seal in Indiana</i>	696
	Lon L. Fuller, Basic Contract Law	696
	Restatement (Second) of Contracts	696
3.	Recitals	697
	<i>Smith v. Wheeler</i>	698
	Jolles v. Wittenberg	699
	Restatement (Second) of Contracts	700
4.	Written Expression of Intention to Be Legally Bound	700
	<i>Legislative Background: The Rationale for the Uniform Written Obligations Act</i>	701
	Handbook of the National Conference of Commissioners on Uniform State Laws & Proceedings of the Thirty-Fifth Annual Meeting	702
	<i>Thomas v. First National Bank of Scranton</i>	709
	<i>Kay v. Kay</i>	711
	<i>Federal Deposit Insurance Corp. v. Barness</i>	712
	First Federal Savings and Loan Assn. of Pittston v. Reggie	713
B.	LACK OF INTENTION TO BE LEGALLY BOUND	713
	<i>Ferrera v. A. C. Nielsen</i>	714
	Evenson v. Colorado Farm Bureau Mutual Insurance Co.	715
	Eiland v. Wolf	717

THE DOCTRINE OF PROMISSORY ESTOPPEL	721
<i>Historical Background: Early Alternatives to the Doctrine of Consideration</i>	721
A. W. B. Simpson, <i>The Doctrine of Consideration — Introduction</i>	721
A. THE DEVELOPMENT OF PROMISSORY ESTOPPEL AS A SUBSTITUTE FOR CONSIDERATION	722
1. Family Promises	723
<i>Ricketts v. Scothorn</i>	723
<i>Historical Background: The Doctrine of Equitable Estoppel</i>	726
John Norton Pomeroy, <i>Essential Elements Constituting the Estoppel</i>	726
Discussion of the Tentative Draft of Contracts, Restatement No. 2	727
2. Promises to Convey Land	728
<i>Greiner v. Greiner</i>	728
3. Charitable Subscriptions	731
<i>Allegheny College v. National Chautauqua County Bank of Jamestown</i>	731
4. Promises of a Pension	736
<i>Feinberg v. Pfeiffer Co.</i>	736
5. Construction Bids	742
<i>James Baird Co. v. Gimbel Bros., Inc.</i>	742
<i>Relational Background: More About the “Mistake”</i>	745
Lon L. Fuller, <i>Basic Contract Law</i>	745
<i>Drennan v. Star Paving Co.</i>	745
Restatement (Second) of Contracts	749
B. PROMISSORY ESTOPPEL AS AN ALTERNATIVE TO BREACH OF CONTRACT	749
<i>Goodman v. Dicker</i>	751
<i>Hoffman v. Red Owl Stores, Inc.</i>	752
Restatement (Second) of Contracts	762
Restatement (Second) of Torts (1977)	762
<i>Doctrinal Background: The Tort of Promissory Misrepresentation</i>	763
Randy E. Barnett & Mary E. Becker, <i>Beyond Reliance: Promissory Estoppel, Contract Formalities, and Misrepresentations</i>	763
<i>Theoretical Background: The Death of Contract?</i>	766
Grant Gilmore, <i>The Death of Contract</i>	766
E. Allan Farnsworth, <i>Developments in Contract Law During the 1980s: The Top Ten</i>	769

	<i>Empirical Background: Promissory Estoppel in the Nineties</i>	770
	Robert A. Hillman, Questioning the “New Consensus” on Promissory Estoppel: An Empirical and Theoretical Study	770
C.	ESTABLISHING THE “ELEMENTS” OF PROMISSORY ESTOPPEL	771
1.	Promise	772
	<i>Blatt v. University of Southern California</i>	772
	<i>Spooner v. Reserve Life Insurance Co.</i>	775
	<i>Ypsilanti v. General Motors</i>	779
	<i>Ypsilanti v. General Motors (Mich. Appeals Court)</i>	787
	<i>Relational Background: Settlement of the Case</i>	791
	James Bennet, G.M. Settles Suit over Plant Closing	791
2.	Reasonable Reliance	792
	<i>Alden v. Vernon Presley</i>	792
3.	Injustice of Nonenforcement	796
	<i>Cohen v. Cowles Media Co. (Minn. Supreme Court)</i>	796
	Cohen v. Cowles Media Co. (U.S. Supreme Court)	800
	<i>Cohen v. Cowles Media Co. (Minn. Supreme Court)</i>	802
	<i>Empirical Background: The Elements of Promissory Estoppel</i>	803
	Robert A. Hillman, Questioning the “New Consensus” on Promissory Estoppel: An Empirical and Theoretical Study	804
	Sydney W. DeLong, The New Requirement of Enforcement Reliance in Commercial Promissory Estoppel: Section 90 as Catch-22	806
D.	A HYPOTHETICAL ALTERNATIVE TO RESTATEMENT §90	811
	Restatement (Third) of Contracts	812

IV

PERFORMANCE AND BREACH	813
-------------------------------	------------

12

PERFORMANCE	815
--------------------	------------

A.	THE IMPLIED DUTY OF GOOD FAITH PERFORMANCE	815
	<i>Goldberg 168-05 v. Levy</i>	817
	<i>Mutual Life Insurance Co. of New York v. Tailored Woman</i>	818

<i>Stop & Shop, Inc. v. Ganem</i>	824
Food Fair Stores, Inc. v. Blumberg	827
The Original Great American Chocolate Chip Cookie	
Co. v. River Valley Cookies, Ltd.	829
Restatement (Second) of Contracts	830
Sales Contracts: The Uniform Commercial Code	830
Texaco v. Pennzoil	831
B. IMPLIED AND EXPRESS WARRANTIES	831
1. Implied Warranties of Merchantability and Fitness	832
for a Particular Purpose	
<i>Step-Saver Data Systems, Inc. v. Wyse Technology</i>	
(U.S. Dist. Ct.)	832
Sales Contracts: The Uniform Commercial Code	834
2. Express Warranties	835
<i>Royal Business Machines, Inc. v. Lorraine Corp.</i>	836
Sales Contracts: The Uniform Commercial Code	840
<i>CBS, Inc. v. Ziff-Davis Publishing Co.</i>	841
3. Express Disclaimers of Warranty	849
<i>Schneider v. Miller</i>	849
Pelc v. Simmons	853
Sales Contracts: The Uniform Commercial Code	853
<i>Morris v. Mack's Used Cars</i>	854

CONDITIONS **857**

A. THE EFFECT OF A CONDITION	858
<i>Internatio-Rotterdam v. River Brand Rice Mills</i>	858
Understanding the Effect of Conditions: A Problem	861
B. WHAT EVENTS ARE CONDITIONS?	862
1. Is the Event a Condition, a Promise, or Both?	862
<i>Howard v. Federal Crop Insurance Corp.</i>	862
Restatement (Second) of Contracts	866
2. Is the Event a Condition, a Promise, or Neither?	866
<i>Chirichella v. Erwin</i>	866
C. AVOIDING CONDITIONS	868
1. Waiver and Estoppel	869
<i>Clark v. West</i>	869
Restatement (Second) of Contracts	871
Sales Contracts: The Uniform Commercial Code	872
2. Excuse to Prevent Forfeiture	873
<i>J.N.A. Realty Corp. v. Cross Bay Chelsea, Inc.</i>	873
Restatement (Second) of Contracts	878

BREACH	879
A. CONSTRUCTIVE CONDITIONS	879
<i>Kingston v. Preston</i>	880
<i>Morton v. Lamb</i>	882
<i>Jacob & Youngs v. Kent</i>	883
<i>Jacob & Youngs v. Kent (Motion for Reargument)</i>	888
<i>Relational Background: Why All the Fuss About Reading Pipe?</i>	889
Richard Danzig, The Capability Problem in Contract Law	889
B. PROSPECTIVE NONPERFORMANCE	892
1. Anticipatory Repudiation	892
<i>Albert Hochster v. Edgar De La Tour</i>	892
<i>Harrell v. Sea Colony, Inc.</i>	895
Sales Contracts: The Uniform Commercial Code	900
2. Adequate Assurances of Performance	901
<i>Scott v. Crown</i>	901
Sales Contracts: The Uniform Commercial Code	904
3. Material Breach	905
<i>B & B Equipment Co. v. Bowen</i>	907
<i>Lane Enterprises, Inc. v. L. B. Foster Co.</i>	910
Did Shawn Kemp Materially Breach? A Problem	917
4. The Perfect Tender Rule: Cure and Rescission	919
<i>Ramirez v. Autosport</i>	919
Sales Contracts: The Uniform Commercial Code	925
C. COST OF COMPLETION V. DIMINUTION IN VALUE: THE EXPECTATION INTEREST REVISITED	929
<i>Groves v. John Wunder Co.</i>	929
<i>Peevyhouse v. Garland Coal Mining Co.</i>	934
Restatement (Second) of Contracts	940
<i>Relational and Legal Background: Is Peevyhouse a Lesson in Lawyering or Corruption?</i>	941
Judith L. Maute, <i>Peevyhouse v. Garland Coal Co.</i>	
Revisited: The Ballad of Willie and Lucille	941

	v	
DEFENSES TO CONTRACTUAL OBLIGATION		949

	15	
LACK OF CONTRACTUAL CAPACITY		951

A.	INTRODUCTION — REBUTTING THE PRIMA FACIE CASE OF CONTRACT	951
	<i>Theoretical Background: Legal Rules as Presumptions</i>	952
	Richard A. Epstein, Pleadings and Presumptions	952
B.	DEFICIENCIES IN CONTRACTUAL CAPACITY	957
	1. Incompetence	958
	<i>Ortelere v. Teachers' Retirement Board of New York</i>	958
	Restatement (Second) of Contracts	966
	2. Infancy	967
	<i>Webster Street Partnership, Ltd. v. Sheridan</i>	967
	Halbman v. Lemke	972
	Zelnick v. Adams	972
	<i>Historical Background: The Extension of Childhood</i>	973
	Hillary Rodham, Children's Rights:	
	A Legal Perspective	973
	<i>Brooke Shields v. Gross</i>	974
	Restatement (Second) of Contracts	979

	16	
OBTAINING ASSENT BY IMPROPER MEANS		981

A.	MISREPRESENTATION	981
	<i>Halpert v. Rosenthal</i>	982
	Restatement (Second) of Contracts	987
	<i>Byers v. Federal Land Co.</i>	988
	<i>Vokes v. Arthur Murray, Inc.</i>	991
	Restatement (Second) of Contracts	995
	<i>In the Matter of Baby "M"</i>	995

B. DURESS	999
<i>Hackley v. Headley</i>	1000
<i>Austin Instrument v. Loral Corp.</i>	1004
<i>United States v. Progressive Enterprises</i>	1008
Restatement (Second) of Contracts	1011
C. UNDUE INFLUENCE	1012
<i>Odorizzi v. Bloomfield School District</i>	1012
<i>Relational Background: Donald Odorizzi's Story</i>	1018
Restatement (Second) of Contracts	1024
D. UNCONSCIONABILITY	1024
<i>Williams v. Walker-Thomas Furniture Co.</i>	1025
Sales Contracts: The Uniform Commercial Code	1030
Restatement (Second) of Contracts	1030
<i>Wille v. Southwestern Bell Telephone Co.</i>	1033
<i>In re RealNetworks</i>	1035
<i>Gatton v. T-Mobile USA, Inc.</i>	1037
In the Matter of Baby "M"	1046

FAILURE OF A BASIC ASSUMPTION	1049
--------------------------------------	-------------

A. MISTAKES OF PRESENT EXISTING FACTS	1051
1. Mutual Mistake	1051
<i>Sherwood v. Walker</i>	1051
<i>Nester v. Michigan Land & Iron Co.</i>	1059
<i>Wood v. Boynton</i>	1062
<i>Lenawee County Board of Health v. Messerly</i>	1065
Restatement (Second) of Contracts	1071
2. Unilateral Mistake and the Duty to Disclose	1074
<i>Tyra v. Cheney</i>	1074
<i>Drennan v. Star Paving Co.</i>	1076
Restatement (Second) of Contracts	1077
<i>Laidlaw v. Organ</i>	1078
Restatement (Second) of Contracts	1081
The Baseball Card Case: A Problem	1082
B. CHANGED CIRCUMSTANCES	1082
1. Impossibility and Impracticability	1083
<i>Paradine v. Jane</i>	1083
<i>Historical Background: The "Alien" Prince Rupert</i>	1084
<i>Historical Background: One View of How and</i>	
<i>Why Paradine v. Jane Became a Leading Case</i>	1084
Grant Gilmore, <i>The Death of Contract</i>	1084
<i>Taylor v. Caldwell</i>	1087

Restatement (Second) of Contracts	1091
Sales Contracts: The Uniform Commercial Code	1092
<i>CNA & American Casualty v. Arlyn Phoenix</i>	1092
<i>Transatlantic Financing Corp. v. United States</i>	1094
Sales Contracts: The Uniform Commercial Code	1098
2. Frustration of Purposes	1099
<i>Krell v. Henry</i>	1099
<i>Historical Background: The Ailing King</i>	1103
E. Allan Farnsworth & William F. Young, Contracts	1103
<i>Legal Background: Should the Loss</i>	
“Lie Where It Fell”?	1103
<i>Lloyd v. Murphy</i>	1105
Restatement (Second) of Contracts	1109
C. ALLOCATION OF RISK IN LONG-TERM CONTRACTS	1110
<i>Aluminum Company of America v. Essex Group, Inc.</i>	1113
<i>Procedural Background: The Aftermath of the</i>	
ALCOA Decision	1122
<i>Northern Indiana Public Service Co. v. Carbon</i>	
County Coal Co.	1125
<i>Empirical Background: Survey of Corporate</i>	
Counsel	1130
Russell J. Weintraub, A Survey of Contract	
Practice and Policy	1130
<i>Table of Judges</i>	1137
<i>Table of Cases</i>	1141
<i>Table of Statutes</i>	1149
<i>Index</i>	1155