
TABLE OF CONTENTS

PREFACE.....	V
ACKNOWLEDGMENTS.....	VII
INTRODUCTION.....	IX
TABLE OF CASES.....	XXIX
TABLE OF STATUTES AND RESTATEMENTS.....	XXXV
Chapter One. Interests Protected by Contract Law.....	1
A. Introduction.....	1
Hawkins v. McGee.....	1
Notes.....	4
Karl Llewellyn, <i>The Bramble Bush</i> (1930).....	8
Lucy v. Zehmer.....	12
Notes.....	18
B. Sources of Contract Law.....	19
UCC §§ 2–102, 2–106(1), 2–725(1).....	22
Custom Communications Engineering, Inc. v. E.F. Johnson Co.	22
Problem.....	25
C. Objectives of Contract Remedies.....	26
1. Compensation or Punishment?.....	26
Oliver Wendell Holmes, <i>The Path of the Law</i> (1897).....	26
Notes & Questions.....	28
White v. Benkowski.....	28
Notes.....	32
2. Damages or Specific Performance?.....	32
McCallister v. Patton.....	32
Morris v. Sparrow.....	35
Kitchen v. Herring.....	36
Kalinowski v. Yeh.....	37
Questions.....	38
D. Contract Interests—In General.....	39
Restatement (Second) of Contracts §§ 344, 347, 349, 371.....	39
Problem—Contract Interests.....	39
Questions.....	40
1. Expectation Interest.....	40
Bolin Farms v. American Cotton Shippers Ass’n.....	40
Notes & Questions.....	42
2. Reliance Interest.....	43
Security Stove & Mfg. Co. v. American Ry. Express Co.	43
Notes.....	47
Sullivan v. O’Connor.....	47
Notes & Questions.....	51
3. Restitution Interest.....	52
Yurchak v. Jack Boiman Construction Co.....	52
Notes & Questions.....	54

Chapter Two. Restitution.....	55
A. Restitution as a Separate Body of Substantive Law	55
George E. Palmer, <i>The Law of Restitution</i> § 1.1 (1978)	55
Bank of Naperville v. Catalano	55
Cotnam v. Wisdom	58
Notes & Questions	60
Cablevision of Breckenridge, Inc. v. Tannhauser Condominium Assn.	61
B. Relationship Among Restitution, Contract, and Tort	66
C. Borderline of Restitution and Contract	71
Kellum v. Browning's Adm'r.	71
D. Restitution of Benefit Conferred Under Agreement Where Plaintiff Cannot Sue for Breach.....	77
Stark v. Parker.....	77
Britton v. Turner.....	79
Restatement (Second) of Contracts § 374(1)	82
Notes	83
Problems	84
 Chapter Three. Contract Formation Including Offer & Acceptance	 85
A. Formation in General	85
Restatement (Second) of Contracts § 17(1), 18, 22	85
U.C.C. § 2-204.....	85
Gregory and Appel, Inc. v. Duck	85
Notes	87
Reprosystem, B.V. v. SCM Corp.	88
Notes	92
Ingrassia Constr. Co. v. Walsh.....	95
B. Offer	97
Restatement (Second) of Contracts §§ 24, 26, 35(1)	97
McCarthy v. Tobin	100
Notes	104
Germagian v. Berrini.....	104
Problem.....	106
Are Advertisements Offers?	107
O'Keefe v. Lee Calan Imports, Inc.	107
Lefkowitz v. Great Minneapolis Surplus Store, Inc.	108
Notes & Questions	110
FTC Guides Against Bait Advertising.....	111
C. Termination of Power of Acceptance	113
Restatement (Second) of Contracts §§ 35, 36, 38, 39, 41, 42.....	113
Problems	113
Akers v. J. B. Sedberry, Inc.....	114
Notes & Questions	119
Restatement (Second) of Contracts §§ 59, 60, 61	119
Ardente v. Horan	119
Notes	122

- D. Acceptance 123
 - Restatement (Second) of Contracts §§ 50, 58 123
 - Town of Lindsay v. Cooke County Elec. Coop. Ass’n 123
 - Problem..... 125
- E. Acceptance by Conduct 125
 - Restatement (Second) of Contracts § 69..... 125
 - Cole-McIntyre-Norfleet Co. v. Holloway..... 125
 - 39 U.S.C. § 3009 Mailing of Unordered Merchandise 127
- F. The “Unilateral Contract” Problem 128
 - Restatement (Second) of Contracts § 45..... 130
 - Restatement (Second) of Contracts § 37..... 131
- G. Timing Issues in Offer & Acceptance; The “Mailbox Rule”;
Comparative Contract Law and an Introduction to the CISG..... 132
 - 1. The Mailbox Rule in the U.S. 132
 - 2. The Mailbox Rule and Comparative Law 134
 - 3. The Aims of International and Comparative Contract Law 135
 - 4. The CISG and Acceptance Rules..... 136
 - United Nations Convention on Contracts for the International
Sale of Goods..... 136
 - Problems 137
 - Notes & Questions 137

Chapter Four. Consideration141

- A. Introduction: Usage of the Term “Consideration” 141
- B. Gratuitous Promises 143
 - Dougherty v. Salt 143
 - Notes 144
- C. Consideration as “Bargained for Exchange” 145
 - Restatement (Second) of Contracts §§ 71, 72, and 79..... 145
 - Hamer v. Sidway..... 145
 - Notes & Questions 148
 - Schnell v. Nell 149
 - Notes 151
 - Batsakis v. Demotsis 152
 - Notes 155
- D. Should a Worthless or Illusory Promise Count as Consideration?..... 156
 - Newman & Snell’s State Bank v. Hunter..... 156
 - Notes 158
 - Wood v. Lucy, Lady Duff Gordon 158
- E. Consideration and Settlements..... 159
 - Restatement (Second) of Contracts § 74..... 159
 - Dyer v. National By-Products, Inc. 159
 - Notes 162
- F. Cases Where a Promise Is Enforceable Even Though There Really
Isn’t Any “Bargained for Exchange” 163
 - Restatement (Second) of Contracts §§ 82, 83, 85..... 163
 - Restatement (Second) of Contracts § 89..... 166
 - Angel v. Murray 166

G.	Consideration and Option Contracts	170
	Restatement (Second) of Contracts § 87(1)	170
	U.C.C. § 2–205.....	170
	Sulzberger v. Steinhauer.....	172
	Board of Control of Eastern Michigan University v. Burgess	174
	Notes	176
	Problem A.....	177
	Problem B.....	178
Chapter Five. Promissory Estoppel		181
A.	Introduction—Historical Development of Promissory Estoppel.....	181
	Restatement (Second) of Contracts § 90(1)	181
	Devecmon v. Shaw	181
	Notes	182
	Kirksey v. Kirksey	183
	Notes & Questions	184
B.	Remedy in Promissory Estoppel Cases	184
	Goodman v. Dicker.....	186
	Notes & Questions	187
	Walters v. Marathon Oil Co.	187
	Notes	190
C.	Modern Applications of Promissory Estoppel	191
	Feinberg v. Pfeiffer Co.....	191
	Hayes v. Plantations Steel	197
	Note.....	201
D.	Promissory Estoppel in Contract Formation	201
	James Baird Co. v. Gimbel Bros., Inc.	201
	Drennan v. Star Paving Co.	204
	Notes	207
	Southern California Acoustics Co. v. C. V. Holder, Inc.	211
Chapter Six. Requirement of Writing: “Statute of Frauds”.....		213
A.	Introduction.....	213
B.	Scope of Writing Requirement	214
	Restatement (Second) of Contracts § 110.....	214
	Problem.....	214
C.	Sufficiency of Writing	215
	Restatement (Second) of Contracts §§ 131–137.....	215
	Chomicky v. Buttolph	215
	Radke v. Brenon.....	217
	Notes & Questions	220
	Problem.....	220
D.	Electronic Commerce & Statute of Frauds	221
	Electronic Signatures in Global and National Commerce Act of 2000, 15 U.S.C. §§ 7001(a) & 7006(5)	221
E.	Restitution of Benefits Conferred Under Oral Agreements.....	222
	Restatement (Second) of Contracts § 375.....	222
	Gilton v. Chapman.....	222

F. Effect of Reliance on Oral Agreements..... 223

 1. Specific Performance of Oral Agreements for Sale of Land 223

 Restatement (Second) of Contracts § 129 223

 Gleason v. Gleason 223

 Jasmin v. Alberico 227

 Notes 229

 2. Compensation for Expenditures in Reliance on Oral Agreement 229

 Boone v. Coe 229

 Restatement (Second) of Contracts § 139 232

 McIntosh v. Murphy 232

 Note 237

Chapter Seven. Remedies—Selected Issues 239

A. Introduction 239

 Problem 241

B. Liquidated Damage Clauses 242

 U.C.C. § 2-718(1) 242

 Restatement (Second) of Contracts § 356 242

 City of Rye v. Public Serv. Mut. Ins. Co. 242

 Problem 243

 Banta v. Stamford Motor Co. 244

 Note & Question 246

 Pacheco v. Scoblionko 247

 Problem 248

 Fretwell v. Protection Alarm Co. 248

 Notes 252

C. Cost or Value 252

 Groves v. John Wunder Co. 252

 Peevyhouse v. Garland Coal & Mining Co. 259

 Notes 267

 Problem 269

D. Foreseeability as a Limit on Consequential Damages 270

 U.C.C. §§ 2-713(1) & 2-715 270

 Restatement (Second) of Contracts § 351 270

 Hadley v. Baxendale 270

 Notes 272

 Restatement (Second) of Contracts § 351 273

E. Mitigation of Damages 275

 Restatement (Second) of Contracts § 350 275

 Problems 275

 Parker v. Twentieth Century Fox Film Corp. 276

 Notes & Questions 282

Chapter Eight. Interpretation 283

A. “Subjective” and “Objective” Theories of Contract 283

 Embry v. Hargadine, McKittrick Dry Goods Co. 283

 Notes 286

B.	Working with Contract Language and Other Aids to Interpretation.....	287
	Frigalimint Importing Co. v. B.N.S. Int'l Sales Corp.	287
	Notes	292
	U.C.C. § 1–303. Course of Performance, Course of Dealing, and Usage of Trade	293
	Problem.....	293
C.	“Battle of the Forms”	294
	1. Introduction.....	294
	U.C.C. § 2–207.....	294
	2. Contract Formation	295
	3. Contract Interpretation	297
	4. Warranties Under U.C.C. Article 2.....	299
	U.C.C. §§ 2–314, 2–315, 2–316, and 2–313	299
	5. Battle of the Forms and Contract Interpretation	301
	Gardner Zemke Co. v. Dunham Bush, Inc.	301
	Notes	309
	Problems	310
	6. Battle of the Forms Under Proposed Revision of Article 2 and CISG.....	312
	CISG, Article 19	314
	Notes & Questions	314
D.	Parol Evidence Rule.....	314
	1. Introduction.....	314
	Farmers Cooperative Ass’n v. Garrison.....	314
	Notes	318
	2. Operation of Parol Evidence Rule	318
	Restatement (Second) of Contracts, §§ 209, 213, 216.....	319
	Problems	319
	3. “Collateral” Agreements; “Complete” Versus “Partial” Integration.....	321
	Problem.....	321
	Lee v. Joseph E. Seagram & Sons, Inc.	321
	Notes	325
	Restatement (Second) of Contracts, §§ 210, 213.....	326
	4. How Do We Decide Whether an Agreement Is “Integrated”	327
	Gianni v. R. Russel & Co.	328
	Masterson v. Sine.....	331
	Notes	337
	Moore v. Pennsylvania Castle Energy Corp.....	338
	Notes & Questions	343
E.	Plain Meaning Rule	343
	Dennison v. Harden	344
	Pacific Gas & Elec. Co. v. G. W. Thomas Drayage & Rigging Co.	346
	Notes	350
	Eskimo Pie Corp. v. Whitelawn Dairies, Inc.....	350
F.	Implication of Terms: Good Faith Performance.....	357
	Restatement (Second) of Contracts § 205; U.C.C. § 1–304.....	357
	Problem.....	357

Wood v. Lucy, Lady Duff Gordon	358
Notes	358
Bloor v. Falstaff Brewing Corp.	359
Notes	364
Problem.....	365
Fortune v. National Cash Register Co.....	365
Notes	371
Chapter Nine. Express Conditions.....	373
A. Express Conditions—General Concept.....	373
Restatement (Second) of Contracts § 224.....	373
Luttinger v. Rosen	373
Notes	375
B. Interpretation to Avoid Forfeiture.....	376
Peacock Constr. Co. v. Modern Air Conditioning, Inc.	376
Notes & Questions	378
C. Distinguishing Promises from Conditions	379
Merritt Hill Vineyards Inc. v. Windy Heights Vineyard, Inc.....	379
Problem.....	381
Chapter Ten. Constructive Conditions of Exchange.....	383
A. Constructive Conditions of Exchange—General Concept	383
Restatement (Second) of Contracts §§ 237 & 238	383
Kingston v. Preston.....	384
Notes	385
Note on Terminology: “Dependent” and “Independent” Promises.....	386
Restatement (Second) of Contracts §§ 231 & 232	386
B. Independent Promises	387
Orkin Exterminating Co. v. Harris.....	387
Notes	389
C. Dependent Promises—Timing Issues.....	389
1. Sequential or Simultaneous	389
Stewart v. Newbury	389
Problems	392
2. Breach by Anticipatory Repudiation.....	393
Hochster v. De La Tour.....	393
Notes	395
3. Demand for Assurance of Performance	397
U.C.C. § 2–609.....	397
Restatement (Second) of Contracts § 251	397
D. Dependent Promises—Qualitative Issues: Substantial Performance and Material Breach	398
1. Substantial Performance	398
Jacob & Youngs v. Kent.....	398
Notes	403
Plante v. Jacobs.....	404
2. Material Breach	407
Restatement (Second) of Contracts § 241	407
Problem.....	407

	K & G Constr. Co. v. Harris	408
	Notes	413
3.	Timing Issues in Substantial Performance and Material Breach Cases: “Time Is of the Essence”	414
	Restatement (Second) of Contracts § 242	414
	Sun Bank of Miami v. Lester	415
	Notes	418
4.	“Divisibility”	418
	Gill v. Johnstown Lumber Co.	419
Chapter Eleven. Grounds for Refusing to Enforce Agreements		421
A.	Indefiniteness	421
B.	Misrepresentation	423
	Restatement (Second) of Contracts §§ 164, 162, 161	423
	Lively v. Garnick	424
	Swinton v. Whitinsville Savings Bank	428
	Bates v. Cashman	430
C.	Mistake	430
	Restatement (Second) of Contracts §§ 151–158	430
1.	Introduction: Different Types of Mistake Cases	430
2.	Mutual Mistake in Underlying Assumption	432
	Sherwood v. Walker	432
	Notes & Questions	438
	Smith v. Zimbalist	441
	Wood v. Boynton	442
	Problem	444
3.	Unilateral Mistake in Underlying Assumption	444
	Restatement (Second) of Contracts § 153	444
	Boise Junior College Dist. v. Mattefs Constr. Co.	445
D.	Impracticability (Impossibility) and Frustration	450
1.	Impracticability (Impossibility)	450
	Restatement (Second) of Contracts §§ 261, 262, 263	450
	Taylor v. Caldwell	450
	Notes	452
	Problem	454
2.	Frustration	455
	Restatement (Second) of Contracts § 265	455
	Krell v. Henry	455
	Notes	458
3.	Remedial Issues in Impracticability and Frustration Cases	460
	Restatement (Second) of Contracts § 272	460
E.	Unconscionability	463
	U.C.C. § 2–302	463
	Restatement (Second) of Contracts § 208	463
	Campbell Soup Co. v. Wentz	463
	Williams v. Walker-Thomas Furniture Co.	466
	Brower v. Gateway 2000, Inc.	470
	Notes & Questions	476
	AT&T Mobility LLC v. Concepcion	477

Notes	480
Chapter Twelve. Rights of Third Parties	483
A. Third Party Beneficiaries	483
Restatement (Second) of Contracts §§ 302, 304, 315.....	483
Lawrence v. Fox	483
Notes & Questions	487
Seaver v. Ransom.....	488
Note.....	491
Note on Restatement Terminology for Third Party Beneficiary	
Cases	491
H. R. Moch Co. v. Rensselaer Water Co.	492
Notes & Questions	496
B. Assignment of Rights.....	497
Restatement (Second) of Contracts § 317.....	497
U.C.C. § 2-210(2)	497
Crane Ice Cream Co. v. Terminal Freezing & Heating Co.....	497
Notes & Questions	502
C. Delegation of Duties	505
U.C.C. § 2-210(1)	505
Restatement (Second) of Contracts § 318.....	505
British Waggon Co. v. Lea & Co.	505
Sally Beauty Co. v. Nexxus Products Co.	508
Problem.....	520
Chapter Thirteen. Proper Scope of Contract Law.....	521
In re Baby M	521
Notes.....	543
INDEX	547