

TABLE OF CONTENTS

PREFACE TO THE EIGHTH EDITION.....	V
PREFACE TO THE FIRST EDITION	VII
GENERAL ACKNOWLEDGMENTS TO THE EIGHTH EDITION	XI
PERSONAL ACKNOWLEDGMENTS TO THE EIGHTH EDITION.....	XIX
TABLE OF CASES.....	XLIII
TABLE OF UNIFORM COMMERCIAL CODE SECTIONS	LVII
TABLE OF RESTATEMENTS.....	LIX

PART ONE. FOUNDATIONS OF CONTRACT AND RELATED OBLIGATION

Chapter One. Introduction.....	3
Hillman and Summers, The Best Law School Subject	5
Section One: Contract and Related Obligation	5
A. The Noncommercial Specially Drafted Agreement	5
Comments and Questions	7
Comments and Questions	11
Model Rules of Professional Conduct	12
Comments and Questions	13
Comments and Questions	16
Note: Responses to a Complaint	18
White v. Benkowski.....	25
Comments and Questions	28
Note: The General Theory of Obligation in White v. Benkowski ...	30
B. Other Basic Types of Agreements	30
Slawson, Standard Form Contracts and Democratic Control of Law Making Power	31
MacNeil, A Primer of Contract Planning.....	32
C. A Brief Introduction to Relational Exchange	32
Section Two: Major Social Resources That Facilitate Agreements and Their Performance.....	33
K. Llewellyn, Contract: Institutional Aspects	33
A. Resources Not Primary Objects of Study in This Book, but of Importance to Its Themes	34
B. Resources to Be Studied in This Book.....	35
Section Three: General Theories of Obligation and Remedies—an Introduction	37
A. Theories of Obligation	37
B. Remedies	39
Problem 1-1	39

Sullivan v. O'Connor	40
Fuller, Professional Responsibility.....	47
Chapter Two. General Theories of Obligation	49
Section One: Theories of Obligation and Their Relevance to the Lawyer's Role.....	49
Section Two: Obligation Arising from an Agreement with Consideration— the Leading Theory	51
Hardesty v. Smith	51
Dougherty v. Salt	53
Problem 2-1.....	55
Williston, Restatement of Contracts Is Published by the American Law Institute	55
K. Llewellyn, The Bramble Bush	56
Note: Consideration and Form	56
Problem 2-2.....	58
Mauchs v. Porter	58
Barfield v. Commerce Bank, N.A.	61
Hamer v. Sidway	65
G. Gilmore, The Death of Contract	69
Problem 2-3.....	69
Baehr v. Penn-O-Tex Oil Corp.....	70
Neuhoff v. Marvin Lumber and Cedar Co.	73
Springstead v. Nees.....	74
2 Corbin on Contracts	76
Note: Promise for Promise as Consideration	77
Fuller, Consideration and Form	77
Von Mehren, Contracts in General	79
Fuller & Perdue, The Reliance Interest in Contract Damages	79
De Los Santos v. Great Western Sugar Company	80
Wood v. Lucy, Lady Duff-Gordon	82
Problem 2-4.....	84
H.G. Wood, A Treatise on the Law of Master and Servant	84
Weiner v. McGraw-Hill, Inc.....	85
Blades, Employment at Will vs. Individual Freedom: On Limiting the Abusive Exercise of Employer Power.....	87
BRCA Rubber & Plastics, Inc. v. Continental Carbon Co.	88
Problem 2-5.....	92
Note: The Preexisting Duty Doctrine.....	93
2 Corbin on Contracts	94
Problem 2-6.....	94
Hillman and O'Rourke, Rethinking Consideration in the Electronic Age.....	95
Note: Relating Consideration to Agreement Law and the Statute of Frauds	96

Section Three: Obligation Arising from Justified Reliance—Promissory Estoppel	96
S. Pufendorf, <i>De Jure Naturae Et Gentium</i>	96
Atiyah, Contracts, Promises and the Law of Obligations	96
Kirksey v. Kirksey	97
Note: From Equitable Estoppel to Promissory Estoppel	98
Cochran v. Robinhood Lane Baptist Church	100
Contracts, Promissory Estoppel	103
Wheeler v. White	104
Metzger and Phillips, <i>The Emergence of Promissory Estoppel as an Independent Theory of Recovery</i>	108
Hoffman v. Red Owl Stores.....	108
Henderson, <i>Promissory Estoppel and Traditional Contract Doctrine</i>	116
Whitford & Macaulay, <i>Hoffman v. Red Owl Stores: The Rest of the Story</i>	117
Note: Joseph Hoffman's Obituary	118
R. Hillman, <i>Principles of Contract Law</i>	120
Note: Another Pop Star's Experience with Promissory Estoppel.....	121
Local 1330, <i>United Steel Workers v. United States Steel Corp.</i>	122
Hillman, <i>Questioning the "New Consensus" on Promissory Estoppel: An Empirical and Theoretical Study</i>	127
Problem 2-7	129
Note: Equitable Estoppel Still Important Today	129
Section Four: Obligation Arising from Unjust Enrichment	132
G. Palmer, <i>Law of Restitution</i>	132
Bloomgarden v. Coyer	133
Sparks v. Gustafson	140
Problem 2-8.....	143
D. Dobbs, <i>Remedies</i>	143
Gay v. Mooney	144
Perillo, <i>Restitution in a Contractual Context</i>	145
Posner v. Seder	145
Kelley v. Hance	147
Britton v. Turner	149
Gordon, <i>Britton v. Turner: A Signpost on the Crooked Road to "Freedom" in the Employment Contract</i>	153
Problem 2-9.....	154
Note: Variant Terminology: Unjust Enrichment, Restitution, Quasi-Contract, Quantum Meruit, Common Counts	155
Watts v. Watts	157
Note: Regulation of Private Relations.....	161
G. Gilmore, <i>The Death of Contract</i>	162
J. Dawson, <i>Gifts and Promises</i>	163
Section Five: Obligation Arising from Promises for Benefit Received	163
Mills v. Wyman.....	163
Note: Mills v. Wyman: Additional Facts	166

Webb v. McGowin	167
Oberer, On Law, Lawyering and Law Professing: The Golden Sand ...	171
Edson v. Poppe.....	172
Henderson, Promises Grounded in the Past: The Idea of Unjust Enrichment and the Law of Contracts.....	173
Note: The Concept of Moral Obligation	174
Section Six: Obligation Arising from Tort	177
W. Prosser and W. Keeton on Torts	177
R. Speidel, The Borderland of Contract	178
Mauldin v. Sheffer.....	178
W. Prosser and W. Keeton on Torts	183
Hargrave v. Oki Nursery, Inc.....	183
Note: Additional Elaboration of Oki Nursery's Argument	185
I. Ayres & G. Klass, Insincere Promises	186
Section Seven: Obligation Arising Solely from Form	188
Eisenberg, Donative Promises.....	189
1464-Eight Ltd. & Millis v. Joppich	190
Problem 2-10	195
Section Eight: Obligation Arising from a Statutory Warranty	195
Keith v. Buchanan.....	197
Note: More on (1) the Differences Between Affirmations of Fact and Opinion and (2) the Fitness for a Particular Purpose Warranty	204
Webster v. Blue Ship Tea Room	205
J. White & R. Summers, Uniform Commercial Code.....	210
C. Germain, The United Nations Convention on Contracts for the International Sale of Goods: Guide to Research and Literature.....	211
Section Nine: The Statute of Frauds	212
Howard M. Schoor Associates, Inc. v. Holmdel Heights Construction Co.....	215
Note: What Kind of Writing?	221
Sterling v. Taylor.....	221
Note: More on What Kind of Writing?	231
McIntosh v. Murphy	232
Note: Part Performance and the Statute of Frauds	240
Problem 2-11	241
Fry, X Marks the Spot: New Technologies Compel New Concepts for Commercial Law	241
Note: The Statute of Frauds and Electronic Contracting	242
Problem 2-12	245
Chapter Three. Remedies	247
Section One: Remedies and the Role of Lawyers	247
Section Two: Remedial Theory—Some Fundamentals.....	248
Wilkinson-Ryan and Hoffman, Breach Is for Suckers	249

Section Three: Expectancy Damages for Breach of an Agreement with Consideration—the Rule, Its Rationales, and Its Application in Various Contexts	250
Groves v. John Wunder Co.	250
Eisenberg, The Responsive Model of Contract Law	263
Maute, The Unearthed Facts of <i>Peevyhouse v. Garland Coal & Mining Co.</i>	264
Rock Island Improvement Company v. Helmerich & Payne, Inc.	264
Problem 3-1	267
Note: The Expectancy Interest in Various Contexts.....	268
Thorne v. White	268
Warner v. McLay	271
Comments and Questions	273
Fuller and Perdue, The Reliance Interest in Contract Damages.....	273
Handicapped Children's Education Board of Sheboygan County v. Lukaszewski	274
Note: The Concept of "Efficient Breach"—an Introduction and Caveat	277
R. Posner, Economic Analysis of Law	278
L. Fuller, The Morality of Law	279
Problem 3-2	279
Problem 3-3.....	279
Tongish v. Thomas	281
Problem 3-4.....	284
Neri v. Retail Marine Corp.	286
Problem 3-5.....	291
Note: Lost Expectancy, General Damages, and Consequential Damages.....	292
Section Four: Availability of Lost Expectancy Damages—Qualifications and Limits.....	293
A. The Foreseeability Principle	293
Hadley v. Baxendale.....	293
Problem 3-6	296
R. Posner, Economic Analysis of Law	297
Ayres and Gertner, Filling Gaps in Incomplete Contracts:	
An Economic Theory of Default Rules.....	297
Armstrong v. Bangor Mill Supply Corp.	297
Note: The Tacit Agreement Test	298
Problem 3-7	299
B. The Mitigation Principle	301
Clark v. Marsiglia.....	301
Problem 3-8	302
Schiavi Mobile Homes, Inc. v. Gironda	303
Problem 3-9	305
Parker v. Twentieth Century-Fox Film Corp.	306

Hillman, Keeping the Deal Together After Material Breach— Common Law Mitigation Rules, the UCC, and the Restatement (Second) of Contracts	314
Problem 3-10	315
In re WorldCom, Inc.	315
C. The Certainty Principle	321
Evergreen Amusement Corp. v. Milstead	321
Note: The New Business Rule Today	322
Pier 1 Cruise Experts v. Revelex Corp.....	323
Ben-Shahar and Bernstein, The Secrecy Interest in Contract Law	325
D. Emotional Distress and Other Damages Issues.....	326
Chrum v. Charles Heating and Cooling, Inc.	326
Note: Mental Distress Damages and Jury Instructions	329
Hoffman and Radus, Instructing Juries on Noneconomic Contract Damages	330
Note: Punitive Damages in Contract Cases.....	331
Note: Other Qualifications and Limits on Lost Expectancy Recovery	332
Hillman, Contract Lore	334
Section Five: Reimbursement of Reliance Costs as an Alternative Remedy	
Where There Is a Breach of an Agreement with Consideration	335
Nurse v. Barns.....	335
Chicago Coliseum Club v. Dempsey.....	335
Note: Subsequent Developments: Dempsey v. Tunney	341
Merry Gentleman, LLC v. George & Leona Prods., Inc.....	342
Fuller and Perdue, The Reliance Interest in Contract Damages.....	347
Autotrol Corp. v. Continental Water Systems Corp.	348
Section Six: Validity of Terms Providing for a Specific Monetary Remedy in the Event of Breach or Repudiation of an Agreement with Consideration.....	353
Truck Rent-A-Center, Inc. v. Puritan Farms 2nd, Inc.....	353
Problem 3-11.....	358
Note: Possible Recovery Under a Stipulated Damages Clause When There Are No Actual Damages	359
Problem 3-12	360
Vanderbilt University v. DiNardo	360
Note: More on DiNardo	367
Problem 3-13	367
Hemlock Semiconductor Corp. v. Kyocera Corp.....	368
Hillman, The Limits of Behavioral Decision Theory in Legal Analysis: The Case of Liquidated Damages	372
Note: Pete Davidson's Nondisclosure Agreement	374
Section Seven: Monetary Remedies Where the Theory of Obligation Is	
Promissory Estoppel.....	374
Goodman v. Dicker	376
Walters v. Marathon Oil Co.....	378

Problem 3-14.....	380
Note: Reliance Recovery When the Agreement Has Been Disrupted...	380
Section Eight: Restitutionary Relief and Theories of Obligation	381
Craswell, Against Fuller and Perdue.....	382
A. Where a Non-Breaching Plaintiff Conferred a Benefit and Elects a Restitutionary Recovery.....	383
United States for Use of Susi Contracting Co. v. Zara Contracting Co.....	383
B. Where a Non-Breaching Plaintiff Conferred a Benefit but Had a Negative Expectancy (a “Losing” Contract).....	387
Childres & Garamella, The Law of Restitution and the Reliance Interest in Contract	390
Kull, Restitution as a Remedy for Breach of Contract.....	391
Problem 3-15	391
C. Where a Non-Breaching Plaintiff Conferred a Benefit but Cannot Prove Lost Expectancy.....	392
Bausch & Lomb, Inc. v. Bressler	392
Osteen v. Johnson.....	397
Note: The Importance of Formal Written Contracts.....	400
D. Where the Plaintiff Has Conferred a Benefit but the Contract Is Invalid, Frustrated, or Otherwise Unenforceable	401
E. Where the Plaintiff Has Materially Broken the Contract After Conferring a Benefit.....	402
Problem 3-16	402
Section Nine: Specific Performance	403
Kitchen v. Herring.....	403
Note: Remedial Rights Under a Contract for the Sale of Land	404
Marsh, Sometimes Blackacre Is a Widget: Rethinking Commercial Real Estate Contract Remedies	405
Curtice Brothers Co. v. Catts	406
Note: Enforcement of Specific Performance Decrees	411
In re IBP, Inc. Shareholders Litigation	412
E. Farnsworth, Contracts	416
Note: Defenses to and Limitations on Availability of Specific Performance	416
Dorf, Do Contracts Impose Moral Obligations?.....	419
Section Ten: Alternative Dispute Resolution: An Introduction	422
Lieberman & Henry, Lessons from the Alternative Dispute Resolution Movement.....	422
Shavell, Alternative Dispute Resolution: An Economic Analysis	423
Cole, The Lost Promise of Arbitration	423
Stipanowich, Arbitration: The “New Litigation”	424

PART TWO. THE AGREEMENT PROCESS

Chapter Four. Agreements and Promises	429
Section One: The Agreement Process and the Role of Lawyers.....	429

Section Two: An Introduction to Contract Planning.....	429
MacNeil, A Primer of Contract Planning.....	430
Note: Risk Planning	430
Larry E. Ribstein, Delawyering the Corporation	431
Hricik, Morgan & Williams, The Ethics of Using Artificial Intelligence to Augment Drafting Legal Documents	431
Jeremy M. Sklaroff, Smart Contracts and the Cost of Inflexibility	432
Problem 4-1.....	433
Problem 4-2.....	433
Section Three: The Limits of Planning	433
Macaulay, The Use and Non-Use of Contract in the Manufacturing Industry.....	434
Note: Contracts in Russia in the 1990s	435
Section Four: The Nature of Assent.....	435
Embry v. Hargadine, McKittrick Dry Goods Co.....	435
Problem 4-3.....	440
Lucy v. Zehmer	441
Note: Quite an Informal Contract	446
Richman and Schmelzer, When Money Grew on Trees: Lucy v. Zehmer and Contracting in a Boom Market.....	447
Note: Theories of Obligation Revisited	449
Whittier, The Restatement of Contracts and Mutual Assent	449
Problem 4-4.....	449
Problem 4-5.....	451
Morrow v. Morrow	451
Tilbert v. Eagle Lock Co.....	453
1 Corbin on Contracts	457
Problem 4-6.....	457
Raffles v. Wichelhaus	458
A.W.B. Simpson, Leading Cases in the Common Law	460
Section Five: The Offer	462
1 Corbin on Contracts	462
Lefkowitz v. Great Minneapolis Surplus Store, Inc.....	462
Note: Clicking “Pay Now” Does Not Mean You Have a Contract!	466
Augstein v. Leslie	466
Problem 4-7.....	471
Section Six: The Acceptance	473
Corbin, Offer and Acceptance, and Some of the Resulting Legal Relations	473
Ardente v. Horan	473
Problem 4-8.....	476
Berger v. HSBC Bank USA	476
White v. Corlies	479
Problem 4-9	482
Note: Independent Significance of Agreement and Consideration	483
Section Seven: Duration of Offers.....	484
Akers v. J.B. Sedberry, Inc	484

E. Farnsworth, Contracts	489
Vaskie v. West American Insurance Co.....	490
Note: Still Further Aspects of Vaskie v. West American Insurance Co.....	495
Caldwell v. Cline	495
Note: Counter-Offers.....	497
J. Dawson, Gifts and Promises.....	499
Note: The Offeror's Power to Revoke	499
Davis v. Jacoby	500
Wormser, The True Conception of Unilateral Contracts.....	506
Brackenbury v. Hodgkin	507
Note: An Even Truer Conception of Unilateral Contracts	509
Problem 4-10.....	510
Petterson v. Pattberg	510
Problem 4-11.....	514
Note: Additional Facts in Petterson v. Pattberg	514
Pettit, Modern Unilateral Contracts.....	514
Hillman, Mark Pettit's Classic: Modern Unilateral Contracts	515
Roley v. Google, LLC	516
Garber v. Harris Trust & Sav. Bank.....	520
Note: More on Credit Card Offer and Acceptance.....	522
Note: The Duty of the Offeree of a Unilateral Contract Who Has Begun Performance to Notify the Offeror	523
Drennan v. Star Paving Co.....	524
Langdell, A Summary of the Law of Contracts	528
Problem 4-12.....	528
Note: Reliance in the Bargaining Context.....	528
Kessler and Fine, Culpa in Contrahendo, Bargaining in Good Faith, and Freedom of Contract: A Comparative Study	529
Section Eight: Bargaining at a Distance	529
Adams v. Lindsell	529
Problem 4-13.....	532
Note: Electronic Contract Issues	532
Note: Contract Formation Revisited	533
Section Nine: Agreements to Agree and Related Matters.....	534
Arnold Palmer Golf Co. v. Fuqua Indus., Inc	534
Miller v. Glegenheimer	540
Llewellyn, On Warranty of Quality, and Society	546
Whitford, Ian Macneil's Contribution to Contracts Scholarship.....	546
Joseph Martin, Jr., Delicatessen, Inc. v. Schumacher	547
Section Ten: Limits on the Scope of Traditional Offer-Acceptance Analysis—a Summary.....	550
Schlesinger, Manifestation of Assent Without Identifiable Sequence in Offer and Acceptance	551
Section Eleven: Introduction to Contract Formation in the Form Contract Setting.....	551
J. White & R. Summers, The Uniform Commercial Code	552

Note: Basic Routes to Contract Formation Under Section 2–207	555
Stemcor USA, Inc. v. Trident Steel Corp.	555
Note: More on the “Expressly Made Conditional” Language of Section 2–207(1)	560
Paul Gottlieb & Co., Inc. v. Alps South Corp.	561
Note: Terms and Their Packaging	566
Hill v. Gateway 2000.....	566
Chapter Five. Policing Agreements and Promises.....	573
Section One: Policing Doctrines and the Role of Lawyers.....	573
Section Two: Duress	577
Standard Box Co. v. Mutual Biscuit Co.	577
Dalzell, Duress by Economic Pressure I	580
S.P. Dunham & Company v. Kudra	581
Dalzell, Duress by Economic Pressure I	584
Dawson, Economic Duress and the Fair Exchange in French and German Law	584
M. Trebilcock, The Limits of Freedom of Contract	584
Problem 5-1	585
Note: “Price Gouging” Statutes	585
Note: Undue Influence	586
Section Three: Misrepresentation, Concealment, and the Duty to Disclose	586
Bates v. Cashman.....	586
Gibb v. Citicorp Mortgage, Inc.	587
Holcomb v. Hoffschneider	597
Weintraub v. Krobatsch	601
American Law Institute Principles of the Law of Software Contracts	606
Kronman, Mistake, Disclosure, Information and the Law of Contracts	607
C. Fried, Contract as Promise	608
Hillman and O’Rourke, Defending Disclosure in Software Licensing	608
Problem 5-2	609
Note: Duty to Disclose the Legal Effect of an Agreement	609
P. Siviglia, Writing Contracts.....	611
Section Four: Public Policy	611
Hanford v. Connecticut Fair Association.....	612
Note: Covid-19 and Public Policy	614
McCutcheon v. United Homes Corp.	617
Abacus Federal Savings Bank v. ADT Security Services, Inc.....	620
Note: Interplay Between Process and Substance.....	625
Henderson v. Quest Expeditions	625
Problem 5-3.....	629
Problem 5-4.....	631
Karpinski v. Ingrasci.....	631

Dwyer v. Jung.....	635
Note: Additional Covenants Not to Compete.....	639
R. Hillman, Principles of Contract Law.....	640
Note: On Nondisclosure Agreements and Sexual Harassment.....	641
Section Five: Inequality of the Exchange	641
1 J. Story, <i>Commentaries on Equity Jurisprudence as Administered in England and America</i>	641
Friendly Ice Cream Corp. v. Beckner.....	642
Jackson v. Seymour.....	647
Atiyah, Book Review: C. Fried, <i>Contract as Promise</i>	651
Section Six: Unconscionability	652
A. Origins.....	652
Ryan v. Weiner	653
B. Procedural and Substantive Unconscionability	661
Industralease Automated & Scientific Equipment Corp. v. R.M.E. Enterprises, Inc.	661
Note: Procedural and Substantive Unconscionability	665
Hillman, Debunking Some Myths About Unconscionability: A New Framework for U.C.C. Section 2-302.....	669
Jones v. Star Credit Corp.....	670
Giesel, A New Look At Contract Mistake Doctrine And Personal Injury Releases	673
R. Hillman, Principles of Contract Law	676
Nehf, Writing Contracts in the Client's Interest.....	678
Kadens, Cheating Pays	679
Note: Unconscionability and Remedy Limitations	680
Prairie River Home Care, Inc. v. Procura, LLC	682
Section Seven: Policing the Standard Form Contract	686
Kessler, Contracts of Adhesion—Some Thoughts About Freedom of Contract.....	687
Fairfield Leasing Corporation v. Techni-Graphics, Inc.	688
White, Form Contracts Under Revised Article 2	698
Problem 5-5.....	698
Note: One Attempt to Use Plain English.....	700
Caspi v. The Microsoft Network	700
Note: Some Evidence of the Lack of Reading of E-Standard Forms....	704
Nicosia v. Amazon.com, Inc.	704
Hillman, Online Boilerplate: Would Mandatory Website Disclosure of E-Standard Terms Backfire?	712
Note: Internet Retail Strategies.....	715
Section Eight: Some Additional Policing Doctrines	716
Section Nine: Policing Contract Modifications	718
Alaska Packers' Association v. Domenico	718
Threedy, A Fish Story: Alaska Packers' Association v. Domenico.....	722
Schwartzreich v. Bauman-Basch, Inc.	722
Problem 5-6.....	726
Note: The Preexisting Duty Rule Today	726

Angel v. Murray.....	729
Hillman, Contract Modification Under the Restatement (Second) of Contracts	731
MacNeil, Economic Analysis of Contractual Relations: Its Shortfalls and the Need for a “Rich Classificatory Apparatus”	732
Flowers v. Diamond Shamrock Corp.	732
Consolidated Edison Co. of New York, Inc. v. Arroll	739
Problem 5-7.....	742
Note: Executory Accord, Accord and Satisfaction, and Substituted Contract Under the Restatement (Second) of Contracts	743
Problem 5-8.....	744
R. Hillman, Principles of Contract Law.....	744

PART THREE. THE PERFORMANCE PROCESS

Chapter Six. Substantive Content of the Duty to Perform	749
Section One: The Performance Stage and the Role of Lawyers	749
Section Two: Contract Terms and Parol Evidence Rules	750
Mitchill v. Lath	751
Masterson v. Sine	757
N.Y. Real Prop. Law § 258	764
4 S. Williston and W. Jaeger, <i>A Treatise on the Law of Contracts</i>	767
6 Corbin on Contracts	768
Calamari & Perillo, <i>A Plea for a Uniform Parol Evidence Rule and Principles of Contract Interpretation</i>	769
Problem 6-1.....	769
J. White and R. Summers, <i>Uniform Commercial Code</i>	770
Note: The Ambiguity Exception to the Parol Evidence Rule.....	771
Gold Kist, Inc. v. Carr	771
Pacific Gas and Electric Co. v. G.W. Thomas Drayage & Rigging Co.	774
Eskimo Pie Corp. v. Whitelawn Dairies, Inc.	779
Riverisland Cold Storage, Inc. v. Fresno-Madera Production Credit Association	786
Problem 6-2.....	792
Note: The Parol Evidence Rule and Other Theories of Obligation	792
Crowell v. Campbell Soup Company	793
Hield v. Thyberg	798
Model Rules of Professional Conduct	802
Problem 6-3.....	802
Note: The “Condition Precedent” Exception to the Parol Evidence Rule	802
6 Corbin on Contracts	803
Section Three: General Principles of Interpretation	804
Patterson, <i>The Interpretation and Construction of Contracts</i>	804
Berke Moore Co. v. Phoenix Bridge Co.	805
Problem 6-4.....	806

E.M.M.I. Inc. v. Zurich American Insurance Company	809
Note: Maxims of Contract Interpretation	817
Problem 6-5	818
Nanakuli Paving and Rock Co. v. Shell Oil Co., Inc.	820
Scott, Is Article 2 the Best We Can Do?.....	829
Problem 6-6.....	830
Note: The Importance of Clear Drafting.....	831
Section Four: Gap Fillers.....	833
Cohen, The Basis of Contract	834
Haines v. City of New York	834
Note: Distinguishing Interpretation from Gap Filling	837
Farnsworth, Disputes over Omission in Contracts.....	838
Hillman, More Contract Lore	839
Haslund v. Simon Property Group, Inc.....	841
Problem 6-7	845
Note: Gap Fillers Under the Uniform Commercial Code	846
Southwest Engineering Co. v. Martin Tractor Co.....	846
Section Five: Good Faith.....	852
Fortune v. National Cash Register Co.	852
Hillman, Drafting Chapter 2 of the ALI's Employment Law Restatement in the Shadow of Contract Law: An Assessment of the Challenges and Results	858
Summers, "Good Faith" in General Contract Law and the Sales Provisions of the Uniform Commercial Code.....	863
1970 Proceedings of the American Law Institute	865
Summers, The General Duty of Good Faith—Its Recognition and Conceptualization	865
Feld v. Henry S. Levy & Sons, Inc.	866
Note: Good Faith in the Uniform Commercial Code	869
Holmes, The Path of the Law	871
L. Fuller, The Law in Quest of Itself.....	872
Chapter Seven. Conditional Nature of the Duty to Perform, and Permissible Responses to Failure of Condition and Breach of Duty	873
Section One: Conditions and the Role of Lawyers	873
Section Two: Specific Uses of Express Conditions and Their Operation and Effect	876
Corbin, Conditions in the Law of Contract	878
Merritt Hill Vineyards Inc. v. Windy Heights Vineyard, Inc.	879
Jacob & Youngs, Inc. v. Kent.....	881
Note: Two Comments on Jacob & Young	886
Atiyah, Book Review of C. Fried, Contract as Promise	886
Craswell, When Is a Willful Breach "Willful"? The Link Between Definitions and Damages	887
Problem 7-1	887
Brown-Marx Associates, Ltd. v. Emigrant Savings Bank	888

Note: Special Rules Applicable to Express Conditions	893
Section Three: Interpretation of Contract Language to Determine Whether It Creates an Express Condition.....	893
Glaholm v. Hays	894
Howard v. Federal Crop Ins. Corp.	896
Problem 7-2.....	901
Problem 7-3.....	901
Section Four: Interpretation of the Content of Express Conditions	901
Gibson v. Cranage	901
Forman v. Benson	903
Note: Further Aspects of Forman v. Benson	909
Luttinger v. Rosen.....	910
Section Five: Excuse and Avoidance of Express Conditions	911
E.I. Du Pont De Nemours Powder Co. v. Schlottman	911
Hanna v. Commercial Travelers' Mutual Accident Association.....	913
Connecticut Fire Insurance Co. v. Fox.....	918
8 Corbin on Contracts	921
R. Hillman, Principles of Contract Law.....	922
Problem 7-4.....	922
Section Six: The Overriding of Express Conditions to Prevent Forfeiture	923
J.N.A. Realty Corp. v. Cross Bay Chelsea, Inc.	923
Knapp, Judgment Call: Theoretical Approaches to Contract Decision-Making	931
Holiday Inns of America, Inc. v. Knight	932
Problem 7-5.....	936
Note: Unjust Enrichment as a Theory to Prevent Forfeiture	936
Section Seven: Express Conditions and the Law of Pleading and Procedure	936
Section Eight: Implied Conditions Fixing the Order of Performance.....	937
A. Simultaneous Exchange.....	937
Passehl Estate v. Passehl	939
Williston on Contracts.....	947
B. Sequential Performances	948
Stewart v. Newbury.....	948
Patterson, Constructive Conditions in Contracts.....	951
Problem 7-6	952
Section Nine: Implied Conditions Fixing the Quality of Performance	953
Plante v. Jacobs	953
O.W. Grun Roofing and Construction Co. v. Cope	957
Note: Substantial Performance in Land Sale Contracts	960
Walker & Co. v. Harrison	960
MacNeil, A Primer of Contract Planning.....	964
Problem 7-7	965
Note: Divisible Contracts	966
John v. United Advertising Inc.	966
Patterson, Constructive Conditions in Contracts	969

Carrig v. Gilbert-Varker Corp.....	970
K & G Const. Co. v. Harris	972
Note: The Right Under the Second Restatement Not to Perform and to Cancel After Material Breach.....	979
E. Farnsworth, Contracts	980
Rosett, Contract Performance: Promises, Conditions and the Obligation to Communicate	981
Problem 7-8.....	982
Hillman, Contract Lore.....	982
Problem 7-9.....	983
Section Ten: Conditions and Article 2 of the Uniform Commercial Code	984
Wilson v. Scampoli	984
Hubbard v. UTZ Quality Foods, Inc.....	989
Section Eleven: Anticipatory Repudiation and Prospective Inability to Perform	996
Hochster v. De La Tour	996
Rosett, Partial, Qualified, and Equivocal Repudiation of Contract	998
Hathaway v. Sabin	1001
Note: The Uniform Commercial Code, the Restatement, and the Right to Adequate Assurances of Performance	1003
Problem 7-10	1004
Magnet Resources, Inc. v. Summit MRI, Inc	1004
White, Eight Cases and Section 251	1011
Greguhn v. Mutual of Omaha Insurance Co.	1012

PART FOUR. THE CESSATION PROCESS

Chapter Eight. Grounds of Rightful Cessation	1019
Section One: Cessation and the Role of Lawyers	1019
Section Two: Invalidity and Related Defenses—a Brief Retrospect	1021
Section Three: Mutual Mistake.....	1022
Sherwood v. Walker	1022
G. Palmer, Mistake and Unjust Enrichment	1029
Problem 8-1.....	1030
Lenawee County Board of Health v. Messerly	1031
Brief of Defendant-Appellants—Pickles to the Court of Appeals of Michigan.....	1038
Eisenberg v. Hall	1039
Problem 8-2	1042
Kendrick v. Barker	1043
Problem 8-3.....	1046
G. Palmer, Mistake and Unjust Enrichment	1047
Problem 8-4.....	1047
Section Four: Unilateral Mistake	1049
DePrince v. Starboard Cruise Services	1049
B2C2 Ltd. v. Quoine Pte Ltd.	1055
Note: Further Developments in B2C2	1061

Note: More Unilateral Mistakes.....	1062
Section Five: Impossibility of Performance	1063
Taylor v. Caldwell	1063
8 Corbin on Contracts	1067
Canadian Industrial Alcohol Co. v. Dunbar Molasses Co.	1068
Note: Additional Cases Finding Impossibility.....	1070
Section Six: Impracticability of Performance	1070
Marcovich Land Co. v. J.J. Newberry Co.	1071
Mineral Park Land Co. v. Howard	1078
Transatlantic Financing Corp. v. United States	1080
Posner and Rosenfield, Impossibility and Related Doctrines in Contract Law: An Economic Analysis	1086
Problem 8-5.....	1087
Mishara Construction Co. v. Transit-Mixed Concrete Corp.....	1088
Problem 8-6.....	1092
Section Seven: Frustration of Purpose	1093
Krell v. Henry	1093
Note: The Frustration of Purpose Defense Sometimes Works!	1099
Problem 8-7.....	1099
Problem 8-8.....	1103
Section Eight: Failure of Condition, Material Breach, and the Like— a Brief Retrospect.....	1103
Section Nine: Remedies After a Finding of Mistake, Impossibility, Impracticability, or Frustration	1103
Comment, Apportioning Loss After Discharge of a Burdensome Contract: A Statutory Solution.....	1104
Facto v. Pantagis	1105
Albre Marble and Tile Co. v. John Bowen Co.....	1109
Perillo, Restitution in the Second Restatement of Contracts.....	1112
Hudec, Restating the “Reliance Interest”	1112
Note: Judicial Reformation.....	1113
Hillman, Maybe Dick Speidel Was Right About Court Adjustment... 1114	
Note: Remedies and Substance	1116
Note: Economic Hardship Clauses	1117

PART FIVE. RIGHTS AND DUTIES OF THIRD PARTIES

Chapter Nine. Third Party Beneficiaries	1121
Section One: Third Party Beneficiaries and the Role of Lawyers.....	1121
Section Two: Intended and Incidental Beneficiaries	1121
Lawrence v. Fox.....	1121
Seaver v. Ransom	1126
Grunewald v. Metropolitan Museum of Art	1129
Problem 9-1.....	1132
Alaniz v. Schal Associates.....	1132
Note: Further Aspects of Alaniz v. Schal Associates	1135

Note: Imaginative Use of Third Party Beneficiary Theory: Some Successes and Failures.....	1137
Section Three: Defenses.....	1140
Morstain v. Kircher	1140
Rouse v. United States.....	1142
Problem 9-2.....	1143
Section Four: Review of Third-Party-Beneficiary Theory	1143
Problem 9-3.....	1143
Chapter Ten. Assignment and Delegation.....	1145
Section One: Assignment, Delegation, and the Role of Lawyers	1145
Section Two: The Power to Assign Rights—Nature and Limits	1146
Crane Ice Cream Co. v. Terminal Freezing & Heating Co.....	1147
Note: The Power to Assign Rights Under General Contract Law and Article 9 of the Uniform Commercial Code.....	1153
Problem 10-1	1153
E. Farnsworth, Contracts	1154
Section Three: Defenses of the Obligor Against the Assignee	1154
R. Hillman, Principles of Contract Law.....	1155
Section Four: Delegation of Duties	1156
Macke Co. v. Pizza of Gaithersburg, Inc.....	1156
Nehf, Writing Contracts in the Client's Interest.....	1159
Note: "Assignment of Contract" Includes Delegation	1160
Section Five: Novation	1161
Utica Mutual Insurance Company v. Vigo Coal Company, Inc.....	1161
Appendix A. Judicial Reasons.....	1167
Appendix B. Historical Background of Consideration and Related Doctrines	1171
Appendix C. The Restatement Idea	1177
Clark, The Restatement of the Law of Contracts	1177
Patterson, The Restatement of the Law of Contracts.....	1178
Havighurst, The Restatement of the Law of Contracts.....	1179
Gordley, European Codes and American Restatements: Some Difficulties.....	1180
Oberer, On Law Lawyering and Law Professing: The Golden Sand	1181
INDEX.....	1183