

# TABLE OF CONTENTS

---

PREFACE TO THE SIXTH EDITION.....	V
TABLE OF CASES.....	XXIX
<b>Chapter 1. What Are We Going to Be Doing in This Course? .....</b>	<b>1</b>
1. Introduction .....	1
Questions Before the Case.....	2
R.R. v. M.H. ....	2
Questions, Notes, and Connections.....	9
2. What Is a Contract? .....	12
E. Allan Farnsworth, Changing Your Mind: The Law of Regretted Decisions .....	14
3. Why Do Lawyers and Law Students Need to Know About Contracts and Contract Law? .....	17
4. Where Does Contract Law Come From?.....	18
A. English Common Law Origins and the Evolution of <i>Assumpsit</i> .....	18
E. Allan Farnsworth, <i>The Past of Promise: An Historical             Introduction to Contract</i> .....	18
B. Classical Era of American Contract Law .....	20
Lawrence M. Friedman, Contract Law in America.....	20
C. Demise of Classical Principles of Contract Law .....	21
D. Sources of Modern Contract Law .....	24
E. Law and Equity: Origins and Current Import in Contract .....	28
5. What Is the Lawyer’s Role in Contract Law? .....	30
6. What Is a First Year Course in Contracts? .....	32
7. The Lawyer’s Role in Contract Law Revisited—Arbitration.....	38
A. Arbitration in Consumer Contracts .....	38
B. Arbitration in Commercial Contracts .....	39
<b>Chapter 2. Has Your Client Made a Deal? .....</b>	<b>43</b>
1. Determining Mutual Assent.....	43
Question Before the Case.....	44
Lucy v. Zehmer .....	44
Questions and Notes .....	51
Questions Before the Case.....	55
Kolodziej v. Mason.....	56
Questions .....	62
Problem .....	63
Note on the Intention to Be Legally Bound .....	64
Problems on Mutual Assent.....	65
2. Offer .....	66
Question Before the Case.....	67
Lonergan v. Scolnick .....	67

Questions .....	70
Questions Before the Case .....	71
Interstate Industries, Inc. v. Barclay Industries, Inc. ....	71
Questions and Notes .....	76
Note on UCC Article 2.....	77
Questions Before the Case .....	78
Kearney v. Equilon Enterprises, LLC.....	79
Questions, Notes, and Connections.....	82
Problem on Implied-in-Fact Contract .....	89
Questions Before the Case .....	89
Burt v. Board of Trustees of the University of Rhode Island .....	90
Questions .....	95
3. Destroying the Offer.....	96
A. Rejection.....	96
B. Revocation.....	97
1. Direct Revocation.....	97
2. Indirect Revocation.....	98
Questions Before the Case .....	98
Dickinson v. Dodds .....	98
Questions, Note, and Connections.....	102
C. Lapse .....	103
Questions Before the Case .....	104
Brewer v. Lepman .....	104
Questions and Notes .....	106
D. Death (or Incapacity) of the Offeror (or Offeree).....	107
Questions Before the Case .....	108
Paine v. Pacific Mut. Life Ins. Co. ....	108
Questions and Note .....	111
Problems.....	113
Note on Termination by Supervening Incapacity .....	113
4. Preserving the Offer.....	114
Questions Before the Case.....	114
Beall v. Beall.....	115
Questions, Notes, and Connections.....	118
Question Before the Case.....	120
Board of Control of Eastern Michigan University v. Burgess .....	120
Questions, Note, and Connections .....	122
Note on Firm Offers .....	124
Problems on Firm Offers.....	124
Problem on Right of First Refusal.....	125
Note on Option Contracts and Reliance.....	126
5. Modes and Methods of Acceptance.....	126
A. Offeror's Control over the Manner of Acceptance .....	127
Questions Before the Case .....	128
La Salle National Bank v. Vega .....	128
Questions Before the Case .....	130
Ever-Tite Roofing Corp. v. Green .....	131

	Note on Required Form of Acceptance .....	135
	Questions About <i>La Salle</i> and <i>Ever-Tite</i> .....	135
	Introduction to <i>Davis v. Jacoby</i> .....	137
	Question Before the Case.....	137
	<i>Davis v. Jacoby</i> .....	138
	Questions, Notes, and Connections .....	143
B.	Effectiveness of Promissory Acceptance .....	146
	Introduction to <i>Hendricks</i> .....	146
	Questions Before the Case .....	146
	<i>Hendricks v. Behee</i> .....	147
	Questions .....	148
	Introduction to <i>Adams v. Lindsell</i> .....	149
	Questions Before the Case .....	150
	<i>Adams v. Lindsell</i> .....	150
	Questions and Note .....	151
	Questions Before the Case .....	153
	<i>Ellefson v. Megadeth, Inc.</i> .....	154
	Questions .....	158
	Problems Concerning Application of the “Mailbox Rule”.....	159
C.	Effectiveness of Acceptance by Performance .....	160
	Questions Before the Case .....	160
	<i>Carlill v. Carbolic Smoke Ball Co.</i> .....	161
	Questions and Notes .....	164
	Questions Before the Case .....	166
	<i>Marchiondo v. Scheck</i> .....	166
	Questions .....	169
	Problems on Acceptance by Promise, Performance, and Part	
	Performance .....	170
D.	Acceptance by Silence or Inaction .....	171
	Question Before the Case.....	171
	<i>Laredo National Bank v. Gordon</i> .....	172
	Questions, Notes, and Connections .....	174
E.	Imperfect Acceptances.....	176
	Questions Before the Case .....	177
	<i>People v. Robinson</i> .....	177
	Questions About <i>Robinson</i> .....	178
	Questions Before the Case .....	179
	<i>Gresser v. Hotzler</i> .....	179
	Questions and Notes .....	184
	Questions Before the Case .....	188
	<i>SFEG-Corp. v. Blendtec, Inc.</i> .....	188
	Questions and Notes .....	196
	Problem on § 2-314 and Battle of the Forms .....	198
	Introduction to <i>Klocek</i> .....	199
	Question Before the Case.....	199
	<i>Klocek v. Gateway, Inc.</i> .....	200
	Questions and Notes .....	205

	Note on “Rolling Contracts” .....	209
F.	Electronic Acceptances .....	211
	Questions Before the Case .....	213
	Berkson v. Gogo LLC.....	213
	Questions and Notes .....	228
	Questions Before the Case .....	231
	Fabian v. Renovate America, Inc. ....	231
	Questions and Notes .....	237
	Note on Smart Contracts .....	238
6.	Deficient Agreements: Insufficient, Inadequate, and Postponed Terms .....	238
	Introduction .....	238
A.	Problems of Misunderstood, Incomplete, and Indefinite Terms ...	239
	Introduction to Mutual Misunderstanding of a Contract Term— <i>Raffles</i> .....	239
	Questions Before the Case .....	240
	<i>Raffles v. Wichelhaus</i> .....	240
	Questions .....	242
	Problem on Mutual Misunderstanding of a Contract Term .....	243
	Introduction to Indefinite and Incomplete Terms— <i>Varney</i> .....	244
	Questions Before the Case .....	244
	<i>Varney v. Ditmars</i> .....	245
	Questions .....	250
	Question Before the Case.....	251
	<i>Community Design Corporation v. Antonell</i> .....	251
	Questions, Notes, and Connections .....	253
	Note on Long-Term Agreements and Relational Contracts .....	255
	Note on UCC Gap Fillers .....	256
B.	Problems of Postponed Agreement.....	258
	Questions Before the Case .....	258
	<i>Walker v. Keith</i> .....	258
	Questions .....	264
	Questions Before the Case .....	265
	<i>Moolenaar v. Co-Build Companies, Inc.</i> .....	265
	Questions and Notes .....	270
	Questions Before the Case .....	274
	<i>Weigel Broadcasting Co. v. TV-49, Inc.</i> .....	274
	Questions, Notes, and Connections .....	283
	Review Questions—Chapter 2.....	286
	Answers to Review Questions—Chapter 2 .....	292

<b>Chapter 3. What Is “Consideration” and Why Is It Still an Important Part of Contract Law (or Is Consideration Still an Important Part of Contract Law)?</b> .....		<b>299</b>
1.	Bargain and the Legal Concept of Consideration .....	300
	A. “Bargained for” Performance or Forbearance as Consideration ...	301
	Problems.....	302
	Questions Before the Case .....	303
	Reed v. University of North Dakota and the North Dakota Association for the Disabled, Inc. ....	304
	Questions .....	305
	Questions Before the Case .....	306
	Forester v. Scott.....	306
	Questions .....	309
	B. Promise as Consideration .....	310
	1. The Rule and Rationale.....	310
	2. Illusory Promise.....	311
	Question Before the Case.....	311
	Service Corporation International v. Ruiz.....	311
	Questions.....	315
	Problem .....	316
	C. Consideration and Family Agreements .....	316
	Questions Before the Case .....	316
	Kirksey v. Kirksey .....	317
	Questions and Notes .....	318
	Questions Before the Case .....	320
	Hamer v. Sidway .....	320
	Questions and Notes .....	323
	D. Consideration and Contract Modification.....	325
	Questions Before the Case .....	325
	Alaska Packers’ Ass’n v. Domenico .....	325
	Questions and Notes .....	328
	Questions Before the Case .....	330
	Angel v. Murray.....	331
	Questions and Note .....	335
2.	Promise to Pay for Something That Happened Before the Promise:	
	Moral Obligations.....	338
	Question Before the Case.....	339
	Harrington v. Taylor .....	339
	Questions Before the Case.....	339
	Mills v. Wyman.....	340
	Questions and Notes .....	343
	Note on Unjust Enrichment and Restitution .....	345
	Questions Before the <i>Webb</i> Cases .....	347
	Webb v. McGowin.....	347
	Webb v. McGowin.....	351
	Questions, Notes, and Connections.....	352

3.	Reliance and the Legal Concept of Promissory Estoppel .....	355
A.	Overview .....	355
B.	Historical Development.....	357
	Question Before the Case.....	357
	Ricketts v. Scothorn.....	357
	Questions and Notes .....	360
C.	Contemporary Applications of the Doctrine .....	362
	Questions Before the Case .....	362
	Pettersen v. Monaghan Safar Ducham PLLC .....	362
	Questions .....	365
	Questions Before the Case .....	366
	Weitz Company, LLC v. Hands, Inc. ....	366
	Questions, Notes, and Connections .....	376
	Questions Before the Case .....	379
	Garwood Packaging, Inc. v. Allen & Company, Inc. ....	380
	Questions and Note .....	384
	Note on Promissory Estoppel and Promises to Make Loan Modifications.....	386
	Note on Promissory Estoppel in Employment and Retirement Agreements .....	387
	Problem on Promissory Estoppel.....	389
	Note on Promissory Estoppel and Pre-Contract Negotiations .....	390
D.	Remedial Considerations .....	391
E.	The Diminishing Importance of Reliance?.....	392
	Questions Before the Case .....	392
	Congregation Kadimah Toras-Moshe v. DeLeo.....	392
	Questions and Note .....	394
	Review Questions—Chapter 3.....	396
	Answers to Review Questions—Chapter 3.....	403
<b>Chapter 4. Is the Agreement Unenforceable Because of the Flaws in the Agreement Process or Problems with the Language of the Agreement?.....</b>		<b>409</b>
1.	Contract Law Reasons for <i>Not</i> Enforcing Agreements: Statutes of Fraud.....	409
	Questions Before the Case.....	412
	Radke v. Brenon .....	412
	Questions, Notes, and Connections.....	415
	Questions Before the Case .....	418
	DF Activities Corporation v. Brown.....	419
	Questions and Note .....	422
	Questions Before the Case .....	424
	McIntosh v. Murphy.....	424
	Questions, Note, and Connections .....	429
2.	Contract Law Reasons for <i>Not</i> Enforcing Agreements: Fraud, Fraudulent or Material Misrepresentations and Nondisclosure .....	432
	Questions Before the Case .....	433

---

Halpert v. Rosenthal .....	433
Questions and Note .....	437
Questions Before the Case .....	438
Swinton v. Whitinsville Savings Bank .....	438
Questions and Note .....	440
Questions Before the Case .....	440
Weintraub v. Krobatsch .....	441
Questions .....	445
3. Contract Law Reasons for <i>Not</i> Enforcing Agreements: Defendant's Lack of Capacity .....	446
Problems .....	447
4. Contract Law Reasons for <i>Not</i> Enforcing Agreements: Duress and Undue Influence .....	447
A. Duress .....	447
Questions Before the Case .....	448
Austin Instrument, Inc. v. Loral Corporation .....	449
Questions .....	451
B. Undue Influence .....	453
Questions Before the Case .....	453
Odorizzi v. Bloomfield School District .....	453
Questions and Note .....	458
5. Contract Law Reasons for <i>Not</i> Enforcing Agreements: Illegality and Public Policy .....	459
Problem .....	460
A. Surrogacy Contracts .....	461
B. Exculpatory Contracts .....	461
Questions Before the Case .....	461
Hanks v. Powder Ridge Restaurant Corp. ....	461
Questions .....	465
C. Covenants Not to Compete .....	466
Questions Before the Case .....	466
Valley Medical Specialists v. Farber .....	467
Questions and Note .....	473
6. Contract Law Reasons for <i>Not</i> Enforcing an Agreement: Unconscionability .....	474
Questions Before the Case .....	478
Williams v. Walker-Thomas Furniture Company .....	478
Williams v. Walker-Thomas Furniture Company .....	479
Questions and Note .....	482
Questions Before the Case .....	484
Vernon v. Qwest Communications International, Inc. ....	485
Questions and Note .....	487
7. Contract Law Reasons for <i>Not</i> Enforcing Agreements: Mistaken Factual Assumptions and Other Kinds of Mistakes .....	488
A. Mistaken Factual Assumptions .....	488
Questions Before the Case .....	490
Estate of Nelson v. Rice .....	491

Questions and Note .....	495
Questions Before the Case .....	497
Grenall v. United of Omaha Life Insurance Company .....	497
Questions .....	499
B. Other Kinds of Mistakes .....	500
Questions Before the Case .....	501
Dale v. Schaub and State Farm Automobile Insurance Co. ....	501
Questions .....	503
Review Questions—Chapter 4.....	504
Answers to Review Questions—Chapter 4 .....	509
<b>Chapter 5. What Are the Terms of the Deal? .....</b>	<b>513</b>
1. Where Do Terms Come From?.....	513
A. Party-Supplied Terms: Is That All There Is? .....	514
B. Context-Supplied Terms: Course of Performance, Course of Dealing, and Usage of Trade .....	515
1. The UCC and Section 1–303 .....	516
2. The <i>Restatement</i> and Other Summaries of Contract Law .....	517
Problems on Trade Usage and Course of Dealing .....	518
C. Court-Supplied Terms.....	518
1. Terms Implied by Courts to Effectuate Assumed Intent .....	518
Questions Before the Case .....	519
Wood v. Lucy, Lady Duff-Gordon.....	519
Questions and Note .....	520
Daniel Wm. Fessler, <i>Teaching Notes for Fessler &amp;</i> <i>Loiseaux’s Contracts: Morality, Economics and the</i> <i>Marketplace</i> .....	521
2. Terms Implied by Courts to Further Public Policy—the Implied Duty of Good Faith and Fair Dealing .....	523
Questions Before the Case .....	524
Singh v. City of New York.....	524
Questions.....	526
Questions Before the Case .....	528
Drummond Coal Sales, Inc. v. Norfolk Southern Railway Company.....	528
Questions.....	532
Questions Before the Case .....	534
Enhanced Athlete Inc. v. Google LLC .....	534
Questions.....	537
Notes on Good Faith and Fair Dealing .....	538
Problems on the Implied Covenant of Good Faith and Fair Dealing.....	540
D. Legislature-Supplied Terms .....	542
Connections.....	543
Problems on Terms Implied by the UCC .....	543



2.	Parol Evidence: What if the Parties Disagree About Whether Certain Words Are Even Part of the Contract? .....	544
A.	Common Law .....	546
	Questions Before the Case .....	546
	<i>Cole v. JNO. M. Oakey, Inc.</i> .....	547
	Questions .....	549
B.	Uniform Commercial Code.....	550
	Questions Before the Case .....	550
	<i>Qwinstar Corporation v. Anthony</i> .....	551
	Questions .....	554
C.	Exceptions and Scope of Parol Evidence Rule .....	554
	Questions Before the Case .....	555
	<i>Poeppel v. Lester</i> .....	555
	Questions and Notes .....	560
	Problems on Parol Evidence .....	562
D.	A World Without Parol Evidence—the Convention on the International Sale of Goods .....	563
3.	Using Extrinsic or Other Parol Evidence to Discover the Meaning of the Terms Used in the Written Contract.....	566
A.	The Problem: Contracts and Words .....	566
	Questions Before the Case .....	567
	<i>Frigalment Importing Co., Ltd. v. B.N.S. Int'l Sales Corp.</i> .....	567
	Questions, Notes, and Connection.....	573
B.	Ambiguity: When Does It Exist? .....	575
	Questions Before the Case .....	575
	<i>Moore v. Cohen</i> .....	575
	Questions .....	581
	Questions Before the Case .....	583
	<i>Gassner v. Raynor Mfg. Co.</i> .....	583
	Questions and Notes .....	589
C.	The Use of Rules, Maxims and Extrinsic Evidence to Construe Contract Language .....	592
	<i>Edwin W. Patterson, The Interpretation and Construction of Contracts</i> .....	594
	Questions Before the Case .....	596
	<i>Qwinstar Corporation v. Anthony</i> .....	596
	Questions .....	600
	Problems on Construction of Contracts .....	601
D.	Special Interpretive Rules for Contracts of Adhesion .....	602
	Questions Before the Case .....	603
	<i>Meyer v. State Farm Fire &amp; Cas. Co.</i> .....	603
	Questions .....	605
	Questions Before the Case .....	606
	<i>Broemmer v. Abortion Services of Phoenix, Ltd.</i> .....	606
	Questions and Note .....	613
4.	Warranties and the UCC .....	615
A.	Introduction .....	615

B.	Express Warranties.....	616
	Questions Before the Case .....	617
	Daughtrey v. Ashe .....	617
	Questions, Notes, and Connections .....	622
	Problem on Express Warranty .....	625
C.	Implied Warranties Generally.....	625
	Questions Before the Case .....	626
D.	Implied Warranty of Merchantability.....	627
	Webster v. Blue Ship Tea Room, Inc. ....	627
	Questions and Notes .....	631
	Note on Causation .....	633
	Problems on Merchantability .....	634
E.	Implied Warranty of Fitness for Particular Purpose .....	635
	Questions Before the Case .....	635
	Leal v. Holtvogt .....	636
	Questions .....	642
	Question Before the Case.....	643
	Singer Company v. E.I. du Pont de Nemours and Company.....	643
	Questions, Notes, and Connections .....	649
F.	Disclaimers of Warranties .....	651
	Questions Before the Case .....	652
	Office Supply Co., Inc. v. Basic/Four Corporation.....	652
	Questions, Notes, and Connections .....	660
	Review Questions—Chapter 5.....	664
	Answers to Review Questions—Chapter 5.....	673

**Chapter 6. Performance, Conditions, and Excuse: When Does  
Someone Who Made an Enforceable Deal Not Have to Do**

	<b>What She Agreed to Do?.....</b>	<b>683</b>
1.	Performance and Breach.....	683
	A. Contractual Obligations: Of Promises, Covenants and Warranties .....	684
	B. The Strict Liability Nature of Contract .....	685
2.	Conditions: Not Having to Perform Because Something That the Contract Expressly Said Had to Occur Didn't.....	686
	A. Effect of Conditions .....	686
	Questions Before the Case .....	687
	Luttinger v. Rosen .....	687
	Questions and Connections.....	689
	Questions Before the Case .....	690
	Oppenheimer & Co., Inc. v. Oppenheim, Appel, Dixon & Co. ....	690
	Questions .....	696
	B. Distinguishing Conditions from Covenants.....	697
	Questions Before the Case .....	697
	Washington Properties, Inc. v. Chin, Inc. ....	698
	Questions and Notes .....	702

---

3.	Excuse: Legitimate Ways to Avoid Performance .....	705
A.	Excuse: Post-Formation Modification, Waiver, and Estoppel .....	707
	Questions Before the Case .....	707
	Municipal Authority of Westmoreland County v. CNX Gas Company, L.L.C. ....	707
	Questions and Notes .....	712
	Problem: The Case of the Drunken Law Professor .....	717
B.	Excuse: Failure to Perform Terms or to Satisfy Conditions Because of External Factors .....	717
1.	Impossibility .....	718
	Death and Contracts .....	718
	Questions Before the Case .....	718
	Taylor v. Caldwell.....	718
	Questions and Note .....	722
2.	Impracticability and Frustration of Purpose .....	723
	Questions Before the Case .....	723
	Krell v. Henry .....	723
	Questions and Notes.....	728
	Questions Before the Case .....	730
	A/R Retail LLC v. Hugo Boss Retail, Inc. ....	730
	Questions and Notes.....	741
3.	Avoidance of Forfeiture .....	744
	Questions Before the Case .....	745
	In re Wansdown Properties Corporation N.V. ....	745
	Questions.....	749
4.	Prevention .....	750
	Questions Before the Case .....	751
	Matec SLR v. Gramercy Holdings I, LLC .....	751
	Questions.....	754
5.	Non-Occurrence of a Post-Formation Constructive Condition of Exchange.....	755
	Questions Before the Case .....	756
	Brinton v. Haight.....	757
	Questions and Note .....	763
	Express vs. Constructive Conditions .....	764
C.	Excuse: When the Other Side Fails to Substantially Perform Under a Common Law Contract (AKA “Material Breach”) .....	767
1.	The Material Breach Concept .....	767
2.	What Constitutes a Material Breach .....	769
	Questions Before the Case .....	769
	Jacob & Youngs, Incorporated v. Kent.....	769
	Questions and Notes.....	774
	Questions Before the Case .....	775
	Bartush-Schnitzius Foods Co. v. Cimco Refrigeration, Inc....	776
	Questions and Notes.....	779

3.	Exceptions, Exclusions and Nuances to the Material Breach Concept .....	785
a.	Divisible Contracts .....	785
	Problems on Divisible Contracts .....	786
b.	Election of Remedies.....	786
	Questions Before the Case .....	786
	ESPN, Inc. v. Office of the Commissioner of Baseball ...	787
	Questions and Note.....	794
c.	Huge Exclusion: UCC and “Perfect Tender” .....	796
	Questions Before the Case .....	797
	Panike & Sons Farms, Inc. v. Smith .....	797
	Questions and Note.....	800
D.	Excuse: “Anticipatory Repudiation” as Other Guy’s Unambiguous Indication of an Unwillingness or Inability to Perform.....	802
1.	Unequivocal Statement as Anticipatory Repudiation.....	802
	Questions Before the Case .....	802
	Hochster v. De La Tour .....	803
	Questions.....	806
2.	Unambiguous Conduct as Anticipatory Repudiation.....	806
3.	Retractions of Repudiations .....	807
	Questions Before the Case .....	808
	Turner Const. Co. v. US Framing Inc. ....	808
	Questions and Note .....	812
4.	Failure to Give Adequate Assurance of Future Performance as Repudiation (at Least Under the UCC).....	813
	Questions Before the Case .....	814
	BRC Rubber & Plastics, Inc. v. Cont’l Carbon Co. ....	814
	Questions and Notes.....	825
	Review Questions—Chapter 6.....	827
	Answers to Review Questions—Chapter 6.....	837
	<b>Chapter 7. How Does the Law Enforce a Deal? .....</b>	<b>847</b>
1.	The Problem Examined.....	847
2.	Money Damages .....	849
A.	The Preliminaries: Material Breach and Cancellation (and a Small Comment on Partial Breach) .....	849
B.	The General Measure of Contract Damages for Total Breach: The “Expectation Interest” (Receipt of the Benefit of the Bargain) .....	850
1.	The General Theories: Expectation Interest, Reliance Interest, and Restitution Interest .....	851
2.	Basic Expectancy Interest Damages: Benefit of the Bargain Through Price or Cost Differential .....	852
	Some Easy Expectation Damages Problems .....	853
	Questions Before the Case .....	853
	Hawkins v. McGee .....	853

Questions and Notes.....	857
Problems on Price Differential.....	859
3. Expectation Damages as Cost of Repair and Completion.....	860
a. Measuring Expectancy Interest by Cost of Completion .....	860
Questions Before the Case .....	860
Lewin v. Levine.....	860
Questions.....	862
b. Limitations on Cost of Completion Due to Economic Waste .....	863
Questions Before the Case .....	863
Groves v. John Wunder Co.....	864
Questions.....	868
Questions Before the Case .....	869
Peevyhouse v. Garland Coal & Mining Co. ....	869
Questions and Notes.....	876
4. Expectation Damages for Lost Profits and Opportunities— Consequential or Direct Damages? .....	878
Questions Before the Case .....	880
Penncro Associates, Inc. v. Sprint Spectrum, L.P. ....	880
Questions and Notes.....	885
5. Incidental Damages.....	888
Note on Attorneys' Fees as Incidental Damages, and a Question.....	888
6. Money Damages Under the UCC .....	890
a. Buyer's Remedies.....	890
Basic Problems on Buyer's Damages Under the UCC ...	891
b. The Role of Notice of Breach and Buyer's Remedies .....	891
Questions Before the Case .....	891
Gebbia v. Schuller.....	892
Questions.....	893
c. Seller's Remedies .....	893
Basic Problems on Seller's Damages Under the UCC....	894
d. The Role of Notice of Breach and Seller's Remedies .....	895
Questions Before the Case .....	895
Fuji Photo Film USA, Inc. v. Zalmen Reiss & Associates, Inc. ....	895
Questions.....	898
C. The Reliance Interest as an Alternative Measure of Money Damages.....	898
1. Expectation vs. Reliance Damages Generally .....	899
Questions Before the Case .....	899
Corbett v. Bison Boys, LLC.....	900
Questions.....	902
2. Reliance Damages and Promissory Estoppel.....	905
Edward Yorio & Steve Thel, <i>The Promissory Basis of § 90</i> ...	905
Questions Before the Case .....	906

	Dynalectric Co. of Nevada, Inc. v. Clark & Sullivan Constructors, Inc.....	907
	Questions.....	912
D.	Limitations on Money Damages Awards .....	912
	1. First Limitation on Money Damages: Avoidable Loss and Mitigation.....	912
	Questions Before the Case .....	914
	Parker v. Twentieth Century-Fox Film Corp. ....	914
	Questions and Notes.....	919
	Questions Before the Case .....	921
	R.R. Donnelley & Sons Co. v. Vanguard Transp. Systems, Inc. ....	921
	Questions and Note .....	924
	2. Second Limitation on Money Damages: Foreseeability .....	926
	Questions Before the Case .....	927
	Hadley v. Baxendale.....	927
	Questions and Notes.....	930
	Questions Before the Case .....	934
	Sunnyland Farms, Inc. v. Central New Mexico Elec. Co-op., Inc. ....	934
	Questions.....	942
	3. Third Limitation on Money Damages: Certainty .....	942
	Questions Before the Case .....	943
	Manouchehri v. Heim .....	943
	Questions.....	949
	Questions Before the Case .....	950
	ESPN, Inc. v. Office of the Commissioner of Baseball .....	950
	Questions.....	956
3.	Agreed Remedies .....	957
	A. Liquidated Damages .....	958
	Questions Before the Case .....	958
	Dobson Bay Club II DD, LLC v. La Sonrisa de Siena, LLC .....	958
	Questions and Note .....	968
	Questions Before the Case .....	969
	Kvassay v. Murray .....	970
	Questions and Note .....	973
	Problems on Liquidated Damages.....	975
	B. Limitation of Remedies to Repair, Replacement, or Return of Money Paid .....	976
4.	Non-Monetary Relief.....	978
	A. Specific Performance: Doing What Was Promised .....	978
	1. A Short Digression into the History of Equitable Remedies .....	978
	2. Specific Performance at Common Law.....	980
	Questions Before the Case .....	980
	Oliver v. Ball .....	980
	Questions and Notes.....	985

Questions Before the Case .....	987
Reed Foundation, Inc. v. Franklin D. Roosevelt Four Freedoms Park, LLC.....	987
Questions.....	993
3. Specific Performance Under the UCC .....	994
Questions Before the Case .....	994
CMA CGM, S.A. v. Waterfront Container Leasing Company, Inc. ....	995
Questions and Notes.....	997
Specific Performance and Negative Injunctions .....	1000
B. Rescission and Cancellation .....	1002
5. Arbitration as a Contractual Alternate to Lawsuits.....	1004
Questions Before the Case .....	1005
Jackson v. Shakespeare Foundation, Inc.....	1005
Questions .....	1012
6. Restitution Interest as an Alternative Measure of Damages.....	1013
Questions Before the Case .....	1014
United States v. Algernon Blair, Inc.....	1014
Questions and Notes .....	1017
Questions Before the Case .....	1018
Britton v. Turner .....	1019
Questions and Note .....	1022
Review Questions—Chapter 7.....	1023
Easy General Review Problems .....	1027
Answers to Review Questions—Chapter 7 .....	1032
Answers to Easy General Review Problems.....	1035
 <b>Chapter 8. What Are the Alternatives to Contracts and Contract Law? (Quasi-Contract and Restitution) .....</b>	
1. Nature and Origins of Quasi-Contract .....	1041
Henry Sumner Maine, <i>Ancient Law</i> .....	1042
George E. Palmer, <i>Law of Restitution</i> .....	1044
2. Elements of a Quasi-Contractual Claim .....	1044
A. In General .....	1044
John W. Wade, <i>Restitution for Benefits Conferred Without         Request</i> .....	1044
Questions Before the Case .....	1045
Patterson v. Patterson.....	1046
Questions .....	1047
B. At the Request of the Defendant .....	1048
Question Before the Case .....	1048
Schott v. Westinghouse Electric Corporation .....	1048
Questions and Note .....	1053
C. Not at the Request of the Defendant.....	1054
Question Before the Case .....	1054
Cablevision of Breckenridge, Inc. v. Tannhauser Condominium Association .....	1054

Questions .....	1058
Questions Before the Case .....	1059
Watts v. Watts .....	1060
Problem: The Good Samaritan and the Greedy Doctor .....	1063
D. At the Request of a Third Party .....	1064
Questions Before the Case .....	1064
Flooring Systems, Inc. v. Radisson Group, Inc. ....	1064
Questions and Note .....	1068
Problem on Third Party Benefits .....	1069
3. Promissory Restitution .....	1069
Webb v. McGowin .....	1069
4. Other Remedies for Unjust Enrichment .....	1070
Questions Before the Case .....	1071
Pull v. Barnes .....	1071
Questions and Notes .....	1074
Britton v. Turner .....	1075
Review Questions—Chapter 8.....	1075
Answers to Review Questions—Chapter 8.....	1079
<b>Chapter 9. When Do You Have Rights and Duties Under a</b>	
<b>Contract That You Did Not Make? .....</b>	<b>1083</b>
1. Third Party Beneficiaries .....	1083
Questions Before the Case .....	1084
Lawrence v. Fox.....	1084
Questions .....	1087
A. When a Third Party Is an “Intended Beneficiary” .....	1088
Questions Before the Case .....	1088
Ex parte Stamey .....	1089
Questions .....	1092
Questions Before the Case .....	1092
Midwest Grain Products of Illinois, Inc. v. Productization, Inc.	
and CMI Corp. ....	1093
Questions .....	1095
B. Cancellation and Modification of the Rights of the Third Party	
Beneficiary and Defenses Against the Third Party	
Beneficiary .....	1097
Questions Before the Case .....	1097
Olson v. Etheridge .....	1097
Questions and Note .....	1103
2. Assignment and Delegation.....	1104
A. Introduction to Assignment and Delegation: What Are	
They? .....	1104
B. Consequences of an Assignment and Delegation: Who Can Sue	
Whom?.....	1106
1. Assignee (But Not the Assignor) Can Sue Obligor .....	1106
Problems.....	1106



**TABLE OF CONTENTS**

**xxvii**

---

2.	Obligee Can Sue Delegator .....	1106
	Problems .....	1107
C.	Limitations on Assignment and Delegation .....	1107
	Questions Before the Case .....	1109
	Sally Beauty Co., Inc. v. Nexxus Products Co., Inc. ....	1110
	Questions .....	1117
	Review Questions—Chapter 9.....	1118
	Answers to Review Questions—Chapter 9 .....	1121
	Final Note from the Authors .....	1122
	INDEX.....	1125