
TABLE OF CONTENTS

PREFACE.....	V
SOURCES AND NOTES ON EDITING	VII
ACKNOWLEDGMENTS.....	IX
TABLE OF CASES.....	XXXIII
Chapter 1. Legal Bases for Recognizing and Enforcing Promises	1
Section 1. Promissory Liability: An Introduction.....	1
Hawkins v. McGee	2
Notes	3
Bayliner Marine Corp. v. Crow	4
Notes	7
Theories of Promissory Liability	8
Section 2. Remediating Breach	10
Hawkins v. McGee	11
Notes	12
Sullivan v. O'Connor	13
Notes	18
Remedies Based on Compensatory Measures	20
United States Naval Institute v. Charter Communications, Inc.	21
Notes	24
Remedies Based on Specific Relief.....	26
Morris v. Sparrow	26
Notes	27
Stipulated Remedies and Punitive Damages	30
White v. Benkowski	30
Notes	33
The Economics of Remedies: An Introductory Note	34
Notes	41
Remedies in Action	44
Notes	47
Section 3. Consideration as a Basis for Enforcement	49
(A) Fundamentals of Consideration	49
Typical Categories of Agreements.....	52
Family Contracts.....	53
Introduction to Hamer v. Sidway and Assignments	54
Hamer v. Sidway	54
Notes	58
Problem	60
Gratuitous Promises	61
Notes	61
Settlement Agreements	62
Dyer v. National By-Products, Inc.	63
Notes	67
(B) The Requirement of Exchange: Action in the Past	69
Feinberg v. Pfeiffer Co.	69
Notes	73

Problem.....	73
Moral Obligation	74
Mills v. Wyman	74
Notes	75
Webb v. McGowin.....	76
Harrington v. Taylor	79
Notes	80
(C) The Requirement of Bargain	81
Kirksey v. Kirksey.....	81
Notes	82
Problems	84
Employment Agreements	85
Lake Land Employment Group of Akron, LLC v. Columber	85
Notes	91
Problem.....	92
Restrictive Employment Agreements	92
Note	93
Employee Handbooks.....	94
Notes	95
(D) Promises as Consideration	96
Notes	96
What Constitutes a Promise?.....	98
Strong v. Sheffield.....	98
Notes	100
Problem.....	101
Contracts for the Sale of Real Estate.....	101
Mattei v. Hopper	102
Notes	106
Contracts for the Sale of Goods.....	107
Structural Polymer Group, Ltd. v. Zoltek Corp.	108
Note	112
Problem.....	113
Introduction to Wood v. Lucy, Lady Duff-Gordon.....	113
Wood v. Lucy, Lady Duff-Gordon	113
Notes	115
Substitutes for Consideration	117
Problem.....	120
Section 4. Reliance as a Basis of Enforcement	120
Ricketts v. Scothorn	121
Notes	123
From Equitable Estoppel to Promissory Estoppel.....	124
Restatement, First, § 90	126
Feinberg v. Pfeiffer Co.	127
Problem.....	128
Restatement, Second, § 90.....	128
Notes	129
Problem.....	130
Wright v. Newman.....	131
Notes	134

Cohen v. Cowles Media Company	135
Note	136
Problem	137
D & G Stout, Inc. v. Bacardi Imports, Inc.	138
Notes	143
Problem	143
Section 5. Restitution as an Alternative Basis for Recovery	145
Cotnam v. Wisdom	146
Notes	149
Problem	150
Callano v. Oakwood Park Homes Corp.	151
Notes	153
Pyeatte v. Pyeatte	155
Notes	160
Introduction to Moers v. Middlebury College	161
Moers v. Middlebury College	162
Notes	166
Chapter 2. Creating Contractual Obligations	169
Section 1. The Nature of Assent	171
Lucy v. Zehmer	173
Notes	176
Specht v. Netscape Communications Corp.	178
Notes	182
Intent to Be Bound	183
Cohen v. Cowles Media Company	183
Intent in Social Contexts	186
Notes	186
Intention <i>Not</i> to Be Legally Bound	187
Notes	190
Section 2. Offers	191
Owen v. Tunison	192
Notes	194
Problem	195
Fairmount Glass Works v. Crunden-Martin Woodenware Co.	195
Notes	197
Consumer Contracts	198
Advertisements as Offers	199
Lefkowitz v. Great Minneapolis Surplus Store	200
Notes	203
Problem	204
Advertised Rewards as Offers	205
Kincaid v. Eaton	206
Notes	207
Problem	208
Construction Contracts	208
Mistakes in Offers	209
Notes	210
Problems	212

Section 3. Acceptances	213
Wucherpennig v. Dooley	214
Note	216
International Filter Co. v. Conroe Gin, Ice & Light Co.	217
Notes	220
Problem	221
White v. Corlies & Tift	222
Notes	224
Ever-Tite Roofing Corporation v. Green	225
Notes	227
Notification of Acceptance in Unilateral Contracts	227
Notes	229
Problem	229
Shipment of Goods as Acceptance	229
Corinthian Pharmaceutical Systems, Inc. v. Lederle Laboratories ...	230
Notes	234
Silence Not Ordinarily Acceptance	235
Note	236
The Significance of Contract Formation for Anti-Discrimination Law	236
Section 4. Termination of the Power of Acceptance	238
(A) Lapse of an Offer	239
Notes	240
Problem	240
(B) Revocation of Offers	241
Limiting the Power of Revocation: Option Contracts	242
Dickinson v. Dodds	242
Notes	245
Problem	246
“Firm Offers” Under Article 2	246
Notes	247
The Scope of UCC Article 2 Revisited	248
Promises Seeking Performance and Restatement § 45	251
Note	252
Problem	252
Revocability and Reliance	252
Drennan v. Star Paving Co.	253
Notes	258
(C) Death of an Offeror	259
Problem	259
(D) The Consequences of Rejection	260
(E) The “Mailbox Rule”: Contracts by Correspondence	261
United States Life Insurance Company v. Wilson	263
Notes	267
Problem	268
Section 5. Acceptance Varying Offer: Contract Formation and Contract Terms	269
(A) The Common Law Approach and the Mirror Image Rule	269
Note	271

(B) The “Battle of the Forms”	272
Note	274
(C) UCC § 2–207: Transcending the Mirror Image Rule	274
Note	276
(D) Contract Formation Under Article 2.....	276
1. Contract Formation Through the Exchange of Forms.....	276
Dorton v. Collins & Aikman Corp.	276
Notes	281
2. Contract Formation by Conduct.....	281
C. Itoh & Co. (America) Inc. v. Jordan Int’l Co.	281
Notes	283
(E) Determining Contract Terms Under Section 2–207	284
1. Additional Terms.....	284
Bayway Refining Co. v. Oxygenated Marketing & Trading A.G.	285
Notes	289
2. Different Terms	290
Northrop Corp. v. Litronic Industries.....	290
Notes	292
Problem	293
(F) Contract First, Terms Later: UCC § 2–207 or a New Method of Contract Formation?.....	294
Hill v. Gateway 2000, Inc.	294
Notes	297
Klocek v. Gateway, Inc.	298
Notes	303
Section 6. Assent in Online Transactions	304
Kauders v. Uber Technologies Inc.	304
Meyer v. Uber Technologies, Inc.	314
Notes	325
Section 7. Precontractual Liability.....	326
Hoffman v. Red Owl Stores	328
Notes	331
Dixon v. Wells Fargo, N.A.	333
Notes	339
Cyberchron Corp. v. Calldata Systems Development, Inc.	340
Notes	344
Express Agreements and Precontractual Liability.....	345
Channel Home Centers, Division of Grace Retail Corp. v. Grossman.....	345
Notes	351
Section 8. The Requirement of Definiteness.....	352
Sun Printing & Publishing Ass’n v. Remington Paper & Power Co.	353
Notes	358
Problem.....	360
Indefiniteness and Contractual Incompleteness.....	361
Indefiniteness and Relational Contracting	362
Indefiniteness and Contract Price	363

Oglebay Norton Co. v. Armco, Inc.....	366
Notes	369
Chapter 3. Statutes of Frauds.....	371
Section 1. Introduction.....	371
Tolosa v. HSBC Bank USA, N.A.	372
Notes	374
(A) What a Statute of Frauds Does and Does Not Do.....	375
Problems	378
(B) Background.....	379
(C) Why a Statute of Frauds?	380
Note	382
Section 2. Contracts Within the Statute of Frauds	383
(A) Duration of Performance: The One-Year and Lifetime	
Clauses.....	383
Problem.....	384
C. R. Klewin, Inc. v. Flagship Properties, Inc.	385
Notes	391
Informal Extensions of Employment	392
Lifetime Agreements.....	393
Note.....	394
Termination Clauses.....	394
Notes	394
(B) Interests in Real Property	395
Scope	396
Problem.....	397
(C) The Suretyship Clause.....	397
Suretyship Agreements	397
1. Scope	399
Langman v. Alumni Association of the University of	
Virginia	400
Problem.....	401
2. The Main Purpose Rule	401
Central Ceilings, Inc. v. National Amusements, Inc.	402
Problem.....	404
Of Nursing Care and Caterpillar’s Main Purpose	404
Note	405
Section 3. Satisfying the Statute of Frauds	405
(A) The Content of a Writing.....	406
1. Identifying Who, What, and Whether.....	406
Problem.....	407
2. Stating the Essential Terms.....	408
(B) Issues of Form	409
Problem.....	410
Crabtree v. Elizabeth Arden Sales Corp.	411
Notes	415
Signing.....	416
Problems	416
(C) The Statute of Frauds in the Digital Age	417

Section 4. The Statute of Frauds and the Sale of Goods	418
Notes	420
Modifications	421
Overlapping Statutes of Frauds.....	422
Section 5. Exceptions to the Statute of Frauds	422
(A) Reliance-Based Exceptions.....	423
1. The Part-Performance Exception	424
Beaver v. Brumlow	425
Notes	432
Problem	432
2. Estoppel	433
Monarco v. Lo Greco.....	433
Notes	436
Problem	437
Estoppel and UCC § 2-201	438
Notes	439
(B) UCC § 2-201(2): The Sounds of Silence.....	439
Problems	440
(C) UCC § 2-201(3)(b): The Judicial Admissions Exception	441
Problem	442
Section 6. Ethical Practice and Statutes of Frauds.....	442
Note.....	445
Chapter 4. Policing the Bargaining Process	447
Section 1. Capacity	449
Douglass v. Pflueger Hawaii, Inc.	450
Notes	455
Ortelere v. Teachers' Retirement Bd.	458
Notes	461
Cundick v. Broadbent	462
Notes	464
Kenai Chrysler Center, Inc. v. Denison.....	465
Note.....	467
Section 2. Overreaching	467
(A) Pressure in Bargaining	467
Notes	468
Problem	469
The Pre-Existing Duty Rule: Promises to Fulfill Contractual	
Obligations That Already Exist.....	470
Alaska Packers' Ass'n v. Domenico	470
Notes	473
Problem	475
Avoiding the Pre-Existing Duty Rule: Rescission and	
Modification	475
Notes	476
Watkins & Son v. Carrig.....	477
Notes	480
Yielding to Threat	481
Notes	481

Problem.....	483
Avoiding the Pre-Existing Duty Rule: New Consideration	483
Partial Payment	484
Pre-Existing Duty to a Third Party	485
Notes	486
Duress in Business Transactions	487
Austin Instrument, Inc. v. Loral Corporation.....	487
Note.....	492
Problem.....	492
Martinez-Gonzalez v. Elkhorn Packing Co. LLC.....	493
Notes	501
Undue Influence.....	501
Martinez-Gonzalez v. Elkhorn Packing Co. LLC.....	502
Notes	505
Problem.....	507
(B) Concealment and Misrepresentation.....	508
Notes	509
Swinton v. Whitinsville Sav. Bank	510
Notes	511
Problem.....	512
Kannavos v. Annino.....	513
Notes	516
Problem.....	517
Fraud and Misrepresentation	518
Note.....	519
Promissory Fraud.....	519
Notes	520
Speakers of Sport v. ProServ.....	521
Note.....	523
Vokes v. Arthur Murray, Inc.....	523
Notes	526

Chapter 5. Determining the Parties' Obligations Under the

Contract.....	527
Section 1. The Parol Evidence Rule	529
Note.....	530
Mitchill v. Lath	530
Notes	535
Masterson v. Sine.....	536
Notes	541
Bollinger v. Central Pennsylvania Quarry Stripping and Construction Co.....	543
Notes	544
Problem.....	545
Parol Evidence and Contracts for the Sale of Goods	545
Problem.....	545
No-Oral-Modification Clauses.....	546
Note.....	547

Section 2. The Use of Extrinsic Evidence of the Parties' Intent.....	548
Pacific Gas & Electric Co. v. G.W. Thomas Drayage & Rigging Co.	548
Notes	552
W.W.W. Associates, Inc. v. Giancontieri	553
Notes	555
Greenfield v. Philles Records, Inc.	556
Notes	560
Trident Center v. Connecticut General Life Ins. Co.	560
Notes	564
Methods of Interpreting Ambiguous Contracts	564
Notes	564
Problems	565
Canons of Construction	567
Note	569
Problem.....	569
Lamps Plus, Inc. v. Varela	569
Notes	574
Function of Judge and Jury	574
Note.....	575
Section 3. The Use of Extrinsic Evidence from Commercial Context	575
Frigalment Importing Co. v. B.N.S. International Sales Corp.	575
Notes	581
Problem.....	581
Hurst v. W.J. Lake & Co.	582
Notes	583
Problem.....	584
Section 4. The Use of Extrinsic Evidence to Supplement or Qualify the Agreement: Course of Dealing, Usage of Trade, and Course of Performance	585
Nanakuli Paving & Rock Co. v. Shell Oil Co.....	585
Notes	592
Figgie International, Inc. v. Destileria Serralles, Inc.	593
Note.....	596
Columbia Nitrogen Corp. v. Royster Co.	596
Note.....	599
Section 5. The Limits of Objective Interpretation	599
Raffles v. Wichelhaus.....	600
Notes	601
Problem.....	602
Colfax Envelope Corp. v. Local No. 458-3M	603
Notes	607
Section 6. Supplementing the Agreement with Terms Supplied by Law: Gap Fillers, Warranties, and Mandatory Terms	608
(A) Filling Contractual Gaps	608
(B) Filling Common Contractual Gaps by Statute.....	610
(C) Filling Gaps with Respect to Characteristics of the Goods— Implied Warranties in Article 2	611
The Implied Warranty of Merchantability	611

Koken v. Black & Veatch Construction, Inc.	613
Notes	615
The Implied Warranty of Fitness for Particular Purpose	615
Lewis v. Mobil Oil Corporation	616
Notes	619
Excluding Implied Warranties from the Contract	620
NY Drilling, Inc. v. TJM, Inc.	620
Note	623
Other Methods of Excluding or Modifying Implied Warranties	623
Fairchild Industries v. Maritime Air Service, Ltd.	624
Note	629
Problem	629
(D) Express Warranties	630
Keith v. Buchanan	631
Notes	636
(E) Supplementing the Contract with Mandatory Terms—Good Faith	637
Chapter 6. Limits on the Bargain and Its Performance	639
Section 1. Unfairness	640
McKinnon v. Benedict	641
Notes	643
Tuckwiller v. Tuckwiller	644
Notes	646
Introduction to Black Industries, Inc. v. Bush	647
Black Industries, Inc. v. Bush	647
Notes	650
Fairness, Excessive Profits, and Government Contracts	651
Section 2. Standard Form and Adhesion Contracts	653
Notes	654
O’Callaghan v. Waller & Beckwith Realty Co.	656
Notes	660
Problem	661
Graham v. Scissor-Tail, Inc.	662
Notes	664
Agreeing to Boilerplate	664
Notes	667
The “Duty” to Read Contract Terms	669
Notes	670
Policing Consumer Contracts: Courts, Legislatures, and Agencies ...	672
Doe v. Great Expectations	675
Notes	678
Section 3. Unconscionability	679
Notes	680
Unconscionability: Two Views	681
Williams v. Walker-Thomas Furniture Co.	683
Notes	687
Unconscionability, Incapacity, and Paternalism	691

Price Unconscionability	692
Stoll v. Xiong	692
Notes	698
Problems	698
Price Regulation in Times of Crisis	699
Unconscionability in Franchises	700
Note	702
Unconscionability: Arbitration Clauses	703
Notes	704
Prasad v. Pinnacle Property Management Services, LLC	706
Notes	717
Problem	719
Section 4. Performing in Good Faith	719
Dalton v. Educational Testing Service	720
Notes	723
The Content of the Obligation of Good Faith	724
Robert S. Summers, “Good Faith” in General Contract Law and the Sales Provisions of the Uniform Commercial Code	725
Steven J. Burton, More on Good Faith Performance of a Contract: A Reply to Professor Summers	728
Permanent Editorial Board (PEB) Commentary No. 10 Section 1–203 (1994)	729
Northwest, Inc. v. Ginsberg	730
Note	733
Market Street Associates v. Frey	733
Notes	735
Bloor v. Falstaff Brewing Corp.	736
Notes	743
Section 5. Public Policy	744
Notes	746
Problem	747
(A) Public Policy Derived from Statutes	748
Blossom Farm Products Co. v. Kasson Cheese Co., Inc.	748
Notes	753
X.L.O. Concrete Corp. v. Rivergate Corp.	754
Notes	756
Inducing Official Action: Foreign and Domestic	757
Notes	759
Commercial Bribery	761
Note	762
Licensing Laws	762
Notes	763
Shadis v. Beal	764
Notes	769
(B) Judicially Created Public Policy	769
Restraints of Trade	770
Hassler v. Circle C Resources	770
Notes	778
Public Policy and Termination of At-Will Employees	780

Sheets v. Teddy's Frosted Foods	780
Notes	785
Problem.....	787
Balla v. Gambro, Inc.	787
Notes	789
Family Relations	790
Simeone v. Simeone	791
Notes	794
In the Matter of Baby M.....	795
Notes	801
Chapter 7. Performance and Breach.....	805
Section 1. Conditions.....	805
(A) Effects of Conditions	805
Note.....	806
Luttinger v. Rosen.....	806
Notes	808
Introduction to Internatio-Rotterdam	809
Internatio-Rotterdam, Inc. v. River Brand Rice Mills, Inc.	809
Notes	813
Separate Contracts	814
(B) Problems of Interpretation	815
Condition, Duty, or Both?	815
Note.....	816
Problem.....	816
Peacock Construction Co. v. Modern Air Conditioning, Inc.	816
Notes	818
Problem.....	819
Gibson v. Cranage	820
Notes	821
Problem.....	822
Third-Party Satisfaction	823
Note.....	823
Problem.....	824
Interpretation and the Avoidance of Forfeiture.....	824
Note.....	825
Hicks v. Bush.....	825
Notes	827
Problems	828
Section 2. Constructive Conditions of Exchange	828
Kingston v. Preston.....	829
Problem.....	830
Time for Performance	831
Stewart v. Newbury	832
Notes	834
Concurrent Conditions and Tender	835
Note.....	836

Section 3. The Consequences of Non-Performance..... 836

 (A) UCC Article Two: The “Perfect Tender Rule” 836

 Notes 837

 Bartus v. Riccardi..... 838

 Notes 840

 Wrongful and Ineffective Rejections 841

 Revocation of Acceptance..... 842

 Jorgensen v. Pressnall 843

 Notes 846

 (B) The Common Law: Substantial Performance and Material Breach 846

 Jacob & Youngs v. Kent..... 847

 Notes 851

 Problems 853

Section 4. Suspending Performance and Terminating the Contract 854

 Walker & Co. v. Harrison 856

 Notes 859

 Problem..... 860

 K & G Construction Co. v. Harris 861

 Notes 863

 Termination and Notice..... 866

 New England Structures, Inc. v. Loranger 866

 Notes 869

 After-Acquired Evidence..... 870

Section 5. Mitigating Doctrines 871

 (A) Divisibility 872

 Gill v. Johnstown Lumber Co. 872

 Notes 873

 (B) Restitution 874

 Britton v. Turner 875

 Notes 881

 Problem 883

 Nelson v. Hazel..... 883

 Notes 884

 (C) Waiver, Estoppel, and Election 886

 Notes 887

 McKenna v. Vernon..... 887

 Note..... 888

 Problems 888

 (D) Hindrance, Prevention, and Cooperation 889

 Hindrance and Prevention 889

 Notes 890

 Cooperation..... 892

 Note..... 893

 Iron Trade Products Co. v. Wilkoff Co. 893

 Note..... 895

Section 6. Prospective Nonperformance..... 896

 (A) Anticipatory Repudiation 896

 Note..... 897

Problem.....	897
Hochster v. De La Tour.....	897
Notes	901
Kanavos v. Hancock Bank & Trust Co.	903
Notes	907
Permissible Responses to Repudiation	907
Retracting a Repudiation	908
Note.....	910
Problems	910
McCloskey & Co. v. Minweld Steel Co.....	911
Notes	915
Problem.....	915
(B) Assurance of Due Performance	916
Notes	917
Problem.....	918
By-Lo Oil Co. v. ParTech, Inc.	918
Notes	923
Problems	924
Adequate Demands for Adequate Assurances	925
Note.....	927
Problem.....	927
Chapter 8. Remedies for Breach	929
Section 1. Specific Relief	930
Campbell Soup Co. v. Wentz	930
Notes	932
Van Wagner Advertising Corp. v. S & M Enterprises.....	934
Note.....	939
Snow Phipps Group, LLC v. KCAKE Acquisition, Inc.	939
Notes	945
Walgreen Co. v. Sara Creek Property Co.	947
Notes	950
Sedmak v. Charlie's Chevrolet, Inc.	950
Notes	952
Section 2. Measuring Expectation.....	954
Lost Profits	957
Vitex Manufacturing Corp. v. Caribtex Corp.....	958
Notes	962
Laredo Hides Co., Inc. v. H & H Meat Products Co., Inc.	963
Notes	966
Problem.....	968
Cost of Completion and Diminished Value	968
Plante v. Jacobs.....	969
Notes	971
Problems	972
Groves v. John Wunder Co.....	973
Notes	978
Problem.....	979
Peevyhouse v. Garland Coal & Mining Co.	979

Notes	981
Problem.....	982
Lost Volume.....	982
R.E. Davis Chemical Corp. v. Disonics, Inc.....	982
Notes	987
Problem.....	988
Losing Contracts	988
Problem.....	989
United States v. Algernon Blair, Inc.	989
Notes	991
Problem.....	992
Section 3. Limitations on Damages.....	992
(A) Avoidability.....	993
Rockingham County v. Luten Bridge Co.	993
Note.....	995
Problem.....	995
Mitigation and Contracts for the Sale of Goods	995
Note.....	996
Problem.....	997
Trinidad Bean & Elevator Co. v. Frosh	997
Notes	1004
Problem.....	1005
Tongish v. Thomas	1005
Notes	1008
Problem.....	1009
Mitigation and Contracts for Services	1009
Parker v. Twentieth Century-Fox Film Corp.....	1010
Notes	1014
Problems	1015
(B) Foreseeability	1015
Hadley v. Baxendale	1016
Notes	1019
Delchi Carrier SpA v. Rotorex Corp.....	1021
Notes	1022
Problem.....	1023
Kenford Co. v. County of Erie.....	1024
Notes	1028
Problem.....	1029
Sentimental Value	1030
Emotional Distress.....	1031
Notes	1032
(C) Certainty.....	1033
Notes	1034
Fera v. Village Plaza, Inc.....	1035
Notes	1040
Causation.....	1040
Newsome v. Western Union Telegraph Co.....	1041
Notes	1042

Section 4. Stipulated, Liquidated, and Punitive Damages	1043
Stipulating Remedies and Limiting Damages	1043
Figgie International, Inc. v. Destileria Serralles, Inc.	1044
Notes	1046
Penalties and Liquidated-Damage Clauses	1046
Dave Gustafson & Co. v. State	1047
Notes	1048
Problems	1049
Lake River Corp. v. Carborundum Co.	1049
Notes	1054
Wasserman's Inc. v. Township of Middletown	1056
Notes	1062
Problems	1063
Punitive Damages in Breach of Contract	1064
Bains LLC v. Arco Prod. Co.	1064
Notes	1071
Chapter 9. Basic Assumptions: Mistake, Impracticability, and	
Frustration.....	1073
Section 1. Mutual Mistake	1074
Steas v. Leonard	1074
Notes	1077
Renner v. Kehl	1078
Notes	1081
Section 2. Unilateral Mistake	1081
Sumerel v. Goodyear Tire & Rubber Co.	1081
Notes	1088
Problems	1090
Sale of Goods: Two Famous Cases	1090
Notes	1091
The Risks of Limited Knowledge	1093
Notes	1094
Problems	1095
Mistake and Restitution	1095
Note.....	1097
Problems	1097
Section 3. Impracticability of Performance.....	1098
Mineral Park Land Co. v. Howard.....	1098
Notes	1100
Supervening Events.....	1101
Taylor v. Caldwell	1102
Notes	1105
Impossibility and Impracticability of Performance Under	
Article 2	1107
Transatlantic Financing Corporation v. United States	1107
Notes	1113
Foreseeability	1114
Notes	1115
Risk-Bearing Analyses	1116

<i>Force Majeure</i> Clauses	1117
Notes	1119
Problems	1120
Canadian Industrial Alcohol Co. v. Dunbar Molasses Co.	1120
Notes	1121
Casualty to Goods	1123
Eastern Air Lines, Inc. v. Gulf Oil Corporation	1124
Notes	1130
Section 4. Frustration of Purpose	1132
Krell v. Henry	1132
Notes	1134
Problems	1136
Swift Canadian Co. v. Banet	1136
Note	1139
Problem	1139
Chase Precast Corp. v. John J. Paonessa Co.	1140
Note	1144
Problems	1145
Northern Indiana Public Service Co. v. Carbon County Coal Co.	1145
Notes	1150
Section 5. Half Measures	1151
Note	1152
Impracticability and Reliance	1152
Notes	1153
Young v. City of Chicopee	1154
Notes	1156
Reliance Interests	1156
Notes	1156
Problem	1158
The <i>Alcoa</i> Case	1158
Notes	1158
Problem	1160
Partial Excuse	1160
In re Hitz Restaurant Group	1161
Notes	1162
Chapter 10. Third Parties: Rights and Responsibilities.....	1163
Section 1. Third-Party-Beneficiary Contracts	1163
(A) The Origins of Third-Party Rights	1164
Introduction to Lawrence v. Fox	1165
Lawrence v. Fox	1166
Notes	1169
Seaver v. Ransom	1170
Note	1173
Problems	1174
(B) Restatement Formulations	1174
Note	1176
Problem	1176
Statutes	1176

Notes	1177
Problems	1178
Murray v. ILG Technologies, LLC	1178
Notes	1185
Distribution Networks	1185
Notes	1186
Third-Party Claims for Bad-Faith Breach	1188
Problem	1189
Grigerik v. Sharpe	1190
Notes	1193
Vesting of Third-Party Rights	1194
Notes	1195
Claims and Defenses That Apply to the Third-Party	
Beneficiary	1196
(C) Contracts for Public Services	1197
Notes	1199
Sisney v. State	1200
Sisney v. Reisch	1203
Note	1206
(D) Special Cases	1206
Attorney-Client Contracts and Third Parties	1206
Notes	1207
Third-Party Beneficiaries and Civil Rights	1208
Macedonia Church v. Lancaster Hotel Limited Partnership	1208
Notes	1215
Section 2. Delegation of Duties	1215
Note	1216
Delegation ≠ Absolution	1217
Note	1217
UCC Article 2 and the Restatement	1218
Terms of Delegation	1218
Notes	1219
Introduction to Sally Beauty Co. v. Nexxus Products Co.	1220
Sally Beauty Co. v. Nexxus Products Co.	1220
Notes	1225
Section 3. Assignments of Rights	1226
Kingston v. Markward & Karafilis, Inc.	1227
Note	1230
Means of Assignment	1231
Anti-Assignment Provisions	1232
Bel-Ray Company v. Chemrite (Pty) Ltd.	1232
Notes	1234
Assignee Versus Obligor	1235
Delacy Investments, Inc. v. Thurman & Re/Max Real Estate	
Guide, Inc.	1236
Notes	1239
Modification	1240
Note	1240

Problems	1241
INDEX	1243