
TABLE OF CONTENTS

PREFACE.....	V
ACKNOWLEDGMENTS.....	VII
TABLE OF CASES.....	XXVII
TABLE OF UNIFORM COMMERCIAL CODE CITATIONS.....	XLV
Chapter One. Introduction to Contract Law.....	1
1. Introduction.....	1
(A) Contract as Legally Binding Agreement	1
(B) Sources of Contract Law	7
Comment: Law and Equity in Contract.....	11
2. Introducing Some Basic Issues	13
Howard E. Bailey v. Richard E. West.....	13
Notes	17
Comment: Contract Law and Morality.....	18
Problem: Five Easy Cases (and One More Difficult)	19
Ora Lee Williams v. Walker-Thomas Furniture Co.	20
Notes	23
Comment: The <i>Ex Ante</i> and <i>Ex Post</i> Perspectives	25
Alice Sullivan v. James O'Connor.....	26
Notes	32
Problem: The Oven Cases—an Introduction to Article Two Remedies.....	35
Comment: The Uniform Commercial Code and the Sale of Goods	36
John Tennyson v. State	39
Notes	40
Joseph and Jonah Hadley v. Joseph Baxendale	42
Notes	44
Problem: The Case of the Clattering Candidate	46
Comment: Default Rules, Altering Rules, and Mandatory Rules.....	47
Comment: Enforcement of Money Judgments and Secured Transactions	49
3. Studies in Contract Law	51
(A) What Law Is, What Law Should Be, and Oliver Wendell Holmes’s “Bad Man”	51
(B) Why Contract Law?.....	53
(C) Three More Perspectives on Contract Law	57
Drafting Exercise: Selling an Egg Cleaner.....	62
Chapter Two. The Bases of Contract Liability	67
1. The Consideration Requirement.....	67
(A) Historical and Definitional Note	68
(B) When Is an Act or Promise Bargained for and Given in Exchange?.....	71
Isaac Kirksey v. Angelico Kirksey.....	71
Notes	72
Louisa Hamer v. Franklin Sidway.....	73

	Notes	77
	William F. Langer v. Superior Steel Corp.	77
	Notes	80
	Pennsy Supply, Inc. v. American Ash Recycling Corp.	80
	Notes	82
	Problem: The Case of the Lessee's Well	83
	Comment: Why Consideration?	83
(C)	Intent to Contract and the Seal	88
	In re Edwin Farnham Greene	89
	Notes	91
	Comment: Nominal Consideration, The Seal and The Model Written Obligation Act	92
	Dan Cohen v. Cowles Media Co.	96
	Notes	100
	Comment: Intent to Contract	100
	Problem: The Case of the No-Hassle House	102
(D)	Mixed Motives and Adequacy of Consideration	103
	Samuel Thomas v. Eleanor Thomas	103
	Notes	105
	Problem: The Case of the Fine Penny	106
	Robert C. Browning v. O. Arthur Johnson	106
	Notes	109
	Robert C. Apfel v. Prudential-Bache Securities, Inc.	111
	Note	114
	Comment: Adequacy of Consideration	114
	Problem: The Case of the Home-Run Ball	116
(E)	Unenforceable Debts and Moral Obligation	117
	First Hawaiian Bank v. Jack Zukerkorn	117
	Notes	119
	Comment: Statute of Limitations, Obsolete Debt and Partial Payment Revival	120
	Daniel Mills v. Seth Wyman	121
	Notes	123
	Comment: Lord Mansfield, Consideration and Moral Obligation	124
	Joe Webb v. N. Floyd and Joseph F. McGowin	126
	Notes	129
	Comment: Restatement (Second) § 86 and the Future of “Moral Obligation”	130
(F)	Preexisting Duty Rule	132
	William Levine v. Anne Blumenthal	133
	Alaska Packers' Association v. Domenico	135
	Notes	139
	Alfred L. Angel v. John E. Murray, Jr.	141
	Notes	146
	Problem: The Case of the Dissatisfied Entertainer	147
	Problem: The Case of the Subcontractor's Added Inducement ...	147
(G)	Discretion, Mutuality, and Implied Obligations	148
	Rehm-Zeiher Co. v. F.G. Walker Co.	148

Note	151
W. M. McMichael v. Harley T. Price	152
Notes	153
Otis F. Wood v. Lucy, Lady Duff-Gordon.....	154
Notes	156
Omni Group, Inc. v. Seattle-First National Bank.....	158
Notes	162
Problem: The Case of the Illusory Bonus	163
2. Promissory Estoppel: Promise plus Unbargained-for Reliance	164
Andrew D. Ricketts v. Katie Scothorn	165
Comment: The Evolution of Promissory Estoppel	168
William F. Langer v. Superior Steel Corp.	169
Notes	169
Allegheny College v. National Chautauqua County Bank of Jamestown.....	171
Congregation Kadimah Toras-Moshe v. Robert A. DeLeo	177
Notes	178
Problem: The Case of the Disappointed Mortgagee.....	179
Problem: The Case of Friendly Ford’s Loaner Vehicle	180
Comment: Promissory Estoppel and the Choice of Remedies.....	180
Problem: The Case of the Independent Cab Driver	183
Chapter Three. Agreement	185
1. The Agreement Process: Manifestation of Mutual Assent	185
(A) Ascertaining Assent: The “Objective” Test.....	185
Embry v. Hargadine, McKittrick Dry Goods Co.	186
W.O. Lucy v. A.H. Zehmer	188
Notes	191
Comment: Objectivity Through the Looking Glass.....	195
Problem: The Case of the Hole-in-One	196
Raffles v. Wichelhaus.....	197
Notes	199
(B) Implied-in-Fact Agreement	201
Wrench, LLC v. Taco Bell Corp.	201
Notes	205
(C) What Is an Offer?	207
Joseph Lonergan v. Albert Scolnick.....	207
J.W. Southworth v. Joseph Oliver	210
Notes	216
Problem: When Is a Price Solicitation an Offer?.....	216
Morris Lefkowitz v. Great Minneapolis Surplus Store.....	217
Notes	220
Problem: The Case of the Statue of Liberty Commemorative Coins.....	221
John Leonard v. Pepsico, Inc.	222
Notes	230
Problem: The Case of the “His and Hers” Mercedes	231
Comment: Auctions and Sealed Bidding	232

(D) Modes of Acceptance	234
(1) Who Decides What Counts as Acceptance?	235
La Salle National Bank v. Mel Vega	235
Notes	237
(2) Acceptance by Performance and Acceptance by Promise	237
Steve Hendricks v. Eugene Behee	237
Notes	239
Louisa Elizabeth Carlill v. Carbolic Smoke Ball Co.	239
Notes	244
Corinthian Pharmaceutical Systems, Inc. v. Lederle Laboratories	245
Notes	249
Industrial America, Inc. v. Fulton Industries, Inc.	250
Note	254
Mary Glover v. Jewish War Veterans of United States	254
Notes	256
Problem: The Case of the Little League Sponsors	257
Ever-Tite Roofing Corp. v. G.T. Green	258
Notes	260
Problem: The Case of the Laser Sale	261
(3) Acceptance by Conduct or Silence	262
Theodore Russell v. Texas Co.	262
Notes	264
R.L. Ammons v. Wilson & Co.	266
Notes	268
S. Allen Schreiber v. Olan Mills	270
Notes	272
Comment: The Role of Conduct as Evidence of Agreement in UCC Article 2	273
Beneficial National Bank, U.S.A. v. Obie Payton	274
Notes	279
(E) Termination of Offers	280
Steve Hendricks v. Eugene Behee	281
George Dickinson v. John Dodds	281
Notes	285
Problem: The Case of the Dead Guarantor	286
Humble Oil & Refining Co. v. Westside Investment Corp.	290
Notes	293
Problem: Effect of First Refusal	295
Problem: Creation of Reliance Options	295
Ever-Tite Roofing Corp. v. G.T. Green	296
A.A. Marchiondo v. Frank Scheck	296
Notes	299
Comment: Acceptance by Performance Under the Second Restatement	299
Problem: The Case of Professor Fuzzy's Well	302
James Baird Co. v. Gimbel Brothers, Inc.	302
Note	305
William Drennan v. Star Paving Co.	305

Notes	309
Problem: The Case of the Bid-Shopping Contractor	311
(F) Timing Issues	312
Adams v. Lindsell.....	312
Notes	313
Comment: Other Timing Rules	315
Problem: Acceptance of Resignation by Mail	317
Problem: The Case of the Rejection, Revocation and Acceptance Race	317
2. Special Problems in the Agreement Process	318
(A) Counteroffers, Form Battles and UCC § 2-207	318
Minneapolis & St. Louis Railway Co. v. Columbus Rolling-Mill Co.....	318
Notes	321
DTE Energy Technologies, Inc v. Briggs Electric, Inc.	323
Notes	329
Comment: Problems in the Interpretation of UCC § 2-207	329
Problem: Just Another Standard Terms Case	333
Textile Unlimited, Inc. v. A. BMH and Company, Inc.	333
Note	337
Comment: Revised Section 2-207 and What Might Have Been.....	337
(B) Shrinkwrap and Browsewrap.....	338
Rich Hill v. Gateway 2000	338
William Klocek v. Gateway	341
Notes	344
Christopher Specht v. Netscape Communications Corporation	346
Cairo, Inc. v. Crossmedia Services, Inc.	353
Notes	358
(C) Indefinite Agreements and Gaps	362
George Varney v. Issac Ditmars.....	362
Morris Lefkowitz v. Great Minneapolis Surplus Store.....	366
Notes	366
Oglebay Norton Company v. Armco, Inc.	368
Notes	374
Comment: Open Terms Other than Price.....	376
Comment: How Should the Law Set “Default” Rules?	377
Robert Blinn v. Beatrice Community Hospital and Health Center, Inc.	379
Notes	383
(D) Precontractual Liability.....	384
Metro-Goldwyn-Mayer, Inc. v. Roy Scheider.....	384
Joseph Martin, Jr., Delicatessen, Inc. v. Henry Schumacher	385
Note.....	388
Problem: The Case of the Legal Bout	388
Joseph Hoffman v. Red Owl Stores, Inc.	389
Notes	395
Comment: Preliminary Agreements	397

	Empro Manufacturing Co., Inc. v. Ball-Co Manufacturing, Inc.....	402
	Notes	405
	Frank Dixon v. Wells Fargo Bank, N.A.....	406
	Notes	413
(E)	Accord and Satisfaction	414
	Vincent J. Douthwright v. Northeast Corridor Foundations	414
	Notes	417
	Problem: Modification or Discharge of Duty to Pay Money	419
3.	Recovery Without Agreement: Unjust Enrichment (and Quasi-Contracts and Implied-in-Law Contracts)	420
	Howard E. Bailey v. Richard E. West.....	420
	Peter Kossian v. American National Insurance Co.	420
	Notes	423
Chapter Four. Formation Defenses		427
1.	Formal Requirements: The Statute of Frauds	428
(A)	General Statutes of Frauds	428
	Comment: Introduction to the Statute of Frauds	428
	Professional Bull Riders, Inc. v. AutoZone, Inc.....	432
	Notes	437
	Problem: The Case of Jane Fonda's Attorney	438
	Nate L. Crabtree v. Elizabeth Arden Sales Corp.	439
	Notes	443
	Comment: Satisfying the Statute.....	444
	Joan Sullivan v. Merval Porter, Jr.	444
	Note.....	449
(B)	The Writing Requirement in Contracts for the Sale of Goods ...	449
	Problems: § 2–201	450
	Comment: Special Aspects of UCC § 2–201	452
	Problem: The Corn Case	454
(C)	Effect of Non-Compliance	454
	DF Activities Corp. v. Dorothea F. Brown.....	455
	Notes	459
	Comment: The Statute of Frauds and Estoppel.....	460
	Problem: The Case of the Lake Wobegon Lot Purchase	462
2.	Capacity to Contract.....	463
(A)	Infancy	463
	Larry Bowling v. Max Sperry	464
	Notes	467
	Problem: The Case of the Bold Graduates	470
(B)	Mental Incompetence and Intoxication	470
	Heights Realty, Ltd. v. E.A. Phillips.....	472
	Notes	475
	Jacqueline Ervin v. Hosanna Ministry, Inc.	476
	Note.....	478
	Problem: The Case of the Drug-Influenced Seller	479
3.	Mistake	480
	Beachcomber Coins, Inc. v. Ron Boskett	480

	T.C. Sherwood v. Hiram Walker	483
	Lenawee County Board of Health v. William and Martha Messerly	486
	Notes	492
	Problems: The Cases of the Unknown Oil Deposits, Mestrovic's Drawings, and Unknown Injuries	494
	Ayer v. Western Union Telegraph Co.	494
	Notes	496
	Problem: Mistakes in Transmission and the Outer Fringes of the Objective Test	497
	Boise Junior College District v. Mattefs Construction Co.	497
	Notes	502
	Problem: The Case of the Four Million Labels	505
	OneBeacon America Insurance Co. v. Travelers Indemnity Co. of Illinois	506
	Notes	511
4.	Misrepresentation and Nondisclosure	512
	Peter Laidlaw v. Hector M. Organ	513
	Notes	515
	Marina District Development Co., LLC v. Phillip Ivey	516
	Notes	522
	Audrey E. Vokes v. Arthur Murray, Inc.	523
	Notes	527
	Comment: Misrepresentation, Rescission and Restitution	529
	Warren G. and Gloria R. Hill v. Ora G. and Barbara R. Jones	532
	Notes	537
	Comment: Unfair and Deceptive Acts and Practices Statutes and RICO	539
	Problems: Uncommunicative Parties and the Duty to Disclose	542
5.	Duress and Undue Influence	544
	Horace N. Rubenstein v. Natalie Rubenstein	544
	Austin Instrument, Inc. v. Loral Corp.	548
	Machinery Hauling, Inc. v. Steel of West Virginia	551
	Notes	553
	Comment: Undue Influence	554
6.	Unconscionability	555
	Ora Lee Williams v. Walker-Thomas Furniture Co.	557
	Ora Lee Williams v. Walker-Thomas Furniture Co.	559
	Notes	559
	Comment: The Context and Consequences of <i>Williams v. Walker-</i> <i>Thomas</i>	563
	Clifton Jones v. Star Credit Corp.	568
	Notes	570
	In re Louis Fleet v. United States Consumer Council	572
	Notes	574
	Comment: Procedural Aspects of UCC § 2-302	575
	Problem: The Case of the Life-Care Contract	577
	Comment: Beyond Commercial Transactions—Separation Agreements	577

	Misty Ferguson v. Countrywide Credit Industries, Inc.	579
	Notes	585
	Comment: Contracts of Adhesion	587
	Comment: The Restatement of Consumer Contract Law	588
	Elaine Zapatha v. Dairy Mart, Inc.	590
	Notes	594
7.	Illegality and Public Policy.....	595
	John W. Sinnar v. Harry K. Le Roy.....	597
	Notes	599
	Problem: The Case of the Green Door Tavern	603
	Ahmad S. Homami v. Mansoor Iranzadi	604
	Notes	608
	Problems: Impact of Statutory Violations on Contract Enforcement	610
	Comment: Aleatory, Gambling and Insurance Contracts	612
	Comment: Public Policy and Capacity to Contract.....	613
	Mark Broadley v. Mashpee Neck Marina, Inc.	614
	Notes	618
	Problem: Release of Unknown Injuries	620
	Data Management, Inc. v. James H. Greene	621
	Notes	624
	Comment: Non-Disclosure Agreements in the #MeToo Era	626
	Maureen Kass v. Steven Kass.....	628
	A.Z. v. B.Z.	631
	Notes	634
	Problems: Procreative Agreements.....	637
	Peter Wallis v. Kellie Rae Smith	637
	Problem: The Case of the Promise to Remain Silent.....	641
	Chapter Five. Performance	643
1.	Determining Content of the Parties' Agreement	643
	(A) Integrated Writings and the Parol Evidence Rule.....	644
	Catherine C. Mitchell v. Charles Lath	645
	Rebecca D. Masterson v. Lu E. Sine	649
	Notes	653
	Alaska Northern Development, Inc. v. Alyeska Pipeline Service Co.	656
	Notes	661
	Comment: Other Pieces of the Parol Evidence Rule.....	661
	Problem: Parol Evidence Under CISG.....	663
	Problem: The Case of the Unexpected Spouse	663
	Comment: Consumer Contracts and Integration.....	664
	(B) Interpretation and Construction of the Parties' Agreement	665
	(1) Basic Principles	665
	Pacific Gas & Electric Co. v. G.W. Thomas Drayage & Rigging Co.	665
	Notes	668
	Comment: The Hierarchy of Contract Construction	672

	Frigalment Importing Co. v. B.N.S. International Sales Corp.	674
	Notes	680
	Comment: Second Restatement Rules for Interpretation and Construction	681
	Comment: Insurance Contracts.....	682
	In re Katrina Canal Breaches Litigation.....	684
	Notes	690
2.	The Duty of Good Faith	691
	(A) Prevention, Hindrance and the Duty of Cooperation	693
	Benjamin Patterson v. Anna Meyerhofer	693
	Notes	696
	Problem: The Case of the Uncooperative Vendor	697
	Market Street Associates Limited Partnership v. Dale Frey	698
	Notes	706
	Comment: Contrasting Models of Good Faith Negotiation: The UNIDROIT Principles	708
	(B) Exercise of Reserved Discretion	710
	Omni Group, Inc. v. Seattle-First National Bank.....	710
	Joseph A. Billman v. James F. Hensel	710
	Austrian Airlines Oesterreichische Luftverkehrs AG v. UT Finance Corporation.....	711
	Notes	715
	Comment: Lender Liability and the Duty to Act in Good Faith.....	716
	Fred Feld v. Henry S. Levy & Sons, Inc.	721
	Notes	724
	Comment: Effect of “Best Efforts” Agreement on Contracts for Indefinite Quantity.....	725
	Problem: Professor Post’s Publisher	726
	(C) Modification by Agreement.....	726
	Alfred L. Angel v. John E. Murray, Jr.	726
	Roth Steel Products v. Sharon Steel Corp.	726
	Notes	731
	Beneficial National Bank, U.S.A. v. Obie Payton	732
	Notes	732
	(D) Termination of Contractual Relations Other than for Breach....	733
	(1) Commercial Contracts.....	733
	Elaine Zapatha v. Dairy Mart, Inc.	733
	Notes	736
	(2) Employment Contracts	737
	Elmer Hillesland v. Federal Land Bank Association of Grand Forks	737
	Notes	743
	Comment: Erosion of “Employment at Will” Doctrine.....	745
3.	Discrimination Law	747
	Comment: The Nature of the Problem	748
	Comment: The Common Law of Public Accommodations	750
	Comment: Section 1981 of the Civil Rights Act	752

	John Garrett v. Tandy Corporation	754
	Notes	760
	Comment: How Does a Plaintiff Prove Intent?	762
	Comment: Other Sources of Discrimination Law	766
4.	Liability for Representations of Fact	768
	(A) Warranties	768
	(1) Express Warranties	769
	David Rogath v. Werner E.R. Siebenmann	770
	Notes	774
	(2) Implied Warranties	776
	Problem: The Case of the Disappointed Skier	777
	Drafting Exercise: Only Driven to Church on Sunday	777
	(3) Limitations on Warranties	778
	Comment: The Parol Evidence Rule and Warranty Disclaimers	779
	(B) Tort and Statutory Liability for Falsehoods	781
	V.S.H. Realty, Inc. v. Texaco, Inc.	781
	Notes	790
	Comment: Limitations on Liability for Misrepresentation	791
	Comment: Misrepresentation of Intent to Perform— Promissory Fraud	793
	All-Tech Telecom, Inc. v. Amway Corporation	798
	Notes	802
	Comment: Fraud in the Performance	804
5.	Conditions	806
	(A) Express Conditions	806
	(1) Nature and Effect	808
	Mark Dove v. Rose Acre Farms, Inc.	808
	Notes	811
	In re Carter's Claim	813
	Notes	817
	Problem: The Case of the Insolvent Owner	819
	Drafting Exercise: Material Adverse Event Provisions	820
	(2) Excuse of Express Conditions	820
	William L. Clark v. John B. West	821
	Notes	826
	Dynamic Machine Works, Inc. v. Machine & Electrical Consultants, Inc.	827
	Notes	830
	Forrest D. Ferguson v. Phoenix Assurance Company of New York	833
	Notes	838
	Problem: Excuse of Condition to Avoid Disproportionate Forfeiture	839
	Comment: Limitations on the Waiver Doctrine	839
	(B) Constructive Conditions of Exchange	840
	Comment: Historical Background on Independent and Dependent Promises	841
	Palmer v. Fox	842

	Notes	846
	Problem: The Case of the Defaulting Purchaser	848
	Comment: The Forfeiture Problem	848
	Jacob & Youngs, Inc. v. George E. Kent	849
	Notes	853
	Problem: Reading Pipe and the Waiver of Conditions.....	855
	Problem: The Oven Cases—Perfect Tender?.....	856
	Drafting Exercise: Selling a Boutique	857
6.	Changed Circumstances: Impracticability and Frustration of Purpose	860
	(A) Existing Impracticability.....	862
	United States v. Wegematic Corp.	862
	Notes	865
	(B) Supervening Impracticability.....	867
	Taylor v. Caldwell	867
	Notes	871
	Canadian Industrial Alcohol Co. v. Dunbar Molasses Co.	873
	Notes	874
	Problems: Casualty to Identified Goods	875
	Timothy E. Dills v. Town of Enfield.....	876
	Notes	879
	Comment: Impracticability by Government Regulation	881
	Comment: The Contract Clause and Retroactive Illegality	882
	Comment: Post-Contract Changes in Market Price or Cost of Performance.....	885
	Kaiser-Francis Oil Co. v. Producer’s Gas Co.	886
	Notes	888
	(C) Frustration of Purpose.....	890
	Paradine v. Jane.....	891
	Krell v. Henry.....	892
	Notes	895
	Comment: The Prohibition Cases	896
	UMNV 205–207 Newbury, LLC v. Caffé Nero Americas Inc.	897
	Notes	905
	Problem: The Case of Foregone Costs and Benefits	906
	Comment: Forms of Relief After Impracticability or Frustration.....	907
7.	Arbitration Clauses.....	910
	Comment: The Nature and Characteristics of Arbitration	910
	Hall Street Associates, L.L.C. v. Mattel, Inc.....	913
	Notes	917
	Michael-Curry Cos., Inc. v. Knutson Shareholders Liquidating Trust.....	919
	Notes	921
	Stolt-Nielsen S.A. v. AnimalFeeds International Corp.	923
	Notes	930
	Misty Ferguson v. Countrywide Credit Industries, Inc.....	932
	AT&T Mobility LLC v. Vincent Concepcion	932
	Notes	939

Chapter Six. Remedies	945
1. Defensive Remedies: The Privilege to Suspend Performance or Cancel	945
Albert Hochster v. Edgar De La Tour.....	946
Notes	949
H.B. Taylor v. Elizabeth Johnston.....	951
Notes	957
Problem: The “Safe Harbor” Defense.....	958
Alaska Pacific Trading Co. v. Eagon Forest Products, Inc.....	959
Notes	964
Comment: The Elusive Concept of Substantial Impairment	966
Comment: Post-Breach Conduct Affecting the Cancellation Remedy	967
2. Introduction to Affirmative Remedies	969
Northern Indiana Public Service Co. v. Carbon County Coal Co.	970
Note.....	973
Comment: The Efficient Breach Theory	973
Walgreen Co. v. Sara Creek Property Co.	978
Notes	982
Comment: Calabresi and Melamed’s Cathedral	983
Comment: Coase	984
3. Damage Measures.....	985
(A) Basic Principles.....	985
(1) Baselines.....	986
Alice Sullivan v. James O’Connor	986
Comment: Reliance Damages or Restitution in Losing Contracts.....	986
Sidney Bernstein v. Ronald Nemeyer	989
Glendale Federal Bank, FSB v. United States.....	992
Note	996
Problem: Restitution as a Remedy for Breach	996
Comment: Disgorgement?.....	997
(2) General Limits on Recovery	998
Clark v. Marsiglia	999
Notes	1000
Joseph and Jonah Hadley v. Joseph Baxendale.....	1001
Spang Industries, Inc., Fort Pitt Bridge Division v. Aetna Casualty & Surety Co.	1001
Notes	1006
Hydraform Products Corp. v. American Steel & Aluminum Corp.	1009
Notes	1013
(B) Seller Remedies for Buyer’s Breach.....	1016
Problem: The Oven Cases—Seller’s Remedies.....	1017
American Mechanical Corp. v. Union Machine Co. of Lynn, Inc.....	1018
Notes	1021
Comment: Seller Mitigation	1022
Problem: The Oven Cases—UCC §§ 2–704 & 2–708(2).....	1023

	Jerry Locks v. Gerald Wade	1025
	Notes	1027
	Comment: The Lost Volume Seller Under UCC Article 2	1027
	Problem: The Oven Cases—More on UCC § 2–708(2)	1030
	Problem: The Scope of UCC § 2–708(1)	1031
	Comment: Employee’s Remedies for Employer Breach	1031
	Rosario Inchaustegui v. 666 5th Avenue Limited Partnership	1034
(C)	Buyer Remedies for Seller’s Breach	1037
	Problem: The Oven Cases—Buyer Remedies	1037
	Reliance Cooperage Corp. v. Treat	1037
	Notes	1041
	Problem: Recovery of Lost Resale Profits	1042
	Jacob & Youngs, Inc. v. George E. Kent	1043
	John and Catherine Rivers v. Barry Deane	1043
	Notes	1044
	Willie Peevyhouse v. Garland Coal & Mining Company	1045
	Notes	1049
	American Standard, Inc. v. Harold Schectman	1050
	Note	1054
	Comment: Buyer’s Remedies for Seller’s Breach of Warranty Under Article 2	1055
	Problem: The Oven Cases—Non-Conforming Goods	1056
	Comment: Restitution of Buyer’s Down Payment as Remedy for Seller’s Breach	1057
(D)	Divisible and Indivisible Contracts	1059
	Marcus Lowy v. United Pacific Insurance Co.	1059
	Notes	1063
	New Era Homes Corp. v. Engelbert Forster	1064
	Notes	1066
	Problems: Divisible or Entire Contract?	1066
	Comment: Breach of Construction Contract and the Components Approach	1067
	Britton v. Turner	1068
	Notes	1072
	Comment: Recovery in Restitution by a Plaintiff in Default	1073
	Problems: Restitutionary Relief and the Wrongdoer	1074
(E)	Mental Anguish and Punitive Damages	1075
	Elliot Kaplan and Jeanne Kaplan v. Mayo Clinic	1075
	David Plotnik et al. v. John Meihaus et al.	1080
	Notes	1084
	Problem: The Case of the Distressed Newlyweds	1085
	Angelo Acquista v. New York Life Insurance Company	1086
	Notes	1091
	Boise Dodge, Inc. v. Robert E. Clark	1091
	Notes	1094
	Comment: <i>Seaman’s</i> and Obstructive Breach	1095
	White Plains Coat & Apron Co. v. Cintas Corp.	1098
	Notes	1100

4.	Injunctive Relief.....	1102
	Curtice Brothers Co. v. Catts	1105
	Van Wagner Advertising Corp. v. S & M Enterprises.....	1107
	Notes	1112
	Comment: Specific Performance in the Sale of Goods	1115
	Lumley v. Wagner.....	1117
	Notes	1118
	Comment: The Gendered Origins of the <i>Lumley</i> Doctrine.....	1119
5.	Agreed-Upon Remedies	1121
	(A) Liquidated Damages	1121
	Southwest Engineering Co. v. United States	1126
	Notes	1130
	Problem: The Case of the Disappointed Fans	1132
	Problem: The Case of the “Big Ship” Deal.....	1133
	Cellphone Termination Fee Cases	1133
	Notes	1138
	Comment: Disclaimer, Exculpation, and Under-Liquidated Damage Clauses	1139
	(B) Damages Limitations.....	1140
	Lewis Refrigeration Co. v. Sawyer Fruit, Vegetable and Cold Storage Co.....	1141
	Notes	1146
	Comment: Consumers, Article 2, The Magnuson-Moss Warranty Act, and State Lemon Laws	1148
	(C) Specifying Injunctive Relief.....	1149
	Ed Bertholet & Associates, Inc. v. Ed Stefanko	1149
	Notes	1151
	Chapter Seven. Third-Party Interests	1153
1.	Assignment and Delegation	1153
	(A) Assignment of Rights	1153
	Comment: The Modern Power of Assignment.....	1154
	Herman Allhusen v. Caristo Construction Corp.	1157
	Notes	1159
	Carol Owen v. CNA Insurance/Continental Casualty Company	1160
	Notes	1167
	Continental Purchasing Co. v. Van Raalte Co.	1168
	Notes	1170
	Comment: A Comparison Assignment and Negotiability.....	1172
	(B) Delegation of Duties.....	1173
	Sally Beauty Co. v. Nexxus Products Co., Inc.	1174
	Notes	1177
	Comment: Assignment and the Duty of Good Faith.....	1178
2.	Third-Party Beneficiaries.....	1179
	(A) Creation of Rights	1180
	KMART Corp. v. Balfour Beatty, Inc.....	1182
	Corrugated Paper Products, Inc. v. Longview Fibre Co.	1185
	Notes	1191

Constance Hale v. Robert Groce.....	1191
Notes	1192
Irma Zigas v. Superior Court	1193
Note.....	1198
Comment: Varieties of Third-Party Beneficiary	
Controversy.....	1198
(B) Nature of Rights.....	1201
Edward Tweeddale v. Daniel Tweeddale.....	1201
Notes	1203
Comment: Justifying Third-Party Rights.....	1205
Comment: The Donative Anti-Discrimination Promise.....	1206
INDEX	1209