## Contents

Table of Cases	xi
Table of Statutes	XXV
Principal Authorities Referred To	xxvii
Introduction	xxix

## PART I. CONTRACT FORMATION AND TERMS

1.	Formation of the Contract	3
	1. Formation and 'Mistake': Introduction	3
	2. Rules for the Formation of a Contract: Offer and Acceptance	4
	3. The Basic Test	5
	4. Application of the Objective Test of Formation	15
	5. An Alternative Approach	21
	6. Mistakes of Identity	24
2.	Written Terms and Contracts Reduced to Writing	37
	1. Incorporation of Written Terms	38
	2. Signature on Written Documents	43
	3. Rectification of Written Contracts	52
	PART II. MISREPRESENTATION	
3.	<b>Remedies for Misrepresentation: Introduction</b>	61
	1. The Essence of Misrepresentation	61
	2. Why Remedy a Misrepresentation?	62
	3. What Kind of Remedy?	65
4.	Rescission for Misrepresentation	68
	1. Terminology	68
	2. Common Law and Equity	69

Cont	tents
CUIII	enis

	3. Requirements of the Remedy of Rescission	71
	4. Bars to Rescission	93
	5. The Nature of Rescission	101
	6. Rationale of the Remedy of Rescission	103
F	Damages for Misrepresentation	105
э.		
	1. The Tort Measure v. the Contract Measure	105
	2. The Tort of Deceit	107
	3. The Tort of Negligence	115
	4. Damages under Section 2(1) Misrepresentation Act 1967	126
	5. Damages for Breach of Contract	133
	6. Other Money Remedies for Misrepresentation	139
6.	Cumulation of Remedies and Underlying Principles	141
		141
	1. Cumulation of Remedies for Misrepresentation	,
	2. Underlying Principles	146

## PART III. PRESSURE AND ABUSE OF POSITION

151
151
152
170
171
171
187
188
192
195
197
197
202
214

viii

		Contents	ix
		PART IV. CONCLUSIONS	
10.	Co	mmon Themes	223
	1.	Smith v. Hughes Revisited	223
		Responsibility in Negotiating	225
		Unfair Bargains and Unfair Bargaining	230
11.	A	Contrast	232
	1.	Common Mistake: A Contrast	232
	2.	The Rules Governing Common Mistake	233
	3.	Common Mistake Contrasted with Other Vitiating Factors	240
Ind	ex		247