CONTENTS

Acknowledgments	
	XXXV
10	
SO I THE	
AND STATE OF THE S	
50	
ENFORCING PRIVATE AGREEMENTS	
1	
INTRODUCTION TO CONTRACT LAW	3
87	
A CHETTATALO CONTENA OF I ATT	2
A. STUDYING CONTRACT LAW 1. The Structure of This Dools	2
 The Structure of This Book The Three Dimensions of Law) 5
3. The Restatement and the Uniform Commercial (Code 6
4. How to Brief Cases for This Class	Jour
B. THE NATURE AND HISTORY OF CONTRACT	11
Shaheen v. Knight	11
Restatement (Second) of Contracts	14
Historical Background: From Status to Contract	
Sir Henry Maine, Ancient Law	15
Historical Background: The Rise of Assumpsit	16
E. Allan Farnsworth, Contracts	16
C. Freedom of Contract and Public Policy	22
In the Matter of Baby "M"	22
In the Matter of Baby "M" (N.J. Supreme Court)	33
Legal Background: Freedom of Contract	44
Printing and Numerical Registering Co. v. Sam	ipson 45
Relational Background: An Interview with	
Baby "M"'s Legal Guardian	45
Joan Liebmann-Smith, I Had to Protect Baby N	45

	Johnson v. Calvert	48
	Statutory Background: State Legislation on	
	Surrogacy Contracts	58
	Restatement (Second) of Contracts	60
	2	
DA	AMAGES FOR BREACH OF CONTRACT	61
A.	Why Study Remedies First?	61
B.	The Three Damage Interests	61
	Legal Background: Introduction to Damage Interests E. Allan Farnsworth, Expectation, Reliance, and	62
	Restitution Interests	62
	Hawkins v. McGee	63
	McGee v. United States Fidelity & Guaranty Co.	66
	Relational Background: Before and After the Lawsuit Jorie Roberts, Hawkins Case: A Hair-Raising	68
	Experience	68
	Restatement (Second) of Contracts	70
	Nurse v. Barns	71
	Differentiating Damage Interests: A Problem	71
	Sullivan v. O'Connor	72
	J. O. Hooker & Sons v. Roberts Cabinet Co.	78
	Sales Contracts: The Uniform Commercial Code	84 86
	Tongish v. Thomas Sales Contracts: The Uniform Commercial Code	
	Three Limitations on Damages	91
C.	1. Remoteness or Foreseeability of Harm	93
	Hadley v. Baxendale	93
	Historical Background: Putting Hadley in Context	97
	Richard Danzig, Hadley v. Baxendale: A Study in the Industrialization of the Law	97
	Hector Martinez and Co. v. Southern Pacific	
	Transportation Co.	104
	Restatement (Second) of Contracts	108
	Morrow v. First National Bank of Hot Springs	109
	2. Certainty of Harm	112
	Chicago Coliseum Club v. Dempsey	112
	Relational and Historical Background: Why Didn't	
	Dempsey Fight Wills? The Role of Race	118
	Winston Cigarette Mach. Co. v. Wells-Whitehead Tobacco Co.	122
	Restatement (Second) of Contracts	125

	Anglia Television Ltd. v. Reed	125
	Mistletoe Express Service v. Locke	128
	Economics Background: The Subjectivity of Valuation	130
	Ludwig Von Mises, Human Action	131
3.	Avoidability of Harm	131
	Rockingham County v. Luten Bridge Co.	131
	Relational Background: Why did the County Change	
	Its Mind? Why Did the Company Keep Building?	135
	Barak Richman, Jordi Weinstock, & Jason Mehta,	
	A Bridge, a Tax Revolt, and the Struggle to	
	Industrialize: The Story and Legacy of Rockingham	
	County v. Luten Bridge Co.	135
	Parker v. Twentieth Century-Fox Film Corp.	142
	Relational Background: A Feminist Interpretation	
2615	of Parker	148
	Mary Joe Frug, Shirley MacLaine and the Mitigation	
	of Damages Rule: Re-Uniting Language and	
	Experience in Legal Doctrine	149
CIT	Relational Background: The Rise and Fall of the	
Spin All Lab.	Bloomer Girl Project	151
	Victor P. Goldberg, Framing Contract Law: An	
	Economic Perspective	151
	Restatement (Second) of Contracts	153
	Neri v. Retail Marine Corp.	154
	Sales Contracts: The Uniform Commercial Code	157
D. Co	NTRACTING AROUND THE DEFAULT RULES OF DAMAGES	159
1.	Express Limitations on Consequential and	
55	Incidental Damages	160
	Sales Contracts: The Uniform Commercial Code	160
2.	Liquidated Damages vs. Penalty Clauses	161
003	Kemble v. Farren	163
	Wassenaar v. Towne Hotel	165
	Restatement (Second) of Contracts	172
	Lake River Corp. v. Carborundum Co.	173
3.	Punitive Damages and Arbitration Clauses	174
	Garrity v. Lyle Stuart, Inc.	175
	Willoughby Roofing & Supply Co. v. Kajima	
	International	182
	Commercial Background: Contracting Around	
	Government Courts and State-Created	
	Contract Law	185
	Lisa Bernstein, Opting Out of the Legal	
	System: Extralegal Contractual Relations	
	in the Diamond Industry	186

		REMEDIES AND	102
CA	USE	S OF ACTION	193
A.	SPE	CIFIC PERFORMANCE AND INJUNCTIONS	193
		Legal Background: Introduction to	
		Equitable Remedies	193
		Dan B. Dobbs, Introduction to Equity and	
		Equitable Remedies	193
	1.	Contracts for Land	197
* -		Loveless v. Diebl	198
	2.	Contracts for Goods	203
		Cumbest v. Harris	203
		Scholl v. Hartzell	206
		Sedmak v. Charlie's Chevrolet	208
		Sales Contracts: The Uniform Commercial Code	211
	3.	Contracts for Personal Services	211
		The Case of Mary Clark, A Woman of Colour	212
1		Relational Background: The Nature of Mary Clark's	
		"Voluntary" Indenture	214
	-	Sandra Boyd Williams, The Indiana Supreme	
* -		Court and the Struggle Against Slavery	214
		Lumley v. Wagner	216
		Relational Background: In the End Everyone	
		Except the Lawyers Were Losers	220
		Stephen Waddams, Dimensions of Private Law	220
		Ford v. Jermon	- 222
		Duff v. Russell	224
£ 5 × .		Historical and Relational Background: Sex and	· ·
		Specific Performance	226
		Lea S. VanderVelde, The Gendered Origins of the	
		Lumley Doctrine: Binding Men's Consciences	
		and Women's Fidelity	226
		Dallas Cowboys Football Club v. Harris	232
		Constitutional Background: The Thirteenth	
- I		Amendment and Contractual Freedom	238
		Bailey v. State of Alabama	238
		Lochner v. New York	244
B.	RES	TITUTION — DAMAGE INTEREST AND CAUSE OF ACTION	249
*	1.	Restitution for Breach of Contract	250
		Bush v. Canfield	250
		Restatement (Second) of Contracts	256
53			

Contents	\mathbf{x}	V

.

2. Restitution to the Party in Breach	256
Britton v. Turner	256
Vines v. Orchard Hills	260
Restatement (Second) of Contracts	265
3. Restitution and "Quasi-Contract"	265
Cotnam v. Wisdom	265
Martin v. Little, Brown and Co.	269
C. Tortious Interference with Contract	
Lumley v. Gye	272
Historical and Relational Background: The In	
of Lumley v. Gye on Johanna Wagner	274
Lea S. VanderVelde, The Gendered Origins	
the Lumley Doctrine: Binding Men's	
Consciences and Women's Fidelity	274
	274
Restatement (Second) of Torts	275
Texaco v. Pennzoil Description of The Most Empercine	
Procedural Background: The Most Expensive	
Mistake in the History of the World	283
Thomas Petzinger, Jr., Oil and Honor:	
The Texaco-Pennzoil Wars	
MUTUAL ASSENT	
IVILUITUAL ASSENT	
IVIUTUAL ASSENT	
IVIUIUAL ASSENI	
IVIUIUAL ASSENI	
WIUTUAL ASSENT	
IVIUIUAL ASSENI	
WIUTUAL ASSENT	289
REACHING AN AGREEMENT	289
REACHING AN AGREEMENT A. THE OBJECTIVE THEORY OF ASSENT	289 289
REACHING AN AGREEMENT A. THE OBJECTIVE THEORY OF ASSENT Embry v. Hargadine, McKittrick Dry Goods C	289 o. 289
REACHING AN AGREEMENT A. THE OBJECTIVE THEORY OF ASSENT Embry v. Hargadine, McKittrick Dry Goods Co The Objective Theory of Assent: A Problem	289 289
REACHING AN AGREEMENT A. THE OBJECTIVE THEORY OF ASSENT Embry v. Hargadine, McKittrick Dry Goods Co The Objective Theory of Assent: A Problem Texaco v. Pennzoil	289 0. 289 290 294 295
REACHING AN AGREEMENT A. THE OBJECTIVE THEORY OF ASSENT Embry v. Hargadine, McKittrick Dry Goods Co The Objective Theory of Assent: A Problem Texaco v. Pennzoil Lucy v. Zehmer	289 289 289 290 294 295 296
REACHING AN AGREEMENT A. THE OBJECTIVE THEORY OF ASSENT Embry v. Hargadine, McKittrick Dry Goods Co The Objective Theory of Assent: A Problem Texaco v. Pennzoil Lucy v. Zehmer Restatement (Second) of Contracts	289 289 289 290 294 295 296 304
REACHING AN AGREEMENT A. THE OBJECTIVE THEORY OF ASSENT Embry v. Hargadine, McKittrick Dry Goods Co The Objective Theory of Assent: A Problem Texaco v. Pennzoil Lucy v. Zehmer Restatement (Second) of Contracts B. What Is an Offer?	289 289 289 290 294 295 296 304 305
REACHING AN AGREEMENT A. THE OBJECTIVE THEORY OF ASSENT Embry v. Hargadine, McKittrick Dry Goods Co The Objective Theory of Assent: A Problem Texaco v. Pennzoil Lucy v. Zehmer Restatement (Second) of Contracts B. What Is an Offer? 1. Preliminary Negotiations	289 289 290 294 295 296 304 305 305
REACHING AN AGREEMENT A. THE OBJECTIVE THEORY OF ASSENT Embry v. Hargadine, McKittrick Dry Goods C The Objective Theory of Assent: A Problem Texaco v. Pennzoil Lucy v. Zehmer Restatement (Second) of Contracts B. What Is an Offer? 1. Preliminary Negotiations Nebraska Seed Co. v. Harsh	289 289 290 294 295 296 304 305 305 305
REACHING AN AGREEMENT A. THE OBJECTIVE THEORY OF ASSENT Embry v. Hargadine, McKittrick Dry Goods Comparison of Assent: A Problem Texaco v. Pennzoil Lucy v. Zehmer Restatement (Second) of Contracts B. What Is an Offer? 1. Preliminary Negotiations Nebraska Seed Co. v. Harsh Leonard v. Pepsico	289 289 290 294 295 296 304 305 305 305 308
REACHING AN AGREEMENT A. THE OBJECTIVE THEORY OF ASSENT Embry v. Hargadine, McKittrick Dry Goods Comparison of Assent: A Problem Texaco v. Pennzoil Lucy v. Zehmer Restatement (Second) of Contracts B. What Is an Offer? 1. Preliminary Negotiations Nebraska Seed Co. v. Harsh Leonard v. Pepsico Restatement (Second) of Contracts	289 289 290 294 295 296 304 305 305 305 308 316
REACHING AN AGREEMENT A. THE OBJECTIVE THEORY OF ASSENT Embry v. Hargadine, McKittrick Dry Goods Comparison of Assent: A Problem Texaco v. Pennzoil Lucy v. Zehmer Restatement (Second) of Contracts B. What Is an Offer? 1. Preliminary Negotiations Nebraska Seed Co. v. Harsh Leonard v. Pepsico	289 289 290 294 295 296 304 305 305 305 305 308 316
REACHING AN AGREEMENT A. THE OBJECTIVE THEORY OF ASSENT Embry v. Hargadine, McKittrick Dry Goods Comparison of Assent: A Problem Texaco v. Pennzoil Lucy v. Zehmer Restatement (Second) of Contracts B. What Is an Offer? 1. Preliminary Negotiations Nebraska Seed Co. v. Harsh Leonard v. Pepsico Restatement (Second) of Contracts	289 289 290 294 295 296 304 305 305 305 308 316
REACHING AN AGREEMENT A. THE OBJECTIVE THEORY OF ASSENT Embry v. Hargadine, McKittrick Dry Goods Comparison of Assent: A Problem Texaco v. Pennzoil Lucy v. Zehmer Restatement (Second) of Contracts B. What Is an Offer? 1. Preliminary Negotiations Nebraska Seed Co. v. Harsh Leonard v. Pepsico Restatement (Second) of Contracts	289 289 290 294 295 296 304 305 305 305 308 316

	2.	Written Memorial Contemplated	319
		Empro Manufacturing v. Ball-Co Manufacturing	319
		Restatement (Second) of Contracts	322
		Texaco v. Pennzoil	323
	3.	Revoking an Offer	328
		Dickinson v. Dodds	328
		Restatement (Second) of Contracts	333
4		Legal Background: The Emergence of "Firm Offers"	334
		Sales Contracts: The Uniform Commercial Code	335
C.	WI	IAT IS AN ACCEPTANCE?	335
		Acceptance That Varies Terms — The Mirror	
		Image Rule	335
		Ardente v. Horan	336
		Restatement (Second) of Contracts	338
	2	Acceptance by Correspondence — The Mailbox Rule	339
		Restatement (Second) of Contracts	341
	3	Acceptance by Performance or "Unilateral" Contracts?	342
).	Carlill v. Carbolic Smoke Ball Co.	343
		Relational Background: The Smoke Ball and	JTJ
		Nineteenth-Century Patent Medicine	346
		A. W. B. Simpson, Quackery and Contract Law:	JTU
		The Case of the Carbolic Smoke Ball	346
			356
		Restatement (Second) of Contracts	
		Leonard v. Pepsico	356
		White v. Corlies & Tifft	358
	1 5	Poetic Background: Llewellyn's Verse	361
		Restatement (Second) of Contracts	362
		Petterson v. Pattberg	362
		Relational Background: Additional Information	~ / /
		About Petterson v. Pattberg	366
		Samuel Blinkoff, Note	367
		Restatement (Second) of Contracts	367
	4.	Acceptance by Silence	368
		Hobbs v. Massasoit Whip Co.	368
		Restatement (Second) of Contracts	369
D.	E-(COMMERCE AND MUTUAL ASSENT	370
		Specht v. Netscape Communications	370
		Specht v. Netscape Communications	
		(Court of Appeals, 2d Cir.)	378
		Register.com v. Vene, Inc.	379
		Statutory Background: Uniform Computer	
		Information Transactions Act	386
		Statutory Background: Uniform Electronic	
		Transactions Act (1999)	388
		Strategic Background: Avoiding Assent Problems in	
		Electronic Contracts	390

		Contracting Practices, Click-Through Agreements:	
		Strategies for Avoiding Disputes on Validity of	
		Assent	390
2332			
		5	
DI	SCE	RNING THE AGREEMENT	395
A	TNIT	ERPRETING THE MEANING OF THE TERMS	395
A.		Ambiguous Terms	396
	1.	Raffles v. Wichelbaus	396
		Raffies v. wichemaus Relational Background: What "to arrive ex Peerless"	390
			397
		Really Meant Creet Cilmone The Dooth of Contract	0,
		Grant Gilmore, The Death of Contract	398
		A.W. B. Simpson, Contracts for Cotton to Arrive:	101
		The Case of the Two Ships Peerless	401
		Oswald v. Allen	407
		Restatement (Second) of Contracts	408
		Sales Contracts: The Uniform Commercial Code	409
	2.	Vague Terms	411
		Weinberg v. Edelstein	411
		Frigaliment Importing Co. v. B.N.S. International	
		Sales Corp.	415
B.	FIL	ling Gaps in the Terms	420
	1.	Agreements to Agree	421
		Sun Printing & Publishing Assn. v. Remington	
		Paper & Power Co.	422
		Restatement (Second) of Contracts	427
		Texaco v. Pennzoil	428
	2	Illusory Promises	429
	-	New York Central Iron Works Co. v. United States	
		Radiator Co.	429
		Eastern Air Lines v. Gulf Oil Corp.	431
		Wood v. Lucy, Lady Duff-Gordon	434
			TOT
		Biographical Background: Who Was Lucy, Lady	12E
		Duff-Gordon?	435
		Meredith Etherington-Smith and Jeremy Pilcher,	101
		The "It" Girls	436
		Stephen Cox, Mysteries of the Titanic	439
		Biographical and Relational Background: Who	
		Was Otis Wood and Why Did He Omit a	
		"Best Efforts" Clause?	441

ABA Working Group on Electronic

	Victor Goldberg, Framing Contract Law:	
	An Economic Perspective	441
	Sales Contracts: The Uniform Commercial Code	444
C.	IDENTIFYING THE TERMS OF THE AGREEMENT	445
	1. Form Contracts or "Contracts of Adhesion"	445
	Carnival Cruise Lines v. Shute	445
	Compagno v. Commodore Cruise Line	452
	Caspi v. Microsoft Network	453
	Restatement (Second) of Contracts	455
	2. Which Terms Were Agreed To?	456
	Step-Saver Data Systems v. Wyse Technology	457
	Sales Contracts: The Uniform Commercial Code	467
3- 9	Union Carbide Corp. v. Oscar Mayer Foods Corp.	470
	3. Terms That Follow Later	473
	ProCD v. Zeidenberg	473
	Hill v. Gateway 2000	479
	Klocek v. Gateway	483
3.577		
	6	
7.7		
Wi	RITTEN MANIFESTATIONS OF ASSENT	487
A	Interpretation Winterson True Dance Extract Detre	407
A.	Interpreting a Writing — The Parol Evidence Rule	400
	Thompson v. Libbey	400
	Brown v. Oliver	489
	Restatement (Second) of Contracts	492
	Sales Contracts: The Uniform Commercial Code	493
	Pacific Gas and Electric Co. v. G. W. Thomas	101
	Drayage & Rigging Co.	494
	Trident Center v. Connecticut General Life	/ ~ -
	Insurance Co.	497
	Comparative Law Background: The Parol Evidence	
	Rule Under the United Nations Convention on	
	Contracts for the International Sale of Goods	503
	Daniel D. Barnhizer, CISG as an Alternative System of	Ē
	Default Rules Governing the Sale of Goods	503
B.	Reforming a Writing — Mistakes in Integration	506
	The Travelers Insurance Co. v. Bailey	507
70	Restatement (Second) of Contracts	509
C.	REQUIRING A WRITING — THE STATUTE OF FRAUDS	509
	Restatement (Second) of Contracts	510
	1. The Statute and Its Exceptions	511
	Boone v. Coe	511

Conten	ts	XiX
	Dilan a Capital Ainlinea Inc	E1E
	Riley v. Capital Airlines, Inc. Sales Contracts. The Uniform Commercial Code	518
	Sales Contracts: The Uniform Commercial Code Destatement (Second) of Contracts	
	Restatement (Second) of Contracts	519
ACZ.	Satisfying the Requirement of a Writing	520
	Schwedes v. Romain	520
	Leonard v. Pepsico	524
	Restatement (Second) of Contracts	525
185	Ethical Background: The Role of the Lawyer	
285	in Schwedes	526
	American Bar Association Model Rules of	
	Professional Conduct (2002)	526
	In re RealNetworks	530
3.	Satisfying the Requirement of a Signature	533
	Cloud Corp. v. Hasbro, Inc.	533
	Statutory Background: Writings and the "E-Sign" Act	537
	Statutory Background: Provisions for E-Signatures	538
	Uniform Electronic Transactions Act (1999)	538
	Uniform Computer Information Transactions	
	Act (2001)	538
MITTI	PARTY TRANSACTIONS	539
IVILULII	PARTI LINAIVSACIIONS	
IPP		
A. TRA	INSFERRING RIGHTS OR DUTIES TO THIRD PARTIES	539
Eller.	Legal Background: Introduction to Assignment	
2000	and Delegation	539
600	E. Allan Farnsworth, Contracts	539
2101.	Assignment of Contractual Rights	541
810	Kelly Health Care v. The Prudential Insurance	
	Co. of America	541
	Restatement (Second) of Contracts	544
	In re Nance	544
	Restatement (Second) of Contracts	551
2.	Delegation of Contractual Duties	552
	Sally Beauty Co. v. Nexxus Products Co.	553
	Sales Contracts: The Uniform Commercial Code	557
B. MA	NIFESTING ASSENT THROUGH AN AGENT: Types of Authority	558
	New England Educational Training Service, Inc. v.	

563

567

Silver Street Partnership

Sauber v. Northland Insurance Co.

Jennings v. Pittsburgh Mercantile Co.

Conten

C. Third-Party Beneficiaries of a Contract	570
1. Intended Beneficiaries	571
Seaver v. Ransom	571
Restatement (Second) of Contracts	574
2. Distinguishing Intended from Incidental Beneficiaries	- '
Sisters of St. Joseph of Peace, Health, and Hospital	21
Services v. Russell	575
Specht v. Netscape Communications	581
Restatement (Second) of Contracts	582
incolatellic (occord) or continues	702
Enforceability	583
8	
Developer of Estrobot and the	EOE
Principles of Enforceability	585
A. SIX CORE PRINCIPLES OF ENFORCEABILITY	586
1. Party-Based Principles	586
2. Standards-Based Principles	591
3. Process Principles	596
4. Integrating the Core Principles of Enforceability	601
B. Applying the Principles of Enforceability to a Case	604
Michelle Marvin v. Lee Marvin	605
Frances Morone v. Frank Morone	612
Sari Posner v. Victor Posner	613
9	
THE DOCTRINE OF CONSIDERATION	615
A. The Historical Origins of the Doctrine	615
Historical Background: The Origins of the	
Doctrine of Consideration	615
A. W. B. Simpson, The Doctrine of	
Consideration — Introduction	615
B. THE BARGAIN THEORY OF CONSIDERATION	618
Economics Background: Bargains and the	
Division of Labor	618
	OIO

	Adam Smith, Lectures on Jurisprudence	618
	Adam Smith, The Wealth of Nations	619
	1. Distinguishing Bargains from Gratuitous Promises	619
	Johnson v. Otterbein University	620
	Hamer v. Sidway	622
	Relational Background: Other Dealings Between	
	Willie and His Uncle	626
	Hamer v. Sidway (N.Y. Supreme Court)	627
	Kirksey v. Kirksey	629
184	Relational Background: "Dear Sister Antillico"	630
Ass	William R. Casto & Val D. Ricks, "Dear Sister	
	Antillico ": The Story of Kirksey v. Kirksey	630
	Dahl v. HEM Pharmaceuticals Corp.	635
	Restatement (Second) of Contracts	636
	2. Past Consideration	638
	Moore v. Elmer	639
	3. Moral Consideration	640
502	Mills v. Wyman	640
	Relational Background: Levi Lives!	644
	Geoffrey R. Watson, In the Tribunal of Conscience:	
	Mills v. Wyman Reconsidered	644
	Webb v. McGowin	649
	Webb v. McGowin (Ala. Supreme Court)	652
	Relational Background: Was a Promise Made?	653
	Richard Danzig & Geoffrey R. Watson, The Capability	
	Problem in Contacts	653
	Restatement (Second) of Contracts	655
C.	CONTRACT MODIFICATION AND THE PREEXISTING DUTY RULE	656
	Stilk v. Myrick	656
	Alaska Packers'Assn. v. Domenico	658
	Relational Background: Were the Fishing Nets	
	Really Rotten?	661
	Debora L. Threedy, A Fish Story:	
	Alaska Packers' Association v. Domenico	661
	Brian Construction and Development Co. v. Brighenti	666
	Restatement (Second) of Contracts	670
	Sales Contracts: The Uniform Commercial Code	670
	United States v. Stump Home Specialties	
	Manufacturing	671
D.	ADEQUACY OF CONSIDERATION	672
7	Economics Background: Subjectivity and the	
	Inequality of Exchange	673
	Ludwig von Mises, Human Action	673
	Newman & Snell's State Bank v. Hunter	674
	Restatement (Second) of Contracts	675
	Dyer v. National By-Products, Inc.	676

THE INTENTION TO BE LEGALLY

10

BOUNI		681
-1	Comparative Law Background: The English Law	
	of Contract	682
	Intention to Create Legal Relations	682
A. Usi	ING FORMALITIES TO MANIFEST AN INTENTION TO BE LEGALLY BOUND	684
1.	The Seal	686
	Aller v. Aller	688
	Statutory Background: New Jersey Changes Its Mind	691
	Wagner v. Lectrox Corp.	691
	Restatement (Second) of Contracts	692
	Sales Contracts: The Uniform Commercial Code	692
2.	Nominal Consideration	693
	Schnell v. Nell	693
'	Statutory Background: Documents Under Seal	
	in Indiana	696
	Lon L. Fuller, Basic Contract Law	696
	Restatement (Second) of Contracts	696
3.	Recitals	697
	Smith v. Wheeler	698
	Jolles v. Wittenberg	699
	Restatement (Second) of Contracts	700
4.	Written Expression of Intention to Be Legally Bound	700
	Legislative Background: The Rationale for the	
	Uniform Written Obligations Act	701
	Handbook of the National Conference of	
	Commissioners on Uniform State Laws &	
	Proceedings of the Thirty-Fifth Annual Meeting	702
	Thomas v. First National Bank of Scranton	709
	Kay v. Kay	711
	Federal Deposit Insurance Corp. v. Barness	712
	First Federal Savings and Loan Assn. of	
	Pittston v. Reggie	713
B. LAC	ck of Intention to Be Legally Bound	713
	Ferrera v. A. C. Nielsen	714
	Evenson v. Colorado Farm Bureau Mutual	A 2 &
	Insurance Co.	715
	Eiland v. Wolf	717

THE	DOCTRINE OF PROMISSORY	
EST		721
61/		¥
	Historical Background: Early Alternatives to the	
	Doctrine of Consideration	721
	A. W. B. Simpson, The Doctrine of Consideration —	,
E 1 /	Introduction	721
A	THE DEVELOPMENT OF PROMISSORY ESTOPPEL AS A SUBSTITUTE	,
1 25	OR CONSIDERATION	722
	1. Family Promises	723
TKA.	Ricketts v. Scothorn	723
76.	Historical Background: The Doctrine of	
76.	Equitable Estoppel	726
	John Norton Pomeroy, Essential	/ 40
0000	Elements Constituting the Estoppel	726
OU.	Discussion of the Tentative Draft of Contracts,	/ 40
700	Restatement No. 2	727
	2. Promises to Convey Land	728
EUC 4	Carriagon as Carriagon	728
2	3. Charitable Subscriptions	731
	Allegheny College v. National Chautauqua County	
PUF.		721
	Brank of Jamestown Dramicos of a Ponsion	731
-	Fromises of a Pension From Property Co	736
008	Feinberg v. Pfeiffer Co.	736
His-	5. Construction Bids	742
818	James Baird Co. v. Gimbel Bros., Inc.	742
	Relational Background: More About the "Mistake"	745
	Lon L. Fuller, Basic Contract Law	745
	Drennan v. Star Paving Co.	745
	Restatement (Second) of Contracts	749
В. 1	PROMISSORY ESTOPPEL AS AN ALTERNATIVE TO BREACH OF CONTRACT	749
5 3 3	Goodman v. Dicker	751
	Hoffman v. Red Owl Stores, Inc.	752
	Restatement (Second) of Contracts	762
	Restatement (Second) of Torts (1977)	762
	Doctrinal Background: The Tort of Promissory	
	Misrepresentation	763
	Randy E. Barnett & Mary E. Becker, Beyond Reliance:	
	Promissory Estoppel, Contract Formalities, and	
	Misrepresentations	763
4 ·	Theoretical Background: The Death of Contract?	766
7.5	Grant Gilmore, The Death of Contract	766
50 %	E. Allan Farnsworth, Developments in Contract Law	
	During the 1980s: The Top Ten	769

	Empirical Background: Promissory Estoppel in the	
	Nineties	770
	Robert A. Hillman, Questioning the	, , ,
	"New Consensus" on Promissory Estoppel:	
	An Empirical and Theoretical Study	770
C.	ESTABLISHING THE "ELEMENTS" OF PROMISSORY ESTOPPEL	771
•	1. Promise	772
	Blatt v. University of Southern California	772
	Spooner v. Reserve Life Insurance Co.	775
	Ypsilanti v. General Motors	779
	Ypsilanti v. General Motors (Mich. Appeals Court)	787
	Relational Background: Settlement of the Case	791
	James Bennet, G.M. Settles Suit over Plant Closing	791
	2. Reasonable Reliance	792
	Alden v. Vernon Presley	792
	3. Injustice of Nonenforcement	796
	Cohen v. Cowles Media Co. (Minn. Supreme Court)	796
	Cohen v. Cowles Media Co. (U.S. Supreme Court)	800
	Cohen v. Cowles Media Co. (Minn. Supreme Court)	802
	Empirical Background: The Elements of Promissory	002
	Estoppel	803
	Robert A. Hillman, Questioning the	000
	"New Consensus" on Promissory Estoppel:	3.0
	An Empirical and Theoretical Study	804
	Sydney W. DeLong, The New Requirement	001
	of Enforcement Reliance in Commercial	
١,	Promissory Estoppel: Section 90 as Catch-22	806
D	A Hypothetical Alternative to Restatement §90	811
D.	Restatement (Third) of Contracts	812
	Acstatement (111114) of Contracts	012
-		
	IV.	
		010
PE	ERFORMANCE AND BREACH	813
	12	
PE	RFORMANCE	815
A.	THE IMPLIED DUTY OF GOOD FAITH PERFORMANCE	815
	Goldberg 168-05 v. Levy	817
	Mutual Life Insurance Co. of New York v.	
	Tailored Woman	818

Contents	XXV
00220	

	Stop & Shop, Inc. v. Ganem	824
	Food Fair Stores, Inc. v. Blumberg	827
	The Original Great American Chocolate Chip Cookie	. 10
	Co. v. River Valley Cookies, Ltd.	829
	Restatement (Second) of Contracts	830
	Sales Contracts: The Uniform Commercial Code	830
	Texaco v. Pennzoil	831
B.	MPLIED AND EXPRESS WARRANTIES	831
	. Implied Warranties of Merchantability and Fitness	832
	for a Particular Purpose	
	Step-Saver Data Systems, Inc. v. Wyse Technology	
	(U.S. Dist. Ct.)	832
	Sales Contracts: The Uniform Commercial Code	834
	. Express Warranties	835
	Royal Business Machines, Inc. v. Lorraine Corp.	836
	Sales Contracts: The Uniform Commercial Code	840
1068	CBS, Inc. v. Ziff-Davis Publishing Co.	841
	Express Disclaimers of Warranty	849
	Schneider v. Miller	849
	Pelc v. Simmons	853
	Sales Contracts: The Uniform Commercial Code	853
	Morris v. Mack's Used Cars	854
	13	
Co	DITIONS	857
A.	HE EFFECT OF A CONDITION	858
	Internatio-Rotterdam v. River Brand Rice Mills	858
	Understanding the Effect of Conditions: A Problem	861
В.	VHAT EVENTS ARE CONDITIONS?	862
	. Is the Event a Condition, a Promise, or Both?	862
19/2-16	Howard v. Federal Crop Insurance Corp.	862
	Restatement (Second) of Contracts	866
	. Is the Event a Condition, a Promise, or Neither?	866
A.	Chirichella v. Erwin	866
C.	VOIDING CONDITIONS	868
	. Waiver and Estoppel	869
	Clark v. West	869
	Restatement (Second) of Contracts	871
	Sales Contracts: The Uniform Commercial Code	872
	Excuse to Prevent Forfeiture	873
	J.N.A. Realty Corp. v. Cross Bay Chelsea, Inc.	873
	Restatement (Second) of Contracts	878

...

Breach	379
A. Constructive Conditions	879
Kingston v. Preston	880
Morton v. Lamb	882
Jacob & Youngs v. Kent	883
Jacob & Youngs v. Kent (Motion for Reargument)	888
Relational Background: Why All the Fuss About	
Reading Pipe?	889
Richard Danzig, The Capability Problem in	
Contract Law	889
B. Prospective Nonperformance	892
1. Anticipatory Repudiation	892
Albert Hochster v. Edgar De La Tour	892
Harrell v. Sea Colony, Inc.	895
Sales Contracts: The Uniform Commercial Code	900
2. Adequate Assurances of Performance	901
Scott v. Crown	901
Sales Contracts: The Uniform Commercial Code	904
3. Material Breach	905
B & B Equipment Co. v. Bowen	907
Lane Enterprises, Inc. v. L. B. Foster Co.	910
Did Shawn Kemp Materially Breach? A Problem	917
4. The Perfect Tender Rule: Cure and Rescission	919
Ramirez v. Autosport	919
Sales Contracts: The Uniform Commercial Code	925
C. Cost of Completion v. Diminution in Value: The Expectation	
Interest Revisited	929
Groves v. John Wunder Co.	929
Peevybouse v. Garland Coal Mining Co.	934
Restatement (Second) of Contracts	940
Relational and Legal Background: Is Peevybouse a	
Lesson in Lawyering or Corruption?	941
Judith L. Maute, Peevyhouse v. Garland Coal Co.	
Revisited: The Ballad of Willie and Lucille	941

the second of th

V	
DEFENSES TO CONTRACTUAL	0/0
OBLIGATION	949
SIOF	
CIOI SAMBLE DE CARDE DE CARDE DE CONTRA LA CON	
8101	
MSOI STATISTICAL E. CALLED CALLED	
LACK OF CONTRACTUAL CAPACITY	951
ESOI DE LA CONTRACTOR D	N. C.
A. Introduction — Rebutting the Prima Facie Case of Contract	951
Theoretical Background: Legal Rules as	
Presumptions	952
Richard A. Epstein, Pleadings and Presumptions	952
B. DEFICIENCIES IN CONTRACTUAL CAPACITY	957
1. Incompetence	958
Ortelere v. Teachers' Retirement Board of New York	958
Restatement (Second) of Contracts	966
2. Infancy	967
Webster Street Partnership, Ltd. v. Sheridan	967
Halbman v. Lemke	972
Zelnick v. Adams	972
Historical Background: The Extension of Childhood	973
Hillary Rodham, Children's Rights:	
A Legal Perspective	973
Brooke Shields v. Gross	974
Restatement (Second) of Contracts	979
1701	
OBTAINING ASSENT BY IMPROPER MEANS	
IVILEANS	981
2078	
A MICDEDDECEDITION	001
A. MISREPRESENTATION Halbort a Posonthal	981
Halpert v. Rosenthal Restatement (Second) of Contracts	982
Byers v. Federal Land Co.	988
Vokes v. Arthur Murray, Inc.	991
Restatement (Second) of Contracts	995
In the Matter of Baby "M"	995

xxviii	Contents

E	B. Duress	999
	Hackley v. Headley	1000
	Austin Instrument v. Loral Corp.	1004
	United States v. Progressive Enterprises	1008
	Restatement (Second) of Contracts	1011
	C. Undue Influence	1012
	Odorizzi v. Bloomfield School District	1012
	Relational Background: Donald Odorizzi's Story	1018
	Restatement (Second) of Contracts	1024
I). Unconscionability	1024
	Williams v. Walker-Thomas Furniture Co.	1025
	Sales Contracts: The Uniform Commercial Code	1030
	Restatement (Second) of Contracts	1030
	Wille v. Southwestern Bell Telephone Co.	1033
	In re RealNetworks	1035
	Gatton v. T-Mobile USA, Inc.	1037
	In the Matter of Baby "M"	1046
	FAILURE OF A BASIC ASSUMPTION	1049
A	. MISTAKES OF PRESENT EXISTING FACTS	1051
	1. Mutual Mistake	1051
	Sherwood v. Walker	1051
	Nester v. Michigan Land & Iron Co.	1059
	Wood v. Boynton	1062
	Lenawee County Board of Health v. Messerly	1065
	Restatement (Second) of Contracts	1071
	2. Unilateral Mistake and the Duty to Disclose	1074
	Tyra v. Cheney	1074
	Drennan v. Star Paving Co.	1076
	Restatement (Second) of Contracts	1077
	Laidlaw v. Organ	1078
	Restatement (Second) of Contracts	1081
	The Baseball Card Case: A Problem	1082
\mathbf{E}	CHANGED CIRCUMSTANCES	1082
	1. Impossibility and Impracticability	1083
	Paradine v. Jane	1083
	Historical Background: The "Alien" Prince Rupert	1084
	Historical Background: One View of How and	
	Why Paradine v. Jane Became a Leading Case	1084
	Grant Gilmore, The Death of Contract	1084
	Taylor v. Caldwell	1087

Contents

	Restatement (Second) of Contracts	1091
	Sales Contracts: The Uniform Commercial Code	1092
	CNA & American Casualty v. Arlyn Phoenix	1092
	Transatlantic Financing Corp. v. United States	1094
	Sales Contracts: The Uniform Commercial Code	1098
2	. Frustration of Purposes	1099
	Krell v. Henry	1099
	Historical Background: The Ailing King	1103
	E. Allan Farnsworth & William F. Young, Contracts	
10	Legal Background: Should the Loss	
	"Lie Where It Fell"?	1103
	Lloyd v. Murphy	1105
	Restatement (Second) of Contracts	1109
C. A	LLOCATION OF RISK IN LONG-TERM CONTRACTS	1110
	Aluminum Company of America v. Essex Group, Inc.	1113
	Procedural Background: The Aftermath of the	
	ALCOA Decision	1122
	Northern Indiana Public Service Co. v. Carbon	
	County Coal Co.	1123
	Empirical Background: Survey of Corporate	
	Counsel	1130
	Russell J. Weintraub, A Survey of Contract	
ST.71	Practice and Policy	1130
	e of Judges	1137
	e of Cases	1141
	e of Statutes	1149
Inde		1155