## Contents

Pretace	XX1
Acknowledgments	XXV
	1
1 An Introduction to the Study of Contract Law	1
A. Contract Law in the First-Year Law Curriculum	2
Problem 1-1	4
B. The Sources of Contact Law.	5
1. Judicial Opinions	5
2. Statutory Law	7
3. The Restatements	9
4. Legal Commentary	10
5. International Commercial Law	11
C. The Perspective of Contract Theory	12
D. The Lawyering Perspective	15
Selected Bibliography	17
The Regic of Contractual Obligations	
The Basis of Contractual Obligation:  Mutual Assent and Consideration	0.1
Mutual Assent and Consideration	21
$\Lambda = M_{\text{total}} = 1$	22
A. Mutual Assent  1. Intention to Pa Pound, The Objective Theory of Contract	23
1. Intention to Be Bound: The Objective Theory of Contract	23
Ray v. William G. Eurice & Bros., Inc.  Notes and Questions	30
2. Offer and Acceptance in Bilateral Contracts	33
Lonergan v. Scolnick	34
Notes and Questions	37
Izadi v. Machado (Gus) Ford, Inc.	38
Notes and Questions	43
Normile v. Miller	44

		Notes and Questions	50
	3.	Offer and Acceptance in Unilateral Contracts	51
		Petterson v. Pattberg	53
		Notes and Questions	56
		Cook v. Coldwell Banker/Frank Laiben Realty Co.	58
		Notes and Questions	61
		Comment: Remedies for Breach of Contract	62
	4.	Other Methods of Reaching Mutual Assent	63
		Harlow & Jones, Inc. v. Advance Steel Co.	64
		Notes and Questions	69
		Comment: Introduction to the CISG	69
B.	Co	onsideration	71
	1.	Defining Consideration	72
		Hamer v. Sidway	72
		Notes and Questions	75
18		Comment: History of the Consideration Doctrine	76
		Pennsy Supply, Inc. v. American Ash Recycling Corp.	78
		Notes and Questions	82
	2.	Applying the Consideration Doctrine	87
		Dougherty v. Salt	87
		Notes and Questions	88
		Comment: The Lawyer's Role in Counseling for Legal Effect	90
		Batsakis v. Demotsis	
		Notes and Questions	95
		Plowman v. Indian Refining Co.	99
		Notes and Questions	
5		Comment: The Power of Agents to Bind Their Principals	105
C.	Iss	ues in Applying the Concept of Mutual Assent	108
		Limiting the Offeror's Power to Revoke: The Effect of	
		Pre-acceptance Reliance	
121		James Baird Co. v. Gimbel Bros., Inc.	
6.1		Notes and Questions	
11		Drennan v. Star Paving Co.	
		Notes and Questions	116
		Comment: Contract Law and Business Practice	119
		Berryman v. Kmoch	122
		Notes and Questions	126
55		Pop's Cones, Inc. v. Resorts International Hotel, Inc.	128
		Notes and Questions	134
Pro	blen	i 2-1	136
	2.	Irrevocability by Statute: The "Firm Offer"	138
	92 PS	i 2-2	140
Pro	blen	i 2-3	141
		Qualified Acceptance: The "Battle of Forms"	143
		Princess Cruises, Inc. v. General Electric Co.	144
		Notes and Questions	150
		Brown Machine, Inc. v. Hercules, Inc.	153
		Notes and Questions	159

	Contents	X111
		1 ( )
Probler		163
888	Comment: Battle of the Forms under Revised Article 2	165
06.4.	Postponed Bargaining: The "Agreement to Agree"	
286	Walker v. Keith	168
-68E	Notes and Questions	174
	Quake Construction, Inc. v. American Airlines, Inc.	177
	Notes and Questions	183
	Comment: The Pennzoil/Texaco Case	188
Probler	n 2-5	190
Probler	n 2-6	191
Probler	n 2-7	193
5.	Electronic Contracting	193
	Brower v. Gateway 2000, Inc.	195
E08	Notes and Questions	200
	Register.com., Inc. v. Verio, Inc.	204
	Notes and Questions	210
Probler	n 2-8	212
600		
018.		
314	A CONTRACT OF THE PROPERTY OF THE PARTY OF T	
2	Liability in the Absence of Bargained-for Exchange: Promissory Estoppel and Restitution	
3	Promissory Estoppel and Restitution	215
885		
A. Pr	otection of Promisee Reliance: The Doctrine of	
	omissory Estoppel	215
	Promises Within the Family	216
	77' 7	217
	Notes and Questions	218
7-1-8	Greiner v. Greiner	218
	Notes and Questions	000
	Wright v. Newman	222
	Notes and Questions	227
9	Charitable Subscriptions	228
- Anna •	King v. Trustees of Boston University	1 1
REE	Notes and Questions	100
Probler		236
	Promises in a Commercial Context	
	Katz v. Danny Dare, Inc.	238
	Notes and Questions	243
		244
		248
	Notes and Questions  Comment: The Status and Future of Promissory Estoppel	250
D T:		253
	ability for Benefits Received: The Principle of Restitution	255
1.	Restitution in the Absence of a Promise	
	Credit Bureau Enterprises, Inc. v. Pelo	255
008	Notes and Questions	262
	Commerce Partnership 8098 Limited Partnership v.	0.11
	Equity Contracting Co.	266
	Notes and Questions	271

Watts v. Watts	273
Notes and Questions	283
2. Promissory Restitution	286
Mills v. Wyman	286
Notes and Questions	289
Webb v. McGowin	291
Notes and Questions	295
Problem 3-2	300
Problem 3-3	301
The Statute of Frauds	303
Inc Statute of Fraues	303
A. General Principles: Scope and Application	305
Crabtree v. Elizabeth Arden Sales Corp.	306
Notes and Questions	310
Winternitz v. Summit Hills Joint Venture	314
Notes and Questions	320
Comment: The Historical Development of Law and Equity	322
Alaska Democratic Party v. Rice	323
Notes and Questions	329
Problem 4-1	332
B. The Sale of Goods Statute of Frauds: UCC §2-201	335
Buffaloe v. Hart	336
Notes and Questions	341
Comment: The Merchant Confirmation Exception	344
Problem 4-2	346
1 Toolem 7-2	270
The Meaning of the Agreement: Principles of	
Interpretation and the Parol Evidence Rule	349
A. Principles of Interpretation	350
Joyner v. Adams	352
Notes and Questions	356
Frigaliment Importing Co. v. B.N.S. International Sales Corp.	361
Notes and Questions	366
C & J Fertilizer, Inc. v. Allied Mutual Insurance Co.	370
Notes and Questions	378
B. The Parol Evidence Rule	382
	385
I hompson v. Livoy	
Notes and Questions  Taylor v. State Farm Meetinal Automobile Insurance Co	388
Taylor v. State Farm Mutual Automobile Insurance Co.	394
Notes and Questions	403

	Co	ntents	XV
	Sherrodd, Inc. v. Morrison-Knudsen Co.		410
	Notes and Questions		415
	Nanakuli Paving & Rock Co. v. Shell Oil Co.		418
	Notes and Questions		429
Problem 5			432
Problem 5 Problem 5			434
Problem )	-2		TOT
6	upplementing the Agreement: Implied Terms, ne Obligation of Good Faith, and Warranties		
th	ne Obligation of Good Faith, and Warranties	• • • • • • • • • • • • • • • • • • • •	437
A. The	Rationale for Implied Terms		437
	Wood v. Lucy, Lady Duff-Gordon		438
	Notes and Questions		439
	Leibel v. Raynor Manufacturing Co.		442
	Notes and Questions		445
B. The	Implied Obligation of Good Faith		448
	Seidenberg v. Summit Bank		451
	Notes and Questions		459
	Comment: Requirements and Output Contracts		462
	Morin Bldg. Prods. Co. v. Baystone Constr. Inc.		465
	Notes and Questions		468
	Locke v. Warner Bros., Inc.		470
	Notes and Questions		478
	Donahue v. Federal Express Corp.		480
	Notes and Questions		486
Problem 6			491
Problem 6	5-2		493
C. Warr	anties		497
	Bayliner Marine Corp. v. Crow		500
	Notes and Questions		504
Problem 6	-3		507
	Caceci v. Di Canio Construction Corp.		508
	Notes and Questions		512
2			
7 A	Avoiding Enforcement: Incapacity, Bargaining  Iisconduct, Unconscionability, and Public Policy		
IV.	Iisconduct, Unconscionability, and Public Policy		517
A. Mino	ority and Mental Incapacity		517
	7-1		519
1.1	Dodson v. Shrader		519
	Notes and Questions		523
	Hauer v. Union State Bank of Wautoma		526
	Notes and Questions		534
B. Dure	ess and Undue Influence		537
	Totem Marine Tug & Barge, Inc. v. Alyeska Pipeline Service (	Co.	538
	- 200 I rest - as - 2 ango, 1 no. o. 110 your a opour o con out	10° - 1	7.3991

.

	Notes and Questions	544
	Odorizzi v. Bloomfield School District	548
98 Y 100	Notes and Questions	554
C. Mis	srepresentation and Nondisclosure	556
	Syester v. Banta	557
	Notes and Questions	565
	Hill v. Jones	567
	Notes and Questions	573
	Comment: Lawyers' Professional Ethics	578
	Park 100 Investors v. Kartes	580
	Notes and Questions	583
D. Un	conscionability	584
	Williams v. Walker-Thomas Furniture Co.	586
	Notes and Questions	590
F. M. L.	Comment: Consumer Protection Legislation	596
	Higgins v. Superior Court	599
Little F	Notes and Questions	608
1111	Adler v. Fred Lind Manor	610
	Notes and Questions	622
	Comment: Commercial, Employment, and	
Sill	Consumer Arbitration	625
E. Pul	olic Policy	632
Problem	7-2	632
1,50	Valley Medical Specialists v. Farber	633
871	Notes and Questions	642
() = 1	R.R. v. M.H. & another	647
	Notes and Questions	654
Problem	7-3	658
Problem	7-4	659
		In the
	and the first their and the continue	
	Tours for Niore formance and Michalzo	
8	Justification for Nonperformance: Mistake, Changed Circumstances, and Contractual Modifications	meddien
5111	Changed Circumstances, and Contractual Modifications	663
A. Mis	stake	664
	Lenawee County Board of Health v. Messerly	664
	Notes and Questions	671
	Wil-Fred's, Inc. v. Metropolitan Sanitary District	674
~ ~1	Notes and Questions	681
	anged Circumstances: Impossibility, Impracticability, and	C O 4
Fru	istration	
	Karl Wendt Farm Equipment Co. v. International Harvester Co.	687
	Notes and Questions	696
	Mel Frank Tool & Supply, Inc. v. Di-Chem Co.	701
D 11	Notes and Questions	709
Problem		711
Problem		
27.050	diffication	713
Problem	8-3	713

		Contents	xvii
	Alaska Packers' Association v. Domenico		715
	Notes and Questions		719
	Kelsey-Hayes Co. v. Galtaco Redlaw Castings Corp.	The state of the s	723
	Notes and Questions		728
	Brookside Farms v. Mama Rizzo's, Inc.		731
7 # 8 5 # 8	Notes and Questions		737
B58			
Y CO			
9	Rights and Duties of Third Parties		741
A. Rig	hts of Third Parties as Contract Beneficiaries		741
0.95	Vogan v. Hayes Appraisal Associates, Inc.	A TANKS TO THE REAL PROPERTY OF THE PARTY OF	745
172	Notes and Questions		750
	Zigas v. Superior Court		754
CR:	Notes and Questions	2-31 304	760
B. Assi	ignment and Delegation of Contractual Rights and Dutie	S	762
888	Herzog v. Irace		765
887	Notes and Questions		767
068	Sally Beauty Co. v. Nexxus Products Co.		770
	Notes and Questions		779
Problem	9-1		781
000			
	Consequences of Nonnerformance: Express Conditions		700
10	Consequences of Nonperformance: Express Conditions Material Breach, and Anticipatory Repudiation	is a filtre	783
116	value of the state	Elishetti.	103
A Trans	and Conditions		785
A. EXI	oress Conditions	Annie Ca	786
856	Oppenheimer & Co. v. Oppenheim, Appel, Dixon & Co.	29tral/	792
	Notes and Questions  L. M. A. Backty Comb. Et Cross Pay Chalcon Inc.	THERENIA	796
980	J. N. A. Realty Corp. v. Cross Bay Chelsea, Inc.		802
Dachlass	Notes and Questions	3-15	804
Problem	terial Breach		806
D. IVIa			806
866	Jacob & Youngs, Inc. v. Kent		811
CER	Notes and Questions  Comment: The Doctrine of Constructive Conditions	4.00	814
040		Silin'i 3	817
14.6	Sackett v. Spindler Notes and Questions		821
CAnt	icipatory Repudiation	abition to	824
C. All	Truman L. Flatt & Sons Co. v. Schupf	5-13 11	825
SEG	Notes and Questions	Si croling	831
	Hornell Brewing Co. v. Spry	一种二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十	833
S.F.F.	Notes and Questions	outrally)	839
Problem		Treat :	842
Problem		Toller. I.	843
1 Toolem	10-5		UTJ

11	Expectation Damages: Principles and Limitations	845
A. (	Computing the Value of Plaintiff's Expectation	847
	Roesch v. Bray	851
	Notes and Questions	854
	Handicapped Children's Education Board v. Lukaszewski	857
	Notes and Questions	861
	American Standard, Inc. v. Schectman	861
	Notes and Questions	865
B. I	Restrictions on the Recovery of Expectation Damages:	
I I	Foreseeability, Certainty, and Causation	868
	Hadley v. Baxendale	869
	Notes and Questions	871
	Florafax International, Inc. v. GTE Market Resources, Inc.	874
	Notes and Questions	882
C. I	Restrictions on the Recovery of Expectation Damages:	
N	Mitigation of Damages	886
	Rockingham County v. Luten Bridge Co.	887
	Notes and Questions	890
	Havill v. Woodstock Soapstone	890
	Notes and Questions	899
	Jetz Service Co. v. Salina Properties	904
	Notes and Questions	909
	Nonrecoverable Damages: Items Commonly Excluded from	
F	Plaintiff's Damages for Breach of Contract	911
	Zapata Hermanos Sucesores, S.A. v. Hearthside Baking Co.	911
	Notes and Questions	916
	Erlich v. Menezes	920
	Notes and Questions	929
	Comment: Recovery of Punitive Damages for Bad Faith	
5412	Breach of Contract	932
	em 11-1	935
	Buyers' and Sellers' Remedies Under the Uniform Commercial Code	938
1	. Buyers' Remedies	938
	a. Cover, UCC §2-712	938
	b. Market Damages, UCC §2-713	939
	c. Damages for Accepted Goods, UCC §2-714	940
	d. Specific Performance, UCC §2-716	941
	e. Incidental and Consequential Damages, UCC §2-715	941
The second second	em 11-2	942
2	2. Sellers' Remedies	942
	a. Resale Damages, UCC §2-706	942
	b. Market Damages, UCC §2-708(1)	943
	c. Lost Profits, UCC §2-708(2)	943
	d. Seller's Action for the Price, UCC §2-709	944
	e. Seller's Incidental and Consequential Damages, UCC §2-710	945

	Contents   xix
Problem 11-3	945
1 10000000 11 2	946
1. Protecting the Expectation Interest Under a Wholly	
Executory Contract	946
2. Encouraging Breach of Contract: The Theory of	
"Efficient Breach"	951
Roth v. Speck	958
Notes and Questions	960
Problem 11-4	964
Alternatives to Expectation Damages: Reliance and Restitutionary Damages, Specific Performance,	
19 Restitutionary Damages, Specific Performance,	
and Agreed Remedies	
	965
A. Reliance Damages	965
Wartzman v. Hightower Productions, Ltd.	965
Notes and Questions	972
Walser v. Toyota Motor Sales, U.S.A., Inc.	975
Notes and Questions	979
B. Restitutionary Damages	983
United States ex rel. Coastal Steel Erectors, Inc. v.	
Algernon Blair, Inc.	983
Notes and Questions	986
Lancellotti v. Thomas	988
Notes and Questions	993
Ventura v. Titan Sports, Inc.	1004
Notes and Questions	1004
Problem 12-1	1007
C. Specific Performance	1008
City Stores Co. v. Ammerman	1010
Notes and Questions	1018
Reier Broadcasting Company, Inc. v. Kramer	1022 1027
Notes and Questions  Acroad Bornadies	1027
D. Agreed Remedies  Westharian Associates Itd vi C.C. of Madison Inc.	1031
Westhaven Associates, Ltd. v. C.C. of Madison, Inc.	1032
Notes and Questions  Problem 12-2	1033
Problem 12-3	1045
1 100tem 12-9	101)
Table of Cases	1047
Table of Uniform Commercial Code Provisions	1067
Table of Provisions from Restatement (Second) of Contracts	1071
Table of Provisions from Restatement (First) of Contracts	1075
Table of Provisions from Other Restatements	1077

	Other Acts, Codes, and Rules Secondary Authorities 1079
Index	1095
5 1 1 7 2	Denistra A. Commission and A.
	to profit the management to design the street of the second
1100	erman de la fatta
F-345	
	but somethy I remember the filter in the state of the sta
	in the state of the sound of the section is a second of the section of the sectio
588	
Car.	AND CHOUSE IN THE STATE OF THE PARTY.
274	Principality of the second of
616	and the state of t
070	ench and bone rater
	Commission or ret. Could Shall Erectory, Inc. 1.
886	Provided the state of the state
8.2.0	Property of the property of the second secon
F.00	The installation of the second
	The second Shorts shorts, the
4-17-67	Effectively bosts and will
CHAN	
RINI	
Corner 1	HAMEL WHITE IT IN THE STATE OF THE PARTY OF
8107	· · · · · · · · · · · · · · · · · · ·
ESTA	THE LOOK WILLIAM CONTRACT THE STREET
TELL	
THE PERSON NAMED IN	
	and made by a fact of the options is reconstituted
	conteleous characterinal reactives a vicint
FTFI	trainod to (hupase) membersh more envisor util to side?
2717	atomismo. To (maid, in mornical) mand anologio, i le sude l'
TTOI	The west and the first the structures