CONTENTS

Preface	
Acknowledgments	xxiii
CHAPTER 1	
An Introduction to the Study of Contract Law	1
A. What Do We Mean When We Talk About "Contract Law"?	2
Problem 1-1	4
B. The Structure of Contract Law	-
1. Formation	45
 Interpretation and Implication 	5
3. Defenses to Enforcement	6
4. Nonperformance and Its Consequences	6
5. Rights and Duties of Third Parties	7
C. The Sources of Contract Law	7
1. Judicial Opinions	7
2. Statutory Law	9
3. The Restatements	9
4. Legal Commentary	10
5. International Commercial Law	10
D. The Perspective of Contract Theory	11
E. The Lawyering Perspective	13
REVIEW QUESTIONS	15
-	10
CHAPTER 2 The Device of Country stars 1 Obligations	
The Basis of Contractual Obligation:	1 7
Mutual Assent and Consideration	17
A. Mutual Assent	17
1. Intention to Be Bound: The Objective Theory of Contract	18
Ray v. William G. Eurice & Bros., Inc.	18
Notes and Questions	25
2. Offer and Acceptance in Bilateral Contracts	27
Lonergan v. Scolnick	28
Notes and Questions	31
Normile v. Miller	32
Notes and Questions Problem 2-1	38
	39 40
3. Offer and Acceptance in Unilateral Contracts Sateriale v. R.J. Reynolds Tobacco Co.	40 42
Notes and Questions	42 51

	4. Postponed Bargaining: The "Agreement to Agree," the Formal Contract Contemplated, and Contracting to Bargain in Good Faith Walker v. Keith Notes and Questions	51 52 58
	Comment: Incomplete Bargaining and Contracting to Bargain in Good Faith	59
B	Consideration	60
2.	Hamer v. Sidway	62
	Notes and Questions	65
	Pennsy Supply, Inc. v. American Ash Recycling Corp. of Pennsylvania	67
	Notes and Questions	71
	Problem 2-2	74
	Dougherty v. Salt	74
	Notes and Questions	76
	Plowman v. Indian Refining Co.	76
	Notes and Questions	81
	Comment: Illusory Promises and Mutuality of Obligation Problem 2-3	84 85
C.	Contract Formation Under Article 2 of the Uniform	
	Commercial Code	87
	1. An Introduction to UCC Article 2 (Sale of Goods)	88
	2. Mutual Assent Under UCC Article 2	89
	Jannusch v. Naffziger	90
	Notes and Questions	93
	3. Qualified Acceptance: The "Battle of Forms"	94
	i. The Battle of the Forms Under the Common Law	96
	Princess Cruises, Inc. v. General Electric Co.	96
	Notes and Questions	102
	ii. The Battle of the Forms Under the UCC	103
	Brown Machine, Inc. v. Hercules, Inc.	104
	Notes and Questions Problem 2-4	110 115
D		
D.	Electronic and "Layered" Contracting	117
	1. Electronic Contracting in Practice	117
	DeFontes v. Dell, Inc. 2. Situating DeFontes: ProCD/Hill & Klocek	119 127
	3. Mutual Assent in Electronic Contracting	127
	4. Consumer Protection?	130
RE	/IEW QUESTIONS	132
	NPTER 3	
	bility in the Absence of Bargained-for Exchange:	
	iance on Gratuitous Promises, Unaccepted Offers,	
	l the Principle of Restitution	137
	Protection of Promisee Reliance: The Doctrine of Promissory	
	Estoppel	137
	1. Promises Within the Family	138
	Kirksey v. Kirksey	139

	Contents	xiii
Notes and Questions	139	
Harvey v. Dow	140	
Notes and Questions	145	
2. Charitable Subscriptions	148	
King v. Trustees of Boston University	149	
Notes and Questions	155	
Problem 3-1	158	
3. Promises in a Commercial Context	159	
Katz v. Danny Dare, Inc.	160	
Notes and Questions	164	
Comment: The Status and Future of Promissory Estoppel	168	
B. Liability in the Absence of Acceptance: Option Contracts,		
Offeree Reliance, and Statutory Limitations on Revocation	169	
1. Option Contract	170	
Berryman v. Kmoch	170	
Notes and Questions	174	
2. Offeree's Reliance on an Unaccepted Offer as Limitation on		
Revocability	177	
James Baird Co. v. Gimbel Bros., Inc.	177	
Notes and Questions	180	
Drennan v. Star Paving Co.	180	
Notes and Questions	185	
Pop's Cones, Inc. v. Resorts International Hotel, Inc.	187	
Notes and Questions	194	
Problem 3-2	196	
Problem 3-3	197	
3. Statutory Limits on the Power of Revocation	199	
C. Liability for Benefits Received: The Principle of Restitution	200	
1. Restitution in the Absence of a Promise	200	
Credit Bureau Enterprises, Inc. v. Pelo	201	
Notes and Questions	207	
Comment: Development of the Law of Restitution	211	
Commerce Partnership 8098 Limited Partnership v. Equity Contracting Co.	212	
Notes and Questions	217	
Watts v. Watts	218	
Notes and Questions	228	
2. Promissory Restitution	231	
Mills v. Wyman	231	
Notes and Questions	234	
Webb v. McGowin	235	
Notes and Questions	239	
Problem 3-4	243	
REVIEW QUESTIONS	244	
CHAPTER 4		
The Statute of Frauds	249	
A. General Principles: Scope and Application	251	
Crabtree v. Elizabeth Arden Sales Corp.	251	
Notes and Questions	256	

_

Alaska Democratic Party v. Rice	261
Notes and Questions	267
Comment: The Historical Development of Law and Equity	271
Problem 4-1	272
Problem 4-2	275
B. The Sale of Goods Statute of Frauds: UCC § 2-201	276
REVIEW QUESTIONS	279
CHAPTER 5	
Express Terms of the Agreement:	202
Principles of Interpretation and the Parol Evidence Rule	283
A. Principles of Interpretation	284
1. The Ambiguity Determination	289
Prochazka v. Bee-Three Development, LLC	289
Notes and Questions	294
2. The Resolution of Ambiguity	297
Frigaliment Importing Co. v. B.N.S. International Sales Corp.	301
Notes and Questions	306
Comment: Interpretive Principles	309
Problem 5-1	313
B. The Parol Evidence Rule	315
Thompson v. Libby	317
Notes and Questions	319
Taylor v. State Farm Mutual Automobile Insurance Co.	325
Notes and Questions	335
Comment: The Relationship of Course of Performance,	
Course of Dealing, and Usage of Trade to Contractual Text Under the UCC	339
Problem 5-2	341
Problem 5-3	341
REVIEW QUESTIONS	345
CHAPTER 6	545
Supplementing the Agreement:	
Implied Terms, the Obligation of Good Faith, and Warranties	347
A. The Rationale for Implied Terms	347
Wood v. Lucy, Lady Duff-Gordon	348
Notes and Questions	350
B. The Implied Obligation of Good Faith	353
Seidenberg v. Summit Bank	354
Notes and Questions	363
Locke v. Warner Bros., Inc.	365
Notes and Questions	374
Comment: Employment At-Will, the Duty of Good Faith, and	
Other Limitations	377
Problem 6-1	382
C. Warranties	387
Bayliner Marine Corp. v. Crow	389
Notes and Questions	393

(Contents
	200
Comment on the History of Warranty Law Problem 6-2	398 399
REVIEW QUESTIONS	400
-	400
CHAPTER 7	
Avoiding Enforcement:	40.2
Incapacity, Bargaining Misconduct, Unconscionability, and Public Polic	-
A. Minority and Mental Incapacity	404
Comment: The Minority Doctrine	404
Sparrow v. Demonico	406 413
Notes and Questions Comment: Historical Development of the Law of Contractual Capacity	
B. Duress and Undue Influence	419
Totem Marine Tug	419 426
Odorizzi v. Bloomfield School District	420
Notes and Questions	435
Problem 7-1	438
C. Misrepresentation and Nondisclosure	438
Syester v. Banta	440
Notes and Questions	448
Hill v. Jones	450
Notes and Questions	456
Comment: Lawyers' Professional Ethics	461
D. Unconscionability	463
Williams v. Walker-Thomas Furniture Co.	463
Notes and Questions	467
Comment: Historical Development of the Doctrine of Unconscionabili	ty 473
Comment: Mandatory Arbitration and Unconscionability	474
Higgins v. Superior Court of Los Angeles County	477
Notes and Questions	486
Comment: Consumer Protection Legislation	490
E. Public Policy	493
Problem 7-2	493
Valley Medical Specialists v. Farber	494
Notes and Questions	504
Comment: Enforceability of Surrogacy Contracts	508
Problem 7-3 REVIEW QUESTIONS	509 511
	511
CHAPTER 8	
Justification for Nonperformance:	
Mistake, Changed Circumstances, and Contractual Modifications	515
A. Mistake	516
Lenawee County Board of Health v. Messerly	516
Notes and Questions	523
BMW Financial Services NA, LLC v. Deloach	526
Notes and Questions	531
Problem 8-1	536

_

xv

B. Changed Circumstances: Impossibility, Impracticability,	
and Frustration	537
Hemlock Semiconductor Operations, LLC v. Solarworld Industries	
Sachsen GmbH	540
Notes and Questions	547
Mel Frank Tool ざ Supply, Inc. v. Di-Chem Co.	550
Notes and Questions	558
C. Modification	560
1. Common Law Modifications	560
Problem 8-2	560
Alaska Packers' Association v. Domenico	562
Notes and Questions	566
Problem 8-3	570
2. U.C.C. Modifications	570
REVIEW QUESTIONS	572
CHAPTER 9	
Consequences of Nonperformance:	
	575
Express Conditions, Material Breach, and Anticipatory Repudiation	
A. Express Conditions	577
Oppenheimer	577
Notes and Questions	583
Comment: Relief from Enforcement of Conditions	587
J. N. A. Realty Corp. v. Cross Bay Chelsea, Inc.	590
Notes and Questions	596
Problem 9-1	599
B. Material Breach	600
Jacob & Youngs, Inc. v. Kent	601
Notes and Questions	606
Comment: Partial Breach, Material Breach, and Total Breach	610
C. Anticipatory Repudiation	613
Truman L. Flatt & Sons Co. v. Schupf	614
Notes and Questions	620
Hornell Brewing Co. v. Spry	623
Problem 9-2	623
Problem 9-3	624
REVIEW QUESTIONS	625
CHAPTER 10	
Expectation Damages:	
Principles and Limitations	629
A. Computing the Value of Plaintiff's Expectation	632
Crabby's, Inc. v. Hamilton	635
Notes and Questions	642
Handicapped Children's Education Board v. Lukaszewski	645
Notes and Questions	650
American Standard, Inc. v. Schectman	651
Notes and Questions	655

B.	Restrictions on the Recovery of Expectation Damages: Foreseeability,	
	Certainty, and Causation	658
	Hadley v. Baxendale	659
	Notes and Questions	661
	Florafax International, Inc. v. GTE Market Resources, Inc.	664
	Notes and Questions	673
C.	Restrictions on the Recovery of Expectation Damages:	
	Mitigation of Damages	676
	Rockingham County v. Luten Bridge Co.	677
	Notes and Questions	680
	Maness v. Collins	681
	Notes and Questions	691
	Comment: Nonrecoverable Damages: Items Commonly Excluded	
	from Plaintiff's Damages for Breach of Contract	696
	Problem 10-1	699
RE	VIEW QUESTIONS	701
	APTER 11	
	ternatives to Expectation Damages:	
	liance and Restitutionary Damages, Specific Performance,	
an	d Agreed Remedies	707
A.	Reliance Damages	707
	Wartzman v. Hightower Productions, Ltd.	707
	Notes and Questions	714
	Comment: Remedies in Promissory Estoppel Actions	717
	Problem 11-1: Rania Tariq's Franchise Contract, Part I	718
B.	Restitutionary Damages	719
	United States ex rel. Coastal Steel Erectors, Inc. v. Algernon Blair, Inc.	720
	Notes and Questions	722
	Lancellotti v. Thomas	724
	Notes and Questions	729
	Comment: Restitutionary Damages for Unenforceable Contracts	732
	Problem 11-2: Rania Tariq's Franchise Contract, Part II	734
C.	Specific Performance	735
	City Stores Co. v. Ammerman	737
	Notes and Questions	745
	Comment: Remedies for Breach of Personal Service Contracts	749
D.	Agreed Remedies	751
	Barrie School v. Patch	752
	Notes and Questions	762
	Problem 11-3	765
	Problem 11-4	765
RE	VIEW QUESTIONS	767
	APTER 12	
Ri	ghts and Duties of Third Parties	771

A.	. Rights of Third Parties as Contract Beneficiaries	771
	1. Historical Development of Third-Party Beneficiary Doctrine	771

2. Application of Third-Party Beneficiary Doctrine	773
a. Whose Intent Determines Standing?	773
b. Effect of Contractural Provision on Third-Party Beneficiary	
Standing	774
c. Vesting of Rights of Third-Party Beneficiaries	774
d. Defenses Available to Promisor	775
e. Incidental Beneficiaries	775
f. Special Requirements for Third-Party Beneficiaries of	
Government Contracts	776
Problem 12-1	777
Problem 12-2	777
B. Assignment and Delegation of Contractual Rights and Duties	778
1. Historical Development of Assignment and Delegation Doctrine	778
2. Application of Assignment and Delegation Doctrine	780
a. Terminology	780
b. Legal Limitations on Assignments	781
c. Contractual Prohibitions on Assignment	782
d. Defenses Against Assignee	783
e. Effect of General Language of "Assignment of a Contract"	783
f. Delegation of Personal Service Obligations	783
g. Effect of Clause Requiring Consent to Delegation	784
h. Effect of Delegation or Assignment on Rights and	
Duties of the Parties	784
Problem 12-3	785
Problem 12-4	786
REVIEW QUESTIONS	786
Appendix: Answers to Review Questions	789
Table of Cases	801
Table of Uniform Commercial Code Provisions (UCC)	815
Table of Provisions from Restatement (Second) of Contracts	817
Table of Provisions from Restatement (First) of Contracts	821
Table of Provisions from Other Restatements	
Table of Other Acts, Codes, and Rules	825
Table of Secondary Authorities	827
Index	835

xviii