CONTENTS

Preface	xxi
Acknowledgments	xxv
CHAPTER 1	
An Introduction to the Study of Contract Law	v 1
A. What Do We Mean When We Talk About "Co	ontract Law"? 2
Problem 1-1	4
B. The Structure of Contract Law	5
1. Formation	6
2. Interpretation and Implication	6
3. Defenses to Enforcement	6
4. Nonperformance and its Consequences	7
5. Rights and Duties of Third Parties	7
C. The Sources of Contract Law	8
1. Judicial Opinions	8
2. Statutory Law	9
3. The Restatements	10
4. Legal Commentary	11
5. International Commercial Law	12
D. The Perspective of Contract Theory	12
E. The Lawyering Perspective	16
F. Contract Law Through Case Study: Two Exar	nples
from Different Periods in Time	18
Allen v. Bissinger & Co.	18
Meyer v. Uber Technologies, Inc.	21
Notes and Questions	32
REVIEW QUESTIONS	33
CHAPTER 2	
The Basis of Contractual Obligation:	
Mutual Assent and Consideration	35
A. Mutual Assent	35
1. Intention to be Bound: The Objective Theory	of Contract 36
Ray v. William G. Eurice & Bros., Inc.	37
Notes and Questions	44
2. Offer and Acceptance in Bilateral Contracts	46
Lonergan v. Scolnick	47
Notes and Questions	49

		Normile v. Miller	51
		Notes and Questions	57
		Comment: Remedies for Breach of Contract	59
	3.	Offer and Acceptance in Unilateral Contracts	60
		Cook v. Coldwell Banker/Frank Laiben Realty Co.	61
		Notes and Questions	64
		Comment: Historical Development of the Law of Unilateral Contracts	65
		Sateriale v. R.J. Reynolds Tobacco Co.	66
		Notes and Questions	75
		Problem 2-1	76
	4.	Postponed Bargaining: The "Agreement to Agree"	77
		Walker v. Keith	78
		Notes and Questions	84
		Quake Construction, Inc. v. American Airlines, Inc.	86
		Notes and Questions	93
		Comment: Contracting to Bargain in Good Faith	96
		Problem 2-2	98
		Problem 2-3	99
		Problem 2-4	101
В.	Co	onsideration	101
		Hamer v. Sidway	102
		Notes and Questions	106
		Pennsy Supply, Inc. v. American Ash Recycling Corp. of Pennsylvania	107
		Notes and Questions	111
		Dougherty v. Salt	115
		Notes and Questions	116
		Comment: The Lawyer's Role in Counseling for Legal Effect	118
		Plowman v. Indian Refining Co.	120
		Notes and Questions	125
		Comment: The Power of Agents to Bind Their Principals	127
		Dohrmann v. Swaney	129
		Notes and Questions	137
		Marshall Durbin Food Corp. v. Baker	139
		Notes and Questions	145
C.	Co	ontract Formation Under Article 2 of the Uniform	
	Co	ommercial Code	147
		Comment on the History of the Uniform Commercial Code	147
	1.	Mutual Assent Under the Uniform Commercial Code	148
		Jannusch v. Naffziger	149
		Notes and Questions	153
		E.C. Styberg Engineering Co. v. Eaton Corp.	154
		Notes and Questions	159
		Comment: Introduction to the CISG	160
		Problem 2-5	161

Contents xiii

2. Qualified Acceptance: The "Battle of Forms"	163
Princess Cruises, Inc. v. General Electric Co.	165
Notes and Questions	171
Brown Machine, Inc. v. Hercules, Inc.	174
Notes and Questions	180
Paul Gottlieb & Co., Inc. v. Alps South Corp.	184
Notes and Questions	190
Problem 2-6	193
D. Electronic and "Layered" Contracting	195
DeFontes v. Dell, Inc.	197
Notes and Questions	205
Long v. Provide Commerce, Inc.	209
Notes and Questions	218
Problem 2-7	219
REVIEW QUESTIONS	221
CHAPTER 3	
Liability in the Absence of Bargained-for Exchange:	
Reliance on Gratuitous Promises, Unaccepted Offers,	
and the Principle of Restitution	225
A. Protection of Promisee Reliance: The Doctrine of	
Promissory Estoppel	225
1. Promises Within the Family	226
Kirksey v. Kirksey	227
Notes and Questions	227
Harvey v. Dow	228
Notes and Questions	233
2. Charitable Subscriptions	236
King v. Trustees of Boston University	237
Notes and Questions	243
Problem 3-1	246
3. Promises in a Commercial Context	247
Katz v. Danny Dare, Inc.	248
Notes and Questions	253
Aceves v. U.S. Bank, N.A.	255
Notes and Questions	262
Comment: The Status and Future of Promissory Estoppel	264
B. Liability in the Absence of Acceptance: Option Contracts,	
Offeree Reliance, and Statutory Limitations on Revocation	265
1. Option Contract	266
Berryman v. Kmoch	266
Notes and Questions	270
2. Offeree's Reliance on an Unaccepted Offer as Limitation on	
Revocability	274
James Baird Co. v. Gimbel Bros., Inc.	274

	Notes and Questions	277
	Drennan v. Star Paving Co.	277
	Notes and Questions	282
	Pop's Cones, Inc. v. Resorts International Hotel, Inc.	285
	Notes and Questions	291
	Problem 3-2	293
	3. Statutory Limits on the Power of Revocation	294
	Problem 3-3	296
C.	Liability for Benefits Received: The Principle of Restitution	296
	1. Restitution in the Absence of a Promise	297
	Credit Bureau Enterprises, Inc. v. Pelo	297
	Notes and Questions	304
	Comment: Development of the Law of Restitution	307
	Commerce Partnership 8098 Limited Partnership v. Equity Contracting Co.	309
	Notes and Questions	314
	Watts v. Watts	315
	Notes and Questions	325
	2. Promissory Restitution	327
	Mills v. Wyman	328
	Notes and Questions	331
	Webb v. McGowin	333
	Notes and Questions	336
	Problem 3-4	340
	Problem 3-5	341
RE	VIEW QUESTIONS	342
СН	APTER 4	
Th	e Statute of Frauds	345
Α.	General Principles: Scope and Application	347
	Crabtree v. Elizabeth Arden Sales Corp.	347
	Notes and Questions	352
	Beaver v. Brumlow	357
	Notes and Questions	364
	Comment: The Historical Development of Law and Equity	366
	Alaska Democratic Party v. Rice	368
	Notes and Questions	374
	Problem 4-1	377
	Problem 4-2	380
R	The Sale of Goods Statute of Frauds: UCC §2-201	380
υ.	Buffaloe v. Hart	381
	Notes and Questions	387
	Problem 4-3	390
RE	VIEW QUESTIONS	391
		371
	APTER 5	
	e Meaning of the Agreement:	205
rr1	nciples of Interpretation and the Parol Evidence Rule	395

Contents xv

A. Principles of Interpretation	396
Joyner v. Adams	399
Notes and Questions	402
Comment: Interpretive Principles	405
Frigaliment Importing Co. v. B.N.S. International Sales Corp.	408
Notes and Questions	412
C & J Fertilizer, Inc. v. Allied Mutual Insurance Co.	416
Notes and Questions	424
B. The Parol Evidence Rule	427
Thompson v. Libby	429
Notes and Questions	432
Taylor v. State Farm Mutual Automobile Insurance Co.	438
Notes and Questions	447
Sherrodd, Inc. v. Morrison-Knudsen Co.	451
Notes and Questions	457
Nanakuli Paving & Rock Co. v. Shell Oil Co.	460
Notes and Questions	471
Problem 5-1	473
Problem 5-2	475
REVIEW QUESTIONS	476
CHAPTER 6	
Supplementing the Agreement:	
Implied Terms, the Obligation of Good Faith, and Warranties	481
A. The Rationale for Implied Terms	481
Wood v. Lucy, Lady Duff-Gordon	482
Notes and Questions	484
Leibel v. Raynor Manufacturing Co.	486
Notes and Questions	489
B. The Implied Obligation of Good Faith	492
Seidenberg v. Summit Bank	494
Notes and Questions	503
Comment: Requirements and Output Contracts	505
Morin Building Products Co. v. Baystone Construction, Inc.	508
Notes and Questions	512
Locke v. Warner Bros., Inc.	513
Notes and Questions	521
Geysen v. Securitas Security Services, USA, Inc.	523
Notes and Questions	533
Problem 6-1	539
Problem 6-1 Problem 6-2	540
Problem 6-2 Problem 6-3	540
C. Warranties	546
Bayliner Marine Corp. v. Crow	548 552
Notes and Questions	552 556
Comment on the History of Warranty Law	556

D 11 C4	557
Problem 6-4	557
Speight v. Walters Development Co.	558 564
Notes and Questions	
REVIEW QUESTIONS	567
CHAPTER 7	
Avoiding Enforcement:	
Incapacity, Bargaining Misconduct, Unconscionability, and	
Public Policy	571
A. Minority and Mental Incapacity	572
Problem 7-1	572
Dodson v. Shrader	572
Notes and Questions	576
Sparrow v. Demonico	579
Notes and Questions	586
Comment: Historical Development of the Law of	
Contractual Capacity	589
B. Duress and Undue Influence	591
Totem Marine Tug & Barge, Inc. v. Alyeska Pipeline Service Co.	591
Notes and Questions	598
Odorizzi v. Bloomfield School District	601
Notes and Questions	607
C. Misrepresentation and Nondisclosure	610
Syester v. Banta	611
Notes and Questions	619
Hill v. Jones	622
Notes and Questions	628
Comment: Lawyers' Professional Ethics	632
Park 100 Investors, Inc. v. Kartes	634
Notes and Questions	637
D. Unconscionability	638
Williams v. Walker-Thomas Furniture Co.	639
Notes and Questions	643
Comment: Historical Development of the Doctrine of	
Unconscionability	649
Higgins v. Superior Court of Los Angeles County	650
Notes and Questions	659
Comment: Mandatory Arbitration and Unconscionability	662
McFarland v. Wells Fargo Bank, N.A.	664
Notes and Questions	673
Comment: Consumer Protection Legislation	677
E. Public Policy	680
Problem 7-2	680
Valley Medical Specialists v. Farber	681
Notes and Questions	691
P.M. v. T.B.	695
Notes and Questions	707

Contents	xvii
Contents	XVII

		,,
Problem 7-3	710	
Problem 7-4	712	
Problem 7-5	714	
REVIEW QUESTIONS	715	
CHAPTER 8		
Justification for Nonperformance:		
Mistake, Changed Circumstances, and Contractual Modifications	719	
A. Mistake	720	
Lenawee County Board of Health v. Messerly	720	
Notes and Questions	727	
BMW Financial Services NA, LLC v. Deloach	730	
Notes and Questions	737	
B. Changed Circumstances: Impossibility, Impracticability,		
and Frustration	741	
Hemlock Semiconductor Operations, LLC v. Solarworld Industries		
Sachsen GmbH	744	
Notes and Questions	752	
Mel Frank Tool & Supply, Inc. v. Di-Chem Co.	757	
Notes and Questions	766	
Problem 8-1	768	
Problem 8-2	769	
Problem 8-3	769	
C. Modification	771	
Problem 8-4	771	
Alaska Packers' Association v. Domenico	773	
Notes and Questions	777	
Kelsey-Hayes Co. v. Galtaco Redlaw Castings Corp.	782	
Notes and Questions	787	
Brookside Farms v. Mama Rizzo's, Inc.	789	
Notes and Questions	796	
REVIEW QUESTIONS	799	
CHAPTER 9		
Consequences of Nonperformance:		
Express Conditions, Material Breach, and Anticipatory Repudiation	803	
A. Express Conditions	805	
enXco Development Corp. v. Northern States Power Co.	805	
Notes and Questions	813	
J. N. A. Realty Corp. v. Cross Bay Chelsea, Inc.	818	
Notes and Questions	824	
Problem 9-1	827	
B. Material Breach	829	
Jacob & Youngs, Inc. v. Kent	829	
Notes and Questions	834	
Comment: The Doctrine of Constructive Conditions	838	
Sackett v. Spindler	841	
Notes and Ouestions	845	

C. Anticipatory Repudiation	849
Truman L. Flatt & Sons Co. v. Schupf	849
Notes and Questions	856
Hornell Brewing Co. v. Spry	858
Notes and Questions	864
Problem 9-2	867
Problem 9-3	868
REVIEW QUESTIONS	868
CHAPTER 10	
Expectation Damages:	0.52
Principles and Limitations	873
A. Computing the Value of Plaintiff's Expectation	876
Crabby's, Inc. v. Hamilton	879
Notes and Questions	886
Handicapped Children's Education Board v. Lukaszewski	889
Notes and Questions	894
American Standard, Inc. v. Schectman	895
Notes and Questions	899
B. Restrictions on the Recovery of Expectation Damages: Foreseeabil	-
Certainty, and Causation	902
Hadley v. Baxendale	903
Notes and Questions	905
Florafax International, Inc. v. GTE Market Resources, Inc.	909
Notes and Questions	917
C. Restrictions on The Recovery of Expectation Damages: Mitigation	of
Damages	921
Rockingham County v. Luten Bridge Co.	922
Notes and Questions	926
Maness v. Collins	926
Notes and Questions	937
Jetz Service Co. v. Salina Properties	941
Notes and Questions	946
D. Nonrecoverable Damages: Items Commonly Excluded from	
Plaintiff's Damages for Breach of Contract	948
Zapata Hermanos Sucesores, S.A. v. Hearthside Baking Company, Inc.	949
Notes and Questions	954
Erlich v. Menezes	957
Notes and Questions	966
Comment: Recovery of Punitive Damages for Bad Faith Breach of	
Contract	969
Problem 10-1	971
E. Buyers' and Sellers' Remedies Under the Uniform Commercial Coo	
1. Buyers' Remedies	973

Contents xix

	a. Cover, UCC §2-712	974
	b. Market Damages, UCC §2-713	975
	c. Damages for Accepted Goods, UCC §2-714	976
	d. Specific Performance, UCC §2-716	976
	e. Incidental and Consequential Damages, UCC §2-715	977
	Problem 10-2	977
	2. Sellers' Remedies	978
	a. Resale Damages, UCC §2-706	978
	b. Market Damages, UCC §2-708(1)	979
	c. Lost Profits, UCC §2-708(2)	979
	d. Seller's Action for the Price, UCC §2-709	981
	e. Seller's Incidental and Consequential Damages, UCC §2-710	981
	Problem 10-3	981
F.	Justifications for the Expectation Damage Rule	982
	1. Protecting the Expectation Interest Under a Wholly Executory Contract	982
	2. Encouraging or Deterring Breach of Contract: The Concepts of	00 -
	"Efficient Breach" and Disgorgement	985
	Roth v. Speck	990
	Notes and Questions	992
	Problem 10-4	994
RE	VIEW QUESTIONS	995
СН	APTER 11	
	ternatives to Expectation Damages:	
	liance and Restitutionary Damages, Specific Performance,	
an	d Agreed Remedies	1001
A.	Reliance Damages	1001
	Wartzman v. Hightower Productions, Ltd.	1001
	Notes and Questions	1009
	Walser v. Toyota Motor Sales, U.S.A., Inc.	1012
	Notes and Questions	1017
В.	Restitutionary Damages	1020
	United States ex rel. Coastal Steel Erectors, Inc. v. Algernon Blair, Inc.	1020
	Notes and Questions	1023
	Lancellotti v. Thomas	1024
	Notes and Questions	1030
	Ventura v. Titan Sports, Inc.	1032
	Notes and Questions	1042
	Problem 11-1	1044
C.	Specific Performance	1045
	City Stores Co. v. Ammerman	1048
	Notes and Questions	1055
	Reier Broadcasting Company, Inc. v. Kramer	1059
	Notes and Questions	1065
D.	Agreed Remedies	1069
	Barrie School v. Patch	1070

Notes and Questions	1080
Problem 11-2	1086
Problem 11-3	1086
Problem 11-4	1087
REVIEW QUESTIONS	1089
CHAPTER 12	
Rights and Duties of Third Parties	1093
A. Rights of Third Parties as Contract Beneficiaries	1093
Vogan v. Hayes Appraisal Associates, Inc.	1096
Notes and Questions	1101
Chen v. Chen	1104
Notes and Questions	1112
Problem 12-1	1114
B. Assignment and Delegation of Contractual Rights and Duties	1115
Herzog v. Irace	1117
Notes and Questions	1120
Sally Beauty Co. v. Nexxus Products Co.	1123
Notes and Questions	1132
Problem 12-2	1134
REVIEW QUESTIONS	1135
Appendix: Answers to Review Questions	1137
Table of Cases	1151
Table of Uniform Commercial Code Provisions (UCC)	1171
Table of Provisions from Restatement (Second) of Contracts	1175
Table of Provisions from Restatement (First) of Contracts	1179
Table of Provisions from Other Restatements	1181
Table of Other Acts, Codes, and Rules	1183
Table of Secondary Authorities	1185
Index	1195