

Contracting Law

*Carolina Academic Press
Law Casebook Series
Advisory Board*



Gary J. Simson, Chairman
Dean, Case Western Reserve University School of Law

Raj K. Bhala
University of Kansas School of Law

John C. Coffee, Jr.
Columbia University Law School

Randall Coyne
University of Oklahoma College of Law

John S. Dzienkowski
University of Texas School of Law

Paul Finkelman
University of Tulsa College of Law

Robert M. Jarvis
*Shepard Broad Law Center
Nova Southeastern University*

Vincent R. Johnson
St. Mary's University School of Law

Michael A. Olivas
University of Houston Law Center

Kenneth Port
William Mitchell College of Law

Michael P. Scharf
Case Western Reserve University School of Law

Peter M. Shane
*Michael E. Moritz College of Law
The Ohio State University*

Emily L. Sherwin
Cornell Law School

John F. Sutton, Jr.
Emeritus, University of Texas School of Law

David B. Wexler
*John E. Rogers College of Law
University of Arizona*

Contracting Law

FOURTH EDITION

Amy Kastely
Deborah Waire Post
Nancy Ota

CAROLINA ACADEMIC PRESS
Durham, North Carolina

Copyright © 2006
Amy Hilsman Kastely, Deborah Waire Post, and Nancy Ota

All Rights Reserved

ISBN 1-59460-259-X
LCCN 2006929443

Carolina Academic Press
700 Kent Street
Durham, NC 27701
Telephone (919) 489-7486
Fax (919) 493-5668

Printed in the United States of America

Contents

Table of Cases	xv
Other Texts	xix
Personal Acknowledgments	xxi
Acknowledgments	xxiii
 Chapter One • Introduction to Contract Law	 3
A. The Study of Contract Law	3
Note—On the History of Contract Law	5
<i>H.J. Coolidge v. Pua'aiki and Kea</i>	11
Note—Anatomy of a Judicial Decision	13
B. Three Principles of Contract Law	24
1. The Bargain Principle	24
<i>Kirksey v. Kirksey</i>	26
O. Henry (William Sydney Porter), <i>The Gift of the Magi</i>	27
Notes	31
John Elemans, <i>The Gift Economy</i>	32
Note—On Markets and Market Ideologies	33
Bargain and the Market	34
Note—Neo-Classical Economics and Contract Law	34
2. Reliance: Trust, Responsibility, Injury	37
Laurie Kuribayashi, <i>Freeway Poem</i>	38
Notes	39
<i>Andrew Ricketts v. Katie Scothorn</i>	40
Notes	42
3. Restitution: Unjust Enrichment and the Duty to Right Other Wrongs	43
Alasdair MacIntyre, <i>A Disquieting Suggestion</i>	45
Notes	46
<i>Executor of the Estate of Enoch F. Sceva v. Fanny True</i>	46
Notes	51
<i>Howard E. Bailey v. Richard E. West</i>	52
Enid Bagnold, <i>National Velvet</i>	56
Notes	59
<i>Lyle Dews v. Halliburton Industries, Inc.</i>	59
 Chapter Two • Contract Formation	 63
A. Difference and Meaning in Communication	63
1. The Objective Theory of Interpretation	64
<i>Charles R. Embry v. Hargadine, McKittrick Dry Goods Company</i>	64

Notes	68
Arthur Miller, <i>The Death of a Salesman</i>	68
<i>United Steelworkers of America, Local 1330 v. United States Steel</i>	70
Notes	72
Sue Doro, <i>Blue Collar Goodbyes</i>	74
<i>In the Matter of the Estate of Virgil A. Steffes, Deceased</i>	
<i>Mary Lou Brooks v. Terry V. Steffes, Personal Representative</i>	75
Note—On Informal Contracts and the Objective Theory	86
Patricia J. Williams, <i>Alchemical Notes: Reconstructing Ideals from Deconstructed Rights</i>	89
2. An Alternative Theory of Interpretation:	
The Doctrine of Misunderstanding	91
<i>Konic International Corporation v. Spokane Computer Services, Inc.</i>	92
Bud Abbott & Lou Costello, <i>Who's on First?</i>	95
<i>Herlinda Marie Acedo v. State of Arizona, Department of Public Welfare</i>	98
Note—On Revocation of Consent to Adoption	102
<i>Ahmad Izadi v. Machado (Gus) Ford, Inc.</i>	103
Notes	107
B. Offer and Acceptance: The Mechanics of Contract Formation	107
Note—On the Polarity of the Offer-Acceptance Model	108
<i>Michael M. Normile and Wawie Kurniawan v. Hazel Elizabeth Miller</i>	108
1. Was There an Offer?	112
<i>J. W. Southworth v. Joseph C. Oliver and Arlene G. Oliver</i>	112
Notes	119
<i>John D.R. Leonard v. Pepsico, Inc.</i>	119
Note—On Interpretation and Context	130
2. The Assent Invited: Acceptance	131
<i>Panhandle Eastern Pipe Line Co. v. Nowlin Smith, Jr.</i>	131
The Manner of Acceptance	133
<i>Beard Implement Co. v. Krusa</i>	134
<i>Theodore B. Russell v. Texas Co.</i>	138
Note	140
<i>Jennifer Harms v. Northland Ford Dealers and Moccasin Creek Country Club</i>	140
3. The Content of an Acceptance	143
<i>Flender Corporation v. Tippins International, Inc.</i>	144
<i>Step-Saver Data Systems, Inc. v. Wyse Technology and The Software Link, Inc.</i>	149
<i>William S. Klocek v. Gateway, Inc., et al.</i>	158
Note—On Termination of an Offer and the Power to Accept	163
4. Revocation of the Offer Prior to Acceptance	164
<i>George Dickinson v. John Dodds</i>	164
<i>State of Washington v. Richard Lee Wheeler</i>	167
Note—On Revocation of Offers	170
Note—On Offers “Becoming Irrevocable,” “Irrevocable Offers,” and “Contracts,” Including “Option Contracts”	171
Karl Llewellyn, <i>Our Case-Law of Contract: Offer and Acceptance</i>	172

CONTENTS

vii

<i>Drennan v. Star Paving Company</i>	173
C. Complicating Assent: “Indefinite” Agreements	176
<i>George A. Varney v. Isaac E. Ditmars</i>	177
<i>Cobble Hill Nursing Home, Inc. v. Henry and Warren Corp.</i>	180
Mary Gordon, Final Payments	185
<i>Oglebay Norton Co. v. Armco, Inc.</i>	186
D. A Brief History of Jurisprudence	191
Bailey Kuklin & Jeffrey W. Stempel, Foundations of the Law	192
Critical Jurisprudence—Selected Readings	206
Chapter Three • Consideration	209
A. The Consideration Doctrine	209
1. Origins of the Consideration Doctrine	210
The Early View of Consideration	210
The Classical Reformulation	211
The Reinterpretation of Consideration as One among Many	212
An Emerging Use of Consideration as a Tool for Implementing	
Fairness and a Variety of Other Public Policies	215
2. “A Return Promise or Performance”	217
a. Any Promise, Regardless of Its “Value”: “Courts Will Not	
Inquire into the Adequacy of Consideration”	217
<i>Hamer v. Sidway</i>	218
Note—Consideration and the Market	220
Myrna Greenfield, Alternative Trade: Giving Coffee a	
New Flavor	223
b. The “Pre-Existing Duty Rule”—A First Look	226
<i>Angela White v. Village of Homewood and Village of Homewood</i>	
<i>Fire and Police Commission</i>	227
Profile: Engine Company Number Three All-Women	
Firefighting Crew in San Diego	230
c. Sometimes a Statement May Sound Like a Promise, but Really	
Isn’t One: “Illusory Promises” and “Mutuality of Obligation”	232
<i>Agnes Maszewski v. John Piskadlo</i>	234
John Prine, Hello in There	237
<i>Lawrence v. Ingham County Health Department Family Planning/</i>	
<i>Pre-Natal Clinic</i>	238
Note—On Sovereign Immunity and Public Health Care	244
Paulette Childress White, Getting the Facts of Life	244
3. The Consideration Must Be “Bargained-For”	251
a. Bargained-For Means That the Promise Was “Induced By” the Return	
Promise or Performance and Vice-Versa	252
b. A Distinction: Bargained versus Gift with a Condition	252
<i>Langer v. Superior Steel Corporation</i>	252
Note	255
c. Don’t Tell Me It’s Bargained-For!—“Nominal Consideration	
Is Not Sufficient”	255
<i>In re Greene</i>	256
Notes	258
4. “Public Policy” and “Disfavored” Contract Terms	259

<i>Jerry M. Worley v. Wyoming Bottling Company, Inc., d/b/a Coca-Cola of Casper</i>	260
Note—On the At-Will Employment Doctrine	263
<i>Richard E. Freeman v. The Duluth Clinic, Ltd.</i>	267
Chapter Four • Alternatives to the Bargain Model: Promises Reasonably Relied Upon, Promises Made in Recognition of a Past Benefit, and Other Promises Enforceable without Consideration	271
A. Promises Reasonably Relied Upon: Restatement (Second), Section 90	271
1. The Promise	272
John Steinbeck, <i>The Grapes of Wrath</i>	273
<i>State Bank of Standish v. Robert N. and Kathleen Curry</i>	278
Note—On Farming in the United States	288
Notes	290
<i>Joseph Hoffman v. Red Owl Stores, Inc.</i>	291
Note	296
Gillian K. Hadfield, Problematic Relations: Franchising and the Law of Incomplete Contracts	297
Note	306
Note	306
Dayton Malleable Clears \$5 Million Capital Outlay	306
<i>Abbingdon v. Dayton Malleable, Inc.</i>	307
Notes	311
Barbara Kingsolver, Why I Am a Danger to the Public	317
2. Expected and Reasonable Reliance: Action or Forbearance by the Promisee or a Third Person	320
<i>Jo Laverne Alden v. Elvis Presley</i>	320
Elvis Presley and Vera Matson, Love Me Tender	324
<i>Guy Kinoshita v. Canadian Pacific Airlines, Ltd. and D.W. Merrell</i>	
<i>Ronald K. Nakashima v. Canadian Pacific Airlines, Ltd. and D.W. Merrell</i>	324
B. Promises Made in Recognition of Past Benefits	330
<i>Mills v. Wyman</i>	330
Note—On the “Moral Consideration Doctrine”	333
<i>Joe Webb v. Floyd McGowin</i>	334
Note	336
<i>Lena Harrington v. Lee Walter Taylor</i>	337
Notes	337
An Alternative to Restatement (Second) Section 86:	338
<i>Realty Associates of Sedona v. Valley National Bank of Arizona, Transamerica Title Insurance Company, and Katherine L. Peterson</i>	339
Notes	342
C. Review of Bases of Liability in Contract and Restitution	343
<i>William Edwin Van Brunt III v. Robert Rauschenberg</i>	344
Chapter Five • Restrictions on the Power to Contract	351
A. Illegality and Violation of Public Policy	352
Note	352
Margaret Atwood, <i>The Handmaid’s Tale</i>	353

CONTENTS

ix

<i>In the Matter of Baby “M” (A Pseudonym for an Actual Person)</i>	355
Notes	365
Note	367
<i>A.C. v. C.B.</i>	368
B. Statute of Frauds	373
<i>Metz Beverage Company v. Wyoming Beverages, Inc.</i>	376
C. Lack of Capacity	380
Children	382
Note—On Children’s Capacity to Contract	382
Don Oldenburg, Consummate Consumer; Children’s Business	383
Note on Children in Poverty	386
<i>James Halbman, Jr. v. Michael Lemke</i>	387
Toshio Mori, Through Anger and Love	391
Note	394
Mental Incapacity	395
<i>Shoals Ford, Inc. v. Maxine Clardy, as conservator for Bobby Joe Clardy,</i> <i>non compos mentis</i>	395
Notes	399
Oliver Sacks, Rebecca	400
Notes	403
Chapter Six • Market Misconduct or Error	405
A. Duress	405
<i>Toni E. Sosnoff v. Jason D. Carter and Julia Vance Carter</i>	405
<i>United States for the Use of the Trane Company v. Lorna D. Bond</i>	410
Theodore Rosengarten, All God’s Dangers: The Life of Nate Shaw	417
Note—On Wife-Beating, Financing Practices, and Third Party Duress	418
B. Undue Influence	420
<i>Nancy Ferguson v. John F. Jeanes</i>	421
C. Misrepresentation	424
<i>Lawrence S. C. Kang v. W. Dewey Harrington</i>	425
Notes	428
<i>Flight Concepts Limited Partnership, Russell P. O’Quinn, Gilman A. Hill,</i> <i>and the Skyfox Corporation v. The Boeing Company</i>	429
Notes	433
Dominic Gates and Alicia Mundy—Boeing Lawyer Warns of Company’s Legal Peril	434
<i>Audrey E. Vokes v. Arthur Murray, Inc.</i>	438
Note—On the Aftermath of <i>Vokes v. Arthur Murray</i>	441
Michael I. Meyerson, The Reunification of Contract Law: The Objective Theory of Consumer Form Contracts	441
Notes	445
D. Failure to Disclose	445
Marcus Cicero, <i>De Officiis</i> , Book III	446
Note	447
<i>Warren G. Hill and Gloria R. Hill v. Ora G. Jones and Barbara R. Jones</i>	448
<i>Jeffrey M. Stambovsky v. Helen V. Ackley and Ellis Realty</i>	452
Maria Elena Llano, In the Family	457

E. Mistake of Fact	460
1. Mutual Mistake of Fact	461
<i>Todd A. Oliver v. Felisha E. Clark</i>	461
Piano Tuner Finds Problem: Stashed Cash	464
2. Unilateral Mistake of Fact	465
Jump-Rope Rhyme	465
<i>First Baptist Church of Moultrie v. Barber Contracting Company</i>	465
E. Annie Proulx, The Shipping News	469
Note—On Mistake in Expression	472
F. Unconscionability	472
<i>Robert W. Ryan v. Norman D. Weiner</i>	473
<i>Tony Brower v. Gateway 2000</i>	483
Notes	486
James Alan McPherson, A Loaf of Bread	488
<i>Brooklyn Union Gas Company v. Rafael Jimenez</i>	495
Note—On the Many Languages Spoken by U.S. Citizens	497
<i>Nez Percé Tribe of Indians v. The United States</i>	498
Notes	504
Chapter Seven • Understanding Contractual Obligations: Interpretation	507
A. Implied Terms—Unspoken Understandings and Expectations	508
1. Trade Practices, Community Norms, and Other Regular Routines	509
<i>Nanakuli Paving and Rock Company v. Shell Oil Company, Inc.</i>	509
Note	518
<i>Fisher v. Congregation Bnai Yitzhok</i>	518
2. Best Efforts, Good Faith, and Similar Communal Norms	520
<i>Paul Reid and Mary J. Reid v. Key Bank of Southern Maine, Inc.</i>	522
Note	528
<i>Simcala, Inc. v. American Coal Trade, Inc.</i>	529
<i>Peter Dalton v. Educational Testing Service</i>	534
Amy Tan, Mother Tongue	542
<i>United Airlines, Inc. v. Good Taste, Inc., d/b/a Saucy Sisters Catering</i>	546
Note—On Legal Realism and the Duty of Good Faith	555
3. Interpretive Presumptions and Implied Terms	556
<i>Jeffrey Poole et al v. City of Waterbury et al.</i>	556
B. Interpreting Express Terms	561
1. Parol Evidence Rule	562
a. Parol Evidence Rule and the Exclusion of Evidence	562
<i>Betaco, Inc. v. Cessna Aircraft Co.</i>	564
Note	573
<i>Kelly Merk, Joseph Staszewski, and Vickie Menagh et al.,</i> <i>on Behalf of Themselves and all Others Similarly Situated v.</i> <i>Jewel Food Stores, American Stores Company, Incorporated,</i> <i>and United Food and Commercial Workers Union Local</i> <i>No. 881, AFL-CIO and CLC</i>	574
2. The Interpretation of Terms in an Integrated Writing	582
a. Formal and Contextual Interpretation	583
Edwin Patterson, The Interpretation and Construction of Contracts	583

CONTENTS

xi

Robert Braucher, Interpretation and Legal Effect in the Second Restatement of Contracts	584
John Cheever, Artemis, the Honest Well Digger	585
Note	588
b. The Ambiguity Rule and the “Ambiguity” of Language	588
<i>Pacific Gas and Electric Company v. G. W. Thomas Drayage & Rigging Company</i>	588
Note	591
<i>Trident Center v. Connecticut General Life Insurance Company</i>	591
Note	595
<i>Frigaliment Importing Co. v. B.N.S. International Sales Corp.</i>	596
Note—On Frigaliment as a Case of Misunderstanding	600
Note—On the United Nations Sales Convention	601
3. The Reasonable Expectation Doctrine and “Blanket Assent” — Interpretation of Standard Form Contracts	603
<i>Regional Bank of Colorado, N.A. v. St. Paul Fire and Marine Insurance Company</i>	603
Notes	606
Laurie Kindel Fett, The Reasonable Expectations Doctrine: An Alternative to Bending and Stretching Traditional Tools of Contract Interpretation	607
Note	608
Karl Llewellyn, The Form or Boiler-Plate “Agreement”	608
Note	610
Chapter Eight • Understanding Contractual Obligations: Liability	613
A. Conditions	613
<i>Troy Jarvis v. Gary Ensminger, James Johnson, Motors, Inc., and Fairbanks Nissan, Inc.</i>	615
Note on Waiver and Excuse of Conditions	619
<i>James J. Thompson v. Doreen A. McCann et al.</i>	620
Note on Excuse of Conditions	623
B. Constructive Conditions, Substantial Performance, and the Rule of Perfect Tender	623
<i>Jacob & Youngs, Inc. v. George Edward Kent</i>	625
Richard Danzig, The Capability Problem in Contract Law	630
Notes	634
One More Point About True Conditions and Promises	635
Other Protections for Parties Who Must Perform First	637
On the Rule of Perfect Tender in the Uniform Commercial Code*	638
<i>Ernest Ramirez and Adele Ramirez v. Autosport</i>	639
Note—Breach Provisions in the United Nations Convention on Contracts for the International Sale of Goods	645
C. Anticipatory Breach and Related Doctrines	646
<i>H. B. Taylor v. Elizabeth and Ellwood Johnston</i>	647
Song of the Horse	654
Note	654
<i>AMF, Incorporated v. McDonald’s Corporation</i>	654

Chapter Nine • Changes after Formation: Frustration, Impracticability, and Agreed Modifications	659
A. Changed Circumstances	659
1. Frustration of Purpose	660
Raymond Carver, <i>A Small Good Thing</i>	660
<i>Brenner v. Little Red School House, Ltd.</i>	667
2. Impossibility (or Impracticability) of Performance	671
<i>Specialty Tires of America, Inc. v. The CIT Group/</i>	
<i>Equipment Financing, Inc. v. Condere Corporation,</i>	
<i>Titan Tire Corporation, and Titan International, Inc.</i>	671
Notes	677
<i>Portland Section of the Council of Jewish Women v. Sisters of</i>	
<i>Charity of Providence in Oregon</i>	678
Note	682
<i>Roy Cazares and Thomas Tosdal v. Phil Saenz</i>	682
Note	688
B. Agreed Modifications and the Pre-Existing Duty Rule	688
<i>Alaska Packers' Ass'n v. Domenico et al.</i>	689
Star of Alaska	695
Hiroshi Wagatsuma & Arthur Rosett, <i>Cultural Attitudes towards</i>	
Contract Law: Japan and the United States Compared	696
<i>Lester L. Quigley, Jr. and Veronna Kay Lovell,</i>	
<i>as Guardians and Conservators of Lester L. Quigley, Sr. v.</i>	
<i>Donald M. Wilson and Janis D. Wilson</i>	697
David Shribman, <i>Iowa's Story Is America's</i>	700
<i>Farm Equipment Store, Inc. v. White Farm Equipment Company</i>	701
Jane Smiley, <i>A Thousand Acres</i>	705
Chapter Ten • Remedies	707
A. Benefit of the Bargain: Specific Performance	708
<i>Adam D. Sokoloff et al. v. Harriman Estates Development Corp.</i>	708
Notes	710
<i>Beverly Glen Music, Inc. v. Warner Communications, Inc. and</i>	
<i>Anita Baker</i>	711
Lea S. VanderVelde, <i>The Gendered Origins of the Lumley Doctrine:</i>	
<i>Binding Men's Consciences and Women's Fidelity</i>	713
B. Monetary Damages for Breach of Contract	717
1. Expectation, Reliance, and Restitution Interests	717
<i>Alice Sullivan v. James H. O'Connor</i>	717
Eric P. Nash, <i>What's A Life Worth?</i>	722
2. Persistent Issues in the Measurement of Expectation Damages	723
a. The Risk of Windfall: The Choice between Cost	
of Completion and Diminution in Value	724
<i>American Standard, Inc. and Westinghouse Air Brake</i>	
<i>Company v. Harold Schectman and United States</i>	
<i>Fire Insurance Company</i>	725
Note	729
b. Pecuniary versus Non-Pecuniary Loss	729
<i>Carla Deitsch et al. v. The Music Company</i>	730

CONTENTS

xiii

Denise Chávez, The Wedding	732
<i>Liberty Homes, Inc. v. Darniece B. Epperson and Fred R. Epperson</i>	733
bell hooks, Homeplace: A Site of Resistance	736
c. The UCC Remedies Provisions: Market, Cover, Resale, and Other Measures of Damages	737
3. Three Limitations on Damages: Certainty, Foreseeability, and Mitigation	739
a. Causation and Reasonable Certainty	739
<i>Geraldine Lipshie v. George M. Taylor and Son, Inc.</i>	740
<i>Halliburton Company v. Eastern Cement Corporation</i>	745
George Herbert, The Temple	748
b. Foreseeability	748
<i>Hadley v. Baxendale</i>	748
c. Mitigation	750
<i>Shirley MacLaine Parker v. Twentieth Century-Fox Film Corp.</i>	751
Note	758
4. Contract Terms Regarding Remedies	759
a. Liquidated Damages Clause	759
<i>Michael E. Kvassay, d/b/a Kvassay Exotic Foods v. Albert Murray, et al.</i>	759
Note—On Liquidated Damages Clauses	762
b. Limitation of Liability Clauses	763
<i>Jimmie Elsken, Administrator of the Estate of Patricia Ann Elsken v. Network Multi-family Security Corporation</i>	763
Note	767
Jonathan Franzen, The Corrections	768
Chapter Eleven • Third Party Interests	771
A. Third Party Beneficiaries	771
<i>L.A.C., a Minor, by and through her Next Friend, D.C. v. Ward Parkway Shopping Center Company, L.P., et al., Respondents</i>	772
Note	782
<i>William F. Scarpitti, Jr. v. William Weborg</i>	783
<i>Henry Horner Mothers Guild, et al. v. The Chicago Housing Authority, et al.</i>	787
Notes	791
Note	792
Third Party Beneficiary Doctrine in Promissory Estoppel and Professional Malpractice Claims	792
Note	793
<i>Alvin Stangland and Bruce Kintschi v. Norman D. Brock, Kenneth D. Carpenter, and Underwood, Campbell, Brock & Cerutti, P.S.</i>	793
Charles Dickens, Bleak House	800
B. Assignment of Rights and Delegation of Duties (and “Assignment of a Contract”)	802
1. Assignment of Rights	802
<i>Evening News Association v. Peterson</i>	803

Notes	808
Jill Schachner Chanen, Source of Comfort—Viatical Deals Turn Insurance into Cash for Terminally Ill	809
Notes	811
<i>Equico Lessors, Inc., etc. v. A. Moneim Ramadan, M.D., etc.</i>	811
2. Delegation of Duties, Including “Assignment of a Contract”	814
<i>Sally Beauty Company, Inc. v. Nexxus Products Company, Inc.</i>	815
<i>Hunter Tract Improvement Company v. S. H. Stone et al.</i>	824
<i>Geyen v. Time Oil Co.</i>	827
Regina Austin, “A Nation of Thieves”: Securing Black People’s Right to Shop and to Sell in White America	829
Notes	830
Appendix • Some Authoritative Texts in Contract Law	833
A. Uniform Commercial Code	833
Article 1—Selected Sections	833
Article 2 Sales—Selected Sections	837
Article 9 Secured Transactions—Selected Sections on Assignment	863
B. United Nations Convention on Contracts for the International Sale of Goods	865
C. Restatement (Second) of Contracts (1981), drafted and adopted by the American Law Institute	867
Chapter 1. Meaning of Terms	867
Chapter 2. Formation of Contracts—Parties and Capacity	868
Chapter 3. Formation of Contracts—Mutual Assent	869
Chapter 4. Formation of Contracts—Consideration	876
Chapter 5. The Statute of Frauds	892
Chapter 6. Mistake	892
Chapter 7. Misrepresentation, Duress and Undue Influence	893
Chapter 8. Unenforceability on Grounds of Public Policy	896
Chapter 9. The Scope of Contractual Obligations	899
Chapter 10. Performance and Non-Performance	904
Chapter 11. Impracticability of Performance and Frustration of Purpose	905
Chapter 12. Discharge by Assent or Alteration	906
Chapter 13. Joint and Several Promisors and Promisees	906
Chapter 14. Contract Beneficiaries	906
Chapter 15. Assignment and Delegation	907
Chapter 16. Remedies	909
Index	913

Table of Cases

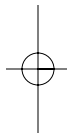
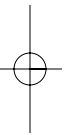
- A.C. v. C.B., 368
 Abbington v. Dayton Malleable, Inc., 307
 Adam D. Sokoloff et al. v. Harriman Estates Development Corp., 708
 Agnes Maszewski v. John Piskadlo, 234
 Ahmad Izadi v. Machado (Gus) Ford, Inc., 103
 Alaska Packers' Ass'n v. Domenico et al., 689
 Alice Sullivan v. James H. O'Connor, 717
 Alvin Stangland and Bruce Kintschi v. Norman D. Brock, Kenneth D. Carpenter, and Underwood, Campbell, Brock & Cerutti, P.S., 793
 American Standard, Inc. and Westinghouse Air Brake Company v. Harold Schectman and United States Fire Insurance Company, 725
 AMF, Incorporated v. McDonald's Corporation, 654
 Andrew Ricketts v. Katie Scothorn, 40
 Angela White v. Village of Homewood and Village of Homewood Fire and Police Commission, 227
 Audrey E. Vokes v. Arthur Murray, Inc., 438
 Beard Implement Co. v. Krusa, 134
 Betaco, Inc. v. Cessna Aircraft Co., 564
 Beverly Glen Music, Inc. v. Warner Communications, Inc. and Anita Baker, 711
 Brenner v. Little Red School House, Ltd., 667
 Brooklyn Union Gas Company v. Rafael Jimenez, 495
 Carla Deitsch et al. v. The Music Company, 730
 Charles R. Embry v. Hargadine, McKittrick Dry Goods Company, 64
 Cobble Hill Nursing Home, Inc. v. Henry and Warren Corp., 180
 Drennan v. Star Paving Company, 173
 Equico Lessors, Inc., etc. v. A. Moneim Ramadan, M.D., etc., 811
 Ernest Ramirez and Adele Ramirez v. Autosport, 639
 Evening News Association v. Peterson, 803
 Executor of the Estate of Enoch F. Sceva v. Fanny True, 46
 Farm Equipment Store, Inc. v. White Farm Equipment Company, 701
 First Baptist Church of Moultrie v. Barber Contracting Company, 465
 Fisher v. Congregation Bnai Yitzhok, 518
 Flender Corporation v. Tippins International, Inc., 144
 Flight Concepts Limited Partnership, Russell P. O'Quinn, Gilman A. Hill, and the Skyfox Corporation v. The Boeing Company, 429
 Frigaliment Importing Co. v. B.N.S. International Sales Corp., 596
 George A. Varney v. Isaac E. Ditmars, 177
 George Dickinson v. John Dodds, 164
 Geraldine Lipshie v. George M. Taylor and Son, Inc., 740
 Geyen v. Time Oil Co., 827
 Guy Kinoshita v. Canadian Pacific Airlines, Ltd. and D.W. Merrell
 H. B. Taylor v. Elizabeth and Ellwood Johnston, 647
 H.J. Coolidge v. Pua'aiki and Kea, 11
 Hadley v. Baxendale, 748
 Halliburton Company v. Eastern Cement Corporation, 745
 Hamer v. Sidway, 218

- Henry Horner Mothers Guild, et al. v. The Chicago Housing Authority, et al., 787
- Herlinda Marie Acedo v. State of Arizona, Department of Public Welfare, 98
- Howard E. Bailey v. Richard E. West, 52
- Hunter Tract Improvement Company v. S. H. Stone et al., 824
- In re Greene, 256
- In the Matter of Baby "M" (A Pseudonym for an Actual Person), 355
- In the Matter of the Estate of Virgil A. Steffes, Deceased Mary Lou Brooks v. Terry V. Steffes, Personal Representative, 75
- J. W. Southworth v. Joseph C. Oliver and Arlene G. Oliver, 112
- Jacob & Youngs, Inc. v. George Edward Kent, 625
- James Halbman, Jr. v. Michael Lemke, 387
- James J. Thompson v. Doreen A. McCann et al., 620
- Jeffrey M. Stambovsky v. Helen V. Ackley and Ellis Realty, 452
- Jeffrey Poole et al v. City of Waterbury et al., 556
- Jennifer Harms v. Northland Ford Dealers and Moccasin Creek Country Club, 140
- Jerry M. Worley v. Wyoming Bottling Company, Inc., d/b/a Coca-Cola of Casper, 260
- Jimmie Elsken, Administrator of the Estate of Patricia Ann Elsken v. Network Multi-family Security Corporation, 763
- Jo Laverne Alden v. Elvis Presley, 320
- Joe Webb v. Floyd McGowin, 334
- John D.R. Leonard v. Pepsico, Inc., 119
- Joseph Hoffman v. Red Owl Stores, Inc., 291
- Kelly Merk, Joseph Staszewski, and Vickie Menagh et al., on Behalf of Themselves and all Others Similarly Situated v. Jewel Food Stores, American Stores Company, Incorporated, and United Food and Commercial Workers Union Local No. 881, AFL-CIO and CLC, 574
- Kirksey v. Kirksey, 26
- Konic International Corporation v. Spokane Computer Services, Inc., 92
- L.A.C., a minor, by and through her Next Friend, D.C. v. Ward Parkway Shopping Center Company, L.P., et al., Respondents, 772
- Langer v. Superior Steel Corporation, 252
- Lawrence S. C. Kang v. W. Dewey Harrington, 425
- Lawrence v. Ingham County Health Department Family Planning/Pre-Natal Clinic, 238
- Lena Harrington v. Lee Walter Taylor, 337
- Lester L. Quigley, Jr. and Veronna Kay Lovell, as Guardians and Conservators of Lester L. Quigley, Sr. v. Donald M. Wilson and Janis D. Wilson, 697
- Liberty Homes, Inc. v. Darniece B. Epperson and Fred R. Epperson, 733
- Lyle Dews v. Halliburton Industries, Inc., 59
- Metz Beverage Company v. Wyoming Beverages, Inc., 376
- Michael E. Kvassay, d/b/a Kvassay Exotic Foods v. Albert Murray, et al., 759
- Michael M. Normile and Wawie Kurniawan v. Hazel Elizabeth Miller, 108
- Mills v. Wyman, 330
- Nanakuli Paving and Rock Company v. Shell Oil Company, Inc., 509
- Nancy Ferguson v. John F. Jeanes, 421
- Nez Percé Tribe of Indians v. The United States, 498
- Oglebay Norton Co. v. Armco, Inc., 186
- Pacific Gas and Electric Company v. G. W. Thomas Drayage & Rigging Company, 588
- Panhandle Eastern Pipe Line Co. v. Nowlin Smith, Jr., 131
- Paul Reid and Mary J. Reid v. Key Bank of Southern Maine, Inc., 522
- Peter Dalton v. Educational Testing Service, 534

TABLE OF CASES

xvii

- Portland Section of the Council of Jewish Women v. Sisters of Charity of Providence in Oregon, 678
- Realty Associates of Sedona v. Valley National Bank of Arizona, Transamerica Title Insurance Company, and Katherine L. Peterson, 339
- Regional Bank of Colorado, N.A. v. St. Paul Fire and Marine Insurance Company, 603
- Richard E. Freeman v. The Duluth Clinic, Ltd., 267
- Robert W. Ryan v. Norman D. Weiner, 473
- Ronald K. Nakashima v. Canadian Pacific Airlines, Ltd. and D.W. Merrell, 324
- Roy Cazares and Thomas Tosdal v. Phil Saenz, 682
- Sally Beauty Company, Inc. v. Nexxus Products Company, Inc., 815
- Shirley MacLaine Parker v. Twentieth Century-Fox Film Corp., 751
- Shoals Ford, Inc. v. Maxine Clardy, as conservator for Bobby Joe Clardy, non compos mentis, 395
- Simcala, Inc. v. American Coal Trade, Inc., 529
- Specialty Tires of America, Inc. v. The CIT Group/Equipment Financing, Inc. v. Condere Corporation, Titan Tire Corporation, and Titan International, Inc., 671
- State Bank of Standish v. Robert N. and Kathleen Curry, 278
- State of Washington v. Richard Lee Wheeler, 167
- Step-Saver Data Systems, Inc. v. Wyse Technology and The Software Link, Inc., 149
- Theodore B. Russell v. Texas Co., 138
- Todd A. Oliver v. Felisha E. Clark, 461
- Toni E. Sosnoff v. Jason D. Carter and Julia Vance Carter, 405
- Tony Brower v. Gateway 2000, 483
- Trident Center v. Connecticut General Life Insurance Company, 591
- Troy Jarvis v. Gary Ensminger, James Johnson, Motors, Inc., and Fairbanks Nissan, Inc., 615
- United Airlines, Inc. v. Good Taste, Inc., d/b/a Saucy Sisters Catering, 546
- United States for the Use of the Trane Company v. Lorna D. Bond, 410
- United Steelworkers of America, Local 1330 v. United States Steel, 70
- Warren G. Hill and Gloria R. Hill v. Ora G. Jones and Barbara R. Jones, 448
- William Edwin Van Brunt III v. Robert Rauschenberg, 344
- William F. Scarpitti, Jr. v. William Weiborg, 783
- William S. Klocek v. Gateway, Inc., et al., 158



Other Texts

Bud Abbott & Lou Costello, Who's on First?	95
Margaret Atwood, <i>The Handmaid's Tale</i>	353
Regina Austin, "A Nation of Thieves": Securing Black People's Right to Shop and to Sell in White America	829
Enid Bagnold, <i>National Velvet</i>	56
Robert Braucher, Interpretation and Legal Effect in the Second Restatement of Contracts	584
Raymond Carver, <i>A Small Good Thing</i>	660
Jill Schachner Chanen, Source of Comfort—Viatical Deals Turn Insurance into Cash for Terminally Ill	809
Denise Chávez, <i>The Wedding</i>	732
John Cheever, <i>Artemis, the Honest Well Digger</i>	585
Marcus Cicero, <i>De Officiis</i> , Book III	446
Richard Danzig, <i>The Capability Problem in Contract Law</i>	630
Dayton Malleable Clears \$5 Million Capital Outlay	306
Charles Dickens, <i>Bleak House</i>	800
Sue Doro, <i>Blue Collar Goodbyes</i>	74
John Elemans, <i>The Gift Economy</i>	32
Laurie Kindel Fett, <i>The Reasonable Expectations Doctrine: An Alternative to Bending and Stretching Traditional Tools of Contract Interpretation</i>	607
Jonathan Franzen, <i>The Corrections</i>	768
Dominic Gates and Alicia Mundy—Boeing Lawyer Warns of Company's Legal Peril	434
Mary Gordon, <i>Final Payments</i>	185
Myrna Greenfield, <i>Alternative Trade: Giving Coffee a New Flavor</i>	223
Gillian K. Hadfield, <i>Problematic Relations: Franchising and the Law of Incomplete Contracts</i>	297
O. Henry (William Sydney Porter), <i>The Gift of the Magi</i>	27
George Herbert, <i>The Temple</i>	748
bell hooks, <i>Homeplace: A Site of Resistance</i>	736
<i>Jump-Rope Rhyme</i>	465
Barbara Kingsolver, <i>Why I Am a Danger to the Public</i>	317
Bailey Kuklin & Jeffrey W. Stempel, <i>Foundations of the Law</i>	192
Laurie Kuribayashi, <i>Freeway Poem</i>	38
Maria Elena Llano, <i>In the Family</i>	457
Karl Llewellyn, <i>Our Case-Law of Contract: Offer and Acceptance</i>	172
Karl Llewellyn, <i>The Form or Boiler-Plate "Agreement"</i>	608
Alasdair MacIntyre, <i>A Disquieting Suggestion</i>	45
James Alan McPherson, <i>A Loaf of Bread</i>	488

Michael I. Meyerson, The Reunification of Contract Law: The Objective Theory of Consumer Form Contracts	441
Arthur Miller, The Death of a Salesman	68
Toshio Mori, Through Anger and Love	391
Eric P. Nash, What's A Life Worth?	722
Don Oldenburg, Consummate Consumer; Children's Business	383
Edwin Patterson, The Interpretation and Construction of Contracts	583
Piano Tuner Finds Problem: Stashed Cash	464
Elvis Presley and Vera Matson, Love Me Tender	324
John Prine, Hello in There	237
Profile: Engine Company Number Three All-Women Firefighting Crew in San Diego	230
E. Annie Proulx, The Shipping News	469
Theodore Rosengarten, All God's Dangers: The Life of Nate Shaw	417
Oliver Sacks, Rebecca	400
David Shribman, Iowa's Story Is America's	700
Jane Smiley, A Thousand Acres	705
Song of the Horse	654
John Steinbeck, The Grapes of Wrath	273
Amy Tan, Mother Tongue	542
Lea S. VanderVelde, The Gendered Origins of the Lumley Doctrine: Binding Men's Consciences and Women's Fidelity	713
Hiroshi Wagatsuma & Arthur Rosett, Cultural Attitudes towards Contract Law: Japan and the United States Compared	696
Paulette Childress White, Getting the Facts of Life	244
Patricia J. Williams, Alchemical Notes: Reconstructing Ideals from Deconstructed Rights	89

Personal Acknowledgments

I thank my students and my colleagues at Albany Law School. Also, thanks to those who inspired and encouraged me when I was a law student, especially Francisco Valdes, Julia M.C. Friedlander, Margaret Jane Radin, Emma Coleman Jordan, Mari Matsuda, Bill Ong Hing, Laura Gomez, and Gerald López. I express a mountain of gratitude to Laura Shore for her love and unfailing support. Finally I am grateful for the influence, love and inspiration provided by the rest of my family: Kenji and Emiko Ota, Leslie Lethridge, Donn Ota, Kori C. Savona, Victor P. Tomelden, Gabriella Savona, and Monsieur Bojocq.

Nancy K. Ota

I thank many classes of first-year law students at St. Mary's University School of Law and the University of Hawai'i William S. Richardson School of Law for the honor and joy of studying contract law with them, with special thanks to Francell Mokihana Marquardt, Joyce McCarty, Jill Nunakawa, Mike Simpson, Shawna Soderstein, Isabel de la Riva, and Denise Mejia. Thanks also to the secretarial staffs of St. Mary's University School of Law, particularly María Sánchez, Cecilia Aguilar, Nancy Meyer, Hortense D. Porter, and Aurelia Vincent, and of the University of Hawai'i School of Law, particularly Jane Tanaka and Frieda Honda, for excellent work and kind encouragement. I am indebted to the able and engaged research assistance of Christine Dahilig, Bonnie Oppermann, Suzanna Meredith, Karen Corby, Judy Saenz, Conry Davidson, Stephanie Hébert, and Laura Winfield. Among many generous colleagues I owe a special thanks to Yvonne Cherena Pacheco and Ana Novoa, and to Barbara Aldave, Carol Chomsky, Elise García, Maivân Clêch Lâm, Judy Scales-Trent, Judy Weightman, and Janice Weir. I am grateful to the buena gente of the Esperanza Peace & Justice Center in San Antonio, to Graciela Sánchez, Gloria Ramírez, Michael Marínez, Rene Saenz, Antonía Castañeda, María Berriozábal and many others, with whom I have learned a practice of community cultural activism that gives shape to a life-long yearning for justice. I thank J. Kastely, Joe Kastely, and Christina Rose Kastely for engaging conversations and play and for understanding why "Amy never sleeps" and "Amy never stops working." Finally I thank Graciela Sánchez for her mighty and courageous love, and Isabel, Enrique, Xavier, Fernando, Bernard, Gustavo, and Leticia Sánchez for enormous generosity of spirit and family.

Amy Kastely

I would like to acknowledge the distance between vision and reality and the work of those who helped close the gap between the two: Allan G. Chambers, Tiombe Tallie-Russell, and Suzanne Darrow-Kleinhaus, whose efforts in obtaining permission to

reprint photographs and fiction, poetry, and interviews made this book possible, and Kathleen Sullivan, whose skills as an editor and thoroughness as an indexer improved this book in countless ways. I would also like to thank both Touro College, Jacob D. Fuchsberg School of Law, my home institution, and Syracuse Law School (where I visited during the academic year 1994–1995) for their financial support and all my colleagues at both institutions for their encouragement and moral support.

Deborah Waire Post

Acknowledgments

Margaret Atwood, *THE HANDMAID'S TALE*, Copyright © 1985 by O.W. Toad, Ltd. First American Edition 1986. Excerpt reprinted with permission of Houghton Mifflin Co. All rights reserved.

Robert Braucher, "Interpretation and Legal Effect in the Second Restatement of Contracts" Copyright © 1981 by Columbia Law Review. Excerpt reprinted with the permission of Columbia Law Review.

Jill Schachner Chanen, "Source of Comfort—Viatical Deals Turn Insurance into Cash for Terminally Ill." © 1995 by Jill Schachner Chanen. Reprinted with the permission of Jill Schachner Chanen.

"A Small Good Thing" from *CATHEDRAL* by Raymond Carver. Copyright © 1983 by Raymond Carver. Reprinted by permission of Alfred A. Knopf Inc.

Denise Chávez "The Wedding", First published in *DAUGHTERS OF THE FIFTH SUN: A COLLECTION OF LATINA FICTION AND POETRY*, published by Riverhead Books, a division of G.P. Putnam's Sons, New York, Copyright © 1995 by Denise Chávez. Reprinted with the permission of the publisher and the author.

"Artemis, The Honest Well Digger" from *THE WORLD OF APPLES* by John Cheever. Copyright © 1973 by John Cheever. Reprinted by permission of Alfred A. Knopf Inc.

Marcus Cicero: *De Officiis*, Book III, translated by Walter Miller, © Harvard University 1930. Excerpt reprinted by permission of the publishers and the Loeb Classical Library.

Richard Danzig, "The Capability Problem in Contract Law" Copyright © 1978 by The Foundation Press. Excerpt reproduced with permission of The Foundation Press.

Sue Doro, *Blue Collar Goodbyes* Copyright © 1993 by Sue Doro Reprinted with the permission of the author.

Excerpt from John Elemans, "The Gift Economy" reprinted with the permission of John Elemans, jelemans@express.ca.

Laura Kindel Fett, "The Reasonable Expectations Doctrine: An Alternative to Bending and Stretching Traditional Tools of Contract Interpretation" © 1992 by Laura Kindel Fett. Excerpt reproduced with permission of the author and William Mitchell Law Review.

Jonathan Franzen, Excerpts from "Corecktail: It's the Future" from *THE CORRECTIONS* by Jonathan Franzen. Copyright (c) 2001 by Jonathan Franzen. Reprinted by permission of Farrar, Straus and Giroux, LLC.

Mary Gordon, *FINAL PAYMENTS* Copyright © 1978 by Mary Gordon. Excerpt reprinted by permission of Random House Inc.

Myrna Greenfield, "Alternative Trade: Giving Coffee a New Flavor" from *EQUAL EXCHANGE*. © 1994 by Myrna Greenfield. Excerpt reproduced with permission by author and publisher.

Gillian K. Hadfield, "Franchising and the Law of Incomplete Contracts", 42 *Stan. L. Rev.* 927 (1990) © 1994 by the Board of Trustees of the Leland Stanford Junior Univer-

sity. Excerpt reprinted with the permission of Stanford Law Review and Fred B. Rothman & Co.

bell hooks, "Homeplace: A Site of Resistance" reprinted from bell hooks, *YEARNING*. Excerpt reprinted with the permission of the publisher, South End Press, 116 Saint Botolph Street, Boston, Massachusetts 02115.

"Why I Am A Danger To The Public" (Edited) from *HOMELAND AND OTHER STORIES* by Barbara Kingsolver. Copyright © 1989 by Barbara Kingsolver. Reprinted by permission of HarperCollins Publishers, Inc.

Bailey Kuklin and Jeffrey W. Stempel, *FOUNDATION OF THE LAW: AN INTERDISCIPLINARY AND JURISPRUDENTIAL PRIMER* Copyright © 1994 West Publishing Co.. Excerpt reproduced with permission of the publisher.

Laurie Kuribayashi, "Freeway Poem", from *The Best of Bamboo Ridge*, The Hawaii Writers' Quarterly edited by Erick Chock and Darrell H.Y. Lum, Bamboo Ridge Press. Reprinted with permission of the author.

Maria Elena Llano, "In the Family," translated by Beatriz Teleki, in Celia Correias de Zapata (ed.), *SHORT STORIES BY LATIN AMERICAN WOMEN: THE MAGIC AND THE REAL*, Arte Publico Press, Copyright © 1990, Arte Publico Press. Reprinted by permission of Arte Publico Press.

Karl Llewellyn, "On Our Case-Law of Contract: Offer and Acceptance" Excerpt reprinted by permission of The Yale Law Journal Co. and Fred B. Rothman & Co. from *The Yale Law Journal*, Vol. 48, pages 1-36.

Karl Llewellyn, "The Form or Boiler-Plate 'Agreement'" from *THE COMMON LAW TRADITION*, Copyright © 1960 by Karl Llewellyn. Excerpt reproduced with permission of Little Brown & Co.

James Alan McPherson, "A Loaf of Bread" 1979 by James Alan McPherson. Excerpt reproduced with permission by author.

Arthur Miller, *THE DEATH OF A SALESMAN*. Copyright 1949, renewed © 1977 by Arthur Miller. Used by permission of Viking Penguin, a division of Penguin Books USA Inc.

Michael Meyerson, "The Reunification of Contract Law: The Objective Theory of Consumer Form Contracts" reprinted from *The University of Miami Law Review* 47 U. Miami L. Rev. 1263 (1993), which holds copyright on this article.

Toshio Mori, *Through Anger and Love*. Copyright © 1993. Excerpt reproduced by permission of publisher.

Eric P. Nash, "What's A Life Worth?" Copyright © 1994 by The New York Times Co. Reprinted by Permission.

Don Oldenburg, "Consummate Consumer: Children's Business; America's \$90 Billion-Plus Youth Market". © 1993 by The Washington Post. Reprinted with permission.

Edwin Patterson, "The Interpretation and Construction of Contracts". Copyright © 1964 by Directors of the Columbia Law Review Association, Inc. Reproduced with permission by Columbia Law Review.

Presley, E. and V. Matson, *Love Me Tender*. 1956 by Elvis Presley and Vera Matson. Excerpt reproduced with permission by publisher.

John Prine, *Hello In There*. 1972 by John Prine. Excerpt reproduced with permission by publisher.

E. Annie Proulx, *THE SHIPPING NEWS*. Copyright © 1993 by Annie E. Proulx. Reprinted with the permission of Scribner, a Division of Simon & Schuster.

ACKNOWLEDGMENTS

xxv

“Rebecca” reprinted with the permission of Simon & Schuster from *THE MAN WHO MISTOOK HIS WIFE FOR A HAT* by Oliver Sacks. Copyright 1970, 1981, 1983, 1984, 1985 by Oliver Sacks.

Amy Tan, *MOTHER TONGUE*. Copyright © 1990 by Amy Tan. First appeared in *THE THREEPENNY REVIEW*. Reprinted by permission of the author and the Sandra Dijkstra Literary Agency.

Lea S. VanderVelde, “The Gendered Origins of the Lumley Doctrine: Binding Men’s Consciences and Women’s Fidelity.” Copyright © 1992 The Yale Law Journal Co. Excerpt Reprinted with permission of The Yale Law Journal Co. and Fred B. Rothman & Co. from *The Yale Law Journal*, Vol, 101, page 775.

Hiroshi Wagatsuma and Arthur Rosett. “Cultural Attitudes Towards Contract Law: Japan and the United States Compared.” Copyright 1983 by Hiroshi Wagatsuma and Arthur Rosett. Excerpt reproduced with permission by authors.

Paulette Childress White, “Getting the Facts of Life” from *MEMORY OF KIN*, *Stories About Family by Black Writers*, edited by Mary Helen Washington, Copyright © 1989 by Paulette Childress White. Excerpt reproduced with permission by author.

Patricia Williams, “Alchemical Notes: Reconstructing Ideals from Deconstructed Rights” Copyright © 1987 by the President and Fellows of Harvard College. Excerpt reproduced with permission by Harvard Civil Rights Civil Liberties Law Review.

