Chapter I

CONTRACTS

CONDENSED OUTLINE

I. INTRODUCTION
   A. Nature of Contract.
   C. Electronic Transactions.

II. CAPACITY OF PARTIES
   A. General Rule.
   B. Minors.
   C. Persons of Unsound Mind.
   D. Persons Deprived of Civil Rights.

III. CONFLICT OF LAWS
   A. In General.
   B. Validity and Effect of Contract.
   C. Assignment.
   D. Discharge.
   E. Particular Contracts.
   F. Restitution.
IV. CATEGORIES OF CONTRACT
   A. Executory and Executed.
   B. Express, Implied, and Quasi-Contracts.
   C. Unilateral and Bilateral Contracts.
   D. Joint and Several Contracts.
   E. Judgment as Contract.

V. FORMATION: MUTUAL CONSENT
   A. Objective Theory.
   B. Offer.
   C. Acceptance.

VI. FORMATION: CONSIDERATION
   A. In General.
   B. What Constitutes Sufficient Consideration.
   C. What Constitutes Insufficient Consideration.
   D. Mutuality of Obligation.
   E. Where Consideration Is Unnecessary.

VII. REALITY AND FREEDOM OF CONSENT
   A. Mistake.
   B. Fraud.
   C. Duress.
   D. Undue Influence.
   E. Adhesive or Unconscionable Contracts.
VIII. STATUTE OF FRAUDS

A. In General.
B. The Note or Memorandum.
C. Signed by Party To Be Charged.
D. Contracts Within the Statute.
E. Where Statute Does Not Apply.

IX. ILLEGALITY: IN GENERAL

A. What Constitutes Illegality.
B. Effect of Illegality.
C. Classes of Illegal Contracts.

X. ILLEGALITY: PARTICULAR ILLEGAL CONTRACTS.

A. Usury.
B. Consumer Credit Laws.
C. Contracts of Unlicensed Persons.
D. Penalties and Liquidated Damages.
E. Restraint of Trade and Other Illegal Trade Practices.
F. Contracts Concerning Domestic Relations.
G. Wagering and Gambling Contracts.
H. Contracts Obstructing Administration of Justice.
I. Agreement Tending To Defraud Third Person.
K. Exemption From and Limitation of Liability.
L. Waivers of Statutory Rights.
XI. RIGHTS AND OBLIGATIONS OF THIRD PARTIES
   A. Third-Party Beneficiaries.
   B. Assignment.

XII. INTERPRETATION
   A. In General.
   B. Rules of Interpretation.

XIII. PERFORMANCE
   A. In General.
   B. Tender.
   C. Conditions and Covenants.
   D. Impossibility, Impracticability, and Frustration of Purpose.

XIV. BREACH
   A. In General.
   B. Kinds of Breach.
   C. Effect of Breach.
   D. Anticipatory Breach.

XV. DAMAGES
   A. In General.
   B. Particular Elements of Recovery.
   C. Particular Kinds of Contracts.
   D. Mitigating Damages.
   E. Deduction for Benefits Received.
XVI. DISCHARGE
   A. Methods of Discharge.
   B. Termination and Cancellation.
   C. Rescission by Mutual Consent.
   D. Rescission by Injured Party.
   E. Release.
   F. Accord and Satisfaction.
   G. Novation.
   H. Modification or Alteration.
   I. Account Stated.

XVII. GOVERNMENT CONTRACTS
   A. In General.
   B. Bids and Bidders.
   C. Interpretation.
   D. Excuses for Nonperformance.
   E. Modification.
   F. Disputes Clause.
   G. Claims Resolution.
   H. Termination and Renegotiation.
   I. Government’s Liability.
   J. Miscellaneous Provisions.

XVIII. SURETY CONTRACTS
   A. In General.
CONTRACTS

B. Rights of Sureties.

C. Liability of Sureties.

D. Right to Benefit of Securities.

E. Exoneration of Sureties.

XIX. UNUSUAL TYPES OF CONTRACTS


B. Corporation Charter.

C. Federal Grant.

D. Published University Regulations.

E. Unconfirmed Arbitration Award.

F. Regulated Forms.

XX. QUASI-CONTRACTS AND RESTITUTION

A. In General.

B. Defenses to Quasi-Contract Actions.

C. Necessity of Benefit to Defendant.

D. Benefits Voluntarily Conferred.

E. Benefits Conferred Under Mistake or Fraud.

F. Benefits Conferred Under Coercion.

G. Services Performed at Request.

H. Waiver of Tort.

I. Restitution Where Contract Fails.
I. INTRODUCTION

A. Nature of Contract.
   1. Definitions.
      (a) §1 Contract.
      (b) §2 Related Terms.
   2. Elements.
      (a) §3 In General.
      (b) §4 Parties.
   3. §5 Other Transactions or Relationships Distinguished.

   1. §6 Restatement.
   2. §7 Texts and Practice Works.
   3. §8 BAJI Instructions.
   4. §9 CACI Instructions.
   5. §10 New Theories.

C. Electronic Transactions.
   1. In General.
      (a) §11 Uniform Act.
      (b) §12 Construction.
      (c) §13 Definitions.
      (d) §14 Applicability.
      (e) §15 Attribution of Electronic Record or Signature.
      (f) §16 Change or Error in Electronic Record.
      (g) §17 Sending and Receiving Records.
2. Agreement and Legal Effect.
   (a) [§18] Agreement To Transact Electronically.
   (b) [§19] Legal Effect or Enforceability of Electronic Record, Signature, or Contract.
   (c) [§20] Automated Transactions.

3. Electronic Satisfaction.
   (a) [§21] Requirement of Writing.
   (b) [§22] Requirement of Notarization and Signature Under Penalty of Perjury.
   (c) [§23] Requirement To Retain Records.


II. CAPACITY OF PARTIES


B. Minors.
   1. Who Are Minors.
      (a) [§26] Age of Majority: 18 years.
      (b) [§27] Misrepresentation of Age.
   2. Void Contracts.
      (a) [§28] Delegation of Power.
      (b) [§29] Contract Relating to Real Property.
      (c) [§30] Other Void Contracts.
      (a) Disaffirmance.
         (1) [§31] Statutory Right and Methods.
         (2) [§32] No Need To Restore Consideration.
      (b) [§33] No Recovery From Bona Fide Purchaser.
   
   (a) Contracts Authorized by Statute.
       
       (1) [§34] Contract for Necessaries.
       
       (2) [§35] Contract for Attorneys’ Fees.
       
       (3) Contracts of Creative Artist, Entertainer, or Athlete.
           
           (aa) [§36] Scope of Statute.
           
           (bb) [§37] Court Approval.
           
       (4) Contracts for Medical or Dental Care.
           
           (aa) [§38] Nature of Statutes.
           
           (bb) [§39] Unmarried Pregnant Minor.
           
           (cc) [§40] Married Minor.
           
           (dd) [§41] Minor in Military Service.
           
           (ee) [§42] Minor Exposed to Communicable Disease.
           
           (ff) [§43] Minor Raped or Sexually Assaulted.
           
           (gg) [§44] Minor With Drug or Alcohol Problem.
           
           (hh) [§45] Minor Needing Mental Health Treatment.
           
           (ii) [§46] Minor Age 15 or Over Living Apart From Parent or Guardian.
           
       (5) [§47] Miscellaneous Contracts.
       
       (6) [§48] Emancipated Minors.
           
           (b) [§49] Parent’s Agreement To Arbitrate.

C. Persons of Unsound Mind.

1. [§50] In General.

2. [§51] Capacity To Contract.

3. Void Contracts.

   (a) [§52] Insanity Without Adjudication.

   (b) Adjudication of Insanity.

   (1) [§53] In General.
(2)  [§54] Conservatee.


5.  Intoxication or Other Temporary Condition.
    (a)  [§56] Intoxication.
    (b)  [§57] Manic Depressive Psychosis.

D.  [§58] Persons Deprived of Civil Rights.

III. CONFLICT OF LAWS

A. In General.


2.  [§60] Earlier Strict Rules.

3.  [§61] Approach of Restatement 2d.

4.  [§62] California Follows Restatement 2d.

5.  [§63] Governmental Interest Approach.

B. Validity and Effect of Contract.

1. In General.
    (a)  [§64] Importance of Contacts.
    (b)  [§65] Rule of Validation.

2. Law Chosen by Parties.
    (a) Modern View.
        (1)  [§66] In General.
        (2)  [§67] Commercial Code and Restatement 2d.
        (3)  [§68] Distinction: Contracts Involving Transaction of $250,000 or Over.
    (b) Illustrations.
        (1)  [§69] Usury.
        (2)  [§70] Statute of Limitations.
   (a) Place of Contracting.
      (1) [§74] Significance of Factor.
      (2) [§75] What Constitutes Place of Contracting.
   (b) [§76] Place of Performance.
   (c) [§77] Location of Subject Matter.
   (d) [§78] Domicile and Related Factors.

4. [§79] Public Policy Exception.


   (a) [§81] Capacity To Contract.
   (b) Formalities of Execution.
      (1) [§82] In General.
      (2) [§83] Statute of Frauds.
   (c) [§84] Essential Validity and Invalidating Factors.
   (d) Illegality.
      (1) Traditional Rule.
         (aa) [§85] Place of Contracting.
         (bb) [§86] Place of Performance.
      (2) [§87] Restatement Rules.
      (3) [§88] Usury.
      (4) [§89] Intentional Violation of Foreign Law.
   (e) Interpretation and Construction.
      (1) [§90] California Cases and Statutes.
      (2) [§91] Restatement Rules.
   (f) [§92] Performance.
   (g) [§93] Recovery for Breach.
C. Assignment.
   1. [§94] In General.
   2. [§95] Assignment as Between Assignee and Assignor.

D. [§96] Discharge.

E. Particular Contracts.
   1. [§97] Contracts Involving Land.
   2. [§98] Contracts Involving Chattels.
   3. [§99] Other Contracts.

F. [§100] Restitution.

IV. CATEGORIES OF CONTRACT

A. [§101] Executory and Executed.

B. Express, Implied, and Quasi-Contracts.
   1. [§102] Express and Implied in Fact Contracts.
   3. [§104] Statutory Obligations.

C. Unilateral and Bilateral Contracts.
   2. [§106] Presumption of Bilateral Contract.
   3. [§107] Illustrations of Unilateral Contracts.

D. Joint and Several Contracts.
   1. Joint and Several Obligations.
      (a) Nature and Distinctions.
         (1) [§108] In General.
(2) §109 Joint and Several Obligation.
(3) §110 Several Obligation.
(b) §111 Performance and Discharge.
(c) §112 Action and Judgment.
(d) §113 Contribution.

2. §114 Joint and Several Rights.

E. §115 Judgment as Contract.

V. FORMATION: MUTUAL CONSENT

A. Objective Theory.
   1. §116 In General.
   2. §117 How Consent Is Manifested.
   3. §118 Negligence in Signing or Accepting Instrument.
   4. Ignorance of Contractual Nature or Terms of Instrument.
      (a) Contractual Terms Apparent to Reasonable Person.
         (1) §119 General Rule.
         (2) §120 Illustrations.
      (b) Contractual Terms Not Apparent.
         (1) §121 Test.
         (2) §122 Illustrations.
      (c) Statutory Requirements.
         (1) §123 In General.
         (2) §124 Translation.

B. Offer.
   1. In General.
      (a) §125 Nature and Effect.
      (b) §126 Distinction: Warning or Demand.
2. Offer Not Contemplating Legal Relations.
   (a) [§127] Jest or Social Engagement.
   (b) [§128] Statement of Moral Obligation.
   (c) [§129] Sham Instrument.

   (a) Call for, or Attempt To Induce, Offer.
      (1) [§130] Invitation To Make Offer.
      (2) [§131] Solicitation by Auctioneer.
      (3) [§132] Quotation or Estimate.
   (b) [§133] Formal Writing Is Contemplated.
   (c) [§134] Terms Are Incomplete or Writing Is Required.
   (d) [§135] Approval of Others Is Contemplated or Required.
   (e) [§136] Other Conditions Precedent.

   (a) In General.
      (1) [§137] Requirement of Certainty.
      (2) [§138] Promises Held Uncertain.
      (3) [§139] Promises Held Certain.
   (b) Reasonable Interpretation of Nontechnical Language.
      (1) [§140] Rule of Liberal Construction.
      (2) Illustrations.
         (aa) [§141] Nature and Quality of Performance.
         (bb) [§142] Consideration or Price.
         (cc) [§143] Duration of Contract.
      (3) [§144] Inquiry into Purpose of Contract.
      (4) [§145] Uncertainty Cured by Performance.
   (c) Matters Left to Future Agreement.
      (1) [§146] Minor or Nonessential Detail.
      (2) Essential Element Reserved: No Contract.
         (aa) [§147] General Rule.
CONTRACTS

(bb) [[§148] Distinction: Contract To Negotiate Agreement.

(cc) [[§149] Terms of Renewal Lease.

(dd) [[§150] Price of Stock.

(ee) [[§151] Manner of Payment.

(3) Essential Element Reserved: Contract Enforced.

(aa) [[§152] Terms of Lease.


(cc) [[§154] Promise To Reach Agreement on Placement of Former Employees.

(4) [[§155] Changes in Building Contract.

5. Termination of Offer.

(a) [[§156] In General.

(b) [[§157] Lapse of Prescribed or Reasonable Time.

(c) [[§158] Death or Incapacity of Offeror or Offeree.

(d) Revocation by Offeror.

(1) [[§159] In General.

(2) [[§160] When Revocation Becomes Effective.

(3) [[§161] Indirect Revocation: “Reliable Information.”

(4) [[§162] General Offer to Public.

(e) [[§163] Rejection or Counteroffer by Offeree.

6. Revocability.

(a) Offeror’s Right To Revoke.

(1) [[§164] General Rule of Revocability.

(2) [[§165] Exceptions.

(b) Offer of Unilateral Contract.

(1) [[§166] Rule and Theories.

(2) [[§167] Is the Offeree Bound?

7. Option.

(a) [[§168] Nature of Option.
(b) \([\S 169]\) Requisites of Option.

(c) \([\S 170]\) Rejection, Counteroffer, and Death or Incapacity.

(d) Kinds of Options.
   (1) Purchase Option.
      (aa) \([\S 171]\) In General.
      (bb) \([\S 172]\) Right Relates Back.
   (2) \([\S 173]\) Other Types.

(e) Time of Exercise.
   (1) \([\S 174]\) Option for Fixed Period.
   (2) \([\S 175]\) Option Without Fixed Period.

(f) Manner of Exercise.
   (1) \([\S 176]\) In General.
   (2) \([\S 177]\) Effective on Deposit in Mail.

(g) Distinctions.
   (1) \([\S 178]\) Preemption Agreement.
   (2) \([\S 179]\) Binding Purchase Agreement.

C. Acceptance.

1. \([\S 180]\) Who May Accept Offer.

2. Acceptor Must Have Knowledge of Offer.
   (a) \([\S 181]\) In General.
   (b) \([\S 182]\) Unilateral Contracts.

3. Acceptance Must Be Unqualified.
   (a) \([\S 183]\) General Rule.
   (b) \([\S 184]\) Grumbling Acceptance and Implied Qualifications.

4. Effect of Qualified Acceptance.
   (a) \([\S 185]\) In General.
   (b) \([\S 186]\) Exception for Sale of Goods.
5. Acceptance Must Be Communicated.
   (a) [§187] Necessity of Communication.
   (b) Methods of Communication.
      (1) [§188] In General.
      (2) [§189] Prescribed Manner or Reasonable Manner.
      (3) [§190] Acceptance Improperly Dispatched.
      (4) Mail or Telegraph.
         (aa) [§191] In General.
         (bb) [§192] Revocation Prior to Dispatch.
   (c) Silence of Offeree.
      (2) [§194] Duty To Speak: Previous Relationship or Course of Dealing.
      (3) Use of Services, Goods, or Other Consideration.
         (aa) [§195] Conduct as Acceptance.
         (bb) [§196] Exception: Unsolicited Merchandise or Services.
      (4) [§197] Offeree’s Intention To Accept.
      (5) Acceptance by Performance.
         (aa) [§198] In General.
         (bb) [§199] Notification to Offeror.

VI. FORMATION: CONSIDERATION

A. In General.
   2. [§203] Benefit or Detriment.
   3. [§204] Consideration Given Pursuant to Agreement.
4. §205 Value and Adequacy.

5. §206 Presumption of Consideration.

6. §207 Recital of Consideration.

B. What Constitutes Sufficient Consideration.

1. Unilateral Contract: Act or Forbearance.
   (a) Acts.
      (1) §208 In General.
      (2) §209 Acts Not Involving Performance of Work or Services.
      (3) §210 Performance of Work or Services.
   (b) §211 Forbearance or Giving Up Right.

   (a) §212 In General.
   (b) §213 Extension Agreement.
   (c) §214 Composition With Creditors.
   (d) §215 Compromise of Disputed Claim.

C. What Constitutes Insufficient Consideration.

1. §216 In General.

2. §217 Past Consideration.

3. Promise To Perform Existing Legal Duty.
   (a) §218 Duty Owed to Other Contracting Party.
   (b) §219 Duty Owed to Others or Imposed by Law.

4. Compromise or Forbearance of Invalid Claim.
   (a) §220 Claim Wholly Invalid.
   (b) §221 Valid but Worthless Claim.

   (a) §222 Traditional Rule.
D. Mutuality of Obligation.

1. In General.
   (a) [§225] Nature of Problem.
   (b) [§226] Restatement 2d.

2. Desire and Needs Contracts.
   (a) [§227] Desire Contract: Illusory.
   (b) [§228] Needs or Requirements Contract: Not Illusory.

3. [§229] Election To Approve or Modify.

4. [§230] Right To Modify.

5. Unqualified Right To Cancel.
   (a) [§231] Illusory Contract.
   (b) [§232] Effect of Part Performance.
   (c) [§233] Effect of Consideration.

6. Restricted Right To Cancel.
   (a) [§234] Rule and Theory.
   (b) [§235] Event Restriction.
   (c) [§236] Notice Restriction.
   (d) [§237] Act Restriction.

7. [§238] Valid Promise Voidable by Law.

E. Where Consideration Is Unnecessary.

1. Revival of Barred Legal Obligation.
   (a) Written Promise or Acknowledgment.
      (1) [§239] Rule and Theory.
      (2) [§240] Writing.
      (3) [§241] Unqualified Admission.
C O N T R A C T S

(b)  §242 Communication to Creditor.

2.  §243 Executed Transaction.

3.  Promissory Estoppel.
   (a)  In General.
       (1)  §244 Nature of Doctrine.
       (2)  §245 Promise and Reliance.
       (3)  §246 Causation.
       (4)  §247 Damages.
       (5)  §248 Distinction: Act Bargained For.
   (b)  Illustrative Applications.
       (1)  §249 Promise Not To Foreclose or Forfeit.
       (2)  §250 Promise To Pay Pension or Bonus.
       (3)  §251 Subcontractor’s Bid.
       (4)  §252 Government Contract Offered to Bidders.
       (5)  §253 Guaranty.

4.  §254 Charitable Subscriptions.

5.  §255 Stipulations.

6.  §256 Premarital Agreements.

V I I.  R E A L I T Y A N D F R E E D O M O F C O N S E N T

A.  Mistake.

1.  §257 Allocation of Risk.

   (a)  §258 Unilateral Mistake Where Other Party Is at Fault.
   (b)  §259 Mutual Mistake: Neither Party or Both Are at Fault.
   (c)  §260 Effect of Negligence.
   (a) Mistake of Fact.
      (1) Mutual Mistake as to Basic Fact.
         (aa) §261 General Principle.
         (bb) §262 What Constitutes Basic Fact.
      (2) Unilateral Mistake of Fact.
         (aa) §263 In General.
         (bb) §264 Restatement.
         (cc) §265 Adoption of Second Restatement Unconscionability Rule.
         (dd) §266 Other Party’s Reliance.
         (ee) §267 No Relief Against Third Party.
         (ff) §268 Contractor’s Bid.
         (gg) §269 Tax Sale.
      (3) Negligence of Mistaken Party.
         (aa) §270 Relief Denied.
         (bb) §271 Excusable Neglect.
         (cc) §272 Mixed Mistake of Judgment and Fact.
   (b) Mistake of Law.
      (1) §273 In General.
      (2) Relief Granted.
         (aa) §274 Mutual Mistake.
         (bb) §275 Unilateral Mistake.
      (3) §276 Mistaken Belief in Future Court Decision.

4. Mistake in Writing: Reformation.
   (a) In General.
      (1) §277 Nature of Remedy.
      (2) §278 Waiver of Right.
      (3) §279 Court Cannot Make New Contract.
C O N T R A C T S

(b) Instruments That May Be Reformed.
   (1) [§280] In General.
   (2) [§281] Void or Unenforceable Contract.
(c) [§282] Types of Mistake.
(d) [§283] Effect of Plaintiff’s Negligence.
(e) [§284] Intervening Rights of Third Persons.


B. Fraud.

1. [§286] In General.

2. Actual Fraud.
   (a) [§287] Traditional Elements.
   (b) Acts Constituting Actual Fraud.
      (1) Misrepresentation.
          (aa) [§288] Intentional Misrepresentation.
          (bb) [§289] Negligent Misrepresentation.
          (cc) [§290] Misrepresentation of Law.
          (dd) [§291] Fraudulent Representation.
      (2) Concealment.
          (aa) [§292] In General.
          (bb) [§293] Relative Bids.
      (3) [§294] False Promise.

3. Constructive Fraud.
   (a) [§295] In General.
   (b) [§296] Confidential Relationship.
   (c) [§297] Creditor’s Duty to Guarantor.

4. Effect of Fraud.
   (a) Fraud in Inducement.
      (1) [§298] Rescission.
      (2) [§299] Reformation.

22
Contracts

(b) §300  Fraud in Inception.
(c) Reliance by Defrauded Party.
   (1) §301  Nature of Requirement.
   (2) §302  Negligence of Defrauded Party.
(d) Fraud Without Injury or Damage.
   (1) §303  Injury Without Pecuniary Damage.
   (2) §304  Rescission Without Injury.
(e) Provision Waiving Contest for Fraud.
   (1) §305  Representations Made by Party.
   (2) §306  Agent’s Representation: Innocent Principal.
   (3) §307  Agent’s Representation: Guilty Principal.

5. Innocent Misrepresentation.
   (a) §308  Ground for Rescission.
   (b) §309  Materiality of Representation.

C. Duress.

2. §311  Effect of Duress.
3. Threat of Duress (Menace).
   (a) §312  In General.
   (b) §313  Threat of Criminal Prosecution.
4. Economic Compulsion.
   (a) §314  Traditional Rule on Lawful Acts.
   (b) §315  Relief Granted.
   (c) §316  Relief Denied.

D. Undue Influence.

1. §317  Nature and Types.
2. §318  Effect of Undue Influence.
3. Parties in Confidential Relationship.
   (a) §319 Fiduciaries.
   (b) §320 Agents.
   (c) §321 Families and Friends.

4. §322 No Confidential Relationship.

E. Adhesive or Unconscionable Contracts.

1. §323 Alternate Approaches.

2. Adhesion Contracts.
   (a) In General.
      (1) §324 Judicial Development of Concept.
      (2) §325 Restatement 2d: Standardized Agreements.
      (3) §326 Contract Meeting Adhering Party’s Reasonable Expectations.
   (b) Arbitration Agreements.
      (1) §327 Valid Agreements.
      (2) §328 Invalid Agreements.
      (3) §329 Statutory Compulsory Agreement.
   (c) §330 Where Doctrine Is Not Applicable.

3. Unconscionable Contract or Term.
   (a) In General.
      (1) §331 Commercial Code and California Statute.
      (2) §332 Restatement 2d.
   (b) Procedural and Substantive Unconscionability.
      (1) §333 In General.
      (2) §334 Unconscionability Defense Applied.
   (c) Arbitration Agreement.
      (1) Underlying Contract or Provision.
         (aa) §335 Promoter’s Contract With Artist.
         (bb) §336 Purchase Subject to Covenants,
CONDITIONS, AND RESTRICTIONS.

(cc) §337 Employment Contract.
(dd) §338 Other Contract or Provision.
(2) §339 Federal Law.
(d) §340 Bank Depositor’s Signature Card.
(e) §341 Loan at Excessive Interest.
(f) §342 Employment Contract Terminating Commissions.

VIII. STATUTE OF FRAUDS

A. In General.

1. Requirement of Writing.
   (a) §343 History and Modern Approach.
   (b) §344 California Codes.

2. Contract Unenforceable.
   (a) §345 Defense Waived If Not Asserted.
   (b) §346 No Affirmative Action.
   (c) §347 Evidentiary Effect.

3. How Statute May Be Invoked.
   (a) §348 Raising Defense in Lower Court.
   (b) §349 Party to Contract or in Privity.

4. §350 Parol Evidence Rule Distinguished.

B. The Note or Memorandum.

1. Nature of Requirement.
   (a) §351 Evidence of Terms.
   (b) §352 Informal Writings.
   (c) §353 Writing Not Intended as Memorandum.
2. Sufficiency of Memorandum.
   (a) Strict Rule: Essential Elements of Contract.
       (2) [§355] California Cases.
   (b) Relaxation of Rule.
       (1) [§356] Description of Property.
       (2) [§357] Broker’s Authorization.
       (3) [§358] Noncontractual Writing.

C. Signed by Party To Be Charged.
   2. [§361] Signature Need Not Be at End of Document.
   3. [§362] Signature Need Not Be Legal Name.
   4. [§363] Signature Need Not Be Handwritten.

D. Contracts Within the Statute.
   1. Contract Not To Be Performed Within One Year.
      (a) [§364] In General.
      (b) [§365] Commencement and Computation of Period.
      (c) Where Performance Is Possible Within One Year.
          (1) [§366] Indefinite Period.
          (2) [§367] Conditional Contract.
          (3) [§368] Option To Terminate.
          (4) [§369] Option To Extend.
          (5) [§370] Performance Excused or Discharged.
      (d) [§371] Exception for Complete Performance on One Side.
   2. [§372] Contract Not To Be Performed During Promisor’s Lifetime.
3. Promise To Meet Another’s Obligation.
   (a) The Suretyship Provision.
      (1) [§373] Scope of Statute.
      (2) [§374] Restatement 2d.
   (b) Where Statute Does Not Apply.
      (1) [§375] Promise to Debtor or Third Person.
      (2) Original Obligation of Promisor.
         (aa) [§376] In General.
         (bb) [§377] Main Purpose or Leading Object Rule.
   (c) [§378] The Executor-Administrator Provision.

   (a) [§379] Scope of Statute.
   (b) Exceptions.
      (1) [§380] Part Payment and Apportionment.
      (2) [§381] Acceptance and Receipt of Part of Goods.
      (3) [§382] Contract To Manufacture Goods.

5. [§385] Sale of Personal Property Worth $5,000 or More.

6. Sale or Lease of Real Property.
   (a) [§386] Scope of Statute.
   (b) Distinctions and Exceptions.
      (1) [§387] In General.
      (2) [§388] Oral Rescission of Sales Contract.

7. Agency To Contract in Writing.
   (a) Authority To Bind Principal.
      (1) [§389] Equal Dignities Rule.
      (2) Exceptions.
         (aa) [§390] Agent Acting Mechanically.
CONTRACTS

(bb) [§391] Executive Officer of Corporation.
(cc) [§392] Liability of Principal to Agent.

(b) Real Estate Agent’s Right to Commissions.
   (2) Scope of Statute.
      (aa) [§394] Oral Agreement To Lease.
      (bb) [§395] Oral Agreement To Obtain Option.
      (cc) [§396] Oral Finders Agreement.
   (3) [§397] Exception: Agreement To Sell Personal Property.
   (4) [§398] Distinctions.

8. [§399] Contract To Loan Money or Extend Credit.


E. Where Statute Does Not Apply.

1. [§402] Executed Oral Agreement.

   (a) [§403] Scope of Exception.
   (b) What Constitutes Part Performance.
      (1) [§404] In General.
      (2) [§405] Sufficiency of Possession.
      (3) [§406] Restatement 2d.

3. Estoppel To Plead Statute.
   (a) In General.
      (2) [§408] Restatement 2d: Promissory Estoppel.
   (b) Conduct of Defendant.
      (1) [§409] In General.
(2) Change of Position and Unjust Enrichment.
   (aa) §410 In General.
   (bb) §411 Real Estate Broker’s Authorization.
   (cc) §412 Finder’s Agreement.
   (dd) §413 Other Situations.

(c) Where Recovery Will Be Denied.
   (1) No Substantial Change of Position.
      (aa) §414 In General.
      (bb) §415 Real Estate Broker’s Authorization.
   (2) §416 No Unjust Enrichment.
   (3) §417 Contract Made by Agent.

4. §418 Qualified Financial Contract.
5. §419 Personal Property Leases.

IX. ILLEGALITY: IN GENERAL

A. What Constitutes Illegality.

1. §420 Illegal Consideration.
2. §421 Illegal Object.
3. Partial Illegality and Severability.
   (a) §422 General Principles.
   (b) §423 Liberal Rule of Severability.
4. Indirect Connection With Illegal Transaction.
   (a) Remote Connection or Mere Knowledge.
      (1) §424 General Rule and Theory.
      (2) §425 Seller of Goods.
      (3) Lender of Money.
         (aa) §426 In General.
         (bb) §427 Loan to Gambler.
(b) Severance of Executory and Executed Phases.
(1) §428 Agreement To Sell and Sale.
(2) §429 Title Resulting From Performance.
(c) §430 Executory Agreement Superseding Illegal Agreement.

5. §431 Illegal Contract Is Foundation of Suit.

B. Effect of Illegality.

1. In General: Contract Void.
   (a) §432 Malum In Se and Malum Prohibitum.
   (b) §433 No Ratification, Waiver, or Estoppel.
   (c) §434 No Validity by Statutory Repeal.
   (d) §435 Pleading Unnecessary.
   (e) §436 Form Disregarded: Use of Parol Evidence.
   (f) §437 No Quasi-Contract Recovery.
   (g) §438 No Setoff Where Public Interest Is Involved.

2. Effect of Being, or Not Being, In Pari Delicto.
   (a) Restitution or Quasi-Contract Recovery.
      (1) §439 Plaintiff’s Right to Restitution.
      (2) §440 Sales Contract.
   (b) Enforcement of Contract.
      (1) §441 General Rule: No Enforcement.
      (2) When Contract Will Be Enforced.
          (aa) §442 In General.
          (bb) §443 License Cases.
          (cc) §444 Plaintiff In Pari Delicto.
          (dd) §445 Illegal Partnership.
   (c) §446 Member of Protected Class.
   (d) §447 Determination of Relative Wrong.

3. §448 Voluntary Withdrawal From Executory Contract.
4. [§449] Illegal Provision Inserted by Mistake.

5. [§450] Relief Against Forfeiture.


C. Classes of Illegal Contracts.

1. [§452] In General.

2. Contracts Contrary to Public Policy.
   (a) [§453] General Principle.
   (b) [§454] Restatement 2d.
   (c) [§455] Illustrations.

X. ILLEGALITY: PARTICULAR ILLEGAL CONTRACTS.

A. Usury.

   (a) [§456] Usury Law.
   (b) Constitutional Provision.
      (1) [§457] Former Section and Revision.
      (2) Exemptions.
         (aa) [§458] In General.
         (bb) [§459] Real Estate Brokers.
      (c) [§460] Pawnbroker Regulations.
   (d) [§461] Industrial Loan Law.
   (e) [§462] Loans Secured by Real Property.
   (f) California Finance Lenders Law.
      (1) In General.
         (aa) [§463] Statutory Development.
         (bb) [§464] Scope and Effect.
         (cc) [§465] Exemptions.
      (2) Consumer Loans.
         (aa) [§466] Definitions.
2. Effect of Usurious Provision.
   (a) [§469] In General.
   (b) [§470] Penalty of Treble Interest.
   (c) [§471] Recovery of Interest.

3. What Constitutes Usury.
   (a) [§472] General Rule and Test.
   (b) Excessive Interest, Charges, or Bonus.
      (1) [§473] In General.
      (2) [§474] Compound Interest.
   (c) [§475] Payments Under Collateral Contract.
   (d) [§476] Forbearance.

   (a) Sale of Property.
      (1) [§477] In General.
      (2) [§478] Modification of Interest Rate on Secured Note.
   (b) [§479] Purchase of Property Subject to Loan.
   (c) [§480] Purchase of Note at Discount.
   (d) [§481] Partnership or Joint Venture.
   (e) [§482] Payments Contingent.
   (f) [§483] Voluntary Exercise of Prepayment Option.
   (g) [§484] Forbearance Fees.

B. Consumer Credit Laws.


2. [§486] California Law.
C. Contracts of Unlicensed Persons.

1. General Principles.
   (a) [§487] Scope of Rule.
   (b) [§488] Test: Regulatory Statute.

2. Illustrations.
   (a) [§489] Architects.
   (b) Contractors.
      (1) Scope of Act.
         (aa) [§490] In General.
         (bb) [§491] No Exemption for Exceptional Circumstances.
      (2) Licensing Requirement.
         (aa) [§492] In General.
         (cc) [§494] Time When License Is Acquired.
         (dd) [§495] Unlicensed Status as Defense Against Assignees.
         (ee) [§496] No Requirement That Contract Be for Payment of Money.
         (ff) [§497] General Building Contractor’s License as Covering Site Preparation Work.
         (gg) [§498] License Held Under Fictitious Business Name.
      (3) Where Act Does Not Apply.
         (aa) [§499] In General.
         (bb) [§500] Employees.

3. Distinctions and Exceptions.
   (a) [§501] Tort or Breach of Separate Contract.
   (b) [§502] Action To Dissolve Joint Venture.
   (c) Substantial Compliance by Contractor.
      (1) [§503] Earlier Conflicting Cases.
D. Penalties and Liquidated Damages.

1. Law Preceding Revised Statute.
   (a) What Constitutes Unenforceable Penalty.
      (1) [§507] In General.
      (2) [§508] Illustrations.
      (3) [§509] Late-Charge Interest.
   (b) Valid Provisions: In General.
      (1) [§510] Rule and Test.
      (2) Illustrations.
         (aa) [§511] Cooperative Marketing Agreements.
         (bb) [§512] Service Installations.
         (cc) [§513] Contract Payment or Rate.
         (ee) [§515] Commitment Fee to Lender.
         (ff) [§516] Prepayment Penalty.
         (gg) [§517] Deposit by Bidder on Government Contract.
         (hh) [§518] Renewal Commissions Dependent on Continued Agency.
      (ii) [§519] Faithful Performance Bond.
   (c) Provisions in Leases.
      (1) [§520] Unenforceable Penalties.
      (2) Valid Provisions.
         (aa) [§521] Advance Rent Payment.
         (bb) [§522] Bonus for Execution.
         (cc) [§523] Options.
         (dd) [§524] Increased Rent for Holding Over.
(d) Deposit To Secure Performance.
   (1) [§525] In General.
   (2) Residential Leases.
      (aa) [§526] In General.
      (bb) [§527] Tenant’s Right to Initial Inspection by Landlord.
      (cc) [§528] Termination of Landlord’s Interest.
      (dd) [§529] Disposition of Security.
      (ff) [§531] Landlord Need Not Pay Interest to Tenant.
      (gg) [§532] Payment of Unreturnable Deposits to Tenants’ Organization.
      (hh) [§533] Landlord’s Right to Setoff Despite Failure To Comply With Statute.
   (3) [§534] Other Property.
   (e) [§535] Recovery Without Actual Damages Suffered.

2. [§536] Restatement 2d.

3. Revised Liquidated Damages Law.
   (a) In General.
      (1) [§537] Nature and Purpose of Revision.
      (2) [§538] Organization and Scope of Law.
      (3) [§539] General Rule of Validity.
   (b) Illustrative Applications of General Rule.
      (1) [§540] Deposits.
      (2) [§541] Prepayment Fee Contingent on Late Interest Payments.
      (3) [§542] Service Installations.
      (4) [§543] Bank’s Charge for Insufficient Funds Checks.
      (5) [§544] Other Applications.

35
CONTRACTS

(c) Consumer’s Contract for Property or Services.
   (1) [§545] In General.
   (2) [§546] Fees Against Credit Card Customers.
   (3) [§547] Agreement To Pay Collection Costs.

(d) [§548] Lease of Dwelling.

(e) Real Property Purchase Contract.
   (1) [§549] Scope of Statutes.
   (2) [§550] Residential Property: In General.
   (4) [§552] Condominiums.
   (5) [§553] Other Real Property.

(f) [§554] Public Works Construction Contracts.

E. Restraint of Trade and Other Illegal Trade Practices.

1. Federal Law.
   (a) In General.
      (1) [§555] Common Law and Statutory Policy.
      (2) [§556] Federal Statutes.
      (3) Enforcement and Procedure.
         (aa) [§557] In General.
         (bb) [§558] Private Suits: Cause of Action.
         (cc) [§559] Private Suits: Remedies.
   (b) Activities Subject to Regulation.
      (1) [§560] In General.
      (2) [§561] Sports.
   (c) Exempt Activities.
      (1) [§562] Regulated Businesses.
      (2) [§563] Labor Organizations.
      (3) [§564] State Action.
      (4) Other Activities.

36
(bb) [§566] Insurance.


(d) Sherman Antitrust Act.
   (1) [§568] The Statute.
   (2) [§569] Monopolies and Rule of Reason.
   (3) [§570] Price Fixing and Control.
   (4) [§571] Boycott.


(f) Clayton Act.
   (1) [§574] In General.
   (3) [§576] Acquisitions of Stock and Mergers.

(g) Robinson-Patman Act.
   (1) [§577] Price Discrimination Prohibited.
   (2) [§578] Permissible Practices and Defenses.

(h) Racketeer Influenced and Corrupt Organizations Act.
   (2) [§580] Offenses.
   (3) [§581] State Court Jurisdiction Over Actions.
   (4) [§582] Procedure.
   (5) [§583] Penalties and Remedies.

2. California Law.
   (a) Contracts Not To Compete.
      (1) [§584] In General.
      (2) [§585] Restatement 2d.
      (3) Employment Agreements.
         (bb) [§587] Edwards Case.
         (cc) [§588] Rejection of Doctrine of Inevitable
(dd) §[589] Employee’s Pension Plan.

(ee) §[590] No-Hire Provision.

(ff) §[591] Distinction: Customer List.

(gg) §[592] Valid Noninterference Agreement.

(4) Exceptions.

(aa) §[593] Sale of Goodwill of Business.


(cc) §[595] Dissolution of Partnership.

(dd) §[596] Dissolution of Limited Liability Company.

(ee) §[597] Partially Valid Agreements.

(ff) §[598] Division of Marital Property.

(5) §[599] Enjoining Attempt To Enforce Out-of-State Covenant Not To Compete.

(b) Contracts for Exclusive Dealing.

(1) §[600] In General.

(2) §[601] Tying Agreements.

(c) Cartwright Act.


(2) §[603] Requirement of Separate Entities.

(3) §[604] Scope of Act.

(4) §[605] Relationship to Patent Law.

(5) Activities Not Covered.

(aa) §[606] Statutory and Case Law Exceptions.

(bb) §[607] Efforts To Influence Governmental Action.

(cc) §[608] Mergers.


(7) Applicability of Federal Cases.

(aa) §[610] In General.
Contracts

(bb) [§611] Rule of Reason.

(8) Enforcement.
  (aa) [§612] In General.
  (bb) [§613] Action by Attorney General or District Attorney.
  (cc) [§614] Remedies Available to State or Subdivision.
  (dd) [§615] Treble Damage Action by Private Person.
  (ee) [§616] Parens Patriae Action.
  (ff) [§617] Action for Indirect Injury.
  (gg) [§618] Jury Instructions.

(9) Illustrations.
  (aa) [§619] Bid Depositories.
  (bb) [§620] Tying Arrangements.
  (cc) [§621] Realtors Multiple Listing Service.
  (dd) [§622] Interest Rates.

(d) Unfair Practices Act.
  (2) [§624] Scope of Act and Distinctions.
  (3) [§625] Enforcement.
  (4) [§626] Price Differential to Subdistributor.
  (5) [§627] Secret Payment of Rebates or Unearned Discounts.
  (6) [§628] Loss Leaders.
  (7) [§629] Discount to Cigarette Distributors.
  (8) [§630] Cellular Telephones.
  (9) [§631] Jury Instructions.

(e) [§632] Royalty Contracts for Performance of Copyrighted Musical Works.

(f) [§633] Fair Trade Laws Abrogated.
F. Contracts Concerning Domestic Relations.

1. Invalid Agreements.
   (a) §634 Contract Restraining Marriage.
   (b) Contract Promotive of Divorce (Dissolution).
      (1) §635 In General.
      (2) §636 Married Person’s Promise To Marry.
      (3) §637 Agreement for Compensation on Divorce.
   (c) §638 Contract To Alter Marital Obligations.
   (d) §639 Contract To Compensate for Domestic Services.
   (e) §640 Traditional Surrogacy Contract.

2. Valid Agreements.
   (a) §641 Separation and Property Agreements.
   (b) §642 Contract Affecting Child Custody.
   (c) §643 Surrogate Motherhood Contracts.
   (d) §644 Other Agreements.

G. Wagering and Gambling Contracts.

1. What Constitutes Illegal Wager.
   (a) §645 In General.
   (b) §646 Lottery.
   (c) §647 Raffles by Nonprofit Organizations.
   (d) §648 Endless Chain Scheme.
   (e) §649 Gambling on Indian Land.

2. §650 Where Promisor Receives Agreed Exchange.

H. Contracts Obstructing Administration of Justice.

1. §651 Contracts Involving Evidence.

2. §652 Agreement With Heir Hunter.

3. Contract To Refrain From Prosecution.
   (a) §653 In General.
(b) §654 Distinction: Contract for Dismissal of Charge.

4. §655 Illegal Contracts of Attorney.

5. §656 Contract To Pay Child Sex Victim.

6. §657 Contract To Refrain From Performing Legally Required Act.

I. Agreement Tending To Defraud Third Person.

1. §658 In General.

2. §659 Collusive Settlement in Joint Tort Action.

3. §660 Agreement Seeking To Evade Taxes.


1. §661 Contracts To Influence Public Officers.

2. §662 Contract Without Competitive Bidding.

   (a) §663 Constitutional Provisions and General Rule.
   (b) §664 Exceptions.

   (a) §665 In General.
   (b) California Legislation.
      (1) §666 General Statute.
      (2) §667 Honig Case.
      (3) §668 Other Statutes.
   (c) §669 What Constitutes Making of Contract.
   (d) §670 What Constitutes Financial Interest.
   (e) §671 Remote Nondisqualifying Interest.
   (f) §672 Other Nondisqualifying Interest.
   (g) §673 Effect of Violation.

5. §674 Contracts of Health Care Service Plans.
6. [§675] Contracts for Bringing Worker to United States.


K. Exemption From and Limitation of Liability.

1. In General.
   (a) [§678] Restatement 2d.
   (b) [§679] California Law.
   (c) [§680] Distinctions.

2. Invalid Provisions.
   (a) Areas Involving Public Interest.
      (2) [§682] Automobiles.
      (3) [§683] Employment.
      (4) [§684] Other Areas.
   (b) Construction and Trucking Indemnity Contracts.
      (1) [§685] Statutory Prohibitions.
      (2) [§686] Exceptions.
   (c) Residential Leases.
      (2) [§688] Exemption Limited to Passive Negligence.
      (3) [§689] Exemption Rejected.

3. Valid Exemption Where No Public Interest Is Involved.
   (a) In General.
      (1) [§690] Valid Despite C.C. 1668.
      (4) [§693] Exemption Is Strictly Construed.
(b) Illustrations.

(1) §694 Purchase of Airplane.

(2) §695 “Sole Remedy” Provision in Employment Contract.

(3) §696 Other Illustrations.


(a) §697 In General.

(b) §698 Regulated Public Utility.

L. Waivers of Statutory Rights.

1. Valid Waivers.

(a) §699 Procedural Provisions.

(b) §700 Other Rights.

2. Invalid Waivers.

(a) §701 Waivers by Mortgagors.

(b) §702 Waivers by Employees.

(c) §703 Waivers by Tenants.

(d) §704 Miscellaneous Substantive Rights.

XI. RIGHTS AND OBLIGATIONS OF THIRD PARTIES

A. Third-Party Beneficiaries.

1. §705 Nature of Right.

2. Classification.

(a) §706 Creditor and Donee Beneficiaries.

(b) Intended and Incidental Beneficiaries.

(1) §707 Restatement 2d.

(2) §708 Intended Beneficiaries.

(3) Incidental Beneficiaries.

(aa) §709 General Rule.

(bb) §710 Audit Reports.
(cc) §711  No Action Against Government Contractor.

(dd) §712  Other Illustrations.

3. Rights, Remedies, Duties, and Defenses.
   (a) §713  Duties of Promisor.
   (b) §714  Rights and Remedies of Beneficiary.
   (c) §715  Defenses of Promisor.
   (d) §716  Promisee’s Right To Bring Damage Action Against Promisor.

4. Particular Beneficiaries Who May Enforce Agreement.
   (a) §717  Beneficiary of Assumption Agreement.
   (b) §718  Prospective Beneficiary of Will.
   (c) §719  Express Though Not Sole Beneficiary.
   (d) Express Beneficiary Not Identified.
      (1) In General.
         (aa) §720  Identification of Beneficiary.
         (bb) §721  Illustrations.
      (2) §722  Collective Labor Agreement.
      (3) §723  Beneficiary Not in Existence When Contract Was Formed.

5. Rescission or Modification.
   (a) §724  In General.
   (b) §725  California Law.
   (c) §726  Distinction: Plaintiff Promisee.

B. Assignment.

1. In General.
   (a) §727  Nature of Assignment.
   (b) §728  Classification of Assignments.
   (c) §729  Requisites of Assignment.
(d) Assignment for Benefit of Creditors.
   (1) §730 In General.
   (2) §731 Conformity With Federal Statutes.

2. Assignment of Contracts.
   (a) §732 Contracts Ordinarily Assignable.
   (b) Contracts Not Assignable.
      (1) Contractual Provision Against Assignment.
         (aa) §733 Nature and Effect.
         (bb) §734 Waiver by Promisee.
         (cc) §735 Formal or Technical Assignment.
         (dd) §736 Assignment of Money Due or To Become Due.
      (2) §737 Statutory Prohibition of Assignment.
      (3) Contract Personal in Character.
         (aa) §738 General Rule and Test.
         (bb) §739 Contracts Held Assignable.

3. Assignment of Choses in Action.
   (a) Rights Ordinarily Assignable.
      (1) §740 In General.
      (2) §741 Distinctions.
   (b) Assignment of Future Rights.
      (1) §742 Expectancies.
      (2) §743 Rights Under Contract or Employment.
   (c) Assignment of Wages.
      (1) Statutory Restrictions.
         (aa) §744 Formal Requisites.
         (bb) §745 Other Conditions.
      (2) §746 Scope and Waiver of Restrictions.
   (d) Nonassignable Rights.
      (1) §747 Claims for Personal Wrongs.
      (2) §748 Statutory Penalty.
(3) Claim for Legal Malpractice.
   (aa) §749] In General.
   (bb) §750] Bankruptcy.
   (cc) §751] Limited Exception to General Rule Against Assignment.

4. Effect of Assignment.
   (a) Liabilities of Assignor.
      (1) §752] Liability to Promisee.
      (2) §753] Liability to Assignee.
   (b) Rights of Assignee.
      (1) In General.
         (aa) §754] Complete Assignment.
         (bb) §755] Partial Assignment.
      (2) Incidental Rights Pass With Assignment.
         (bb) §757] Matters That Are Not Incidental.
      (3) Notice and Defenses of Obligor.
         (aa) §758] In General.
      (4) §760] Latent Equities.
      (5) Priorities Among Successive Assignees.
         (aa) §761] In General.
   (c) §763] Liability of Assignee.

XII. INTERPRETATION

A. In General.
   1. §764] Nature of Interpretation.

B. **Rules of Interpretation.**

1. [§767] Intention of Parties: Objective Test.

2. [§768] Ordinary Words and Technical Language.

3. Interpretation as a Whole.
   (a) [§769] Single Writing.
   (b) [§770] Several Writings.


5. [§772] Subsequent Conduct of Parties.

6. Reasonable, Operative, and Lawful Interpretation.
   (a) [§773] General Rule.
   (b) [§774] Rejecting or Supplying Words.
   (c) [§775] Applicable Laws Become Part of Contract.
   (d) [§776] Effect of Change in Law: Old Law Governs.

7. [§777] Inconsistency Between Parts of Contract.

8. Usage and Custom as Aid to Interpretation.
   (a) [§778] In General.
   (b) [§779] Assent or Knowledge.

9. [§780] Interpretation Against Party Causing Uncertainty.

10. [§781] Contracts Containing Medium of Payment in European Currency.

**XIII. PERFORMANCE**

A. **In General.**

1. [§782] Discharge by Performance.

2. [§783] Demand of Performance.
3. §784 Place of Performance.

   (a) §785 Reasonable Time.
   (b) §786 Payment of Money.
   (c) §787 Time Specified and Extensions.

5. Several Debts: Application of Payments.
   (a) §788 Specification by Parties.
   (b) §789 Statutory Rules.

6. §790 Election of Alternative Modes of Performance.

7. §791 Conditional Payment by Mailing Check.

B. Tender.

   (a) §792 Offer of Performance.
   (b) §793 Effect on Incidents of Obligation.
   (c) §794 Requisites of Tender.

2. Waiver of Defects by Failure To Object.
   (a) §795 In General.
   (b) §796 Timely Correction of Mistake.

3. §797 Excuse Where Tender Is Useless.

4. §798 Deposit in Bank Distinguished.

C. Conditions and Covenants.

   (a) §799 Conditions.
   (b) §800 Express and Implied Conditions.
   (c) §801 Conditions and Covenants Distinguished.
   (d) §802 Restatement 2d.
2. Conditions Precedent.
   (a) Performance of Act.
      (1) §803 Vendor and Purchaser.
      (2) §804 Other Illustrations.
   (b) §805 Performance to Satisfaction of Third Person.
   (c) Performance to Satisfaction of Promisor.
      (1) §806 Nature of Problem.
      (2) Fancy, Taste, or Judgment.
         (aa) §807 Good Faith Test.
         (bb) §808 Satisfactory Services.
         (cc) §809 Satisfactory Lease.
      (3) Mechanical Utility or Operative Fitness.
         (aa) §810 In General.
         (bb) §811 Commercial Factors.
         (cc) §812 Explicit Satisfaction Clause.
      (4) §813 Rejection of Condition Terminates Contract.
   (d) §814 Event as Condition.

3. Conditions Concurrent.
   (a) §815 In General.
   (b) §816 Failure of Both Parties To Perform.

4. §817 Conditions Subsequent.

5. Implied Conditions and Covenants.
   (a) In General.
      (1) §818 Nature and Purpose.
      (2) §819 Strict Test.
      (3) §820 Liberal Test.
      (4) §821 Effect of Express Covenant.
(b) Good Faith and Fair Dealing.

(1) In General.

(aa) §822] Nature of Covenant.

(bb) §823] Restatement 2d.

(cc) §824] Breach.

(dd) §825] Objectively Reasonable Conduct as Essence of Covenant.

(ee) §826] No Implied Covenant To Negotiate in Good Faith.

(2) §827] Building Contract.

(3) §828] Real Estate Broker’s Contract.

(4) §829] Manufacturer’s Exculpatory Clause.

(5) §830] Obligation To Remain in Business.

(6) §831] Lessor’s Obligation To Keep Other Tenants.

(7) §832] Other Examples.

(c) §833] Reasonable Performance.

6. Implied (Constructive) Concurrent Conditions.

(a) §834] General Rule for Agreed Exchange.

(b) §835] Exception: Performances Due at Different Times.

(c) §836] Restatement 2d.

(d) §837] Construction in Favor of Independent Covenant.

7. Failure of Consideration as Discharge of Duty.

(a) §838] Theory of Constructive Condition.

(b) Materiality of Failure of Consideration.

(1) §839] In General.

(2) §840] Delay in Performance.

(c) §841] Prospective Failure of Consideration.

(d) §842] Effect of Defendant’s Prior Breach.
Contracts

8. Excuse of Conditions.
   (a) §845 Repudiation.
   (b) Prevention of Satisfaction of Condition.
      (1) §846 General Rule.
      (2) §847 Illustrations.
   (c) Waiver of Condition.
      (1) §848 General Rule.
      (2) §849 Illustrations.
      (3) §850 Retraction of Waiver.
   (d) Condition Involving Forfeiture.
      (1) §851 Construction To Avoid.
      (2) §852 Excuse of Condition or Equitable Relief.

D. Impossibility, Impracticability, and Frustration of Purpose.

1. In General.
   (a) §853 Nature of Excuse and California Statutes.
   (b) §854 Restatement 2d.
   (c) §855 Subjective and Objective Impossibility.
   (d) Complete Impossibility or Impracticability.
      (1) §856 Promisor’s Duty Is Discharged.
      (2) §857 Promisee Is Excused.
   (e) Temporary and Partial Impossibility.
      (1) §858 Suspension of Duty.
      (2) §859 Discharge of Duty.
      (3) §860 Apportionment of Performances.
   (f) §861 Provision Requiring Notice of Intent.
   (g) §862 Contract Provision To Shift Risk.
2. Events Constituting Impossibility or Impracticability.
   (a) §863 Death or Incapacity of Promisor.
   (b) §864 Operation of Law.
   (c) §865 Act of Public Enemy and War.
   (d) §866 Destruction or Nonexistence of Subject Matter.
   (e) §867 Extraordinary Difficulty and Expense.

3. Frustration of Purpose.
   (a) §868 Nature of Defense.
   (b) §869 Restatement 2d.
   (c) Illustrations.
      (1) §870 Doctrine Applied.
      (2) §871 Defense Rejected.

XIV. BREACH

A. In General.
   1. §872 Nature of Breach.
   2. §873 Plaintiff’s Freedom From Fault.

B. Kinds of Breach.
   1. Nonperformance of Covenant.
      (a) §874 General Rule.
      (b) §875 Building Contract: Installment.
   2. §876 Prevention of Other Party’s Performance.
   3. §877 Total and Partial Breach.

C. Effect of Breach.
   1. Remedies for Breach.
      (a) §878 Available Remedies.
      (b) §879 Binding Election.
      (c) §880 Contract Provisions.
2. Waiver of Breach.
   (a) [§881] Effect of Waiver.
   (b) [§882] Acts Constituting Waiver.

3. [§883] Election To Treat Partial Breach as Total.

   (a) [§884] Severable Contract.
   (b) [§885] Entire Contract.

D. Anticipatory Breach.


   (a) [§888] Express Repudiation.
   (b) [§889] Implied Repudiation.
   (c) [§890] Restatement 2d.

4. [§891] Retraction or Waiver of Repudiation.

5. Unilateral Contract Exception.
   (a) [§892] Theory of Exception.
   (b) [§893] Illustrations.

XV. DAMAGES

A. In General.

1. [§894] Nature of Remedy.

2. [§895] Causation.

3. Foreseeability.
   (a) [§896] Rule of Hadley v. Baxendale.
   (b) Illustrations.
      (1) [§897] No Special Circumstances Shown.
(2) [§898] Special Circumstances Shown.

4. Reasonableness.
   (a) [§899] Unconscionable or Oppressive Damages.
   (b) [§900] Damages Exceeding Value of Performance.

5. Punitive Damages.
   (a) [§901] No Award in Contract Case.
   (b) [§902] Where Breach Is Also a Tort.


B. Particular Elements of Recovery.

1. Loss of Profits or Benefits.
   (a) [§904] Requirement of Certainty.
   (b) Established and New Businesses.
      (2) [§906] Future Profits From Existing Business.
      (3) [§907] Future Profits From New Business.

2. [§908] Plaintiff’s Expenditures.

3. Mental or Physical Suffering.
   (a) [§909] Traditional Rule Against Recovery.
   (b) Recovery Allowed.
      (1) [§910] Physical Injury and Emotional Distress.
      (2) Emotional Distress Is Likely Result.
         (aa) [§911] Mishandling of Corpse.
         (bb) [§912] Other Acts.

4. Interest.
   (a) Where Interest Is Allowed.
      (1) [§913] In General.
      (2) [§914] Liquidated Sum Due.
(3) Damages Ascertainable by Calculation.
   (aa) §915 In General.
   (bb) §916 Illustrations.
(4) §917 Defendant With Unliquidated Offset.
(5) §918 Dispute as to Title Does Not Prevent Assessment of Interest.
(6) §919 Procedural Matters.
(b) Damages Not Ascertainable by Calculation.
   (1) §920 Traditional Rule of Denial.
   (2) Discretionary Award.
      (aa) §921 In General.
      (bb) §922 Jury Cannot Decide Issue.
   (c) §923 Debtor Prevented by Law From Paying Debt.
   (d) §924 Rate of Interest.

5. §925 Attorneys’ Fees.

C. Particular Kinds of Contracts.

   (a) §926 Former Limited Rule.
   (b) §927 Revised Statutes.
   (c) §928 Delay in Conveyance.

   (a) Excess of Contract Price Over Market Value.
      (1) §929 Measure of Damages.
      (2) §930 Resale Price as Evidence.
   (b) Consequential Damages.
      (1) §931 In General.
      (2) §932 Rental Value.
      (3) §933 Credit for Higher Resale Price.
   (c) §934 Retention of Downpayment.

3. §935 Agreement To Give Quitclaim Deed.

55

   (a) [§937] Breach by Contractor.
   (b) [§938] Breach by Subcontractor.
   (c) [§939] Breach by Owner.


7. [§941] Actor’s Contract for Publicity.

8. [§942] Franchise Agreement.

9. [§943] Stock Option Agreement.

D. Mitigating Damages.

1. [§944] In General.

2. [§945] No Recovery for Avoidable Loss.

3. Reasonable Effort To Avoid Loss Is Required.
   (a) [§946] General Rule.
   (b) Employee.
      (1) [§947] Other Employment Must Be Comparable.
      (2) [§948] Public Employees.
      (3) [§949] Employer’s Offer of Reinstatement.

4. After Repudiation or Anticipatory Breach.
   (a) [§950] Duty To Mitigate.
   (b) [§951] Exceptions.

E. Deduction for Benefits Received.

1. [§952] In General.

XVI. DISCHARGE


B. Termination and Cancellation.
   1. [§955] In General.
   2. [§956] Rescission Distinguished.

C. Rescission by Mutual Consent.
   2. [§958] Written, Oral, or Manifested by Conduct.
   3. [§959] Consideration.

D. Rescission by Injured Party.
   1. Nature of Remedy.
      (a) [§960] Equitable Action Abolished.
      (b) [§961] Rescission by Party in Default.
      (c) [§962] When Rescission Is Unnecessary.
      (d) [§963] Executed Contract.
      (e) [§964] Severable Contract.
      (a) Alternative Remedies.
         (1) [§966] In General.
         (2) [§967] Restitution.
      (b) [§968] Conditions for Rescission Relief.
   4. [§969] Waiver of Right To Rescind.
   5. Procedure.
      (a) [§970] Notice of Rescission.
      (b) [§971] Offer To Restore Consideration.


(c) When Prior Restoration Is Unnecessary.
   (1) [§972] In General.
   (2) [§973] Specific Restitution Without Prior Offer.
(d) [§974] Pleading as Notice or Offer.
(e) [§975] Delay in Notice or Offer.
(f) [§976] Effectuation of Rescission.

E. Release.

1. [§977] Validity and Effect.

   (a) [§978] Statutory Prohibition.
   (b) [§979] Routine Waiver Is Invalid.

3. [§980] Release by Person Admitted to Medical Facility.

F. Accord and Satisfaction.

1. In General.
   (a) [§981] Nature of Accord and Satisfaction.
   (b) [§982] Effect of Accord.

2. Check Sent in Payment of Disputed Claim.
   (a) Disputed Debt.
      (1) [§983] In General.
      (2) [§984] Sending Amount Due.
      (3) [§985] Rule Unaffected by U.C.C. 1207.
      (4) [§986] Distinction: No Debtor and Creditor Relationship.
   (b) [§987] Good Faith and Assent.
   (c) [§988] Retention of Check Without Cashing.
   (d) [§989] Where Coerced Settlement Is Illegal.

   (a) [§990] Rule and Theory.
   (b) [§991] Check Containing Written Release.
G. Novation.


2. Requisites.
   (a) [§993] In General.
   (b) [§994] Intent and Assent.

H. Modification or Alteration.

1. [§995] In General.


3. Revised Law.
   (a) [§997] Purpose of Revision.
   (b) [§998] Modification of Contract That Is Not in Writing.
   (c) [§999] Modification of Written Contract.
   (d) [§1000] Other Rules Are Unaffected.

4. Unauthorized Alteration.
   (a) [§1001] Obligations Are Discharged.
   (b) [§1002] Alterations Not Affecting Contract.

I. Account Stated.


2. [§1004] Requisites.

3. Agreement Implied.
   (a) [§1005] Creditor’s Statement and Debtor’s Assent.
   (b) [§1006] Debtor’s Statement and Creditor’s Assent.

XVII. GOVERNMENT CONTRACTS

A. In General.

1. [§1007] Scope and Treatment of Subject.
   (a) [§1008] In General.
   (b) [§1009] Organization.

3. [§1010] State Contracts Register.


5. [§1012] Challenged Contract.


7. [§1014] Restriction on Use of Private Contractors.


B. Bids and Bidders.

1. [§1016] In General.

2. [§1017] Certification of Nondiscrimination.


5. [§1020] Skilled and Trained Workforce Requirements.

6. [§1021] Substantial or Excused Compliance.


8. [§1023] Unlicensed Bidders.

9. [§1024] Relief From Mistake in Bid.


C. [§1026] Interpretation.

D. [§1027] Excuses for Nonperformance.

F. Disputes Clause.
   2. [§1030] California Law.

G. Claims Resolution.
   1. [§1031] In General.
   2. [§1032] Procedure.

H. [§1033] Termination and Renegotiation.

I. Government’s Liability.
   1. [§1034] In General.
   2. [§1035] Implied Warranty, Misrepresentation, or Concealment.
   3. [§1036] Contractual Terms Limiting Liability.


XVIII. SURETY CONTRACTS
   A. [§1039] In General.
   B. [§1040] Rights of Sureties.
   C. [§1041] Liability of Sureties.
   D. [§1042] Right to Benefit of Securities.
   E. [§1043] Exoneration of Sureties.

XIX. UNUSUAL TYPES OF CONTRACTS
C. [§1046] Federal Grant.

D. [§1047] Published University Regulations.

E. [§1048] Unconfirmed Arbitration Award.

F. [§1049] Regulated Forms.

XX. QUASI-CONTRACTS AND RESTITUTION

A. In General.
   1. [§1050] Nature of Restitution.
   2. [§1051] Practical Distinctions.
   3. [§1052] Restatement of Restitution and Unjust Enrichment.


C. Necessity of Benefit to Defendant.
   2. [§1056] Exceptions.

D. Benefits Voluntarily Conferred.
   2. [§1058] Exception: Performing Defendant’s Duty.

E. Benefits Conferred Under Mistake or Fraud.
   1. Payment of Money.
      (a) [§1059] General Rule.
      (b) [§1060] Mistaken Reconveyance of Deed of Trust.
      (c) [§1061] Payment of Support Due to Mistaken Belief of Biological Fatherhood.
      (d) [§1062] Satisfaction of Own Obligation.
      (e) [§1063] Satisfaction of Invalid but Honest Claim.
§1064] Satisfaction of Third Person’s Obligation.

2. §1066] Services Rendered.

F. Benefits Conferred Under Coercion.
   1. §1067] In General.
   2. Legal Proceedings Without Probable Cause.
      (a) §1068] Suit or Threat of Suit.
      (b) §1069] Enforcement or Threatened Enforcement of Judgment.
   3. §1070] Other Cases Allowing Recovery.
   4. §1071] Cases Denying Recovery.

G. Services Performed at Request.
   2. §1073] Intention To Compensate.
   3. §1074] Necessity of Benefit.
   4. §1075] Services to Third Person.

H. Waiver of Tort.
   1. §1076] In General.