

13 Summary of California Law (10th), Equity

I. NATURE AND SCOPE OF EQUITY

A. In General.

1. [§1] Classification of Topics.
2. [§2] Distinctive Features of Equity.
3. [§3] Adequacy of Legal Remedy.

B. Equitable Maxims and Other General Doctrines.

1. [§4] Substance Rather Than Form.
2. [§5] Equity Regards That Which Ought To Be Done as Done.
3. [§6] Party Must Do Equity.
4. [§7] Taking Advantage of One's Own Wrong.
5. [§8] Equal Equities and Bona Fide Purchase.
6. Clean Hands.
 - (a) [§9] Nature of Defense.
 - (b) [§10] Factors Considered.
 - (c) [§11] Illustrations: Defense Sustained.
 - (d) Exceptions.
 - (1) [§12] Misconduct Not Related to Transaction.
 - (2) [§13] Misconduct Not Prejudicial.
 - (3) [§14] Plaintiff's Conduct Less Culpable.
 - (4) [§15] Public Policy Favoring Relief.

7. Laches.

- (a) [§16] Nature of Defense.
- (b) [§17] Use Against Public Entity
- (c) [§18] Prejudice Not Shown.
- (d) [§19] Prejudice Shown.

8. Relief Against Forfeiture.

- (a) [§20] Equitable Doctrine Codified.
- (b) [§21] Illustrations.
- (c) [§22] Wilful Breach or Default.

C. [§23] Marshaling Assets.

II. SPECIFIC PERFORMANCE OF CONTRACTS

A. In General.

1. [§24] Adequacy of Legal Remedy.
2. [§25] Negative Covenants.
3. [§26] Damages in Lieu of Specific Performance.
4. [§27] Damages Incidental to Specific Performance.
5. [§27A] (New) Attorneys' Fees Are Not Incidental to Specific Performance.

B. When Specific Performance May Be Granted.

1. Contract Concerning Real Property.
 - (a) [§28] Action by Purchaser.
 - (b) [§29] Action by Vendor.
2. [§30] Contract Concerning Personal Property.
3. Contract To Make Will or Deed.

- (a) [§31] Quasi-Specific Performance by Constructive Trust.
 - (b) [§32] Imposition of Trust During Promisor's Lifetime.
 - (c) [§33] Defenses.
- 4. [§34] Employee's Agreement Not To Compete.
- 5. [§35] Collective Bargaining Agreement.
- 6. [§36] Arbitration Agreement.
- 7. [§37] Other Contracts.
- C. When Specific Performance Will Be Denied.
 - 1. [§38] Consideration Is Inadequate.
 - 2. Contract Is Unjust or Unreasonable.
 - (a) [§39] In General.
 - (b) [§40] Unconscionable Contract.
 - 3. [§41] Fraud, Unfair Practices, or Mistake.
 - 4. Contract Is Uncertain.
 - (a) [§42] In General.
 - (b) [§43] Illustrations: Uncertainty Fatal.
 - (c) [§44] Illustrations: Contract Enforced.
 - 5. [§45] Continuous Acts Requiring Supervision.
 - 6. [§46] Statute of Frauds.
 - 7. [§47] Contract Is Illegal or Impossible.
 - 8. Personal Service Contracts.
 - (a) [§48] General Rule Against Specific Performance.
 - (b) When Specific Enforcement Is Proper.
 - (1) [§49] Personal Performance Is Not Required.
 - (2) [§50] Indirect Enforcement by Negative Decree.
 - (c) Unique Personal Services.
 - (1) [§51] Nature and Purpose of Statute.
 - (2) [§52] Option To Pay Is Insufficient.
 - 9. Counterperformance Is Not Secured.
 - (a) [§53] Former Defense of Lack of Mutuality.
 - (b) [§54] Requirement of Security.
 - (c) [§55] Offer of Performance by Nonsigner.
- D. Failure of Performance by Vendor or Purchaser.
 - 1. Vendor's Default: Defect in Title.
 - (a) Where Vendor Is Plaintiff.
 - (1) [§56] In General.
 - (2) [§57] Specific Performance With Compensation.
 - (b) Where Vendor Is Defendant.
 - (1) [§58] In General.
 - (2) [§59] Time for Removing Defect.
 - 2. Purchaser's Default: Failure To Pay.
 - (a) Former Right of Forfeiture.
 - (1) [§60] In General.
 - (2) [§61] Waiver of Right.
 - (b) Relief Against Forfeiture.
 - (1) [§62] Purchaser Free From Serious Fault.

- (2) **Wilful Default: Restitution.**
 - (aa) **[\$63] In General.**
 - (bb) **[\$64] Extent of Relief.**
 - (cc) **[\$65] No Recovery Where No Unjust Enrichment.**
- (3) **Wilful Default: Specific Performance.**
 - (aa) **[\$66] Conditional Judgment.**
 - (bb) **[\$67] Restitution Analogy.**
- (4) **[\$68] Wilful Default: Redemption.**
- (5) **[\$69] Relief to Optionee.**
- (6) **[\$70] No Relief Where Contract Is Executed.**

III. EQUITABLE RELIEF AGAINST TORTS: IN GENERAL

- A. [\$71] Nature of Relief.**
- B. Equity Jurisdiction Over Criminal Acts.**
 - 1. No Injunction Against Offender.**
 - (a) **[\$72] In General.**
 - (b) **[\$73] Exception: Public Nuisance.**
 - (c) **[\$74] Exception: Statutory Authorization.**
 - 2. [\$75] No Injunction Against Prosecution.**
- C. Wrongful Invasion of Personal Rights.**
 - 1. [\$76] In General.**
 - 2. [\$77] Illustrations.**
- D. Trademark and Trade Name Infringement.**
 - 1. [\$78] Theory of Infringement.**
 - 2. [\$79] Statutory Protection.**
 - 3. [\$80] Remedies and Defenses.**

IV. EQUITABLE RELIEF AGAINST TORTS: MISAPPROPRIATION OF TRADE SECRETS

- A. In General.**
 - 1. [\$81] Theory of Protection.**
 - 2. [\$82] What Constitutes Trade Secret.**
 - 3. [\$83] Remedies.**
 - 4. [\$84] Protection of Patentable Process.**
 - 5. [\$85] Inevitable Disclosure Doctrine Rejected.**
- B. Uniform Trade Secrets Act.**
 - 1. [\$86] In General.**
 - 2. [\$87] Definitions.**
 - 3. [\$88] When Claim Arises.**
 - 4. [\$89] Injunction.**
 - 5. [\$90] Damages.**
 - 6. [\$91] Attorneys' Fees.**
 - 7. [\$92] Orders To Preserve Secrecy.**
- C. Customers' Lists and Requirements.**
 - 1. Trade Secret: Solicitation Enjoined.**
 - (a) **[\$93] Confidential List of Customers.**
 - (b) **[\$94] Special Requirements of Customers.**
 - 2. [\$95] No Trade Secret: Solicitation Allowed.**

3. [§96] Announcement of Change in Employment.

V. EQUITABLE RELIEF AGAINST TORTS: UNFAIR COMPETITION

A. [§97] Restatement 3d.

B. Imitation of Appearance or Name.

1. Nature of Protection.

(a) [§98] In General.

(b) [§99] Likelihood of Deception.

(c) [§100] Secondary Meaning Test.

2. Illustrations.

(a) [§101] Likelihood of Deception Shown.

(b) [§102] Evidence of Confusion Insufficient.

3. [§103] Noncompetitive Businesses.

4. [§104] Employee Agreements.

C. Unfair Competition Law.

1. [§105] In General.

2. Broadened Scope of Unfair Competition Law.

(a) [§106] In General.

(b) [§107] Unfair Practices.

(c) [§108] Unlawful Practices.

3. Illustrations: Prohibited Practices.

(a) [§109] False Advertising.

(b) [§110] Unfair Credit and Debt Collection Practices.

(c) [§111] Employment Practices.

(d) [§112] Insurance Practices.

(e) [§113] Health Care Practices.

(f) [§114] Telecommunication Practices.

(g) [§115] Vehicle Towing Practices.

(h) [§116] Rental Car Company Practices.

(i) [§117] Other Practices.

4. Illustrations: Permissible Practices.

(a) [§118] Employment Practices.

(b) [§119] Insurance Practices.

(c) [§120] Health Care Practices.

(d) [§121] Rental Car Company Practices.

(e) [§122] Lending Practices.

(e-1) [§122A] (New) Telecommunications Practices.

(f) [§123] Other Practices.

5. Procedure.

(a) [§124] Parties.

(b) Remedies.

(1) [§125] In General.

(2) [§126] Civil Penalties.

(3) [§127] Disgorgement of Unlawful Profits into Fluid Recovery Fund.

(c) [§128] Statute of Limitations and Defenses.

(d) [§129] Appellate Procedure.

D. Right To Compete Act.

1. [§130] Nature and Purpose of Act.
2. [§131] Unlawful Advertising Practices.
3. [§132] Permissible Practices.

VI. EQUITABLE RELIEF AGAINST TORTS: NUISANCES

A. In General.

1. [§133] Statutory Framework.
2. [§134] Restatement 2d.
3. [§135] Public and Private Nuisances.
4. [§136] Trespass Distinguished.
5. [§137] Subsurface Encroachment Distinguished.

B. Types of Conduct or Activity.

1. [§138] Physical Interference With Land.
2. Interference With Present Enjoyment of Land.
 - (a) [§139] Air Pollution and Noise.
 - (b) [§140] Other Conditions or Activities.
 - (c) [§141] Failure To Act.
3. [§142] Danger of Future Injury.
4. [§143] Mental and Emotional Disturbance.
5. [§144] Exhibition of Obscene Matter.
6. Nuisances Per Se.
 - (a) [§145] In General.
 - (b) Red Light Abatement Law.
 - (1) [§146] In General.
 - (2) [§147] Live Commercial Adult Entertainment.
 - (3) [§148] Action and Temporary Relief.
 - (4) [§149] Decision and Order.
 - (c) [§150] Other Statutes.
 - (d) [§151] Municipal Ordinances.
 - (e) [§152] Distinction: Lawful Business.

C. Remedies.

1. [§153] Against Private Nuisance.
2. Against Public Nuisance.
 - (a) [§154] Abatement and Injunction.
 - (b) [§155] Action By State for Damages.
 - (c) [§156] Demolition or Destruction.
 - (d) [§157] Criminal Proceedings.
 - (e) [§158] No Private Remedy.
3. [§159] Scope of Injunction.

D. Defenses.

1. Statutory Authority or Permission.
 - (a) [§160] In General.
 - (b) [§161] Illustrations: No Express Authority.
 - (c) [§162] Properly Conducted Shooting Range.
 - (d) [§163] Properly Conducted Agricultural Enterprise.
2. [§164] Permit.

3. **[§165] Zoning Regulations.**
4. **[§166] Due Care and Consent Are Not Defenses.**
5. **Comparative Negligence.**
 - (a) **[§167] In General.**
 - (b) **[§168] Negligence Causing Injury to Property.**
6. **Balancing Conveniences (Relative Hardship).**
 - (a) **[§169] Nature of Doctrine.**
 - (b) **[§170] Doctrine Is Not Applicable To Wilful Conduct.**
 - (c) **[§171] Hardship Must Be Shown.**
 - (d) **[§172] Encroachments.**
 - (e) **[§173] Other Situations.**

VII. EQUITABLE CONVERSION

A. Equitable Conversion by Contract.

1. **[§174] In General.**
2. **[§175] Risk of Loss.**
3. **[§176] Effect of Insurance.**

B. [§177] Equitable Conversion by Will.

VIII. EQUITABLE INDEMNITY, CONTRIBUTION, AND SUBROGATION

A. [§178] Equitable Indemnity: Reimbursement From Principal.

B. Equitable Contribution From Co-Obligor.

1. **[§179] Nature of Doctrine.**
2. **[§180] Equitable Subrogation Distinguished.**
3. **[§181] Illustrations: Partnership Cases.**
4. **[§182] Illustrations: Insurance Cases.**

C. Equitable Subrogation: Surety's Recovery From Obligor.

1. **[§183] Nature of Doctrine.**
2. **[§184] Illustrations: Insurance Cases.**
3. **[§185] Illustrations: Other Cases.**
3. **Limitations on Doctrine.**
 - (a) **[§186] No Recovery by Volunteer.**
 - (b) **[§187] No Recovery Against Innocent Third Party.**
 - (c) **[§188] Nonassignable Claim.**
 - (d) **[§189] Party Fully Compensated.**

IX. EQUITABLE ESTOPPEL

A. In General.

1. **[§190] Nature of Doctrine.**
2. **[§191] Elements of Claim.**
3. **[§192] Fraudulent Intent Is Unnecessary.**
4. **[§193] Distinctions.**
5. **[§194] Illustrations.**

B. Estoppel Against Governmental Agency.

1. **Estoppel Denied.**
 - (a) **[§195] Early Strict Approach.**
 - (b) **[§196] Public Protection.**
 - (c) **[§197] Zoning Cases.**
 - (d) **[§198] Other Grounds for Denial.**

2. Estoppel Upheld.

(a) [§199] Balancing Approach.

(b) [§200] Illustrations.

(c) [§201] Estoppel Applied in Administrative Hearing.