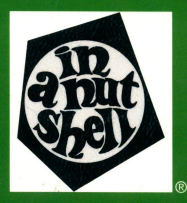
Contract Remedies



JANE M. FRIEDMAN

CONTRACT REMEDIES IN A NUTSHELL

By

JANE M. FRIEDMAN

Professor of Law Wayne State University



For Customer Assistance Call 1-800-328-4880

Lawyers Cooperative Publishing • WESTLAW® • West Publishing

Nutshell Series, In a Nutshell, the Nutshell Logo and the West Group symbol are registered trademarks used herein under license.

COPYRIGHT © 1981 By JANE M. FRIEDMAN All rights reserved
Printed in the United States of America

Library of Congress Cataloging in Publication Data

Friedman, Jane M.
Contract remedies in a nutshell.

(Nutshell series)
Includes index.

1. Breach of contract—United States. 2. Equitable remedies—United States. I. Title.
II. Series.
KF836.Z9F75 346.73'022 81-11614

347.30622 AACR2

0-314-60373-5

Friedman Contract Remedies 5th Reprint—2000

This book is dedicated to the memory of Harry, Pearl, and Edward Goldbarg The author wishes to express her gratitude for the assistance of Leonard Crowley, Lynn Klobuchar, and Rina Wallack

TABLE OF REFERENCES TO UNIFORM COMMERCIAL CODE AND OFFICIAL COMMENTS

References are to Pages

| UCC Provision | Pag | e |
|---------------|-----|---|
| 1-106 | 15 | 4 |
| 1-204(2) | 14 | 2 |
| 1-207 | 3 | 3 |
| 2-106(4) | 13 | 9 |
| 2-302 | 22 | 0 |
| | 22 | 8 |
| | 23 | 0 |
| | 29 | 4 |
| | 29 | 5 |
| | 30 | 1 |
| | 30 | 6 |
| | 30 | 8 |
| 2-302(2) | 29 | 6 |
| 2-316(4) | 17 | 8 |
| 2-501(1) | 18 | 8 |
| 2–502 | 119 | 9 |
| | 159 | 9 |
| 2–507(2) | 19 | 5 |
| 2–511 | 7 | 3 |
| 2-601 | 16 | 1 |
| 2–602 | 16 | 1 |
| 2-602(1) | 163 | 2 |
| 2-606 | 16 | 1 |
| 2-607(1) | 8 | 8 |
| | 169 | 9 |
| 2-607(2) | 34 | 4 |
| | 8 | 8 |

| UCC Provision | Page |
|--------------------------|------|
| 2-607(3) | 170 |
| | 171 |
| 2-608 | 162 |
| | 163 |
| | 171 |
| 2-608(1)(a) | 69 |
| 2-608(2) | |
| | 171 |
| 2-608(3) | 169 |
| 2-608 Official Comment 2 | 164 |
| 2-702 | 73 |
| 2-702(1) | 193 |
| 2-702(2) | 195 |
| | 196 |
| 2-702(3) | 196 |
| 2-703 | 179 |
| 2-703 Official Comment 1 | 179 |
| 2-704 | 179 |
| | 191 |
| 2-704 Official Comment 2 | 192 |
| 2-705 | 179 |
| 2-706 | 36 |
| | 179 |
| | 180 |
| | 181 |
| | 182 |
| | 183 |
| | 184 |
| | 185 |
| | 188 |
| | 192 |
| 2–706(2) | 181 |
| 2–706(3) | 181 |
| 2–706(4) | 181 |
| | 182 |
| 2–706(5) | |
| 2-706 Official Comment 4 | 181 |
| 2–708 | |
| 2–708(1) | 180 |
| | |

| UCC Provision | Page |
|--------------------------|-------|
| 2-708(1)(Cont'd) | |
| • | 184 |
| | 185 |
| | 186 |
| | 188 |
| 2–708(2) | _ 36 |
| | 180 |
| | 187 |
| | 192 |
| 2-708 Official Comment 2 | 187 |
| 2–709 | . 116 |
| | 179 |
| | 180 |
| | 188 |
| | 194 |
| 2-709(1)(b) | 116 |
| | 188 |
| 2–709(2) | 189 |
| 2-709 Official Comment 5 | 195 |
| 2-710 | 190 |
| 2-711 | . 70 |
| | 139 |
| 2-712 | _ 70 |
| | 139 |
| | 140 |
| | 144 |
| | 149 |
| | 150 |
| | 151 |
| | 163 |
| 2-712 Official Comment 2 | . 141 |
| 2-713 | . 43 |
| | 70 |
| | 139 |
| | 140 |
| | 144 |
| | 149 |
| | 151 |
| | 163 |

| UCC Provision | Page |
|--------------------------|------|
| 2-713 (Cont'd) | |
| | 184 |
| 2-713 Official Comment 1 | |
| 2–714 | |
| | 172 |
| 2-714(1) | |
| 2-714(2) | |
| | 173 |
| | 175 |
| | 176 |
| | 177 |
| 2-714(3) | |
| | 177 |
| 2–715 | |
| | 151 |
| 2-715(1) | |
| 2–715(2) | |
| 2-715(2)(a) | |
| | 151 |
| | 155 |
| 2-715 Official Comment 1 | |
| 2-715 Official Comment 2 | |
| 2-715 Official Comment 3 | |
| 2-715 Official Comment 4 | |
| 2-715 Official Comment 6 | |
| 2–716 | |
| | 116 |
| | 139 |
| | 157 |
| | 163 |
| 2-716(2) | |
| 2-716(3) | 158 |
| 2-716 Official Comment 2 | 158 |
| | 159 |
| 2–717 | 169 |
| | 170 |
| 2–718 | 138 |
| | 178 |
| | 301 |

| UCC Provision | Page |
|--------------------------|------|
| 2-718(1) | 208 |
| | 212 |
| | 213 |
| 2-718(2)(a) | 87 |
| 2-718(2)(b) | 88 |
| | 214 |
| 2-718(3) | 88 |
| 2-718 Official Comment 2 | |
| 2-719 | 138 |
| | 178 |
| | 217 |
| | 219 |
| | 227 |
| | 230 |
| | 301 |
| 2-719(1) | |
| 2-719(1)(a) | |
| 2-719(1)(b) | 222 |
| | 223 |
| | 224 |
| 2–719(2) | |
| | 226 |
| | 228 |
| 2–719(3) | |
| | 226 |
| | 228 |
| | 230 |
| | 301 |
| 2-719 Official Comment 1 | |
| | 228 |
| | 229 |
| | 302 |
| 2-719 Official Comment 2 | |
| 2-719 Official Comment 3 | |
| 2–723(2) | |
| | 186 |
| 2–724 | |
| | 187 |

SUMMARY OF CONTENTS

| Page |
|---|
| TABLE OF REFERENCES TO UNIFORM COMMERCIAL CODE AND OFFICIAL COMMENTS XXI |
| PART I. COMMON LAW AND EQUITABLE REMEDIES FOR BREACH OF CONTRACT |
| Chapter |
| Introduction 1 |
| 1. Expectation Damages 4 |
| 2. Restitution 51 |
| 3. Reliance Damages |
| 4. Specific Performance |
| PART II. CONTRACTS FOR THE SALE OF GOODS: BUYER'S AND SELLERS' REMEDIES UNDER ARTICLE II OF THE UNIFORM COMMERCIAL CODE |
| 5. Remedies Available to Buyer When He Has Not Accepted the Goods |
| 6. Remedies Available to Buyer After He |
| Has Accepted the Goods, Including Reme- |
| dies For Breach of Warranty 161 |
| 7. Remedies Available to Seller When Buyer |
| Defaults and Has Not Accepted the Goods 179 |
| 8. Remedies Available to Seller After Buyer |
| Has Accepted the Goods 194 |
| Tab Tecepied ine Goods |

SUMMARY OF CONTENTS

| | PART III. CONTRACTUAL CONTROL OVER REMEDY | Page |
|-----|---|------|
| 9. | Liquidated Damages Clauses | 197 |
| 10. | Contractual Modification or Limitation of | |
| | Remedy Under UCC 2-719 | 217 |
| | PART IV. REMEDIES FOR MISTAKE AND UNCONSCIONABILITY | |
| 11. | Mistake in the Formation of an Agree- ment—The Recission and Restitution | |
| | Remedies | 233 |
| 12. | Mistake in Integration or Expression | _00 |
| | -The Reformation Remedy | 269 |
| 13. | Mistake in Performance of an Obligation | |
| | —The Restitution Remedy | |
| 14. | Unconscionability | 293 |
| Ind | ex | 311 |

| | | age |
|--|--|-----|
| | REFERENCES TO UNIFORM COMMER- E AND OFFICIAL COMMENTS | XXI |
| PART I. COMMON LAW AND EQUITABLE REMEDIES FOR BREACH OF CONTRACT | | |
| Introduction | 1 | 1 |
| Chapter 1. | Expectation Damages | 4 |
| § 1.1 | Measuring the "Loss of Bargain" | |
| • | or "Expectation" | 4 |
| | (a) Formula | 5 |
| | (b) What is Meant by "Value" | 5 |
| | (c) When the Cost of Per- | |
| | formance Exceeds Its Ojective | |
| | Value | 11 |
| | (d) Recovery of Consequential | |
| | Damages | 20 |
| | (e) Recovery of Damages for | |
| | Mental Suffering | 21 |
| | (f) Punitive Damages | 22 |
| | (g) Nominal Damages | 24 |
| § 1.2 | The "Duty" to Mitigate Damages | 24 |
| 3 1.2 | (a) Consequences of Failure to | |
| | Comply with "Duty" | 25 |
| | (b) What is Meant by "by Rea- | _0 |
| | sonable Effort, Without Un- | |
| | due Risk, Expense or Humil- | |
| | iation" | 26 |
| Friedman Co | entract Remedies VII | 20 |

| Chapter 1. | Expectation Damages—Cont'd Pa | ge |
|------------|--|----------|
| | (c) Accepting a Less Advantageous Contract with Defendant | 30 |
| | (d) Effect of Second Agreement with Defendant Upon Plain- tiff's Rights for Breach of | |
| | (e) Gains Made on Other Trans- | 33 |
| | (f) Recovery of Costs Incurred in | 35 36 |
| § 1.3 | | 38 |
| | (a) Injuries Which Will flow from the Breach in the Ordinary | |
| | (b) Injuries Which Arise from Plaintiff's Special Needs or Circumstances, of Which De- fendant has Knowledge or | 38 40 |
| § 1.4 | Causation | 41 |
| § 1.5 | (a) Aplicability to Consequential | 42 |
| | Damages (b) Distinguishing "Speculative" Damages from Those Which | 43 |
| | | 44 |
| | 1 1 | 44 |
| | | 46 |

Page

| Chanter 2 | Restitution | 51 |
|------------|---|-----|
| _ | | |
| § 2.1 | History of Restitution | 51 |
| § 2.2 | Difference Between Restitutionary | |
| | Relief and Expectation Damages | 52 |
| § 2.3 | Scope of Restitution Outside the Area of Contract Law | 53 |
| § 2.4 | Scope of Restitution as a Remedy | |
| Ü | for Breach of Contract | 54 |
| | (a) Restitution as an Alternative | |
| | Remedy to Expectation Dam- | |
| | ages for Defendant's Breach | |
| | of an Enforceable Contract | 55 |
| | (b) Restitution of Benefits Con- | |
| | ferred in Part Performance of | |
| | an Unenforceable Contract | 74 |
| | (c) Restitution as a Remedy for a | |
| | Plaintiff Who Has Himself | |
| | Committed a Material Breach | |
| | of Contract | 77 |
| | (d) Restitution of the Value of | |
| | Unsolicited Benefits Volun- | |
| | tarily Conferred: Quasi-Con- | |
| | tract | 89 |
| | | |
| Chapter 3. | Reliance Damages | 99 |
| § 3.1 | Situations in Which an Award of | |
| | Reliance Damages Is Appropriate | 99 |
| | (a) Cases in Which the Require- | |
| 3 | ment of "Reasonable Certain- | |
| | ty" Precludes an Award of | |
| | Expectation Damages | 100 |

| Chapter 3. | Reliance Damages—Cont'd | age |
|--------------|--|----------------------|
| | (b) Cases of Impossibility of Performance or Frustration of Purpose (c) Contracts Within the Statute of Frauds (d) Donative Promises Reasonably Inducing Action or Forbearance—Promissory Estoppel Under Restatement 2d, § 90 | 103 |
| § 3.2 | Reliance and Expectation as Mutually Exclusive Measures of Recovery | |
| § 3.3 | Expectation Interest as Ceiling on Recovery of Reliance Damages | |
| | C | |
| Chapter 4. | Specific Performance | 111 |
| S 4.1 | Specific Performance Dependent on the Inadequacy of Money Dam- ages | |
| _ | Specific Performance Dependent on the Inadequacy of Money Damages (a) The Inability of Money, Awarded as Damages, to "Buy" a Duplicate or Substantial Equivalent of the Performance Promised by the | 111 |
| _ | Specific Performance Dependent on the Inadequacy of Money Damages (a) The Inability of Money, Awarded as Damages, to "Buy" a Duplicate or Substantial Equivalent of the Performance Promised by the Defendant (b) The Difficulty or Impossibility of Estimating Damages with | 111 112 |
| _ | Specific Performance Dependent on the Inadequacy of Money Damages (a) The Inability of Money, Awarded as Damages, to "Buy" a Duplicate or Substantial Equivalent of the Performance Promised by the Defendant (b) The Difficulty or Impossibility | 1111 1112 1116 |

| Chapter 4. | Specific Performance—Cont'd | Page |
|---------------|---|------------|
| | (d) Prevention of Multiplicity of Suits | 120 |
| § 4.2 | Specific Performance as a Discretionary Remedy | 121 125 |
| § 4.3 | Specific Performance Plus Damages | 132 |
| § 4.4 | Indirect Specific Enforcement of Affirmative Contractual Promises Through Direct Enforcement of Negative Obligations | 134 |
| GOOD EDIES | CONTRACTS FOR THE SALE S: BUYER'S AND SELLERS' RI UNDER ARTICLE II OF THE U COMMERCIAL CODE | EM- |
| Introduction | 1 | 137 |
| Chapter 5. | Remedies Available To Buyer When He Has Not Accepted the Goods | 139 |
| § 5.1 | Cancellation (a) Election of Remedies Not Re- | 139 |
| | quired | |