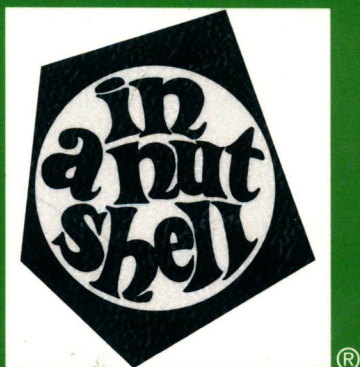


Contract Remedies



JANE M. FRIEDMAN

CONTRACT REMEDIES IN A NUTSHELL

By

JANE M. FRIEDMAN

Professor of Law
Wayne State University



WEST GROUP

Bancroft-Whitney • Clark Boardman Callaghan
Lawyers Cooperative Publishing • WESTLAW® • West Publishing

For Customer Assistance Call 1-800-328-4880

***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 Goldberg**

**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	Page
1-106	154
1-204(2)	142
1-207	33
2-106(4)	139
2-302	220
	228
	230
	294
	295
	301
	306
	308
2-302(2)	296
2-316(4)	178
2-501(1)	188
2-502	119
	159
2-507(2)	195
2-511	73
2-601	161
2-602	161
2-602(1)	162
2-606	161
2-607(1)	88
	169
2-607(2)	34
	88

TABLE OF REFERENCES

UCC Provision	Page
2-607(3) -----	170
	171
2-608 -----	162
	163
	171
2-608(1)(a) -----	69
2-608(2) -----	166
	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) -----	182
2-706 Official Comment 4 -----	181
2-708 -----	179
2-708(1) -----	180
	182

TABLE OF REFERENCES

UCC Provision	Page
2-708(1)(Cont'd)	183
	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

TABLE OF REFERENCES

UCC Provision	Page
2-713 (Cont'd)	183
	184
2-713 Official Comment 1	148
2-714	169
	172
2-714(1)	170
2-714(2)	172
	173
	175
	176
	177
2-714(3)	172
	177
2-715	140
	151
2-715(1)	149
2-715(2)	151
2-715(2)(a)	146
	151
	155
2-715 Official Comment 1	149
2-715 Official Comment 2	153
2-715 Official Comment 3	153
2-715 Official Comment 4	154
2-715 Official Comment 6	153
2-716	113
	116
	139
	157
	163
2-716(2)	158
2-716(3)	158
2-716 Official Comment 2	158
	159
2-717	169
	170
2-718	138
	178
	301

TABLE OF REFERENCES

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	215
2-719	138
	178
	217
	219
	227
	230
	301
2-719(1)	218
2-719(1)(a)	218
2-719(1)(b)	222
	223
	224
2-719(2)	224
	226
	228
2-719(3)	221
	226
	228
	230
	301
2-719 Official Comment 1	218
	228
	229
	302
2-719 Official Comment 2	225
2-719 Official Comment 3	304
2-723(2)	149
	186
2-724	149
	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	99
4. Specific Performance	111

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	139
6. Remedies Available to Buyer After He Has Accepted the Goods, Including Remedies 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

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 —The Reformation Remedy	269
13. Mistake in Performance of an Obligation —The Restitution Remedy	285
14. Unconscionability	293
Index	311

OUTLINE

	Page
TABLE OF REFERENCES TO UNIFORM COMMERCIAL CODE AND OFFICIAL COMMENTS	XXI

PART I. COMMON LAW AND EQUITABLE REMEDIES FOR BREACH OF CONTRACT

Introduction	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 Performance Exceeds Its Objective 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
(a) Consequences of Failure to Comply with "Duty"	25
(b) What is Meant by "by Reasonable Effort, Without Undue Risk, Expense or Humiliation"	26

OUTLINE

Chapter 1. Expectation Damages—Cont'd	Page
(c) Accepting a Less Advantageous Contract with Defendant	30
(d) Effect of Second Agreement with Defendant Upon Plaintiff's Rights for Breach of Original Agreement	33
(e) Gains Made on Other Transactions	35
(f) Recovery of Costs Incurred in Efforts to Mitigate Damages	36
§ 1.3 Foreseeability	38
(a) Injuries Which Will flow from the Breach in the Ordinary Course of Events	38
(b) Injuries Which Arise from Plaintiff's Special Needs or Circumstances, of Which Defendant has Knowledge or Reason to Know	40
§ 1.4 Causation	41
§ 1.5 Reasonable Certainty	42
(a) Applicability to Consequential Damages	43
(b) Distinguishing "Speculative" Damages from Those Which are "Reasonably Certain" ...	44
(c) New Versus Already Established Businesses	44
(d) Alternative Measures of Recovery	46

OUTLINE

	Page
Chapter 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 for Breach of Contract	54
(a) Restitution as an Alternative Remedy to Expectation Damages for Defendant's Breach of an Enforceable Contract ..	55
(b) Restitution of Benefits Conferred 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 Voluntarily Conferred: Quasi-Contract	89
 Chapter 3. Reliance Damages	 99
§ 3.1 Situations in Which an Award of Reliance Damages Is Appropriate	99
(a) Cases in Which the Requirement of "Reasonable Certainty" Precludes an Award of Expectation Damages	100

OUTLINE

Chapter 3. Reliance Damages—Cont'd	Page
(b) Cases of Impossibility of Performance or Frustration of Purpose	102
(c) Contracts Within the Statute of Frauds	103
(d) Donative Promises Reasonably Inducing Action or Forbearance—Promissory Estoppel Under Restatement 2d, § 90	106
§ 3.2 Reliance and Expectation as Mutually Exclusive Measures of Recovery	107
§ 3.3 Expectation Interest as Ceiling on Recovery of Reliance Damages ..	108
Chapter 4. Specific Performance	111
§ 4.1 Specific Performance Dependent on the Inadequacy of Money Damages	111
(a) The Inability of Money, Awarded as Damages, to “Buy” a Duplicate or Substantial Equivalent of the Performance Promised by the Defendant	112
(b) The Difficulty or Impossibility of Estimating Damages with Reasonable Certainty	116
(c) Defendant’s Insolvency as Affecting the Inadequacy of Damages	118

OUTLINE

Chapter 4. Specific Performance—Cont'd	Page
(d) Prevention of Multiplicity of Suits	120
§ 4.2 Specific Performance as a Discretionary Remedy	121
(a) Degree of Judicial Supervision	121
(b) Potentially Harsh or Inequitable Results	125
(c) Requirement That the Reciprocal Performance of the Plaintiff be Secured to the Satisfaction of the Court	129
§ 4.3 Specific Performance Plus Damages	132
§ 4.4 Indirect Specific Enforcement of Affirmative Contractual Promises Through Direct Enforcement of Negative Obligations	134

PART II. CONTRACTS FOR THE SALE OF GOODS: BUYER'S AND SELLERS' REMEDIES UNDER ARTICLE II OF THE UNIFORM COMMERCIAL CODE

Introduction	137
Chapter 5. Remedies Available To Buyer When He Has Not Accepted the Goods	139
§ 5.1 Cancellation	139
(a) Election of Remedies Not Required	139