Remedies

Remedies

A Practical Approach

David Hricik

Professor of Law Mercer University School of Law



Copyright © 2020 David Charles Hricik All Rights Reserved

ISBN 978-1-5310-1389-9 eISBN 978-1-5310-1390-5 LCCN 2020934161

Carolina Academic Press 700 Kent Street Durham, North Carolina 27701 Telephone (919) 489-7486 Fax (919) 493-5668 E-mail: cap@cap-press.com www.cap-press.com This is dedicated to the many teachers and professors I have had who helped me to become a better reader and writer, to the lawyers and judges who mentored me to learn to simplify and organize complex material, and to Lisa and my family — who put up with me while I tried to use the skills that I have been given to write this book. I am grateful as well to Mercer University for grants which helped make this possible and to students who "test drove" earlier versions — and who helped me turn this course into something both practical and which can help pass the bar!

Contents

Online Materials	xxi
Table of Principal Cases	xxiii
Acknowledgments	xxvii
Note on Case Editing	xxix
Chapter 1 · Introduction	3
1. The Structure of the Book	3
2. The Three Steps to the Broad Analytical Framework	6
A. What Is the Required Harm and the Measure of Damages?	6
B. If the Plaintiff Suffered the Required Harm and Other Harms,	
Are Damages for Those Other Harms "Consequential	
Damages" for That Claim?	7
C. If the Plaintiff Has a Claim Upon Which Relief Can Be	
Granted and Wants Equitable Relief, Are Money	
Damages "Inadequate"?	8
3. A Diagram of the Analytical Framework for Damages	8
Problems	10
Chapter 2 · The Remedies of Declaratory Judgments and Injunctions	13
1. The Remedy of a Declaratory Judgment	13
ABS Global, Inc. v. Inguran, LLC	14
Notes and Questions	16
2. Three Types of Injunctions	18
A. The Different Procedural Requirements for Injunctions	18
B. The Different Standards for Injunctive Relief	20
Guidance Endodontics, LLC v. Dentsply Int'l, Inc.	23
Notes and Questions	28
C. Who Is Bound by—and the Remedies for	
Violating—an Injunction	29
Porter v. Porter	30
Notes and Questions	31
Problems	32
Chapter 3 · Remedies Triggered by Harm to the Plaintiff's Body or Mind	35
1. Orientation to This Chapter	35

viii CONTENTS

2. Negligence or Products Liability Claims	38
A. Damages for the Harms of "Pain and Suffering" and "Mental	
Anguish"	38
B. Whether an Impact Is Required for Negligence	39
I. What Is an "Impact" and Why Require It?	39
Majors v. Hillebrand	41
Notes and Questions	42
II. The Measure of Damages for Pain and Suffering	44
Hendrix v. Burns	44
Notes and Questions	45
C. Damages for Mental Anguish Not Caused by an Impact	48
Mower v. Baird	49
Notes and Questions	51
D. Negligence Claims Where Mental Anguish Caused by Being	
in the Zone of Danger or by Having Been a Bystander	52
Lee v. State Farm Mut. Ins. Co.	52
McDaniel v. Kidde Residential and Fire Co.	53
Philibert v. Kluser	55
Notes and Questions	56
3. Battery	59
Johnson v. Jones	60
Myers v. Central Florida Inv. Inc.	62
Notes and Questions	64
4. Assault	65
Olivero v. Lowe	65
Notes and Questions	66
5. Intentional Infliction of Emotional Distress or "Outrageous Conduct"	67
Turley v. ISG Lackawanna, Inc.	69
Notes and Questions	71
6. Harm to a Person That Harms Plaintiff's Relationship with That	
Injured Person	72
A. Harm to a Marriage Caused by Defendant Injuring Plaintiff's	
Spouse	74
Steele v. Botticello	75
Notes and Questions	77
B. Remedies for Harm to a Relationship Other Than Marriage	79
Notes and Questions	81
7. Wrongful Death and Survival Claims	83
Hern v. Safeco Ins. Co of Ill.	83
Notes and Questions	87
8. When the Legal Remedy Is Inadequate: Enjoining Future Harm	
to Mind or Body	92
Iennings Guest House v. Gibson	93

CONTENTS ix

Ginsberg v. Blacker	94
Notes and Questions	96
Problems	97
Chapter 4 · Remedies Triggered by Harm to Plaintiff's Reputation,	
Dignity, or Privacy, and Remedies to Prevent Government Acts	
That Harm a Plaintiff's First Amendment Rights	101
1. The Process to Determine Monetary Remedies for Defamation	101
A. Whether a False Statement Was Defamatory	
Per Se or Per Quod	102
B. Whether Negligence or Actual Malice Is the Required	
Degree of Fault	103
C. Did the Defendant "Publish" a False Defamatory Statement?	105
D. Was the Publication Protected by an "Absolute"	
or Conditional Privilege?	105
2. Monetary Remedies for Defamation	106
A. The Demanding Requirements of Defamation Per Se	106
Hill v. Stubson	106
Notes and Questions	111
B. The Measure of Damage for Harm to Reputation	112
State Farm Mut. Cas. Co. v. Radcliff	113
Longbehn v. Schoenrock	115
Notes and Questions	118
C. Special Damages Are Required for Defamation Per Quod	
and May Be Consequential Damages for Defamation	
Per Se	119
Choctaw Town Square, LLC v. Kokh Licensee, LLC	119
Notes and Questions	120
3. Monetary Remedies for Reputational Harm Caused by Breach	
of Contract	122
Klaymen v. Judicial Watch, Inc.	123
Bakst v. Community Mem. Health Sys., Inc.	125
Notes and Questions	127
4. Monetary Remedies Triggered by Harm to a Business's Reputation	128
5. Monetary Remedies Triggered by Invasion of Privacy or Harm	
to Similar Interests	129
A. The Four Distinct Harms	129
Graboff v. Colleran Firm	130
Notes and Questions	134
B. The Measure of Damages for Harm to Privacy Interests	134
Roth v. Farner-Bocken Co.	135
Patel v. Hussain	137
Notes and Questions	139
6. When Monetary Remedies Are Inadequate	140

x CONTENTS

Kinney v. Barnes	140
Notes and Questions	144
7. Enjoining Government Acts That Inhibit Free Speech	144
A. Identifying the Type of Forum and Content-Based Regulation	145
Marilyn Manson, Inc. v. New Jersey Sports & Expo. Auth.	145
Notes and Questions	150
B. Time, Place, and Manner Restrictions	152
Central Park Sightseeing LLC v. New Yorkers For Clean,	
Livable & Safe Streets, Inc.	156
Notes and Questions	160
Problems	160
Chapter 5 · Remedies Triggered by Harm to Freedom of Movement—	
Including Wrongful Criminal Prosecution and	
Similar Interests	163
1. Monetary Remedies for False Imprisonment	163
Dillard Dept. Stores, Inc. v. Silva	165
Notes and Questions	167
2. Monetary Remedies for False Arrest	168
Wright v. Musanti	169
Notes and Questions	172
3. Monetary Remedies for Causing Wrongful Criminal or	
Civil Proceedings	172
Bhatia v. Debek	174
Adams v. Aidoo	179
Notes and Questions	182
4. When Monetary Remedies Are Inadequate	185
A. Enjoining a Pending Criminal Prosecution	185
Boyajian v. City of Atlanta	186
Notes and Questions	187
B. Enjoining Threatened Criminal Prosecution	187
C. Enjoining Threatened Civil Litigation	188
Camastro v. W. Va. Alcohol Bev. Control Commn.	188
Notes and Questions	191
Problems	192
Chapter 6 · Remedies Triggered by Harm to, or Interference with Rights	
in, Personal Property	195
1. Monetary Remedies for Physical Harm to Personal Property	195
A. The General Measures of Damage	195
Price v. High Pointe Oil Co.	196
Sykes v. Sin	197
Notes and Questions	200
B. Damages for Loss of Use and Impaired Value	203

CONTENTS xi

J&D Towing, LLC v. Am. Alt. Ins. Corp.	203
Level 3 Commun., LLC v. TNT Constr., Inc.	206
Notes and Questions	210
C. Harm to Sentimental or Similar Interests in Property	212
Barking Hound Village, LLC v. Monyak	212
Notes and Questions	214
2. Monetary Remedies for the Harm of Interfering with Rights	
in Personalty	218
A. Monetary Damages for Interference with Rights in	
Tangible Personalty	220
Mahana v. Onyx Acceptance Corp.	220
Lysenko v. Sawaya	222
U.S. Bank Tr. Nat'l. Ass'n. v. Venice Md LLC	224
Notes and Questions	224
B. Damages for Interference with Rights	
in Intangible Personalty	225
Porters Bldg. Centers, Inc. v. Sprint Lumber	225
Notes and Questions	227
3. When Monetary Remedies Are Inadequate	230
Roy Bayer Tr. v. Red Husky, LLC	230
Havens Steel Co. v. Commerce Bank, N.A.	231
Notes and Questions	236
Problems	237
Chapter 7 · Remedies Triggered by Harm to, or Interference with Rights	
in, Real Property	239
1. Monetary Remedies for Physical Harm to Real Property	239
Martin v. Bank of America	241
Notes and Questions	244
Muncie v. Wiesemann	246
Notes and Questions	247
2. Monetary Remedies for Entering, or Interfering with Interests	
in, Land	252
A. Monetary Remedies for Entering Another's Land	253
I. The Elements of Trespass—Including the Required Harm	253
Democracy Partners, LLC v. Project Veritas Action Fund	254
Notes and Questions	256
II. The Measure of Damages for Trespass	256
Boring v. Google Inc.	256
Brown v. Smith	257
Notes and Questions	258
B. Monetary Remedies for Nuisance	259
I. The Elements of Nuisance—Including the Required Harm	259

xii CONTENTS

Pestey v. Cushman	260
Notes and Questions	264
II. The Measure of Damages for Nuisance	265
McGinnis v. Northland Ready Mix, Inc.	265
Notes and Questions	266
C. Annoyance and Inconvenience Damages	
for Trespass or Nuisance	267
Babb v. Lee County Landfill SC, LLC	268
Notes and Questions	269
3. When the Remedy at Law Is Inadequate	272
A. Removing Encroachments	275
Rose Nulman Park Found. v. Four Twenty Corp.	275
Notes and Questions	278
B. Preventing Future Harm to Health or Safety	279
Bowling v. Nicholson	280
Walker v. Kingfisher Wind, LLC	283
Notes and Questions	284
4. Other Remedies for Harm to Interests in Real Property	288
A. Ejectment of an Unlawful Occupier	
of Plaintiff's Real Property	288
Davis v. Westphal	288
Notes and Questions	292
B. Wrongful Ejectment or Forcible Detainer,	
and Constructive Eviction	294
Marina Food Associates, Inc. v. Marina Restaurant, Inc.	294
Notes and Questions	295
C. Quieting Title	297
Kobza v. Tripp	297
Notes and Questions	298
Problems	299
Chapter 8 · Remedies Triggered by Economic Loss	303
1. Breach of Contract	303
A. The Three Types of Common Law Contract Damages and	303
Hadley's Limitation on Two of Them	303
Freeman v. Duhamel	308
Maine Rubber Int'l v. Environmental Mgmt. Group, Inc.	310
Notes and Questions	313
MVP Health Plan, Inc. v. OptumInsight, Inc.	314
Bonanza Rest. Co. v. Wink	316
Notes and Questions	317
B. The UCC Measures of Damage	319
Rexnord Indus., LLC v. Bigge Power Constructors, LLC	321
Notes and Questions	325
2 12 12 12 12 12 12 12 12 12 12 12 12 12	020

CONTENTS xiii

C. Who Can Recover Damages for Breach of Contract?	327
United Parcel Serv. Co. v. DNJ Logistic Group, Inc.	327
Harris Moran Seed Co. v. Phillips	330
Notes and Questions	332
D. When Monetary Remedies Are Inadequate	333
I. General Requirements for Specific Performance	333
a. A Reasonably Certain Contract	333
Keatley v. Bruner	334
McKinney/Pearl Rest. Partners, L.P. v. Metro. Life Ins. Co.	337
Notes and Questions	338
Motion Control Sys., Inc. v. East	340
Deutsche Post Glob. Mail, Ltd v. Conrad	343
Notes and Questions	345
b. Plaintiff Must Have Performed, or Have Been Ready,	
Willing, and Able to Perform	347
c. Plaintiff's Remedy at Law Must Be Inadequate, and for	
Interlocutory Relief, Denial Must Cause Irreparable	
Harm	348
EMF Gen. Contracting Corp. v. Bisbee	350
Notes and Questions	351
Mirion Techs. (Canberra), Inc. v. Sunpower, Inc.	353
Reed Found., Inc. v. Franklin D. Roosevelt Four Freedoms	
Park, LLC	356
Notes and Questions	357
Pepsi-Cola Bottling Co. of Pittsburg, Inc. v. Bottling	
Group, LLC	360
Notes and Questions	361
d. Mutuality of Remedy, Unless Excepted	362
II. Contracting Around the Requirements for Specific	
Performance	362
2. Tort Remedies Triggered by Economic Loss	363
A. Monetary Remedies for Fraud and Fraudulent	
Inducement of Contract	364
I. Fraud	364
Brown v. Bennett	365
Notes and Questions	366
II. Fraudulent Inducement	367
Caruthers v. Underhill	367
Notes and Questions	370
B. Tortious Interference with Contract or a Business Relationship	371
I. Tortious Interference with Contract	371
Harris Group, Inc. v. Robinson	371
Notes and Questions	376
II. Tortious Interference with a Prospective Business	

xiv CONTENTS

Relationship	377
Havilah Real Property Servs. LLC. v. VLK, LLC	378
Notes and Questions	382
III. The Measure of Tortious Interference Damages:	
Contract Damages for a Tort?	382
Fraidin v. Weitzman	384
Notes and Questions	387
C. Negligent Misrepresentation	390
I. The Elements—Including the Required Harm	390
Hernandez v. Coldwell Banker Sea Coast Realty	391
Notes and Questions	394
II. The Measures of Damage	395
Burke v. Harman	395
Notes and Questions	397
3. Key Differences between Contract and Tort Damages	398
Kearl v. Rausser	399
Notes and Questions	402
A. The Economic Loss Doctrine's Impact on Tort Remedies	404
Fabbis Enterp., Inc. v. Sherwin-Williams Co.	405
In re Takata Airbag Prods. Liab. Litig.	407
Notes and Questions	410
Problems	412
Chapter 9 · Remedies Triggered by Unjust Enrichment of the Defendant	417
1. Promissory Estoppel	417
Toscano v. Greene Music	418
Dynalectric Co. of Nev. Inc. v. Clark & Sullivan	
Constructors, Inc.	421
Notes and Questions	422
2. Restitutionary Remedies and Claims	424
A. Quantum Meruit or Unjust Enrichment?	426
Young v. Young	427
Mogavero v. Silverstein	430
Notes and Questions	431
B. Restitution or Disgorgement?	434
Cross v. Berg Lumber Co.	435
Notes and Questions	439
C. Constructive Trust or Equitable Lien?	441
Lawry v. Palm	442
In re Courson	444
Estate of Cowling v. Estate of Cowling	447
Notes and Questions	449
3. Resulting Trust	451

CONTENTS xv

Patterson v. Patterson	451
4. Equitable Indemnity or Equitable Subrogation	453
Frymire Engr. Co. v. Jomar Int'l., Ltd.	453
Notes and Questions	456
Problems	459
Chapter 10 · Vicarious and Derivative Liability	463
1. Vicarious Liability for the Harm Caused by Another Person	464
A. An Employer Is Generally Vicariously Liable for Harm	
Caused by an Employee, not a General Contractor	464
Nathans v. Offerman	466
Hughes v. Metro. Gov't of Nashville and Davidson Cnty.	468
Bruntjen v. Bethalto Pizza, LLC	469
Notes and Questions	471
B. Vicarious Liability under the Family Purpose Doctrine	473
Griffith v. Kuester	473
Notes and Questions	474
2. Claims That Partially Shift Damages	475
A. Negligent Hiring, Negligent Retention,	
and Negligent Supervision	475
G4S Secure Sols. USA, Inc. v. Golzar	475
Notes and Questions	478
B. Negligent Entrustment	478
Snell v. Norwalk Yellow Cab, Inc.	478
Ali v. Fisher	480
Notes and Questions	482
C. Negligence Claims Against a Parent for Harm Caused by	40.4
Their Child	484
K.H. v. J.R.	484
Notes and Questions	486
3. Conspiracy and Aiding and Abetting	486
In re Dicamba Herbicides Litig.	488
Notes and Questions	490
Problems	493
Chapter 11 · Punitive Damages	495
1. Whether Punitive Damages Are Permitted	495
Fenwick v. Oberman	496
Notes and Questions	498
2. State and Federal Constitutional Limits on the Amount	
of Punitive Damages	500
A. Constitutional and Statutory Limitations	500
Myers v. Central Florida Inv. Inc.	501
Notes and Questions	508

xvi CONTENTS

B. When a Punitive Damage Award Is Too High	
or Too Low: Remittitur and Additur	511
Hollis v. Stonington Dev. LLC	511
Notes and Questions	515
Problems	517
Chapter 12 · The Impact of the Single Action Rule and Res Judicata:	
Plaintiff Must Assert Claims and Seek All Damages	519
1. The Single Action Rule Requires a Plaintiff to Assert All Claims	
and Seek Damages for All Past and Future Damages	520
Hindmarsh v. Mock	521
Notes and Questions	523
2. Common Forms of Past and Future Direct or Consequential	
Damages	530
A. Lost Earnings, Diminished Earning Capacity,	
and Medical Expenses	530
Albert v. Hampton	532
Pilgrim's Pride Corp. v. Cernat	537
Lee v. Smith	538
Volusia County v. Joynt	540
Notes and Questions	542
B. Lost Profits	544
I. The Different Approaches to Lost Profits	545
Juice Ent., LLC v. Live Nation Ent., Inc.	545
BMK Corp. v. Clayton Corp.	546
Notes and Questions	548
II. Causation and Amount of Lost Profits	552
RSB Lab. Serv., Inc. v. BSI Corp.	554
Notes and Questions	556
C. Mitigation Costs as Consequential Damages	559
DeRosier v. Util. Sys. of Am., Inc.	559
Notes and Questions	561
Problems	564
Chapter 13 · The One Recovery Rule and Election of Remedies	567
1. The One Recovery Rule	567
Arcangel v. Huntington A. Hotels, LLC	568
K.S. v. Detroit Public Schools	569
Notes and Questions	572
2. Election of Remedies	572
Helf v. Chevron U.S.A., Inc.	572
Notes and Questions	577
Problems	578

CONTENTS	2	xvii

Chapter 14 · Pre- and Post-Judgment Interest	581
1. Prejudgment Interest on Certain Past Damages	581
Precision Heavy Haul, Inc. v. Trail King Indus., Inc.	583
Exmark Mfg. Co. v. Briggs & Stratton Corp.	586
Notes and Questions	586
2. Future Damages May Be Reduced to Present Value	588
A. Reducing Future Economic Losses to Present Value	588
Wright v. Maersk Line, Ltd.	589
Notes and Questions	591
B. Future Pain and Suffering and Mental Anguish	
May Be Reduced to Present Value	591
CSX Transp., Inc. v. Begley	593
Notes and Questions	595
3. Post-Judgment Interest on the Judgment	595
Hadley v. Maxwell	596
Notes and Questions	597
Problems	597
Chapter 15 · Post-Verdict Procedures to Control Damages	599
1. Setting Aside Inconsistent Verdicts	599
Wiltz v. Welch	599
McBeath v. Bustos	601
Notes and Questions	603
2. Setting Aside Quotient or Compromise Verdicts	604
Agiz v. Heller Indus. Parks, Inc.	604
3. Setting Aside Excessive or Inadequate Verdicts	606
A. Controlling Excessive Verdicts through Motions for New	
Trial or Defendants Moving for Remittitur or Plaintiffs	
Moving for Additur	607
Averette v. Phillips	608
Notes and Questions	611
B. Using Additur to Increase Jury Awards	613
Nelson v. Erickson	613
Gunno v. McNair	616
Ortega v. Belony	619
Notes and Questions	620
C. The Scope of Any New Trial	622
Smedberg v. Detlef's Custodial Serv. Inc.	622
Notes and Questions	626
Chapter 16 · Contract-Specific Defenses	629
1. Reformation or Rescission	629
Faivre v. DEX Corp. N.E.	629

xviii CONTENTS

SCI Minn. Fun. Serv., Inc. v. Washburn-McReavy Fun. Corp.	634
2. Liquidated Damages Clauses	639
A. Identifying Liquidated Damages Clauses	639
VICI Racing, LLC v. T-Mobile USA, Inc.	639
B. The Impact of Liquidated Damages Clauses	
on Monetary Remedies	641
Entergy Serv., Inc. v. Union Pacific Railroad Co.	641
Notes and Questions	643
C. Invalidating Liquidated Damages Clauses as Penalties	644
Barrie School v. Patch	644
Notes and Questions	649
3. Other Contractual Limitations on Remedies and Invalidating	
Them	650
Hearbest, Inc. v. Adecco USA	650
Tokyo Ohka Kogyo Am., Inc. v. Huntsman Propylene	
Oxide LLC	652
Notes and Questions	663
4. Defenses to Specific Performance	667
A. Unreasonable Delay and Laches	667
EMF Gen. Contracting Corp. v. Bisbee	667
B. Election of Monetary Damages in	
Lieu of Specific Performance	669
Ross U. Sch. of Med., Ltd. v. Brooklyn-Queens Health Care, Inc.	669
C. Impossibility and Hardship	670
Fazzio v. Mason	670
Notes and Questions	672
D. The Statute of Frauds	672
Ficke v. Wolken	672
LaRue v. Kalex Const. and Dev., Inc.	675
Notes and Questions	676
E. Other Public Policies Barring Specific Enforcement	676
Johnson v. Nelson	677
Notes and Questions	679
Problems	679
Chapter 17 · General Defenses	681
1. Unclean Hands	681
Hicks v. Gilbert	681
Notes and Questions	683
2. Buyer in the Ordinary Course	684
Hockensmith v. Fifth Third Bank	684
3. Mitigation: Post-Injury Reasonable Care by Plaintiff	686
A. Reducing Damages If Plaintiff Failed to Mitigate Damages	686
Monahan v. Obici Med. Mgt. Serv., Inc.	687

CONTENTS xix

Notes and Questions	689
4. The Collateral Source Rule	689
A. Applicability to Torts at Common Law	689
ML Healthcare Serv., LLC v. Publix Super Markets, Inc.	690
Russell v. Haji-Ali	693
Notes and Questions	694
B. Inapplicability to Contract Damages	696
Hormel Foods Corp. v. Crystal Distrib. Serv., Inc.	696
Notes and Questions	697
5. Comparative Fault, Preexisting Conditions, and Apportionment	697
A. Comparative Fault and Apportioning Tort Damages	698
I. Comparative Fault and Preexisting Conditions	698
Moore v. Fargo Pub. Sch. Dist. No. 1	698
McLaughlin v. BNSF Ry. Co.	700
Notes and Questions	705
II. Apportioning Damages for Harm Caused by a Non-Party	707
Erdelyi v. Lott	708
Notes and Questions	710
B. Comparative Fault or Apportionment of Contract Damages	712
Trishan Air, Inc. v. Dassault Falcon Jet Corp.	713
Notes and Questions	714
C. Conceptual Problems Created by Apportionment	716
J.S. Searcy v. United States	716
Williams v. McCollister	718
6. The Workers' Compensation Exclusive Remedy Bar	72
Mead v. W. Slate, Inc.	722
Notes and Questions	725
7. After-Acquired Evidence	727
Ingwersen v. Planet Group, Inc.	727
Problems	729
Chapter 18 · The Boundaries and Frontiers of Remedies	73]
Plowman v. Ft. Madison Community Hosp.	73
Tomlinson v. Metro. Pediatrics, LLC	741
Notes and Questions	745
Problems	745
Index	747

Online Materials

Additional content for *Remedies: A Practical Approach* is available on Carolina Academic Press's Core Knowledge for Lawyers (CKL) website.

Core Knowledge for Lawyers is an online teaching and testing platform that hosts practice questions and additional content for both instructors and students.

To learn more, please visit:

coreknowledgeforlawyers.com

Instructors may request complimentary access through the "Faculty & Instructors" link.

Table of Principal Cases

ABS Global, Inc. v. Inguran, LLC, 14 Adams v. Aidoo, 179 Agiz v. Heller Indus. Parks, Inc., 604 Albert v. Hampton, 532 Ali v. Fisher, 480 Arcangel v. Huntington A. Hotels, LLC, 568 Averette v. Phillips, 608

Babb v. Lee County Landfill SC, LLC, 268 Bakst v. Community Mem. Health

Sys., Inc., 125

Barking Hound Village, LLC v. Monyak, 212

Barrie School v. Patch, 644

Bhatia v. Debek, 174

BMK Corp. v. Clayton Corp., 546

Bonanza Rest. Co. v. Wink, 316

Boring v. Google Inc., 256

Bowling v. Nicholson, 280

Boyajian v. City of Atlanta, 186

Brown v. Bennett, 365

Brown v. Smith, 257

Bruntjen v. Bethalto Pizza, LLC, 469

Burke v. Harman, 395

Camastro v. W. Va. Alcohol Bev. Control Commn., 188 Caruthers v. Underhill, 367 Central Park Sightseeing LLC v. New Yorkers For Clean, 156

Choctaw Town Square, LLC v. Kokh Licensee, LLC, 119

Cross v. Berg Lumber Co., 435

CSX Transp., Inc. v. Begley, 593

Davis v. Westphal, 288

Democracy Partners, LLC v. Project Veritas Action Fund, 254

DeRosier v. Util. Sys. of Am., Inc., 559

Deutsche Post Glob. Mail, Ltd v.

Conrad, 343

Dillard Dept. Stores, Inc. v. Silva, 165 Dynalectric Co. of Nev. Inc. v. Clark & Sullivan Constructors, Inc., 421

EMF Gen. Contracting Corp. v. Bisbee, 350, 667

Entergy Serv., Inc. v. Union Pacific Railroad Co., 641

Erdelyi v. Lott, 708

Estate of Cowling v. Estate of Cowling,

Exmark Mfg. Co. v. Briggs & Stratton Corp., 586

Fabbis Enterp., Inc. v. Sherwin-Williams Co., 405

Faivre v. DEX Corp. N.E., 629

Fazzio v. Mason, 670

Fenwick v. Oberman, 496

Ficke v. Wolken, 672

Fraidin v. Weitzman, 384

Freeman v. Duhamel, 308

Frymire Engr. Co. v. Jomar Int'l., Ltd., 453

G4S Secure Sols. USA, Inc. v. Golzar, 475

Ginsberg v. Blacker, 94

Graboff v. Colleran Firm, 130

Griffith v. Kuester, 473

Guidance Endodontics, LLC v. Dentsply Int'l, Inc., 23 Gunno v. McNair, 616

Hadley v. Maxwell, 596 Harris Group, Inc. v. Robinson, 371 Harris Moran Seed Co. v. Phillips, 330 Havens Steel Co. v. Commerce Bank, N.A., 231 Havilah Real Property Servs. LLC. v. VLK, LLC, 378 Hearbest, Inc. v. Adecco USA, 650 Helf v. Chevron U.S.A., Inc., 572 Hendrix v. Burns, 44 Hernandez v. Coldwell Banker Sea Coast Realty, 391 Hern v. Safeco Ins. Co of Ill., 83 Hicks v. Gilbert, 681 Hill v. Stubson, 106 Hindmarsh v. Mock, 521 Hockensmith v. Fifth Third Bank, 684 Hollis v. Stonington Dev. LLC, 511 Hormel Foods Corp. v. Crystal Distrib. Serv., Inc., 696 Hughes v. Metro. Gov't of Nashville and Davidson Cnty., 468

Ingwersen v. Planet Group, Inc., 727 In re Courson, 444 In re Dicamba Herbicides Litig., 488 In re Takata Airbag Prods. Liab. Litig., 407

J&D Towing, LLC v. Am. Alt. Ins. Corp., 203 J.S. Searcy v. United States, 716 Jennings Guest House v. Gibson, 93 Johnson v. Jones, 60 Johnson v. Nelson, 677 Juice Ent., LLC v. Live Nation Ent., Inc., 545

K.H. v. J.R., 484 K.S. v. Detroit Public Schools, 569 Kearl v. Rausser, 399 Keatley v. Bruner, 334 Kinney v. Barnes, 140 Klaymen v. Judicial Watch, Inc., 123 Kobza v. Tripp, 297

LaRue v. Kalex Const. and Dev., Inc., 675 Lawry v. Palm, 442 Lee v. Smith, 538 Lee v. State Farm Mut. Ins. Co., 52 Level 3 Commun., LLC v. TNT Constr., Inc., 206 Livable & Safe Streets, Inc., 157 Longbehn v. Schoenrock, 115 Lysenko v. Sawaya, 222

Mahana v. Onyx Acceptance Corp., 220 Maine Rubber Int'l v. Environmental Mgmt. Group, Inc., 310 Majors v. Hillebrand, 41 Marilyn Manson, Inc. v. New Jersey Sports & Expo. Auth., 145 Marina Food Associates, Inc. v. Marina Restaurant, Inc., 294 Martin v. Bank of America, 241 McBeath v. Bustos, 601 McDaniel v. Kidde Residential and Fire Co., 53 McGinnis v. Northland Ready Mix, Inc., 265 McKinney/Pearl Rest. Partners, L.P. v. Metro. Life Ins. Co., 337 McLaughlin v. BNSF Ry. Co., 700 Mead v. W. Slate, Inc., 722 Mirion Techs. (Canberra), Inc. v. Sunpower, Inc., 353 ML Healthcare Serv., LLC v. Publix Super Markets, Inc., 690 Mogavero v. Silverstein, 430 Monahan v. Obici Med. Mgt. Serv., Inc., 687 Moore v. Fargo Pub. Sch. Dist. No. 1,

698

Motion Control Sys., Inc. v. East, 340 Mower v. Baird, 49 Muncie v. Wiesemann, 246 MVP Health Plan, Inc. v. OptumInsight, Inc., 314 Myers v. Central Florida Inv. Inc., 62, 501

Nathans v. Offerman, 466 Nelson v. Erickson, 613

Olivero v. Lowe, 65 Ortega v. Belony, 619

Patel v. Hussain, 137
Patterson v. Patterson, 451
Pepsi-Cola Bottling Co. of Pittsburg,
Inc. v. Bottling Group, LLC, 360
Pestey v. Cushman, 260
Philibert v. Kluser, 55
Pilgrim's Pride Corp. v. Cernat, 537
Plowman v. Ft. Madison Community
Hosp., 731
Porters Bldg. Centers, Inc. v. Sprint
Lumber, 225
Porter v. Porter, 30
Precision Heavy Haul, Inc. v. Trail
King Indus., Inc., 583
Price v. High Pointe Oil Co., 196

Reed Found., Inc. v. Franklin D.
Roosevelt Four Freedoms Park, LLC, 356

Rexnord Indus., LLC v. Bigge Power
Constructors, LLC, 321

Rose Nulman Park Found. v. Four
Twenty Corp., 275

Ross U. Sch. of Med., Ltd. v. BrooklynQueens Health Care, Inc., 669

Roth v. Farner-Bocken Co., 135

Roy Bayer Tr. v. Red Husky, LLC, 230

RSB Lab. Serv., Inc. v. BSI Corp., 554

Russell v. Haji-Ali, 693

SCI Minn. Fun. Serv., Inc. v.
Washburn-McReavy Fun. Corp.,
634
Smedberg v. Detlef's Custodial Serv.
Inc., 622
Snell v. Norwalk Yellow Cab, Inc., 478
State Farm Mut. Cas. Co. v. Radcliff,
113
Steele v. Botticello, 75
Sykes v. Sin, 197

Tokyo Ohka Kogyo Am., Inc. v. Huntsman Propylene Oxide LLC, 652

Tomlinson v. Metro. Pediatrics, LLC, 741

Toscano v. Greene Music, 418 Trishan Air, Inc. v. Dassault Falcon Jet Corp., 713 Turley v. ISG Lackawanna, Inc., 69

U.S. Bank Tr. Nat'l. Ass'n. v. Venice Md LLC, 224 United Parcel Serv. Co. v. DNJ Logistic Group, Inc., 327

VICI Racing, LLC v. T-Mobile USA, Inc., 639 Volusia County v. Joynt, 540

Walker v. Kingfisher Wind, LLC, 283 Williams v. McCollister, 718 Wiltz v. Welch, 599 Wright v. Maersk Line, Ltd., 589 Wright v. Musanti, 169

Young v. Young, 427

Acknowledgments

Restatement (Second) of Agency copyright © 1958 by The American Law Institute. Reproduced with permission. All rights reserved.

Restatement (Third) of Torts: Apportionment of Liability copyright © 2000 by The American Law Institute. Reproduced with permission. All rights reserved.

Restatement (First) of Contracts copyright © 1932 by The American Law Institute. Reproduced with permission. All rights reserved.

Restatement (Second) of Contracts copyright © 1981 by the American Law Institute. Reproduced with permission. All rights reserved.

Restatement of Restitution copyright © 1936 by The American Law Institute. Reproduced with permission. All rights reserved.

See Restatement Of Restitution: Quasi Contracts And Constructive Trusts copyright © 1937 by The American Law Institute. Reproduced with permission. All rights reserved.

The Restatement (Third) of the Law of Restitution and Unjust Enrichment copyright © 2011 by The American Law Institute. Reproduced with permission. All rights reserved.

Restatement (First) of Torts copyright © 1939 by The American Law Institute. Reproduced with permission. All rights reserved.

Restatement (Second) of Torts copyright © 1979 by The American Law Institute. Reproduced with permission. All rights reserved.

Restatement (Third) Torts copyright © 1998 by The American Law Institute. Reproduced with permission. All rights reserved.

Restatement (Third) of Torts: Liability for Physical Harm copyright © 2005 by The American Law Institute. Reproduced with permission. All rights reserved.

Uniform Commercial Code (excerpts from Article 2) copyright © 2011 by The American Law Institute and the National Conference on Uniform State Laws. Reproduced with the permission of the Permanent Editorial Board for the UCC. All rights reserved.

Note on Case Editing

Because this is book is designed for upper-level students, all of the materials used have been edited for ease of reading and understanding, and often without indicating an omission or minor alteration. For example, many footnotes, citations, and quotation marks have been deleted. In addition, most cases begin with a summary of the facts, and contained within brackets. All of this was done to shorten the text, to focus on remedies, and to increase readability. In no instance was the meaning of a case altered.