

# SUMMARY OF CONTENTS

<i>Contents</i>	<i>xi</i>
<i>Preface</i>	<i>xxxi</i>
<i>Acknowledgments</i>	<i>xxxv</i>

---

**I**

<b>ENFORCING PRIVATE AGREEMENTS</b>	<b>1</b>
1. INTRODUCTION TO CONTRACT LAW	3
2. DAMAGES FOR BREACH OF CONTRACT	59
3. OTHER REMEDIES AND CAUSES OF ACTION	173

---

**II**

<b>MUTUAL ASSENT</b>	<b>261</b>
4. REACHING AN AGREEMENT	263
5. DISCERNING THE AGREEMENT	369
6. WRITTEN MANIFESTATIONS OF ASSENT	461
7. MULTIPARTY TRANSACTIONS	513

---

**III**

<b>ENFORCEABILITY</b>	<b>557</b>
8. PRINCIPLES OF ENFORCEABILITY	559
9. THE DOCTRINE OF CONSIDERATION	589
10. THE INTENTION TO BE LEGALLY BOUND	655
11. THE DOCTRINE OF PROMISSORY ESTOPPEL	693

<hr/>		IV	
<b>PERFORMANCE AND BREACH</b>			<b>795</b>
12. PERFORMANCE			797
13. CONDITIONS			839
14. BREACH			863
<hr/>		V	
<b>DEFENSES TO CONTRACTUAL OBLIGATION</b>			<b>933</b>
15. LACK OF CONTRACTUAL CAPACITY			935
16. OBTAINING ASSENT BY IMPROPER MEANS			965
17. FAILURE OF A BASIC ASSUMPTION			1051
 <i>Table of Judges</i>			 <b>1139</b>
<i>Table of Cases</i>			<b>1143</b>
<i>Table of Statutes</i>			<b>1151</b>
<i>Index</i>			<b>1157</b>