

The
LAW on
OBLIGATIONS
and
CONTRACTS

2003 EDITION

Hector S. De Leon



The Law on Obligations and Contracts

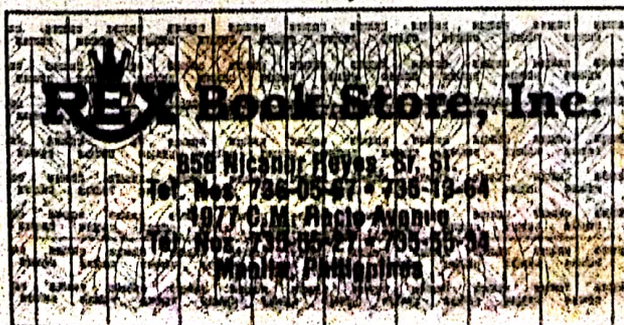
By

HECTOR S. DE LEON

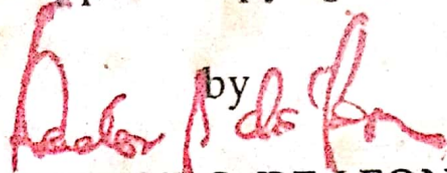
*LL.B., University of the Philippines
Member, Intergrated Bar of the Philippines*

2003 EDITION

Published & Distributed by



Philippine Copyright, 2003

by

HECTOR S. DE LEON

ISBN-971-23-3791-X

No portion of this book may be copied or reproduced in books, pamphlets, outlines or notes, whether printed, mimeographed, typewritten, copied in different electronic devices, or in any other form, for distribution or sale, without the written permission of the author, except brief quotations in books, articles, reviews, or legal pleadings and in judicial or other official proceedings with proper citation.

Any copy of this book without the corresponding number and not bearing the signature of the author on this page either proceeds from an illegitimate source or is in possession of one who has no authority to dispose the same.

**ALL RIGHTS RESERVED
BY THE AUTHOR**

No. 9375



Printed by

REX PRINTING COMPANY, INC.

TYPOGRAPHY & CREATIVE LITHOGRAPHY

84 P. Florentino St., Quezon City

Tel. Nos. 712-41-01 • 712-41-08

Table of Contents

PREFACE.....

v

INTRODUCTION TO LAW

The General Nature of Law — Meaning of Law in General; General Divisions of Law; Divine Law; Natural Law; Moral Law; Physical Law; State Law; Concepts of (State) Law; Characteristics of Law; Necessity and Functions of Law; Sources of Law; Law Compared with other Means of Social Control; Organization of Courts; Classifications of Law; Law on Obligations and Contracts Defined; Civil Code of the Philippines; Conclusive Presumption of Knowledge of Law

1-15

TITLE I

OBLIGATIONS

(Arts. 1156-1304, Civil Code.)

CHAPTER 1 — GENERAL PROVISIONS

Article 1156 — Meaning of Obligation; Civil Code Definition; Meaning of Juridical Necessity; Nature of Obligations Under the Civil Code; Essential Requisites of an Obligation; Form of Obligations; Obligation, Right, and Wrong Distinguished; Kinds of Obligation According to the Subject Matter

16-20

Article 1157 — Sources of Obligations; Sources Classified

20-22

Article 1158 — Legal Obligations

22-23

Article 1159 — Contractual Obligations; Compliance in Good Faith

23-24

Article 1160 — Quasi-contractual Obligations; Kinds of Quasi-contracts

24-26

Article 1161 — Civil Liability Arising from Crimes or Delicts; Scope of Civil Liability

26-27

<i>Article 1162</i> — Obligations Arising from Quasi-delicts; Requisites of Quasi-delict; Crime Distinguished from Quasi-delict	27-29
---	-------

CHAPTER 2 — NATURE AND EFFECT OF OBLIGATIONS

<i>Article 1163</i> — Meaning of Specific or Determinate Thing; Meaning of Generic or Indeterminate Thing; Specific Thing and Generic Thing Distinguished; Duties of Debtor in Obligation to Give a Determinate Thing; Duties of Debtor in Obligation to Deliver a Generic Thing	31-35
<i>Article 1164</i> — Different Kinds of Fruits; Right of Creditor to the Fruits; When Obligation to Deliver Fruits Arises; Meaning of Personal Right and Real Right; Personal Right and Real Right Distinguished; Ownership Acquired by Delivery	35-39
<i>Article 1165</i> — Remedies of Creditor in Real Obligation; Responsibility of Debtor Who Delays or Has Promised Delivery to Separate Creditors	39-41
<i>Article 1166</i> — Meaning of Accessions and Accessories; Right of Creditor to Accessions and Accessories	41-42
<i>Article 1167</i> — Situations Contemplated in Article 1167; Remedies of Creditor in Positive Personal Obligation; Performance by a Third Person	42-44
<i>Article 1168</i> — Remedies of Creditor in Negative Personal Obligation	44-45
<i>Article 1169</i> — Meaning of Delay; Kinds of Delay or Default; No Delay in Negative Personal Obligation; Requisites of Delay or Default by the Debtor; Effects of Delay; When Demand is Not Necessary to Put Debtor in Delay ...	45-52
<i>Article 1170</i> — Grounds for Liability; Fraud and Negligence Distinguished	52-55
<i>Article 1171</i> — Responsibility Arising from Fraud Demandable; Waiver of Action for Future Fraud Void; Waiver of Action for Past Fraud Valid	55-56
<i>Article 1172</i> — Responsibility Arising from Negligence Demandable; Validity of Waiver of Action Arising from Negligence; Kinds of Negligence According to Source of Obligation; Effect of Negligence on the Part of the Injured Party	56-60
<i>Article 1173</i> — Meaning of Fault or Negligence; Factors to be Considered; Measure of Liability for Damages; Kinds of Diligence Required	60-62
<i>Article 1174</i> — Meaning of Fortuitous Event; Fortuitous Event Distinguished from <i>Force Majeure</i> ; Kinds of For-	

tuitous Events; Requisites of a Fortuitous Event; Rules as to Liability in Case of Fortuitous Event	62-66
<i>Article 1175</i> — Meaning of Simple Loan or Mutuum; Meaning of Usury; Requisites for Recovery of Interest	66-67
<i>Article 1176</i> — Meaning of Presumption; Two Kinds of Presumption; When Presumptions in Article 1176 Do Not Apply	67-70
<i>Article 1177</i> — Remedies Available to Creditors for the Satisfaction of Their Claims	70-71
<i>Article 1178</i> — Transmissibility of Rights	72

CHAPTER 3 — DIFFERENT KINDS OF OBLIGATIONS

Classifications of Obligations.....	75
-------------------------------------	----

Section 1. — Pure and Conditional Obligations.

<i>Article 1179</i> — Meaning of Pure Obligation; Meaning of Conditional Obligation; Meaning of Condition; Characteristics of a Condition; Two Principal Kinds of Condition; Distinctions Between Suspensive and Resolutive Conditions; When Obligation is Demandable at Once; Past Event Unknown to the Parties	76-79
<i>Article 1180</i> — Where Duration of Period Depends Upon the Will of Debtor	79-80
<i>Article 1181</i> — Effect of Happening of Condition	80-82
<i>Article 1182</i> — Classification of Conditions; Potestative Condition; Where Suspensive Condition Depends Upon Will of Debtor; Where Suspensive Condition Depends Upon Will of Creditor; Where Resolutive Condition Depends Upon Will of Debtor; Casual Condition; Mixed Condition; Where Suspensive Condition Depends Partly Upon Will of Debtor	82-86
<i>Article 1183</i> — When Article 1183 Applies; Two Kinds of Impossible Conditions; Effect of Impossible Conditions	86-88
<i>Article 1184</i> — Positive Condition	89
<i>Article 1185</i> — Negative Condition	89-90
<i>Article 1186</i> — Constructive Fulfillment of Suspensive Condition; Constructive Fulfillment of Resolutive Condition	91-92
<i>Article 1187</i> — Retroactive Effects of Fulfillment of Suspensive Condition; Retroactive Effects as to Fruits and Interests in Obligations to Give	92-95
<i>Article 1188</i> — Rights Pending Fulfillment of Suspensive Condition	95-96

<i>Article 1189</i> — Requisites for Application of Article 1189; Kinds of Loss; Rules in Case of Loss, Deterioration, or Improvement of Thing During Pendency of Suspensive Condition	96-100
<i>Article 1190</i> — Effects of Fulfillment of Resolutive Condition; Applicability of Article 1189 to Party with obligation to Return	100-102
<i>Article 1191</i> — Kinds of Obligation According to the Person Obligated; Remedies in Reciprocal Obligations; Court may Grant Guilty Party Term for Performance; Remedies are Alternative; Limitations on Right to Demand Rescission; Rescission Without Previous Judicial Decree	102-108
<i>Article 1192</i> — Where Both Parties are Guilty of Breach.....	108-109

Section 2. — Obligations With a Period.

<i>Article 1193</i> — Meaning of Obligation with a Period; Meaning of Period or Term; Period and Condition Distinguished; Kinds of Period or Term	112-114
<i>Article 1194</i> — Effect of Loss, Deterioration, or Improvement Before Arrival of Period	114
<i>Article 1195</i> — Payment Before Arrival of Period; Debtor Presumed Aware of Period; No Recovery in Personal Obligations	115-116
<i>Article 1196</i> — Presumption as to Benefit of Period; Exceptions to the General Rule; Computation of Term or Period	116-118
<i>Article 1197</i> — Court Generally Without Power to Fix a Period; Exceptions to the General Rule; Legal Effect Where Suspensive Period/Condition Depends Upon Will of Debtor; Period Fixed Cannot Be Changed by the Courts ...	119-121
<i>Article 1198</i> — When Obligation Can Be Demanded Before Lapse of Period	121-124

Section 3. — Alternative Obligations.

<i>Article 1199</i> — Kinds of Obligation According to Object; Meaning of Alternative Obligation	126-127
<i>Article 1200</i> — Right of Choice, as a Rule, Given to Debtor; Right of Choice of Debtor Not Absolute	127-129
<i>Article 1201</i> — Communication of Notice that Choice has been Made	129-130
<i>Article 1202</i> — Effect When Only One Prestation is Practicable	130
<i>Article 1203</i> — When Debtor may Rescind Contract ...	130-131

Article 1204 — Effect of Loss of Objects of Obligation; Basis of Indemnity	131-133
Article 1205 — When Right of Choice Belongs to Creditor; Rules in Case of Loss Before Creditor has Made Choice; Rules Applicable to Personal Obligations	133-135
Article 1206 — Meaning of Facultative Obligation; Effect of Loss; Alternative and Facultative Obligations Distinguished	135-138

Section 4. — Joint and Solidary Obligations.

Articles 1207-1208 — Kinds of Obligations According to the Number of Parties; Meaning of Joint and Solidary Obligations; Collective Obligation Presumed to be Joint; Presumption Subject to Rules on Multiplicity of Suits; Words Used to Indicate Joint Liability; When Obligation Solidary; Words Used to Indicate Solidary Liability; Kinds of Solidarity; Solidarity not Presumed	140-147
Article 1209 — Joint Indivisible Obligation	147-149
Article 1210 — Indivisibility and Solidarity Distinguished	149-150
Article 1211 — Kinds of Solidary Obligation According to the Legal Tie; Solidarity Not Affected by Diverse Stipulations	150-152
Article 1212 — Act of Solidary Creditor Prejudicial to Others	152-153
Article 1213 — Assignment by Solidary Creditor of His Rights	153
Article 1214 — Payment to Any of the Solidary Creditors	153-154
Article 1215 — Liability of Solidary Creditor in Case of Novation, Compensation, Confusion, or Remission; Effect of Novation, etc. Where Obligation Joint	154-155
Article 1216 — Right of Creditor to Proceed Against Any Solidary Debtor	155-156
Article 1217 — Effects of Payment by a Solidary Debtor ..	156-158
Article 1218 — Effect of Payment After Obligation Has Prescribed or Become Illegal; Prescriptive Periods of Actions	158-159
Article 1219 — Effect of Remission of Share After Payment	159-160
Article 1220 — No Right to Reimbursement in Case of Remission	160-161
Article 1221 — Rules in Case Thing has been Lost or Prestation Has Become Impossible	161-163
Article 1222 — Defenses Available to a Solidary Debtor	163-164

Section 5. — Divisible and Indivisible Obligations.

<i>Article 1223</i> — Meaning of Divisible and Indivisible Obligations; Test for the Distinction; Applicability of Article 1223; Kinds of Division; Kinds of Indivisibility; Where There Is Only One Creditor and One Debtor	167-170
<i>Article 1224</i> — Effect of Non-compliance by a Debtor in a Joint Indivisible Obligation	170-171
<i>Article 1225</i> — Obligations Deemed Indivisible; Obligations Deemed Divisible; Divisibility or Indivisibility in Obligations Not to Do	171-174

Section 6. — Obligations with a Penal Clause.

<i>Article 1226</i> — Meaning of Principal and Accessory Obligations; Meaning of Obligation with a Penal Clause; Meaning of Penal Clause; Purposes of Penal Clause; Penal Clause and Condition Distinguished; Kinds of Penal Clause; Penalty Substitutes for Damages and Interests; When Creditor may Recover Damages When Penalty May be Enforced	176-179
<i>Article 1227</i> — Penalty Not Substitute for Performance; Penal Clause Presumed Subsidiary; When Penal Clause Joint ..	179-182
<i>Article 1228</i> — Penalty Demandable Without Proof of Actual Damages; Damages Recoverable in Addition to Penalty Must be Proved	182
<i>Article 1229</i> — When Penalty May be Reduced by the Courts	183-184
<i>Article 1230</i> — Effect of Nullity of the Penal Clause; Effect of Nullity of the Principal Obligation	184-185

CHAPTER 4 — EXTINGUISHMENT OF OBLIGATIONS

GENERAL PROVISIONS

<i>Article 1231</i> — Causes of Extinguishment of Obligations	187-188
---	---------

Section 1. — Payment or Performance.

<i>Article 1232</i> — Meaning of Payment	189
<i>Article 1233</i> — When Debt is Considered Paid	189-190
<i>Article 1234</i> — Recovery Allowed in Case of Substantial Performance in Good Faith; Requisites for the Application of Article 1234	190-191
<i>Article 1235</i> — Recovery Allowed When Incomplete	

or Irregular Performance Is Waived; Requisites for the Application of Article 1235	191-192
<i>Article 1236</i> — Persons From Whom the Creditor Must Accept Payment; Creditor May Refuse Payment by a Third Person; Effect of Payment by a Third Person	192-194
<i>Article 1237</i> — Right of Third Person to Subrogation; Subrogation and Reimbursement Distinguished	194-196
<i>Article 1238</i> — Payment by a Third Person Who Does Not Intend to be Reimbursed	196-197
<i>Article 1239</i> — Meaning of "Free Disposal of Thing Due" and "Capacity to Alienate"; Free Disposal of Thing Due and Capacity to Alienate Required	197-198
<i>Article 1240</i> — Person to Whom Payment Shall be Made; Meaning of "Any Person Authorized to Receive It"	198-199
<i>Article 1241</i> — Effect of Payment to an Incapacitated Person; Effect of Payment to a Third Person; When Benefit to Creditor Need Not be Proved by Debtor	199-201
<i>Article 1242</i> — Payment to Third Person in Possession of Credit	201-202
<i>Article 1243</i> — When Payment to Creditor Not Valid ...	202-203
<i>Article 1244</i> — Every Prestation Due Must be Complied With; When Prestation May be Substituted	203-204
<i>Article 1245</i> — Special Forms of Payment; Meaning of Dation in Payment; Governing Law	204-205
<i>Article 1246</i> — Rule of the Medium Quality	205-206
<i>Article 1247</i> — Debtor Pays for Extrajudicial Expenses; Losing Party Generally Pays Judicial Costs	206-207
<i>Article 1248</i> — Performance of Obligation Should be Complete; When Partial Performance Allowed	207-208
<i>Article 1249</i> — Meaning of Legal Tender; Legal Tender in the Philippines; Payment by Means of Instruments of Credits	208-210
<i>Article 1250</i> — Meaning of Inflation and Deflation; Basis of Payment in Case of Extraordinary Inflation or Deflation ..	210-212
<i>Article 1251</i> — Place Where Obligation Shall be Paid ...	212-213

Subsection 1. — Application of Payments.

<i>Article 1252</i> — Meaning of Application of Payments; Requisites of Application of Payments; Application as to Debts Not Yet Due; Rules on Application of Payments	213-216
<i>Article 1253</i> — Interest Earned Paid Ahead of Principal	216-217
<i>Article 1254</i> — Legal Application of Payments; When a Debt More Onerous Than Another; Where Debts Subject to Different Burdens	217-218

Subsection 2. — Payment by Cession.

<i>Article 1255 — Meaning of Payment by Cession; Requisites of Payment of Cession; Effect of Payment by Cession; Dation in Payment and Cession Distinguished</i>	218-220
--	---------

Subsection 3. — Tender of Payment and Consignation.

<i>Article 1256 — Meaning of "Tender of Payment" and "Consignation"; Requisites of a Valid Consignation; When Tender of Payment Not Required; Requirements for Valid Tender of Payment</i>	220-223
--	---------

<i>Article 1257 — Prior Notice to Persons Interested Required; Consignation Must Comply with Provisions on Payment</i>	223-224
--	---------

<i>Article 1258 — Consignation Must be With Proper Judicial Authority; Notice to be Given to Interested Parties of the Consignation Made</i>	224
--	-----

<i>Article 1259 — Creditor Bears Expenses of Consignation; When Consignation Deemed Properly Made</i>	224-225
---	---------

<i>Article 1260 — Withdrawal by Debtor of Thing or Sum Deposited</i>	225-226
--	---------

<i>Article 1261 — Effect of Withdrawal with Authority of Creditor</i>	226-227
---	---------

Section 2. — Loss of the Thing Due.

<i>Article 1262 — When a Thing is Considered Lost; When Loss of Thing Will Extinguish an Obligation to Give; When Loss of Thing Will Not Extinguish Liability</i>	229-230
---	---------

<i>Article 1263 — Effect of Loss of a Generic Thing</i>	230-231
---	---------

<i>Article 1264 — Effect of Partial Loss of a Specific Thing ...</i>	231-232
--	---------

<i>Article 1265 — Presumption of Fault in Case of Loss of Thing in Possession of Debtor; When Presumption Not Applicable</i>	232-233
--	---------

<i>Article 1266 — Effect of Impossibility of Performance; Kinds of Impossibility</i>	233-234
--	---------

<i>Article 1267 — Effect of Difficulty of Performance ...</i>	234-235
---	---------

<i>Article 1268 — Effect of Fortuitous Event Where Obligation Proceeds from a Criminal Offense</i>	235
--	-----

<i>Article 1269 — Right of Creditor to Proceed Against Third Persons</i>	236
--	-----

Section 3. — Condonation or Remission of Debt.

<i>Article 1270 — Meaning of Condonation or Remission;</i>	
--	--

Requisites of Condonation or Remission; Kinds of Remission; Effect of Inofficious Remission	238-239
<i>Article 1271</i> — Presumption in Case of Voluntary Delivery of Document of Indebtedness by Creditor; Payment, Not Remission of Debt	239-240
<i>Article 1272</i> — Presumption in Case Document Found in Possession of Debtor	240-241
<i>Article 1273</i> — Effect of Renunciation of the Principal Debt of the Accessory Obligation	241-242
<i>Article 1274</i> — Presumption in Case Thing Pledged Found in Possession of Debtor	242-243

Section 4. — Confusion or Merger of Rights.

<i>Article 1275</i> — Meaning of Confusion or Merger; Reason or Basis for Confusion; Requisites of Confusion	245-246
<i>Article 1276</i> — Effect of Merger in the Person of Principal Debtor or Creditor; Effect of Merger in the Person of Guarantor	246-247
<i>Article 1277</i> — Confusion in a Joint Obligation; Confusion in a Solidary Obligation	247-248

Section 5. — Compensation.

<i>Article 1278</i> — Meaning of Compensation; Compensation and Confusion Distinguished; Kinds of Compensation	250-251
<i>Article 1279</i> — Requisites of Legal Compensation	251-256
<i>Article 1280</i> — Compensation Benefits Guarantor	256
<i>Article 1281</i> — Total and Partial Compensations	256-257
<i>Article 1282</i> — Voluntary Compensation	257
<i>Article 1283</i> — Judicial Compensation	257
<i>Article 1284</i> — Compensation of Rescissible or Voidable Debts	258
<i>Article 1285</i> — Where Compensation has Taken Place Before Assignment; Where Compensation has Taken Place After Assignment	258-261
<i>Article 1286</i> — Compensation Where Debts Payable at Different Places	261-262
<i>Articles 1287-1288</i> — Instances When Legal Compensation Is Not Allowed by Law	262-265
<i>Article 1289</i> — Rules on Application of Payments Apply to Order of Compensation	265-266
<i>Article 1290</i> — Consent of parties Not Required in Legal Compensation	266

Section 6. — Novation.

<i>Article 1291</i> — Meaning of Novation; Dual Function of Novation; Kinds of Novation	268-270
<i>Article 1292</i> — Requisites of Novation; Novation is Not Presumed; Test of Incompatibility Between Two Obligations or Contracts	270-271
<i>Article 1293</i> — Kinds of Personal Novation; Kinds of Substitution; Right of New Debtor Who Pays	271-272
<i>Article 1294</i> — Effect of New Debtor's Insolvency or Non-fulfillment of the Obligation in <i>Expromision</i>	273
<i>Article 1295</i> — Effect of New Debtor's Insolvency or Non-fulfillment of the Obligation in <i>Delegacion</i>	273-274
<i>Article 1296</i> — Effect of Novation on Accessory Obligations	274-275
<i>Article 1297</i> — Effect Where the New Obligation Void; Effect Where the New Obligation Voidable	275-276
<i>Article 1298</i> — Effect Where the Old Obligation Void or Voidable	276-277
<i>Article 1299</i> — Presumption Where Original Obligation Subject to a Condition	277
<i>Article 1300</i> — Kinds of Subrogation	277-278
<i>Article 1301</i> — Consent of All Parties Required in Conventional Subrogation	278
<i>Article 1302</i> — Cases of Legal Subrogation	278-280
<i>Article 1303</i> — Effect of Total Subrogation	280
<i>Article 1304</i> — Effect of Partial Subrogation	280-281

TITLE II

CONTRACTS

(Arts. 1305-1422, Civil Code.)

CHAPTER 1 — GENERAL PROVISIONS

<i>Article 1305</i> — Meaning of Contract; Contract and Obligation Distinguished; Contract and Agreement Distinguished	283-284
<i>Article 1306</i> — Freedom to Contract Guaranteed; Limitations on Contractual Stipulations, Contract Must Not be Contrary to Law; Contract Must Not be Contrary to Morals; Contract Must Not be Contrary to Good Customs; Contract Must Not be Contrary to Public Order; Contract Must Not be Contrary to Public Policy	284-287
<i>Article 1307</i> — Classification of Contracts According to Its Name or Designation; Kinds of Innominate Contract;	

Reasons for Innominate Contracts; Rules Governing Innominate Contracts	287-289
<i>Article 1308</i> — Contract Binds Both Contracting Parties ..	289-290
<i>Article 1309</i> — Determination of Performance by a Third Person	290
<i>Article 1310</i> — Effect Where Determination is Inequitable	290-291
<i>Article 1311</i> — Persons Affected by a Contract; Cases When Strangers or Third Persons Affected by a Contract; Meaning of Stipulation <i>Pour Autrui</i> ; Classes of Stipulations <i>Pour Autrui</i> ; Requisites of Stipulation <i>Pour Autrui</i>	291-294
<i>Article 1312</i> — Third Persons are Bound by Contracts; Creating Real Rights	294-295
<i>Article 1313</i> — Right of Creditor to Impugn Contracts Intended to Defraud Them	295-296
<i>Article 1314</i> — Liability of Third Person For Breach of Contract	296-297
<i>Articles 1315-1316</i> — Classification of Contracts According to Perfection; Stages in the Life of a Contract; How Contracts Are Perfected; Effect of Perfection of the Contract	297-300
<i>Article 1317</i> — Unauthorized Contracts are Unenforceable; Unauthorized Contracts Can be Cured Only by Ratification; When a Person is Bound by the Contract of Another	300-302

**CHAPTER 2 — ESSENTIAL REQUISITES
OF CONTRACTS**

GENERAL PROVISIONS

<i>Article 1318</i> — Classes of Elements of a Contract	304-305
Section 1. — Consent	
<i>Article 1319</i> — Meaning of Consent; Meaning of Offer; Offer must be Certain; Meaning of Acceptance; Acceptance of Offer must be Absolute	306-308
<i>Article 1320</i> — Form of Acceptance of Offer	308
<i>Article 1321</i> — Matters that May be Fixed by the Offerer	308-309
<i>Article 1322</i> — Communication of Acceptance to Agent	309
<i>Article 1323</i> — When Offer Becomes Ineffective; Other Ground Which Render Offer Ineffective	309-310
<i>Article 1324</i> — Meaning of Contract of Option; Option Period; Option Money; Withdrawal of Offer Where	

Period Stipulated for Acceptance; Articles 1324 and 1479 Compared	310-312
<i>Article 1325</i> — Business Advertisements Generally Not Definite Offers	312-213
<i>Article 1326</i> — Advertisements for Bidders Generally Not Definite Offers	313
<i>Article 1327</i> — Capacity to Give Consent Presumed; Persons Who Cannot Give Consent; Reason for Disqualification	313-314
<i>Article 1328</i> — Contracts Entered into During a Lucid Interval; Effect of Drunkenness and Hypnotic Spell	315
<i>Article 1329</i> — Incapacity Declared in Article 1327 Subject to Modifications; Other Special Disqualifications May be Provided by Law	315-317
<i>Article 1330</i> — Characteristics of Consent; Vices of Consent; Causes Vitiating Consent and Causes of Incapacity Distinguished	317-318
<i>Article 1331</i> — Meaning of Mistake or Error; Nature of Mistake; Mistake of Fact to Which Law Refers; Mistake of Fact Which Does Not Vitate Consent; Effect of Simple Mistake of Account	318-321
<i>Article 1332</i> — Burden of Proof in Case of Mistake or Fraud	321
<i>Article 1333</i> — Effect of Knowledge of Risk	322
<i>Article 1334</i> — Meaning of Mistake of Law; Effect of Mistake of Law; When Mistake of Law Vitiates Consent; Requisites for the Application of Article 1334	322-324
<i>Article 1335</i> — Nature of Violence or Force; Nature of Intimidation or Threat; Factors to Determine Degree of Intimidation; Threat to Enforce Just or Legal Claim	324-327
<i>Article 1336</i> — Violence or Intimidation by a Third Person	327
<i>Article 1337</i> — Meaning of Undue Influence; Circumstances to Be Considered	327-328
<i>Article 1338</i> — Meaning of Causal Fraud; How Causal Fraud Committed; Requisites of Causal Fraud	328-330
<i>Article 1339</i> — Fraud by Concealment	330-331
<i>Article 1340</i> — Usual Exaggerations in Trade	331-332
<i>Article 1341</i> — Expression of Opinion	332-333
<i>Article 1342</i> — Fraud by a Third Person	333-334
<i>Article 1343</i> — Effect of Misrepresentation Made in Good Faith	334-335
<i>Article 1344</i> — Two Kinds of Fraud in the Making of Contract; Causal Fraud Must Be Serious and Unilateral	335-336
Articles 1345-1346 — Meaning of Simulation of a Contract; Kinds of Simulation	336-338

Section 2. — Object of Contracts.

Articles 1347-1348 — Concept of Object of a Contract; Kinds of Object of Contract; Requisites of Things as Object of Contract; Requisites of Services as Object of Contract; Rights as Object of Contract; Definition of Future Inheritance; Validity of Contracts Upon Future Inheritance; Kinds of Impossibility .. 340-343

Article 1349 — Quantity of Object of Contract Need Not be Determinate 343-345

Section 3. — Cause of Contracts

Article 1350 — Meaning of Cause; Cause Distinguished from Object; Classification of Contracts According to Cause 347-348

Article 1351 — Meaning of Motive; Cause Distinguished from Motive 348-349

Articles 1352-1353 — Requisites of Cause; Effect of Absence of Cause; Effect of Failure of Cause; Effect of Illegality of Cause; Effect of Falsity of Cause 349-352

Article 1354 — Cause Presumed to Exist and Lawful ... 352-353

Article 1355 — Meaning of Lesion; Effect of Lesion or Inadequacy of cause 353-354

CHAPTER 3 — FORM OF CONTRACTS

Article 1356 — Meaning of Form of Contracts; When Contract Considered in Written Form; Classification of Contracts According to Form; Rules Regarding Form of Contracts; Form for Validity of Contract; Form for Enforceability of Contract 356-358

Article 1357 — Form for the Convenience of the Parties .. 358-359

Article 1358 — Contracts Which Must Appear in a Public Document 359-361

CHAPTER 4 — REFORMATION OF INSTRUMENTS (n)

Article 1359 — Meaning of Reformation; Reason for Reformation; Requisites of Reformation; Reformation Distinguished from Annulment 363-365

Article 1360 — Principles of the General Law on Reformation 365

Article 1361 — Mutual Mistake as Basis for Reformation 365-366

Article 1362 — Mistake on One Side, Fraud or Inequitable Conduct on the Other 366

Article 1363 — Concealment of Mistake by the Other Party	366-367
Article 1364 — Ignorance, etc. on the Part of Third Person	367
Article 1365 — Mortgage or Pledge Stated as a Sale ..	367
Articles 1366-1367 — Cases When Reformation Not Allowed	367-369
Article 1368 — Party Entitled to Reformation	369
Article 1369 — Procedure for Reformation	369-370

CHAPTER 5 — INTERPRETATION OF CONTRACTS

Article 1370 — Meaning of Interpretation of Contracts; Literal Meaning Controls When Language Clear; Evident Intention of Parties Prevails Over Terms of Contract	371-373
Article 1371 — Contemporaneous and Subsequent Acts Relevant in the Determination of Intention	373-374
Article 1372 — Special Intent Prevails Over a General Intent	374
Article 1373 — Interpretation of Stipulation with Several Meanings	375
Article 1374 — Interpretation of Various Stipulations of a Contract	375-376
Article 1375 — Interpretation of Words with Different Significations	376
Article 1376 — Resort to Usage or Custom as Aid in Interpretation	376-377
Article 1377 — Interpretation of Obscure Words	377-378
Article 1378 — Rules in Case Doubts Impossible to Settle	378-379
Article 1379 — Principles of Interpretation in the Rules of Court Applicable	380

INTRODUCTION TO Chapters 6, 7, 8, and 10

Kinds of defective contracts	382
------------------------------------	-----

CHAPTER 6 — RESCISSIBLE CONTRACTS

Article 1380 — Meaning of Rescissible Contracts; Binding Force of Rescissible Contracts; Meaning of Rescission; Requisites of Rescission	383-384
Article 1381 — Cases of Rescissible Contracts	384-387
Article 1382 — Payments Made in a State of Insolvency ..	387
Article 1383 — Nature of Action for Rescission	387-388

Article 1384 — Extent of Rescission	388-389
Article 1385 — Rescission Creates Obligation of Mutual Restitution; Obligation of Third Person to Restore; When Rescission Not Allowed	389-390
Article 1386 — Contracts Approved by the Courts	390-391
Article 1387 — When Alienation Presumed in Fraud of Creditors; Circumstances Denominated as Badges of Fraud ...	391-393
Article 1388 — Liability of Purchaser in Bad Faith	393-394
Article 1389 — Period for Filing Action for Rescission; Persons Entitled to Bring Action	394-395

CHAPTER 7 — VOIDABLE CONTRACTS

Article 1390 — Meaning of Voidable Contracts; Binding Force of Voidable Contracts; Meaning of Annulment ..	397-398
Article 1391 — Period for Filing Action for Annulment	398-399
Article 1392 — Meaning and Effect of Ratification	399
Article 1393 — Kinds of Ratification; Requisites of Ratification	399-400
Article 1394 — Who May Ratify?	400-401
Article 1395 — Conformity of Guilty Party to Ratification Not Required	401
Article 1396 — Effect of Ratification Retroactive	401-402
Article 1397 — Partly Entitled to Bring an Action to Annul; Right of Strangers to Bring Action; Guilty Party Without Right to Bring Action	402-403
Article 1398 — Duty of Mutual Restitution Upon Annulment	403-404
Article 1399 — Restitution by an Incapacitated Person ...	404-405
Article 1400 — Effect of Loss of Thing to be Returned ..	405
Article 1401 — Extinguishment of Action for Annulment	405-406
Article 1402 — Effect Where a Party Cannot Restore What He is Bound to Return	406-407

CHAPTER 8 — UNENFORCEABLE CONTRACTS (n)

Article 1403 — Meaning of Unenforceable Contracts; Binding Force of Unenforceable Contracts; Kinds of Unenforceable Contracts; Meaning of Unauthorized Contracts; Statute of Frauds; Agreements Within the Scope of the Statute of Frauds	409-416
Articles 1404-1405 — Modes of Ratification Under the Statute	416-417

<i>Article 1406</i> — Right of a Party Where Contract Enforceable	417
<i>Article 1407</i> — When Unenforceable Contract Becomes a Voidable Contract; When Unenforceable Contract Becomes a Valid Contract	417-418
<i>Article 1408</i> — Right of Third Persons to Assail an Unenforceable Contract	418-419

CHAPTER 9 — VOID OR INEXISTENT CONTRACTS

<i>Article 1409</i> — Meaning of Void Contracts; Meaning of Inexistent Contracts; Characteristics of a Void or Inexistent Contract; Instances of Void or Inexistent Contracts	421-424
<i>Article 1410</i> — Action or Defense is Imprescriptible	424
<i>Article 1411</i> — Rules Where Contract is Illegal and the Act Constitutes a Criminal Offense	424-426
<i>Article 1412</i> — Rules Where Contract is Illegal But the Act Does Not Constitute a Criminal Offense	426-427
<i>Article 1413</i> — Recovery of Usurious Interest	427-428
<i>Article 1414</i> — Recovery Where Contract Entered into for Illegal Purpose	428-429
<i>Article 1415</i> — Recovery by an Incapacitated Person ...	429
<i>Article 1416</i> — Recovery Where Contract Not Illegal per se	429-431
<i>Article 1417</i> — Recovery of Amount Paid in Excess of Ceiling Price	431
<i>Article 1418</i> — Recovery of Additional Compensation for Service Rendered Beyond Time Limit	431-432
<i>Article 1419</i> — Recovery of Amount of Wage Less Than Minimum Fixed	432
<i>Article 1420</i> — Effect of Illegality Where Contract Indivisible/Divisible; Divisible Contract Distinguished from Divisible Obligation	432-433
<i>Article 1421</i> — Persons Entitled to Raise Defense of Illegality or Nullity	434
<i>Article 1422</i> — Void Contract Cannot be Novated	434-435

TITLE III

NATURAL OBLIGATIONS

(Arts. 1423-1430, Civil Code.)

<i>Article 1423</i> — Concept of Natural Obligations; Civil and Natural Obligations Distinguished; Enumeration Not Exclusive	437-438
--	---------

Article 1424 — Performance After Civil Obligation Has Prescribed	438-439
Article 1425 — Reimbursement of Third Person for Debt That Has Prescribed	439
Article 1426 — Restitution by Minor After Annulment of Contract	439-440
Article 1427 — Delivery by Minor of Money or Fungible Thing in Fulfillment of Obligation	440-441
Article 1428 — Performance After Action to Enforce Civil Obligation Has Failed	441-442
Article 1429 — Payment by Heir of Debt Exceeding Value of Property Inherited	442
Article 1430 — Payment of Legacy After Will Has Been Declared Void	442-443
Answers to STUDY GUIDE	445

— oOo —