## CONTENTS

*Preface*  
*Acknowledgments*  

### CHAPTER 1  
**INTRODUCTION**  

<table>
<thead>
<tr>
<th>The Role of Remedies</th>
<th>1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Classifying Remedies</td>
<td>2</td>
</tr>
<tr>
<td>Substitutionary and Specific Remedies</td>
<td>5</td>
</tr>
<tr>
<td>Legal and Equitable Remedies</td>
<td>6</td>
</tr>
<tr>
<td>Note on the Nature of Remedies</td>
<td>6</td>
</tr>
<tr>
<td>The Modern Remedies Course</td>
<td>8</td>
</tr>
</tbody>
</table>

### CHAPTER 2  
**PAYING FOR HARM: COMPENSATORY DAMAGES**  

<table>
<thead>
<tr>
<th>A. The Basic Principle: Restoring Plaintiff to His Rightful Position</th>
<th>11</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>United States v. Hatahley</em></td>
<td>11</td>
</tr>
<tr>
<td>Notes on the Basic Principle</td>
<td>14</td>
</tr>
<tr>
<td>B. Value as the Measure of the Rightful Position</td>
<td>18</td>
</tr>
<tr>
<td><em>In re September 11th Litigation</em></td>
<td>18</td>
</tr>
<tr>
<td>Notes on Market Value</td>
<td>21</td>
</tr>
<tr>
<td>Notes on “Value to the Owner”</td>
<td>25</td>
</tr>
<tr>
<td><em>Trinity Church v. John Hancock Mutual Life Insurance Co.</em></td>
<td>28</td>
</tr>
<tr>
<td>Notes on Special-Purpose Property</td>
<td>31</td>
</tr>
<tr>
<td>Notes on Repair Costs</td>
<td>32</td>
</tr>
<tr>
<td>Notes on Property That Fluctuates in Value</td>
<td>34</td>
</tr>
<tr>
<td>C. Expectancy and Reliance as Measures of the Rightful Position</td>
<td>35</td>
</tr>
<tr>
<td><em>Neri v. Retail Marine Corp.</em></td>
<td>35</td>
</tr>
<tr>
<td>Notes on §2-708(2) and Attempts to Codify Remedies</td>
<td>37</td>
</tr>
<tr>
<td>Notes on Expectancy and Reliance</td>
<td>40</td>
</tr>
<tr>
<td>Notes on Compensating Expectancies</td>
<td>43</td>
</tr>
<tr>
<td><em>Chatlos Systems, Inc. v. National Cash Register Corp.</em></td>
<td>46</td>
</tr>
<tr>
<td>Notes on Excessive Expectancies</td>
<td>48</td>
</tr>
<tr>
<td><em>Smith v. Bolles</em></td>
<td>50</td>
</tr>
<tr>
<td>Notes on Expectancy in Tort</td>
<td>51</td>
</tr>
</tbody>
</table>
D. Consequential Damages

*Buck v. Morrow* 53
Notes on General and Special Damages 54
Notes on the Vocabulary of Damages 55
*Meinrath v. Singer Co.* 59
Notes on Consequential Damages from Failure to Pay Money 61
*Texaco, Inc. v. Pennzoil Co.* 64
Notes on an 11-Figure Verdict 67

E. Limits on Damages 68

1. The Parties’ Power to Specify the Remedy 69
*Kearney & Trecker Corp. v. Master Engraving Co.* 69
Notes on Limitation-of-Remedy Clauses 73
*Commercial Real Estate Investment, L.C. v. Comcast of Utah II, Inc.* 76
Notes on Liquidated-Damage and Penalty Clauses 80
Notes on Underliquidated-Damage Clauses 85

2. Avoidable Consequences, Offsetting Benefits, and Collateral Sources 86
*S.J. Groves & Sons Co. v. Warner Co.* 86
Notes on Avoidable Consequences 89
Notes on Offsetting Benefits 94
*Oden v. Chemung County Industrial Development Agency* 96
Notes on the Collateral-Source Rule 98

3. The Scope of Liability 102
*Pruitt v. Allied Chemical Corp.* 102
Notes on the Scope of Liability 106
Notes on the Economic-Loss Rules 110
*Sunnyland Farms, Inc. v. Central New Mexico Electric Cooperative, Inc.* 114
More Notes on the Scope of Liability 117

4. Substantive Policy Goals 120
*Brunswick Corp. v. Pueblo Bowl-O-Mat* 120
Notes on Remedial Implications of Substantive Policy 123

5. The Requirement of Reasonable Certainty 126
*Bigelow v. RKO Radio Pictures* 126
Notes on the Requirement of Reasonable Certainty 130
Notes on Litigating Commercial Damages 133

F. Taxes, Time, and the Value of Money 136

1. The Impact of Taxes 136
*Norfolk & Western Railway v. Liepelt* 136
Notes on Taxes 140

2. Interest on Past Damages 143
*City of Milwaukee v. Cement Division, National Gypsum Co.* 143
Notes on Interest 146

3. The Net Present Value of Future Damages 150
*Jones & Laughlin Steel Corp. v. Pfeifer* 150
## Contents

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notes on the September 11 Calculations</td>
<td>156</td>
</tr>
<tr>
<td>Notes on Discounting to Present Value</td>
<td>159</td>
</tr>
<tr>
<td>Notes on Race- and Sex-Based Data</td>
<td>162</td>
</tr>
<tr>
<td>Notes on Periodic Payments and Structured Settlements</td>
<td>164</td>
</tr>
<tr>
<td>Notes on Damages in Foreign Currency</td>
<td>166</td>
</tr>
<tr>
<td>G. Damages Where Value Cannot Be Measured in Dollars</td>
<td>167</td>
</tr>
<tr>
<td>1. Personal Injuries and Death</td>
<td>167</td>
</tr>
<tr>
<td><em>Debus v. Grand Union Stores</em></td>
<td>167</td>
</tr>
<tr>
<td>Notes on Pain and Suffering</td>
<td>170</td>
</tr>
<tr>
<td>Notes on Wrongful Death</td>
<td>175</td>
</tr>
<tr>
<td>2. The Controversy over Tort Law</td>
<td>185</td>
</tr>
<tr>
<td><em>Arbino v. Johnson &amp; Johnson</em></td>
<td>185</td>
</tr>
<tr>
<td>Notes on the Constitutionality of Limiting Tort Remedies</td>
<td>192</td>
</tr>
<tr>
<td>Notes on Valuing Pain and Suffering and Human Life</td>
<td>201</td>
</tr>
<tr>
<td>3. Dignitary and Constitutional Harms</td>
<td>205</td>
</tr>
<tr>
<td><em>Levka v. City of Chicago</em></td>
<td>205</td>
</tr>
<tr>
<td>Notes on Valuing Emotional Distress</td>
<td>208</td>
</tr>
<tr>
<td>Notes on Judicial Review of Jury Verdicts</td>
<td>212</td>
</tr>
<tr>
<td>Notes on Recovering for Emotional Distress</td>
<td>213</td>
</tr>
<tr>
<td><em>Carey v. Piphus</em></td>
<td>216</td>
</tr>
<tr>
<td>Notes on Valuing Constitutional Rights</td>
<td>220</td>
</tr>
<tr>
<td>Note on Defamation Damages</td>
<td>222</td>
</tr>
<tr>
<td><strong>CHAPTER 3</strong></td>
<td></td>
</tr>
<tr>
<td><strong>PUNITIVE REMEDIES</strong></td>
<td>223</td>
</tr>
<tr>
<td>A. Punitive Damages</td>
<td></td>
</tr>
<tr>
<td>1. Common Law and Statutes</td>
<td>223</td>
</tr>
<tr>
<td><em>Exxon Shipping Co. v. Baker</em></td>
<td>223</td>
</tr>
<tr>
<td>Notes on Punitive Damages</td>
<td>231</td>
</tr>
<tr>
<td>Notes on Measuring Punitive Damages</td>
<td>236</td>
</tr>
<tr>
<td>2. The Constitution</td>
<td>240</td>
</tr>
<tr>
<td><em>State Farm Mutual Automobile Insurance Co. v. Campbell</em></td>
<td>240</td>
</tr>
<tr>
<td>Notes on Constitutional Limits on Punitive Damages</td>
<td>244</td>
</tr>
<tr>
<td><em>Phillip Morris USA v. Williams</em></td>
<td>248</td>
</tr>
<tr>
<td>More Notes on Constitutional Limits on Punitive Damages</td>
<td>252</td>
</tr>
<tr>
<td>3. Punitive Damages in Contract</td>
<td>256</td>
</tr>
<tr>
<td><em>Formosa Plastics Corp. USA v. Presidio Engineers and Contractors, Inc.</em></td>
<td>256</td>
</tr>
<tr>
<td>Notes on Punitive Damages in Contract</td>
<td>260</td>
</tr>
<tr>
<td>B. Other Punitive Remedies</td>
<td>265</td>
</tr>
<tr>
<td>1. Statutory Recoveries by Private Litigants</td>
<td>265</td>
</tr>
<tr>
<td>2. Civil Penalties Payable to the Government</td>
<td>268</td>
</tr>
</tbody>
</table>
CHAPTER 4

PREVENTING HARM: THE MEASURE OF INJUNCTIVE RELIEF

A. The Scope of Injunctions

1. Preventing Wrongful Acts
   - *Almurbati v. Bush*
   - Notes on the Scope of Injunctions to Prevent Wrongful Acts
   - Notes on Individual Injunctions, Class Injunctions, and Nationwide Injunctions
   - *United States v. W.T. Grant Co.*
   - Notes on Voluntary Cessation of Wrongful Acts

2. Preventing Lawful Acts That Might Have Wrongful Consequences
   - Notes on Ripeness and Uncertain Consequences
   - *PepsiCo, Inc. v. Redmond*
   - Notes on Prophylactic Injunctions
   - An Aside: Preventive Relief at Law

3. Repairing the Consequences of Past Wrongful Conduct
   - *Forster v. Boss*
   - Notes on Reparative Injunctions
   - Notes on Coordinating Multiple Remedies
   - *Winston Research Corp. v. Minnesota Mining & Manufacturing Co.*
   - Notes on Reparative Injunctions and the Rightful Position
   - *Bailey v. Proctor*
   - Notes on Equitable Discretion

4. Institutional Reform Litigation (Structural Injunctions)
   - Introductory Note: The School Desegregation Cases
   - *Brown v. Plata*
   - Notes on the Prison Cases
   - Notes on Paying for the Remedy
   - Notes on the Future of Institutional Reform Litigation

B. Modifying Injunctions

   - Introductory Notes
   - *Horne v. Flores*
   - Notes on Modification of Degrees
   - Notes on Modification Under the Prison Litigation Reform Act
   - Notes on Modifying School Desegregation Decrees — and Maybe Decrees More Generally

C. The Rights of Third Parties

   - *Hills v. Gautreaux*
   - Notes on Relief Against Third Parties
   - *General Building Contractors Association v. Pennsylvania*
   - More Notes on Relief Against Third Parties
## CHAPTER 5

CHOOSING REMEDIES 381

A. Substitutionary or Specific Relief 381

1. Irreplaceable Losses 381
   a. Injunctions 381
      *Pardee v. Camden Lumber Co.* 381
      *F.W. Maitland, Equity* 384
      Note on Equity in the United States 386
      Notes on the Reasons for the Irreparable Injury Rule 387
      *Brook v. James A. Cullimore & Co.* 391
      Notes on Replevin and Injunctions 392
      *Continental Airlines, Inc. v. Intra Brokers, Inc.* 394
      Notes on the Content of the Irreparable Injury Rule 395
   b. Specific Performance of Contracts 399
      *Campbell Soup Co. v. Wentz* 399
      Notes on Specific Performance of Contracts 401
      Notes on Efficient Breach of Contract 404
      Notes on Specific Performance Where Cover Is Possible 408
      *Van Wagner Advertising Group v. S & M Enterprises* 410
      Notes on Irreparable Injury and Undue Hardship 412
      Notes on Personal Service Contracts 415

2. Burdens on Defendant or the Court 416
   *Whitlock v. Hilander Foods, Inc.* 416
   Notes on Undue Hardship 418
   Notes on the Economics of Undue Hardship 421
   *Lord & Taylor LLC v. White Flint, L.P.* 423
   Notes on Practicality and Private Litigation 427

3. Other Policy Reasons 430
   *Willing v. Mazzocone* 430
   Notes on Defamation Damages and Insolvent Defendants 434
   Notes on Prior Restraints 436
   Notes on the Right to Jury Trial 438
   Notes on Avoiding a “Multiplicity of Suits” 439

   *eBay Inc. v. MercExchange, LLC* 441
   Notes on Confusion in the Supreme Court 443

B. Preliminary or Permanent Relief 449

1. The Substantive Standards for Preliminary Relief 449
   *Winter v. Natural Resources Defense Council, Inc.* 449
   Notes on Preliminary Relief 453
   Notes on Preserving the Status Quo 459
   *Coyne-Delany Co. v. Capital Development Board* 461
   Notes on Injunction Bonds 463

2. The Procedure for Obtaining Preliminary Relief 466
   *Carroll v. President and Commissioners of Princess Anne* 466
   Notes on Temporary Restraining Orders 469
   *Sampson v. Murray* 471
CHAPTER 6

REMEDIES AND SEPARATION OF POWERS 521

A. More on Governmental Immunities 521
   1. Consented Suits Against the Government 521
      Stone v. North Carolina Department of Labor 521
      Notes on the Public Duty Doctrine 525
      Notes on the Governmental/Proprietary Distinction 529
      Notes on the Discretionary Function Exception 530
      Notes on Federal Waivers of Immunity 533
   2. Suits Against Officers — Absolute Immunity 538
      Van de Kamp v. Goldstein 538
      Notes on Prosecutorial Immunity 544
      Notes on Other Absolute Immunities 548

B. Creating Causes of Action 555
   Bivens v. Six Unknown Named Agents 555
   Notes on Implied Remedies for Constitutional Violations 558
   Notes on Implied Remedies for Statutory Violations 562
   Armstrong v. Exceptional Child Center, Inc. 566
   Notes on Enforcing Federal Statutes with Injunctions 571

C. The Right to Jury Trial 574
   Chauffeurs Local No. 391 v. Terry 574
   Notes on the Evolution of the Federal Right to Jury Trial 580
   Notes on Characterizing Claims as Legal or Equitable 584
   Notes on Specialized Tribunals 587
CHAPTER 7

PREVENTING HARM WITHOUT COERCION: DECLARATORY REMEDIES

A. Declaratory Judgments
   1. The General Case
      * Nashville, Chattanooga, & St. Louis Railway v. Wallace *
      Notes on Declaratory Judgments and Ripeness
      Notes on Declaratory Judgments, Irreparable Injury, and Supplemental Relief
      * Cardinal Chemical Co. v. Morton International, Inc. *
      Notes on the Young Dilemma
      Notes on Declaratory Judgments, Judicial Discretion, and Tactical Advantage
   2. The Special Case of Interfering with State Enforcement Proceedings
      * Steffel v. Thompson *
      More Notes on the Young Dilemma
      Notes on the Steffel Solution
      * Doran v. Salem Inn, Inc. *
      Notes on Preliminary Injunctions Against Prosecution
      Notes on Federal Litigation After State-Court Judgments

B. Quiet Title and the Like
   * Newman Machine Co. v. Newman *
   Notes on Bills to Quiet Title and Related Actions

C. Reformation
   * Hand v. Dayton-Hudson *
   Notes on Reformation

D. Declaratory Relief at Law
   Notes on Nominal Damages
   Notes on Quo Warranto
   Note on Coram Nobis

CHAPTER 8

BENEFIT TO DEFENDANT AS THE MEASURE OF RELIEF: RESTITUTION

A. Restitution from Innocent Defendants — and Some Who Are Treated as Innocent
   1. Introducing Restitution — Mistake
      * Blue Cross Health Services, Inc. v. Sauer *
      Introductory Notes on Restitution
      Notes on the Grounds for Restitution
      * Somerville v. Jacobs *
      Notes on Mistaken Improvers
      Notes on Other Grounds for Restitution
2. Measuring Restitution from the Innocent — and
   More Restitutionary Causes of Action 658
   Bonina v. Sheppard 658
   Notes on Measuring Restitution from
   Innocent Defendants 662
   Farash v. Sykes Datatronics, Inc. 665
   Notes on the Benefit Requirement 667
   More Notes on the Murky Borders of Contract
   and Restitution 671

B. Recovering More than Plaintiff Lost 673
1. Disgorging the Profits of Concious Wrongdoers 673
   Olwell v. Nye & Nissen Co. 673
   Notes on Recovering More than Plaintiff Lost 675
   Notes on the Restitutionary Causes of Action Against
   Wrongoers 679
   Maier Brewing Co. v. Fleischmann Distilling Corp. 683
   More Notes on Recovering More than Plaintiff Lost 686

2. Measuring the Profits 693
   Sheldon v. Metro-Goldwyn Pictures Corp. 693
   Notes on Apportioning Profits 697
   Hamil America, Inc. v. GFI 700
   Notes on Calculating Profits 704

3. Breach of Contract 707
   a. Disgorging the Profits from Opportunistic Breach 707
      May v. Muroff 707
      Notes on Disgorging the Profits from
      Breach of Contract 708
   b. Rescission 712
      Mobil Oil Exploration & Producing Southeast, Inc. v.
      United States 712
      Notes on Rescission for Breach of Contract 714
      Notes on Election of Remedies 717
      Notes on Losing Contracts Where the Benefit
      Cannot Be Returned 719
      Notes on Other Grounds for Rescission 722

C. Restitutionary Rights in Specific Property 723
1. Constructive Trusts 723
   Paoloni v. Goldstein 723
   Notes on Constructive Trusts 724
   Ruffin v. Ruffin 728
   More Notes on Constructive Trusts 729
   In re Leitner 730
   Notes on Constructive Trusts in Bankruptcy 734

2. Tracing the Property 737
   In re Erie Trust Co. 737
   Notes on Tracing 740
   In re JD Services, Inc. 743
   Notes on the Mechanics of Tracing 746
   Notes on Advanced Tracing Issues 748
   Tracing Problems 752

3. Equitable Liens and Subrogation 753
   In re Mesa 753
### Contents

<table>
<thead>
<tr>
<th>Notes on Equitable Liens</th>
<th>756</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Mort v. United States</em></td>
<td>760</td>
</tr>
<tr>
<td>Notes on Subrogation</td>
<td>763</td>
</tr>
<tr>
<td>Notes on Indemnity and Contribution</td>
<td>767</td>
</tr>
</tbody>
</table>

**D. Defenses and the Rights of Third Parties** 769

1. **Bona Fide Purchasers** 769
   - *Newton v. Porter* 769
   - Notes on Tracing into the Hands of Third Parties 771

2. **Payment for Value** 776
   - *Banque Worms v. BankAmerica International* 776
   - Notes on Paying Debts with Other People’s Property 780

**E. Replevin, Ejectment, and the Like** 783

---

**CHAPTER 9**

**ANCILLARY REMEDIES: ENFORCING THE JUDGMENT** 787

A. **Enforcing Coercive Orders: The Contempt Power** 787

1. **The Three Kinds of Contempt** 787
   - *International Union, United Mine Workers v. Bagwell* 787
   - Notes on the Three Kinds of Contempt 794
   - Notes on Coercive Contempt 797
   - Notes on the Yonkers Confrontation 801
     - *Colin Diver, The Judge as Political Powerbroker: Superintending Structural Change in Public Institutions* 803

2. **How Much Risk of Abuse to Overcome How Much Defiance?** 804
   a. **Perpetual Coercion?** 804
      - *Anyanwu v. Anyanwu* 804
      - Notes on Perpetual Coercion 807
   b. **Anticipatory Contempt** 813
      - *Griffin v. County School Board* 813
      - Notes on Contempt of Anticipated Injunctions 817
      - Notes on Contempt Statutes 821

3. **The Collateral Bar Rule** 821
   - *Walker v. City of Birmingham* 821
   - Notes on the Duty to Obey Erroneous Injunctions 829
     - *John Leubsdorf, Constitutional Civil Procedure* 835

4. **The Rights of Third Parties** 836
   - *Planned Parenthood Golden Gate v. Garibaldi* 836
   - Notes on Contempt Proceedings Against Third Parties 841
   - Notes on the Array of Theories for Binding Third Parties 844
   - Notes on the Notice Requirement 850

5. **The Maxim That Equity Acts in Personam** 851

6. **Drafting Decrees** 853
   - Notes on the Requirement That Injunctions Be Specific 853
   - Notes on the Rule Against Incorporating Other Documents 860
   - Drafting Your Own Injunction 863
B. Collecting Money Judgments 864
   1. Execution, Garnishment, and the Like 864
      Credit Bureau, Inc. v. Moninger 864
      Notes on Execution 866
      Notes on Exemptions 869
      Dixie National Bank v. Chase 872
      Notes on Garnishment 874
      Notes on Other Means of Collecting 876
      Note on Bankruptcy 881
      Notes on Collecting Money from the Government 882
   2. Coercive Collection of Money 883
      In re Marriage of Logston 883
      Notes on Collecting Family Support 888
      Notes on Coercing the Payment of Money in Other Contexts 894
      More Notes on the Irreparable Injury Rule 899
   3. Preserving Assets Before Judgment 899
      In re Hypnotic Taxi, LLC 899
      Notes on Attachment 906
      Notes on Prejudgment Freeze Orders 908
      W.E. Erickson Construction, Inc. v. Congress-Kenilworth Corp. 910
      Notes on Receivership 912
      Notes on Ne Exeat 915

CHAPTER 10

MORE ANCILLARY REMEDIES: ATTORNEYS’ FEES AND THE COSTS OF LITIGATION 919

A. Fee-Shifting Statutes 919
   City of Riverside v. Rivera 919
   Notes on the American Rule 923
   Notes on Exceptions to the American Rule 925
   Notes on One-Way Fee Shifting 928
   Notes on the Amount of the Judgment as a Constraint on Attorneys’ Fees 932
   Notes on the Prevailing-Party Requirement 934
   Notes on Calculating the Lodestar 937

B. Attorneys’ Fees from a Common Fund 939
   In re Cabletron Systems, Inc. Securities Litigation 939
   Notes on the Common-Fund Rule 944
   Notes on Contingency Enhancements 946
   Notes on Competing Approaches to Calculating Fee Awards 947
   Notes on Costs 953

C. Ethical Issues in Fee Awards 955
   Evans v. Jeff D. 955
   Notes on Ethical Problems in Fee-Shifting Cases 963
   Notes on Ethical Problems in Common-Fund Cases 968
CHAPTER 11

REMEDIAL DEFENSES 975

A. Unconscionability and the Equitable Contract Defenses 975
   James v. National Financial, LLC 975
   Notes on the Reach of Equitable Defenses 982
   Notes on Unconscionable Contracts 983
   Notes on Arbitration Clauses 985
B. Unclean Hands and In Pari Delicto 986
   Pinter v. Dahl 986
   Notes on Unclean Hands and In Pari Delicto 989
C. Estoppel and Waiver 993
   1. Equitable Estoppel 993
      Geddes v. Mill Creek Country Club, Inc. 993
      Notes on Equitable Estoppel 996
      Notes on Estoppel Against the Government 998
   2. Waiver 999
      Carr-Gottstein Foods Co. v. Wasilla, LLC 999
      Notes on Waiver 1003
      Notes on Waiver by the Government 1006
D. Laches 1007
   Arizona Libertarian Party v. Reagan 1007
   Notes on Laches 1009
   Notes on the Relation Between Laches and Statutes of Limitations 1012
E. Statutes of Limitations 1015
   1. Continuing Violations 1015
      Klehr v. A.O. Smith Corp. 1015
      Notes on Continuing Violations 1017
      Notes on Limitations of Federal Claims 1022
   2. The Discovery Rule 1023
      Debiec v. Cabot Corp. 1023
      Notes on the Discovery Rule 1029
   3. Fraudulent Concealment 1033
      Knaysi v. A.H. Robins Co. 1033
      Notes on Fraudulent Concealment 1036
      Notes on Estoppel to Assert Limitations 1038
      Notes on the Policy Choices in Statutes of Limitations 1039

CHAPTER 12

FLUID-CLASS AND CY PRES REMEDIES 1043

In re Pharmaceutical Industry Average Wholesale Price Litigation 1043
Notes on Class Actions for Damages 1047
Notes on Fluid-Class Recoveries and Cy Pres Distributions 1050
Notes on Affirmative Action as a Fluid-Class Remedy 1055
Notes on Partly Identifiable Victims 1058
# APPENDIX

## PRESENT VALUE TABLES

<table>
<thead>
<tr>
<th>Table of Cases</th>
<th>1065</th>
</tr>
</thead>
<tbody>
<tr>
<td>Table of Statutes, Rules, Constitutions, Treaties, Restatements, and More</td>
<td>1085</td>
</tr>
<tr>
<td>Table of Secondary Authorities</td>
<td>1091</td>
</tr>
<tr>
<td>Index</td>
<td>1103</td>
</tr>
</tbody>
</table>