
Contents

Preface for Students	xvii
Acknowledgments	xxiii
Major Jurists Cited in This Casebook (in Rough Chronological Order)	xxv

Introduction to Roman Contract Law 1

Part A. The Praetor's Edict and the <i>Iudex</i>	1
Part B. Two Legal Remedies: The <i>Condictio</i> and the Actions on Sale/Purchase	2
Part C. The Juristic Development of Contract Law	5
Part D. The Concept of Agreement (<i>Consensus</i>)	7
Part E. The Concept of Good Faith (<i>Bona Fides</i>)	9
Part F. The Theory of "Cause" (<i>Causa</i>)	12
Part G. Obligation and Debt	14
Part H. Roman Contract Law and the Economy	17
Part I. From the Jurists to Justinian	22

Chapter I. Capacity to Contract 27

Case 1: Mental Capacity (Gaius, <i>Inst.</i> 3.106–109)	28
Case 2: Protecting Creditors of Wards (Paul, D. 18.5.7.1)	30
Case 3: The Creditor's Position after Performing (Ulpian, D. 26.8.5 pr.-1)	32
Case 4: The Contracts of Young Adults (Ulpian, D. 4.4.1)	34
Case 5: The Tutelage of Adult Women (Gaius, <i>Inst.</i> 1.190–191)	36

Chapter II. Stipulation: A Formal Contract 39

Part A. Making a Stipulation 41

Case 6: The Challenge of Formalism (Gaius, <i>Inst.</i> 3.92–93; Ulpian, D. 45.1.1 pr.-2)	42
Case 7: Altering the Promise (Ulpian, D. 45.1.1.3–5)	46
Case 8: The Role of Agreement (Velleius, D. 45.1.137.1; Paul, D. 45.1.83.1)	49
Case 9: The Weight of a Written Stipulation (Severus and Caracalla, C. 8.37.1; Ulpian D. 2.14.7.12)	51
Case 10: Stipulations to the Benefit of Third Parties (Gaius, <i>Inst.</i> 3.103–103a)	53

Part B. Interpreting a Stipulation 56

- Case 11: General Principles (Ulpian, D. 50.17.34) 57
- Case 12: Interpretation against the Stipulator (Celsus, D. 45.1.99 pr.-1) 59
- Case 13: Preserving the Transaction (Ulpian, D. 45.1.80, and D. 45.1.41 pr.) 61
- Case 14: "Women's Clothing" (Pomponius, D. 45.1.110.1) 63
- Case 15: Broad Construction (Pomponius, D. 45.1.111) 64
- Case 16: Like-Named Farms (Javolenus, D. 45.1.106) 65
- Case 17: Mistake about a Characteristic (Paul, D. 45.1.22) 66

Part C. Conditional Stipulations and the Theory of Cause (*Causa*) 67

- Case 18: Impossible Conditions (Gaius, *Inst.* 3.98) 68
- Case 19: Immoral Conditions (Celsus, D. 45.1.97.2; Javolenus, D. 45.1.107) 69
- Case 20: Implied Conditions (Ulpian, D. 23.3.21, 23; Paul, D. 23.3.22) 71
- Case 21: A Condition and a Deadline (Paul, D. 45.1.8) 73
- Case 22: Obstructing a Condition (Ulpian, D. 50.17.161, 22.2.8) 75

Part D. Execution and Impossibility 76

- Case 23: Definite and Indefinite Stipulations (Ulpian, D. 45.1.75 pr.-2, 5) 77
- Case 24: Initially Impossible Stipulations (Gaius, *Inst.* 3.97–97a, 99; Venuleius, D. 45.1.137.4) 79
- Case 25: Ensuing Legal Impossibility (Paul, D. 45.1.83.5) 81
- Case 26: Ensuing Physical Impossibility (Paul, D. 45.1.37; Pomponius, D. 45.1.33) 84
- Case 27: The Promissor's Responsibility (Paul, D. 45.1.91 pr., 2) 85
- Case 28: Persistence of the Obligation (Paul, D. 45.1.91.3) 87
- Case 29: Early Payment (Ulpian, D. 12.6.17; Paul, D. 12.6.10; Pomponius, D. 12.6.16 pr.) 89
- Case 30: Liability after Default (Proculus, D. 45.1.113.1; Ulpian, D. 45.1.114) 90
- Case 31: Default and Partial Performance (Proculus, D. 45.1.113 pr.) 92
- Case 32: A Building Contract (Venuleius, D. 45.1.137.3) 95
- Case 33: A Bottomry Loan (Scaevola, D. 45.1.122.1) 96

Part E. Defenses against Liability under a Stipulation 99

- Case 34: The Action on the Stipulation (Gaius, *Inst.* 4.136–137) 100
- Case 35: The Defense of Deceit and the Theory of Cause (Ulpian, D. 44.4.2.3) 102

-
-
- Case 36: A Loan Not Provided; A Subsequent Pact
 (Gaius, *Inst.* 4.115–116b) 104
- Case 37: Obstruction by the Promisee (Javolenus, D. 45.1.105) 106
- Case 38: The Defense of Non-Payment of Money (Caracalla,
 C. 4.30.3) 107
- Part F. Some Special Types of Stipulation (Novation, Suretyship, etc.)** 109
- Case 39: Novation of Debt (Gaius, *Inst.* 3.176–177) 110
- Case 40: A Secondary Stipulator (Gaius, *Inst.* 3.110–111) 112
- Case 41: Suretyship (Justinian, *Inst.* 3.20 pr.-3) 113
- Case 42: Accessory Nature of Suretyship (Ulpian, D. 46.1.8.7) 115
- Case 43: Availability of Defense of Deceit to a Surety (Julian, D. 46.1.15
 pr.) 116
- Case 44: Liability of a Co-Surety (Gaius, *Inst.* 3.121–122) 117
- Case 45: Recourse of the Surety against the Debtor (Ulpian,
 D. 17.1.6.2) 118
- Case 46: Cession of Actions by the Creditor to the Surety (Paul,
 D. 46.1.36) 119
- Case 47: Warranty in a Sales Agreement (Ulpian, D. 21.2.31) 120
- Case 48: Penalty Clause for Not Executing a Contract (Venuleius,
 D. 46.5.11; Julian, D. 19.1.28) 122
- Case 49: A Penalty Clause with a Tacit Condition (Paul,
 D. 19.2.54.1) 124

- Part G. Other Types of Formal or Unilateral Promises** 125
- Case 50: Two Formal Oral Promises (Gaius, *Institutionum Epitome*
 2.9.3–4) 126
- Case 51: The “Literal” Contracts (Gaius, *Inst.* 3.128–130, 134) 128
- Case 52: Informal Promises to Municipalities (Ulpian, D. 50.12.1
 pr.-2, 4) 130
- Case 53: Reward for Information on a Thief (*Pauli Sententiae* 2.31.24) 132

Chapter III. Contracts Created through Delivery (“Real Contracts”) 133

- Part A. Gratuitous Loan for Consumption (*Mutuum*)** 135
- Case 54: Loan of Fungibles (Paul, D. 12.1.2 pr.-2; Justinian, *Inst.*
 3.14.2) 136
- Case 55: Loan via Third Parties (Ulpian, D. 12.1.15) 139
- Case 56: Loan through Sale of an Object (Ulpian, D. 12.1.11 pr.) 141
- Case 57: Stipulation to Give a Loan (Paul, D. 45.1.68) 143
- Case 58: Agreement to Pay Back More than Was Lent (Ulpian,
 D. 12.1.11.1) 145

- Case 59: The *Condictio* and Over-Claiming (Gaius, *Inst.* 4.53–53b) 147
 Case 60: Supplying Terms for Repayment (Julian, D. 12.1.22) 148
 Case 61: The Senatus Consultum Macedonianum (Ulpian,
 D. 14.6.1 pr.) 149

Part B. Gratuitous Bailment: Deposit and Loan for Use (*Commodatum*) 151

- Case 62: The *Formulae* for Deposit and Loan for Use (*Commodatum*)
 (Gaius, *Inst.* 4.47) 152
 Case 63: Possession of the Object (Gaius, *Inst.* 4.153) 155
 Case 64: Liability of the Holder (The Benefit Principle) (Ulpian,
 D. 13.6.5.2–3) 156
 Case 65: Protecting against Damage by a Third Party (Ulpian,
 D. 19.2.41) 159
 Case 66: The Depositary's Duty to Restore (Ulpian, D. 16.3.1.23–25) 160
 Case 67: Expenses by the Holder (Modestinus, *Collatio* 10.2.5, = D.
 16.3.23) 162
 Case 68: Conversion of a Deposit into a *Mutuum* (Ulpian,
 D. 12.1.9.9, 10) 164
 Case 69: Irregular Deposit (Papinian, D. 16.3.24) 165
 Case 70: Loan and Holding on Sufferance (*Precarium*) (Ulpian,
 D. 43.26.1) 168

Part C. Pledge (*Pignus*) 169

- Case 71: Pledge as a Real Contract (Justinian, *Inst.* 3.14.4) 170
 Case 72: Recovery of the Pledge (Ulpian, D. 13.7.9.3, 5; Gaius,
 D. 13.7.10) 172
 Case 73: Agreement on Sale of the Pledge (Ulpian, D. 13.7.4) 174
 Case 74: The Counterclaim (Ulpian, D. 13.7.25) 175
 Case 75: Pledge and Hypothec (Justinian, *Inst.* 4.6.7) 177
 Case 76: Mortgage (*Fiducia*) (Isidore, *Etym.* 5.25.21–24;
 Gaius, *Inst.* 2.60) 178

Chapter IV. Sale: A Contract Created through Informal Agreement 181

Part A. Formation of a Sale 182

Section 1. Agreement on the Basic Elements of a Sale 183

- Case 77: The Origins of Sale (Paul, D. 18.1.1 pr.) 184
 Case 78: The Nature of Agreement (Gaius, *Inst.* 3.135–137, 139) 185
 Case 79: Sale and Barter (Paul, D. 18.1.1.1) 188
 Case 80: Mixed Sales (Javolenus, D. 18.1.79) 190

-
-
- Case 81: Definiteness of Price (Ulpian, D. 18.1.7.1–2) 191
Case 82: Reality of Price (Ulpian, D. 18.1.38) 193
Case 83: Fairness of Price (Paul, D. 19.2.22.3; Hermogenianus, D. 19.2.23) 195
Case 84: Saleable Objects (Paul, D. 18.1.34.1) 197
Case 85: Object Made by Seller (Pomponius, D. 18.1.20) 198
Case 86: Future Objects (Pomponius, D. 18.1.8) 200
Case 87: Sale from Stock (Gaius, D. 18.1.35.5–6) 202

Section 2. Defects in Agreement 204

- Case 88: Mistake on a Basic Element of Sale (Ulpian, D. 18.1.9 pr.-1) 205
Case 89: Mistake on a Characteristic (Ulpian, D. 18.1.9.2, 11) 208
Case 90: Shared Mistake (Ulpian, D. 18.1.14) 211
Case 91: The Buyer's Alertness (Paul, D. 18.1.15.1) 212
Case 92: Fraud (Ulpian, D. 4.3.9 pr.) 213

Section 3. Impossibility 214

- Case 93: Sale of Objects Not in Commerce (Modestinus, D. 18.1.62.1) 215
Case 94: Sale of a Free Man or a Stolen Object (Paul, D. 18.1.34.2–3) 216
Case 95: Sale of an Object Already Destroyed (Papinian, D. 18.1.58) 218

Section 4. Interpreting Agreements of Sale 219

- Case 96: The Course of Negotiations (Labeo, D. 18.1.80.2) 220
Case 97: Interpreting a Condition (Julian, D. 18.1.41 pr.) 222
Case 98: Reasonability (Javolenus, D. 18.1.77) 223
Case 99: Interpretation against the Seller (Paul, D. 8.3.30) 224
Case 100: Supplying Reasonable Terms (Celsus, D. 19.1.38.2) 225
Case 101: Dispositive Provisions (Ulpian, D. 19.1.13.10–11, 13) 227

Section 5. Associated Pacts and Modification 228

- Case 102: Pacts Incorporated into the Sale (Ulpian, D. 2.14.7.5) 229
Case 103: Pacts Made after the Sale (Papinian, D. 18.1.72 pr.) 231
Case 104: Rescinding or Modifying a Sale (Ulpian, D. 2.14.7.6) 232
Case 105: Reserving Seller's Right to Accept a Better Price (Ulpian, D. 18.2.2) 234
Case 106: Calling Off Sale If Price Is Not Paid (Pomponius, D. 18.3.2) 236
Case 107: Sale on Approval (Ulpian, D. 19.5.20 pr.-1) 237
Case 108: Condition of Tasting Wine (Ulpian, D. 18.6.4.1) 239
Case 109: Restricting Use of Object of Sale (Paul, D. 18.1.56) 240

Part B. Execution of a Sale 241

Section 1. Risk of Damage or Destruction Prior to Delivery 243

- Case 110: Passage of Risk (Paul, D. 18.6.8 pr.) 244
- Case 111: Explaining the Passage of Risk (Justinian, *Inst.* 3.23.3) 247
- Case 112: Risk in a Conditional Sale (Gaius, D. 18.1.35.7) 249
- Case 113: The Seller's Duty to Protect Object of Sale (Gaius, D. 18.1.35.4) 250
- Case 114: Seller's Fair Use of a Purchased Slave (Labeo, D. 19.1.54 pr.) 252
- Case 115: Buyer's Liability before Delivery (Ulpian, D. 19.1.13.22) 253

Section 2. Buyer's Default and Remedies 254

- Case 116: Determining Default (*Mora*) (Marcian, D. 22.1.32 pr.-2) 255
- Case 117: Buyer's Failure to Take Delivery (Ulpian, D. 18.6.4.2) 257
- Case 118: Buyer's Failure to Fulfill a Condition (Ulpian, D. 18.6.1.3) 258
- Case 119: Buyer's Failure to Pay Price (Hermogenianus, D. 18.6.20) 260
- Case 120: A Penalty Clause (Papinian, *Fragments Vaticana* 11) 261
- Case 121: Seller's Right to Reclaim Object (Pomponius, D. 18.1.19) 262

Section 3. Seller's Default and Remedies 263

- Case 122: Seller's Failure to Deliver (Ulpian, D. 19.1.1 pr.) 264
- Case 123: Measuring the Buyer's Interest (Paul, D. 19.1.21.3) 266
- Case 124: Failure to Deliver Wine (Pomponius, D. 19.1.3.3-4) 268
- Case 125: Effects of Seller's Default on Risk (Gordian, C. 4.48.4) 270
- Case 126: Purging Default (Pomponius, D. 18.6.18) 271

Section 4. Seller's Warranties for Lack of Right 272

- Case 127: No Duty to Convey Ownership (Ulpian, D. 18.1.25.1) 273
- Case 128: Delivery of Quiet Possession (Ulpian, D. 19.1.11.13) 275
- Case 129: Liability Absent an Express Warranty (Javolenus, D. 21.2.60) 277
- Case 130: Measuring Damages after Eviction (Julian, D. 21.2.8) 278
- Case 131: Concealment, Warranties, and Disclaimers (Ulpian, D. 19.1.1.1) 280
- Case 132: Liability Prior to Eviction (Africanus, D. 19.1.30.1) 282
- Case 133: The Stipulation for Undisturbed Possession (Ulpian, D. 19.1.11.18) 283
- Case 134: The Stipulation for Double (Pomponius, D. 21.2.16.1) 285
- Case 135: The Express Warranty and Regional Custom (Gaius, D. 21.2.6) 287

Case 136: Requiring the Stipulation for Double (Ulpian, D. 21.2.37 pr.-1) 288

Case 137: Implying the Warranty (*Pauli Sententiae* 2.17.1–2) 289

Section 5. Seller's Warranties for Defects 291

Case 138: Puffery and Express Warranties (Florentinus, D. 18.1.43) 292

Case 139: Concealment and Express Warranties (Gaius, D. 18.6.16) 294

Case 140: Remedies for Violating an Express Warranty (Ulpian, D. 19.1.13.3–4) 295

Case 141: Non-Disclosure of a Beneficial Servitude (Pomponius, D. 18.1.66.1) 297

Case 142: Express and Implied Warranties (Pomponius, D. 19.1.6.4) 298

Case 143: Liability under the Aediles' Edict (Ulpian, D. 21.1.1.1–2) 300

Case 144: The Soundness of Slaves (Ulpian, D. 21.1.1.8, 4.4) 303

Case 145: Implied Warranty of Merchantability (Ulpian, D. 19.1.13 pr.-2) 304

Case 146: Mistake and the Implied Warranty (Paul, D. 19.1.21.2) 306

Chapter V. Other Consensual Contracts: Problems in Execution 307

Part A. Lease/Hire (*Locatio Conductio*) 309

Section 1. Lease of a Dwelling 310

Case 147: Grounds for Expelling the Tenant (Caracalla, C. 4.65.3) 310

Case 148: Damages for Unjustified Expulsion (Labeo, D. 19.2.28.2) 313

Case 149: Justified Abandonment Because of Fear (Alfenus, D. 19.2.27.1) 314

Case 150: Tenant Remedies If Dwelling Deteriorates (Gaius, D. 19.2.25.2) 316

Case 151: Deduction from Rent (Alfenus, D. 19.2.27 pr.) 317

Case 152: The Tacit Pledge of Furnishings (Ulpian, D. 43.32.1 pr-1; Neratius, D. 20.2.4) 318

Case 153: Tenant's Liability for Damaging the Dwelling (Marcian, D. 20.2.2) 320

Case 154: Mitigation of Damages (Ulpian, D. 19.2.9 pr.) 322

Section 2. Lease of a Farm 324

Case 155: Duties of the Landlord (Ulpian, D. 19.2.15 pr.-1) 324

Case 156: Justified and Unjustified Expulsion (Gaius, D. 19.2.25.1) 326

Case 157: Duties of the Tenant (Gaius, D. 19.2.25.3–5)	328
Case 158: Useful Expenses (Scaevola, D. 19.2.61 pr.)	330
Case 159: Remission of Rent (Ulpian, D. 19.2.15.2–3, 5, 7)	332
Case 160: Holdover (Ulpian, D. 19.2.13.11)	334
Section 3. Lease of a Movable Object or a Slave	336
Case 161: Lessor's Warranty against Defects (Ulpian, D. 19.2.19.1)	336
Case 162: Leasing a Slave as a Muleteer (Ulpian, D. 19.2.60.7, 9.2.27.34)	338
Section 4. Performance of a Job; Employment	340
Case 163: Duties of the Contractor (Javolenus, D. 19.2.51.1)	340
Case 164: Moving a Column; Cleaning Clothes (Gaius, D. 19.2.25.7–8)	342
Case 165: Timely Completion (Labeo, D. 19.2.58.1)	344
Case 166: Approval and Risk (Labeo, D. 19.2.62; Florentinus, D. 19.2.36)	345
Case 167: Cost Overruns (Labeo, D. 19.2.60.4)	348
Case 168: "Lease" of One's Own Labor (Paul, D. 19.2.38 pr.-1)	350
Part B. Partnership (<i>Societas</i>)	352
Case 169: Contributions, Profit, and Loss (Gaius, <i>Inst.</i> 3.148–150)	354
Case 170: The Common Fund (Ulpian, D. 17.2.58 pr.-1)	357
Case 171: The Standard of Conduct for Partners (Ulpian, D. 17.2.52.1–3)	359
Case 172: Liability for One's Slaves (Ulpian, D. 17.2.23.1)	362
Case 173: Compensation for Partnership Debts (Paul, D. 17.2.27)	363
Case 174: Compensation for Expenses (Ulpian, D. 17.2.52.4)	365
Case 175: Ending a Partnership (Gaius, <i>Inst.</i> 3.151–154)	367
Case 176: Untimely Renunciation (Paul, D. 17.2.65.3–5)	369
Part C. Mandate (<i>Mandatum</i>)	372
Case 177: "On the Mandator's Behalf" (Gaius, <i>Inst.</i> 3.155–156, 162)	373
Case 178: The Duty to Perform the Mandate (Ulpian, D. 17.1.6.1–2)	376
Case 179: The Standard of Performance (Ulpian, D. 17.1.8.9–10)	378
Case 180: Overstepping the Mandate (Gaius, <i>Inst.</i> 3.161)	380
Case 181: Claims of the Mandatary (Ulpian, D. 17.1.12.9)	382
Case 182: Limits on the Mandatary's Claims (Paul, D. 17.1.26.6–7)	384
Case 183: Training a Slave (Paul, D. 17.1.26.8)	386
Case 184: The Honorarium (Ulpian, D. 11.6.1 pr., 50.13.1.10)	388

Chapter VI. Filling in the Gaps: Contracts Created Through One Party's Performance 391

Part A. Boundary Problems in Roman Contract Law 392

- Case 185: Sale or Lease? (Gaius, *Inst.* 3.145–147) 392
Case 186: Brokerage (Ulpian, D. 19.3.1) 395

Part B. Half-Executed Contracts of Exchange 397

- Case 187: Exchange and the Theory of *Causa* (Ulpian, D. 2.14.7 pr.-2, 4, 5) 397
Case 188: Excavating Clay; Sowing a Field (Pomponius, D. 19.5.16 pr.-1) 400
Case 189: Approval; Sharing Oxen (Ulpian, D. 19.5.17.2–3) 402
Case 190: A Complex Loan (Africanus, D. 19.5.24) 404
Case 191: Alternative Remedies (Paul, D. 19.5.5.1) 406
Case 192: Standards of Performance (Paul, D. 19.5.5.1–2, 19.4.2) 407

Chapter VII. Third-Party Rights and Responsibilities 409

Part A. Sons and Slaves 410

- Case 193: Liability of Sons for Their Contracts (Ulpian, D. 5.1.57) 411
Case 194: Transactions Ordered by the *Paterfamilias* (Gaius, *Inst.* 4.70) 412
Case 195: The Nature of an Order (Ulpian, D. 15.4.1.1–2, 6) 413
Case 196: The *Peculium* (Justinian, *Inst.* 4.6.10) 415
Case 197: The Action on the *Peculium* (Gaius, *Inst.* 4.72a–73) 417
Case 198: Liability Despite a Prohibition to Contract (Paul, D. 15.1.47 pr.) 419

Part B. The Manager of a Business (*Institutor*) 421

- Case 199: Liability for Contracts of an *Institutor* (Gaius, *Inst.* 4.71; Pauli *Sent.* 2.8.1–2) 422
Case 200: Liability of the Manager (Ulpian, D. 14.1.1 pr.) 424
Case 201: Contracts within the Scope of Authorization (Ulpian, D. 14.3.5.11–15) 425
Case 202: Liability of Third Parties to the Principal (Ulpian, D. 14.3.1; Gaius, D. 14.3.2) 428

Part C. The Supervisor (*Procurator*) 430

- Case 203: The *Procurator* (Ulpian, D. 3.3.1 pr.-1) 431

-
-
- Case 204: Acquiring Property for the Principal (Neratius, D. 41.1.13; Ulpian, D. 41.2.42.1) 434
Case 205: Contracting for the Principal (Papinian, D. 14.3.19 pr., 3.3.67) 436
Case 206: Liability of Third Parties to the Principal (Ulpian, D. 19.1.13.25) 438
Case 207: Compensation (Papinian, D. 17.1.7; Ulpian, D. 17.1.10.9) 439
Case 208: Extension of the Theory (Papinian, D. 3.5.30 pr.) 441

Part D. Transfer of Contract Rights and Duties to Third Parties 442

- Case 209: Ordering My Debtor to Pay My Creditor (Paul, D. 46.3.64) 443
Case 210: Mandate to My Banker to Pay My Debt (Scaevola, D. 2.14.47.1) 445
Case 211: Delegating Obligation for a Debt Owed by Me (Ulpian, D. 46.2.11; Gaius, *Inst.* 2.38–39) 448
Case 212: Appointing a *Procurator* for a Lawsuit (Gaius, *Inst.* 4.84) 450
Case 213: Assigning a Debt to Your *Procurator* (Ulpian, D. 3.3.55, 2.14.16 pr.) 452
Case 214: Delegation vs. Mandate to a Creditor (Gordian, C. 8.41.3) 454
Case 215: Cession of Actions against Co-Sureties (Julian, D. 46.1.17; Modestinus, D. 46.1.39) 456

Chapter VIII. Quasi-Contract 459

- Part A. Unauthorized Administration of Another's Affairs (*Negotiorum Gestio*) 460**
- Case 216: The Invention of Quasi-Contract (Gaius, D. 44.7.5 pr., 3; Justinian, *Inst.* 3.27 pr.) 461
Case 217: The Reason for the Actions on Unauthorized Administration (Ulpian, D. 3.5.1; Gaius, D. 3.5.2) 464
Case 218: Benefit to the Recipient (Ulpian, D. 3.5.9.1; Celsus, D. 17.1.50 pr.) 467
Case 219: Benefit the Recipient Does Not Want (Justinian, C. 2.18.24) 470
Case 220: Mistake as to the Beneficiary (Ulpian, D. 3.5.44.2) 472
Case 221: Benefit to Oneself (Ulpian, D. 3.5.5.5) 474
Case 222: The Intent to Seek Compensation for Expenses (Alexander, C. 2.18.11) 476
Case 223: Standards of Care in Administering Another's Affairs (Pomponius, D. 3.5.10) 477
Case 224: Administering the Affairs of a Deceased Debtor (Paul, D. 3.5.12) 479

Part B. Unjustified Enrichment (The *Condictio*) 481

- Case 225: Payment by Mistake (Gaius, *Inst.* 3.91) 482
Case 226: Requirements: Mistake (Ulpian, D. 12.6.1.1; Paul,
D. 22.3.25 pr.-1) 485
Case 227: Requirements: A Transaction and the Transfer of Property
(Julian, D. 12.6.33) 487
Case 228: Requirements: Absence of a Basis for Retention of Benefit
(Papinian, D. 12.6.66; Ulpian, D. 12.7.1) 489
Case 229: Subsequent Failure of Cause (Ulpian, D. 12.7.2; Ulpian,
D. 19.1.11.6) 491
Case 230: Misunderstanding about the Basis of a Transaction (Ulpian,
D. 12.1.18) 494
Case 231: Frustration of Purpose (Celsus, D. 12.4.16) 496
Case 232: Dowry for an Incestuous Marriage (Papinian, D. 12.7.5) 497
Case 233: Extent of Recovery and Change of Position (Paul,
D. 12.6.65.5–8) 499
Case 234: Unowed Services by a Freedman (Ulpian, D. 12.6.26.12) 501
Case 235: Tracing the Benefit (Diocletian and Maximian, C. 4.26.7
pr.-1, 3) 503
- Glossary 505
Short Biographies of the Jurists 513
Suggested Further Reading 519
Index of Passages Cited 525