### REMEDIES SYLLABUS Law 706

Professor Manuel D Leal

Text Book:

EQUITABLE REMEDIES, RESTITUTION AND DAMAGES by Authors Kovacic-Fleischer, Jean C. Love and Grant S. Nelson ISBN: 978-0-314-19493-0

## CLASS MEETINGS Classes meets every Tuesday [10-11:15] and Thursday [10-11:15]

Class attendance is absolutely required of all students. ATTENDANCE is strictly enforced.

# Reading assignments – Casebook EQUITABLE REMEDIES, RESTITUTION AND DAMAGES

## Eight Edition by authors

Candace Kovacic-Fleischer, Jean C, Love, Grant S. Nelson

CHAPTER 1	INTRODUCTION TO REMEDIES			
Section 1.				
Section 2.	Remedies for Tortious Wrongs, Breach of Contract and Unjust Enrichment.	P. 2		
Section 3.	Historical Introduction to Law and Equity	Pp. 2-12		
<u>CHAPTER 2</u>	BASIC PRINCIPLES OF SPECIFIC EQUITABLE REMEDIES			
Section 1. A. Int	Overview of Procedures and Standards for Issuing Injunctive Relief. croduction to Basic Terms.	P. 13 Pp. 13-15		
B. Int	Pp. 15-17			
C. Introduction to Standards for issuing Injunctive Relief. P. 18				

	Temporary Restraining Orders. <i>Clinton v. Negy</i>	P.18 <i>Pp. 18-22</i>		
	Preliminary Injunctions. Adams v. Baker	P. 22 Pp. 22-28		
	Permanent Injunctions. Force v. Pierce City R-VI School District.	P. 28 Pp. 28-36		
	5	P.36 ng Orders. P.26 Pp. 36-39 Pp. 40-42		
B. Procedure/Standards for issuing Prelim Injunctions. P. 58 Winter v. Natural Resources Defense Council. Pp. 71-80				
A. Is	Bonds and Other Forms of Security the Giving of Security Under Rule (65c) andatory or Discretionary? Borough of Palmyra Board of Education	Pp. 86-87 Pp. 87-88 <i>Pp. 88-92</i>		
B. Injunction Bond Rule Pp. 92-93 Sprint Communications v. Cat Communications Pp. 93-100				
Section 4.	Permanent Injunctions eBay Inc. v. Mercexchange, L.L.C.	P. 111 <i>Pp. 117-122</i>		
Section 5.	Defenses to Request for Equitable Relief A. Unclean Hands Salomon Smith Barny Inc. v. Vockel	P. 128 P. 128 <i>Pp. 128-134</i>		
	B. Laches Jarrow Formulas, Inc. v. Nutrition Now,	Inc. Pp. 134-140		
Section 9. A. Th	•	Р. 182 Рр. 182-183		

В.	Violation of Judicial Rules and Orders Relating to the Administration of Justice P.			P. 1	P. 183	
	<ol> <li>Summary vs. Non-summary Proceedings and Procedural Due Process Harris v. United States</li> </ol>		P. 183 <i>Pp. 183-187</i>			
	2.	Criminal vs. Civil Contempt Sand the Right to jury Trial Bloom v. Illinois Shillitani v. United States	ctions and	Рp.	187 187-183 193-196	
3. Civil Compensatory Contempt Sanctions P. 211 Cancer Research Institute Inc. v. Cancer Research Society Inc. Pp. 221-216						
4. Criminal vs. Civil Contempt Sanctions P. 221 International Union, United Mine Workers v. Bagwell Pp. 221-237						
		BASIC PRINCIPLES OF DAMAGES	<u>5</u> P. 282-283		P. 282	
		Legal Relief Defined Goals of Damages	P. 283			
		Terminal and Limitations	P. 283			
A.		portance of Terminology olzof v. United States	P.283 <i>Pp. 284-288</i>			
В.	Ar	eneral and Specific Damages nerican List Corp v. U. S. News & heeler v. Houston	Pp. 288-289 World Report Pp. 293-298		Рр. 289-293	
<ul> <li>C. The Intersection of Boundaries Between, Negligence and Contract Law.</li> <li>1. Contract and Tort as Alternative Actions <i>General Nutrition Corporation v. Gardere Wynn Sewe</i></li> </ul>					P. 298 P. 298 // LLI	

<ol> <li>Limitations on Negligence Recovery in Contract Actions Without Harm to Body and Property</li> </ol>					
-	istress to Body or Propert	y P. 301			
Erlich v. Mer	nezes	Pp. 301-309			
Detroit Diese	el Corporation Et Al	Pp. 309-315			
Terracon Co	nsultants Western, Inc. v.	Mandalay Resort			
Group	Pp. 315-320				
Section 4. Principles of Measure	ment	P. 327			
A. Speculation, Certainty an Johnson v. Baker	d Difficulty in Measureme <i>Pp. 327-329</i>	ent P. 327			
	. <i>M</i> , Scott & Sones Pp.	329-336			
	eme Court Case Holt Athe				
-	(Tex.1992) Pp. 334-3				
B. Adjustments for Time.	P. 336				
1. Prejudgment Interest	P. 336				
Kansas v. Colorado	Pp. 336-342				
Endon Utah, LLC v. Flo	our Ames Kraemer, LLC	Pp. 343-346			
2. Calculating Prejudgme	ent and Post judgment Int	erest P. 346			
Gatti v. Community Ad	Gatti v. Community Action Agency of Greene County Pp. 346-348				
3. Present Value and Infl	ation	Pp. 348-349			
Stringham v. United P	arcel Service, Inc	Pp. 349-353			
C. Collateral Source Rule	P.	354.			
Helfend v. Southern Rapi	d Transit District Pp.	354-359			
Arambula v. Wells	Pp.	359-353			
D. Defenses P. 3	370				
1. Offset the Benefits Ru					
Chaffee v. Seslar	Pp. 370-374				
	,				
2. Avoidable Consequen	ces or Mitigation	P. 374			
Albert v. Monarch Federa	Albert v. Monarch Federal Savings & Loan Ass'n Pp. 374-376				
Snead v. Holloman	Pp. 376-378				

#### CHAPTER 4 BASIC PRINCIPLES OF RESTITUTION AND UNJUST ENRICHMENT P. 522

#### Section 1. Overview Pp. 522-523

Section 2. Terminology Pp. 523 Candace Kovacic-Fleischer, Appling Restitution To Remedy a Discriminatory Denial of Partnership Pp. 523-525 Kossian v. American National Insurance Co. Pp. 525-528 Bastian v. Gafford Pp. 528-534 Crawford's Auto Center, Inc. v. Pennsylvania *Pp. 529-534* Section 3. Requirements Pp. 534-537 Section 4. **Relationship Between Restitution and Contract** P. 537 A. Express Contract Precluding Restitution Pp. 536-538 County Commissioners v. J, Roland Dashell & Sons, Inc. Pp. 538-543 *In re Estate of Bunde* Pp. 543-545 B. Restitutionary Recovery of Breach of Contract Pp. 545-547 Section 5. Law and Equity P.547 A. Restitutionary Claim can be either Legal or Equitable Pp. 547-548 B. Types of Equitable Remedies. P. 548-549 G & M Motor Co. v. Thompson Pp.552-554 In re Foster Pp. 555-559 Section 6. Defendant's Gain Measures Recovery Pp. 575-577 Olwell v. Nye & Nissen Co. Pp. 577-580 Scrushy v. Tucker Pp. 580-584 Massachusetts Eye and Ear Infirmary v. QLT Phototherapeutics', Inc. Pp. 584-590 Section 7. **Defenses to Claims in Unjust Enrichment** P. 590 A. Volunteers or Officious Intermeddlers P. 590 *Hi-Land Apartments, Inc., v. City of Hillsboro Pp. 590-592* 

- B. Services Rendered Without an Expectation of Compensation P. 593
   Dusenka v. Dusenka Pp. 595-598
   Kuder v. Schroeder Pp. 598-604
- Section 8. Restitution as the Only Cause of Action Pp. 610-611 Bally-Allen Co. v. Kurzet Pp. 611-614

CHAPTER 5 DECLARATORY JUDGMENTS Pp. 617-621

Aetna Life Insurance Co. v. HaworthPp. 621-625Maryland Casualty Co. v. Pacific Coal & Oil Co.Pp. 625-626.