2018 Edition

Oblig Lide

Wood of the

Laws, Principles and Jurispridence and Jurispridence

Features:

Simplified Examples
Real-life Illustrative Cases
Multiple Choice Questions
True or False Questions

2018 Edition

Obligation 23435-1-1300 Colors

WOLO

Laws, Trinciples and Jurispridences

Features:

Simplified Examples
Real-life Illustrative Cases
Multiple Choice Questions
True or False Questions

ATTY. ANDRIX D. DO INGO, CPA, MBA

Philippine Copyright, 2018

by

ANDRIX D. DOMINGO

ISBN: 978-621-95242-5-4

No part of this book may be reproduced in any form or any means without the written permission of the author.

Any copy of this book without the signature of the author in colored pen on this page either proceeds from an illegitimate source or is in possession of one who has no authority to dispose of the same.

ALL RIGHTS RESERVED

Published by: COACHING FOR RESULTS PUBLISHING 2 Ampucao, Itogon, Benguet buslaw1234@gmail.com

TABLE OF CONTENTS

About the Author Preface

Title I - OBLIGATIONS

The state of the second st	Pages
CHAPTER 1 General Provisions	1
Definition of obligation	1 1
Definition of right	1
Real obligation	2
Personal obligation	3
Essential requisites of an obligation	4
Sources of obligation	4
Definition of contract	7
Definition of quasi-contract	8
Kinds of quasi-contract	8
Definition of delict	11
Definition of quasi-delict	13
Definition of negligence borress a risks and assisted a	31
Definition of proximate cause	31
True or false questions	35
Multiple choice questions	35
	The second
CHAPTER 2 Nature and Effect of Obligations	40
Definition of specific thing	40
Definition of generic thing	40
Definition of diligence	41
Diligence required in real obligation	41
Definition of delivery	46
Descend right vs. Deal Dight	47
Vinda of Fruita	17
Charific parformance	48
Reciprocal obligation	49
Accessions vs. Accessories	52
Dights of the graditor in personal obligations	CC
Instances where demand is not necessary	60
Injury ve damage ve damagee	63
Kinds of breach of the obligation	63
Definition	63
The control of the co	65
Definition of negligence	65
Culpa contractual vs. culpa aquiliana vs. culpa criminal	65
Definition of Delay	73
[HRK] 뉴션 : 사고 : [HR: 12] - 12	73
는 사람들이 다른 사람들은 사람들은 사람들은 사람들은 사람들은 사람들이 되었다면 하는 것이 되었다면 하는 것이 되었다면 하는데 사람들이 되었다는 것이다는데 그렇게 되었다면 다른데 없다.	77
Definition of waiver	80

Definition of bad faith .	84
Definition of fortuitous event	89
Definition of presumption	101
True or false questions	108
Multiple choice questions	110
Martin pro on order questions	
CHAPTER 3 Different Kinds of Obligations	123
Section 1 Pure and conditional obligations	126
Definition of pure obligation	126
Definition of conditional obligation	126
Suspensive condition vs resolutory condition	127
Definition of potestative condition	135
Definition of impossible condition	138
Definition of positive condition	141
Definition of negative condition	143
Loss, explained	152
Usufruct, explained	154
Rescission, explained	
Definition of mutual restitution	159
Alternative remedies	160
Section 2 Obligations with a period	161
Obligation with a period	168
Condition vs. period	168
Kinds of period	168
Effect of advance payment	169
Debtor loses the right to make use of the period	170 177
Section 3 Alternative obligation	177
Kinds of obligation according to object	178
Effect of loss of objects of alternative obligation (debtor's choice)	182
Effect of loss of objects of alternative obligation (creditor's choice)	184
Definition of facultative obligation	186
Alternative obligation vs. Facultative obligation	187
Section 4 Joint and solidary obligation	188
Definition of joint obligation	188
Effects of joint obligation	189
Definition of solidary obligation	190
Joint obligation vs. solidary obligation	191
Characteristics of joint indivisible obligation	196
Indivisibility vs. solidarity Kinds of solidarity	198
Effects of demand	198
Effects of demand against one of the solidary debtors Effects of payment by a solidary debtor Definition of surescalary	205
Definition of suretyship contact	207
in a Pylludi IIV VS. Silratu il a la	208
Definition of Prescring	209
Delenses available to a line	211
Section 5 Divisible and indivisible obligation	215
·	216
#####################################	

Definition of divisible obligation	216
Definition of indivisible obligation	217
Kinds of division	217
Obligations deemed indivisible	219
Section 6 Obligations with a penal clause	219
Definition of penal clause	220
Purposes of penal clause	221
Penalty may be reduced by the courts	225
True or false questions	229
Multiple choice questions	231
AND	250
CHAPTER 4 Extinguishment of Obligations	250
General provisions	250
Causes of extinguishment of obligation	251
Section 1 Payment or performance	
Definition of payment	251
Principle of integrity	255
Substantial performance doctrine	255
To whom payment must be made	263
Effect of payment to an incapacitated person	266
Definition of dacion en pago	271
Debt is liquidated	273
Definition of legal tender	276
Definition of inflation	277
Definition of venue	280
Subsection 1 Application of payments	282
Definition of application of payments	282
Rules on application of payments	283
Subsection 2 Payment by cession	290
Definition of payment by cession	290
Requisites of payment by cession	290
Dation in payment vs. payment by cession	291
Subsection 3 Tender of payment and consignation	291
Definition of tender of payment	292
Definition of consignation	292
Tender of payment vs. consignation	296
Rationale for consignation	300
Section 2 Loss of the thing due	303
Loss of the thing	303
Effect of fortuitous loss in a generic obligation	305
Doctrine of unforeseen events	308
Section 3 Condonation or remission of the debt	311
Definition of condonation	311
Requisites of condonation	312
Kinds of condonation	313
Section 4 Confusion or merger of rights	319
Definition of confusion	319

Requisites of confusion	321
Section 5 Compensation	322
Kinds of compensation	327
Deht vs. claim	332
Legal compensation vs. conventional compensation	
Definition of assignment of rights	334
Debts which cannot be compensated	335
Section 6 Novation	340
Definition of novation	341
Kinds of novation	341
Test of incompatibility	343
Kinds of personal novation	349
Definition of subrogation	356
Conventional subrogation vs. assignment of rights	356
Definition of legal subrogation	358
True or false questions	360
Multiple choice questions	363
an use a series of the series	man jedziskodiji
TITLE II CONTRACTS	
THE HOUTKACIS	I SEAT ATTICKE
CHAPTER 1 General Provisions	379
Classification of contracts	380
Autonomy of contracts	384
Definition of nominate contract	387
Definition of innominate contract	388
Purpose of mutuality principle	391
Relativity of contracts	396
Requisites of Stipulation pour autrui	400
Tort interference	403
Stages in the life of a contract	406
Effect of judicial approval of a contract	407
Classification of contracts according to their perfection	407
Effects of perfection of contract	411
Effect of an unauthorized contract	411
True or false questions	414
Multiple choice questions	415
CHAPTER 2 Essential Requisites of contracts	423
General Provisions	423
Elements of a contract	423
Section 1 Consent	427
Definition of consent	427
Definition of offer	427
Definition of policitation	427
Counter-offer, explained Definition of option	428
Persons incapacitated	429

Definition of lucid interval	433
Vices of consent .	433
Characteristics of consent	433
Definition of mistake	434
Mistake of fact vs. mistake of law	437
Definition of violence	443
Definition of intimidation	443
Definition of undue influence	444
Definition of fraud	446
Causal fraud vs. Incidental fraud	447
Fraud vs. Bad faith	453
Absolute simulation	454
Relative simulation	454
Section 2 Objects of contracts	456
Kinds of object of contracts	456
Definition of future inheritance	457
Section 3 Cause of contracts	460
Definition of cause	460
Cause vs. consideration	461
Cause vs. motive	461
True or false questions	466
Multiple choice questions	468?
and the second s	
CHAPTER 3 Form of Contracts	
Form for validity of contract	
Form for enforceability of contract	5478
Form for convenience of contract	478
Definition of a pubic document	481
Multiple choice questions	483
	A CHEEP MAN
CHAPTER 4 Reformation of Instruments	485
Definition of reformation	485
Interpretation vs. reformation	486
Instruments that cannot be reformed	489
Multiple choice questions	490
CHAPTER 5 Interpretation of Contracts	493
Definition of interpretation	493
Plain meaning rule	493
Four corners rule	493
Complementary contracts construed together principle	501
True or false questions	509
Multiple choice questions	509
CHAPTER 6 Rescissible Contracts	513
Definition of rescission	513
Definition of word	516

Definition of absentee	516
Definition of insolvency	518
Definition of subsidiary remedy	519
	E21
Tractad Tobellation on prairie	524
Definition of accion pauliana	
Badges of Fraud	526
Prescriptive period for action for rescission	
True or false questions	532
Multiple choice questions	532
CHAPTER 7 Voidable contracts	538
Definition of voidable contract	538
Void contract vs. voidable contract	538
Vices of consent	539
Definition of ratification	
Rescission vs Annulment	
Action for annulment vs. action for nullity	A second
T.CC - to - C.D A.C A.L.	545
True or false questions	
Multiple choice questions	553
CHAPTER 8 Unenforceable contracts	557
Definition of unenforceable contract	557
Definition of unauthorized contracts	
Definition of statute of frauds	
Purpose of statute of frauds	
Right of first refusal	
Definition of parol evidence	563
True or false questions	568
Multiple choice questions	568
CHAPTER 9 Void or Inexistent Contracts	573
Rescissible contract vs. void contract	
void contract vs. voidable contract	573
Simulated contract	575
Effect of contracts declared void by law	578
Action for annulment vs. Action for declaration of nullity	581
Principle of in pari delicto	584
True or false questions	597
Multiple choice question	500