

Contents

<i>Preface</i>	<i>v</i>
<i>Table of Cases</i>	
<i>Table of Statutes</i>	
1 Types of Rescission	1
Distinction between the Two Concepts of Rescission	1
Distinction between Rescission Ab Initio and Prospective Termination of Contract for Fundamental Breach – Illustrations	6
Contracts containing an Arbitration Clause	12
Contracts containing an Exclusion Clause	15
Partnership Contracts	17
Confusion between Termination for Fundamental Breach and Rescission Ab Initio in <i>Leaf v International Galleries</i>	18
2 Rescission Ab Initio: Restitutio in Integrum at Common Law compared with Restitutio in Integrum in Equity	22
Restitutio in Integrum at Common Law	22
Restitutio in Integrum in Equity	36
3 Equity's Concurrent and Exclusive Jurisdiction in Relation to Rescission Ab Initio	48
Equity's Jurisdiction, Concurrent with that of Common Law, to Uphold or Reject Purported Acts of Rescission	48
Achieving Restitutio in Integrum merely by Handing Back Property or Repayment of Money	51
Not Achieving Restitutio in Integrum merely by Handing Back Property or Repayment of Money	54

CONTENTS

Effect of Equity Upholding Purported Rescission Ab Initio of Transaction pursuant to which Common Law Title Transferred?	66
Equity's Exclusive Jurisdiction to Uphold or Reject Purported Acts of Rescission Ab Initio	70
Restitutio in Integrum in relation to Rescission Ab Initio for Innocent (ie Non-Fraudulent) Misrepresentation	75
Can Innocent (ie a Non-Fraudulent) Misrepresentation be relied on to Rescind Contract if it has become a Term of the Contract?	77
Innocent (Non-Fraudulent) Misrepresentations inducing Entry into Contracts for Sale of Goods	87
Australian Capital Territory – Equitable Right to Rescind Contract obtained by Non- Fraudulent Misrepresentation	100
South Australia – Rescinding Contract obtained by Misrepresentation	100
Exclusive Jurisdiction of Equity to Rescind Contract Ab Initio – Other Grounds	101
Chapter 4	
4 Intention-based Election and Estoppel-based Election	103
Intention-based Election to Affirm or Disaffirm Voidable Transaction	103
Election Not Resulting from Estoppel distinguished from Election Resulting from Estoppel	107
The Enigmatic Reasoning of the New South Wales Court of Appeal in <i>Champtaloup v Thomas</i>	146
Estoppel-based Election to Affirm or Disaffirm Voidable Transaction	154
Idiosyncratic Interpretation of Word “Option” in Workers’ Compensation Legislation	159

CONTENTS

5	Third Party Interests	163
	Distinction between Void and Voidable Transactions	163
	Defence of Bona Fide Purchaser of Legal Title – Later Rescission by Same Purchaser	169
6	Partial Rescission	178
7	Executed Contracts	186
	Fraudulent Misrepresentation	186
	Non-Fraudulent (Innocent) Misrepresentation	187
	Land	187
	Pure Personalty (ie Personal Chattels and Choses in Action)	190
	Statutory Reforms	194
8	Grounds for Rescission	196
	Common Mistake or Mutual Mistake	196
	Is Common Mistake, as such, Capable of Rendering a Transaction Void or even Voidable?	196
	Is there a Concept of Mistake in Equity different from Mistake at Common Law?	222
	Unilateral Mistake	236
	Misrepresentation	244
	Breach of Fiduciary Duty	245
	Undue Influence	249
	Exploiting Another Person’s Special Disability	251
	<i>Index</i>	258