

36.

See notes to sec. 33.

Chapter II.

39.

Meaning of F. O. B. Goods at buyer's risk. See notes to sec. 85. *International Co. v. Sun-Maid Co.*, 146 Md. 614.

See notes to art. 83, sec. 22, and to art. 21, sec. 55.

40.

See notes to sec. 39.

41.

Unrecorded conditional sale contract valid—against whom. This section and secs. 44 and 45 referred to in construing art. 21, sec. 55—see notes thereto. *Stieff v. Wilson*, 151 Md. 600.

See notes to sec. 39.

44.

See notes to sec. 41.

45.

See notes to sec. 41.

60.

This section referred to in construing art. 14A, sec. 25—see notes thereto. *Bedding Co. v. Warehouse Co.*, 146 Md. 484.

Chapter III.

65.

As goods were ordered to be delivered at once, purchaser had right to refuse acceptance of part on vendor's refusal to ship balance until payment on account made. *Finkelstein v. Morganstern*, 144 Md. 390.

66.

See notes to sec. 65.

Chapter V.

85.

Measure of damages for breach of contract when goods are made up and ready for delivery and when labor necessary to make them ready; prepared cherries. Absence of market. *DeVoine Co. v. International Co.*, 151 Md. 697.

Measure of damages for breach of contract for sale of raisins shipped from California to Baltimore. See notes to sec. 39. *International Co. v. Sun-Maid Co.*, 146 Md. 616.

Measure of damages for breach of contract for sale of silk goods to be specially woven. This section not applicable. *Kahn v. Carl Schoen Silk Corp.*, 147 Md. 530.

88.

Measure of damages for breach of contract for sale of oil; error to calculate loss on gross margin of profit without deducting expenses of resale, etc. *Prayers. Tidewater Oil Co. v. Spoerer*, 145 Md. 154.

90.

Cited but not construed in *Bedding Co. v. Warehouse Co.* 146 Md. 484.