MUTUAL ASSENT ■The "Meeting of the Minds" ■ Offer and Acceptance ■ Objective Theory of Contract Formation & Interpreting Contracts -Agreement Based On Outward Manifestation of Intent, Not Subjective -To Interpret: Ask what Reasonable Person would Expect, based on Manifestations THE OFFER - ELEMENTS ■INTENT: Intent to be Bound to Terms -STATEMENTS LACKING INTENT ■INVITATIONS TO NEGOTIATE **■**ADVERTISEMENTS ■ DEFINITE TERMS Material/Essential Terms of the Bargain (P & Q Exceptions for Sales) ■ COMMUNICATION BY OFFEROR TO **OFFEREE** TERMINATION BY OFFEROR ■ REVOCATION OF THE OFFER ■ REVOCATION MUST BE COMMUNICATED, DIRECTLY OR INDIRECTLY, PRIOR TO ACCEPTANCE ■ ALMOST ALL OFFERS ARE REVOCABLE - EXCEPTION - FIRM OFFERS (UCC)

TERMINATION BY OFFEREE ■ REJECTION OF OFFER **■** COUNTEROFFER - CONSTITUTES AN IMPLIED REJECTION ■ LAPSE OF TIME - TIME STATED IN OFFER OR REASONABLE TIME IF NO TIME STATED IN OFFER MIRROR IMAGE RULE ■ ACCEPTANCE MUST BE ON THE SAME (MATERIAL) TERMS AS THE OFFER ■ IF NOT, IT IS A COUNTEROFFER ■ ACCEPTANCE CANNOT CHANGE TERMS OF OFFER OR ADD TERMS TO DISPATCH / MAILBOX RULE ■ ACCEPTANCE IS LEGALLY EFFECTIVE WHEN IT IS DISPATCHED (NOT RECEIVED) ■ DISPATCH OCCURS WHEN LETTER IS MAILED (MAILBOX RULE) OR ACCEPTANCE OTHERWISE SENT ■ REJECTION EFFECTIVE ON RECEIPT: What if Accept after Reject?

DEFENSES TO MUTUAL ASSENT DURESS - WRONGFUL THREAT THAT DEPRIVES OTHER PARTY OF FREE WILL - Physical Duress: Agreement is Void ■ UNDUE INFLUENCE - UNFAIR PERSUASION/ABUSE OF TRUST OFTEN IN A CONFIDENTIAL OR FIDUCIARY RELATIONSHIP ■ MISREPRESENTATION **■** MISTAKE **MISREPRESENTATION ■ FRAUDULENT MISREPRESENTATION** (Fraud in the Inducement) - Misrepresentation or concealment of material fact - not opinion/value / puffery - Made with SCIENTER - knowledge of falsity and - Reasonably or Justifiably Relied upon by the defrauded party - Causes damages to that party ■ NON-FRAUDULENT (Negligent & Innocent) **MISREPRESENTATION** MUTUAL MISTAKE OF FACT **■ CONCERNS BASIC ASSUMPTION** UPON WHICH K IS MADE ■ AS A RESULT, PURPOSE OF K IS **FRUSTRATED** ■ UNILATERAL MISTAKE IS GENERALLY NOT A DEFENSE TO A CONTRACT