The provisions of the French Civil Code governing the law of obligations have remained largely unchanged since 1804 and have served as the model for civil codes across the world. In 2016, the French Government effected major reforms of the provisions on the law of contract, the general regime of obligations and proof of obligations. This work explores in detail the most interesting new provisions on French contract law in a series of essays by French lawyers and comparative lawyers working on French law and other civil law systems. It will make these fundamental reforms accessible to an English-speaking audience.

THE EDITORS

John Cartwright is Professor of the Law of Contract at the University of Oxford and Director of the Oxford Law Faculty’s Institute of European and Comparative Law.

Simon Whittaker is Professor of European Comparative Law at the University of Oxford.

SUMMARY OF CONTENTS

1. Introduction
SIMON WHITTAKER AND JOHN CARTWRIGHT

Part I: The Background to the Reforms

BÉNÉDICTE FAUVARQUE-COSSON, JULIETTE GEST AND FRANÇOIS ANCEL

3. Contracts, Contract Law and Contractual Principle
SIMON WHITTAKER

RUTH SEFTON-GREEN

5. Validity of Contract: Dol, Erreur and Obligation d’Information
CAROLE AUBERT DE VINCHELLES

CIARA KENNEFICK

7. The Content of Contracts: Prestation, Objet, but No Longer la Cause?
LAURENT AYNÉS

8. The Revolution in Unfair Terms
PHILIPPE STOFFEL-MUNCK

CÉCILE PÉRÈS

10. Does Review on the Ground of Imprévision Breach the Principle of the Binding Force of Contracts?
BÉNÉDICTE FAUVARQUE-COSSON

11. The Proprietary Effects of Contracts
GENEVIEVE HELLENGERER

12. The Effects of Contracts and Third Parties
JEAN-SÉBASTIEN BORGHETTI

13. Exécution Forcée en Nature
YVES-MARIE LAITHIER

14. The Exception d’Inexécution
THOMAS GENICON

15. Termination for Contractual Non-performance
SOLÈNE ROWAN

Part II: The New Provisions Critically Examined

PIETRO SIRENA

17. A Spanish Perspective on the General Theory of Contract
ESTHER ARROYO AMAYUELAS

18. La Troisième Jeunesse du Code Civil: A German Lawyer Looks at the Reform of French Contract Law
BIRKE HÄCKER