This chapter, the mirror image of the previous one, focuses on the remedies of the buyer who either does not receive goods or receives a defective delivery. The topic is relatively straightforward, largely restating principles of the general law of contract in the specialised field of sale of goods. The chapter concentrates on three forms of remedy: (1) damages for non-delivery, late delivery, or breach of warranty, (2) the recovery of money paid for a consideration that has totally failed or been validly rejected, and (3) specific performance and injunctions.