

# LAWSG072: Comparative Contract Law: Florian Wagner-Von-Papp

View Online



---

[1]

Alan Schwartz 1979. The Case for Specific Performance. *The Yale Law Journal*. 89, 2 (1979), 271–306.

[2]

Alan Schwartz and Robert E. Scott 2007. Precontractual Liability and Preliminary Agreements. *Harvard Law Review*. 120, 3 (2007), 661–707.

[3]

Anthony T. Kronman 1978. Specific Performance. *The University of Chicago Law Review*. 45, 2 (1978), 351–382.

[4]

Arthur T. von Mehren 1959. Civil-Law Analogues to Consideration: An Exercise in Comparative Analysis. *Harvard Law Review*. 72, 6 (1959), 1009–1078.

[5]

Atiyah, P. S. and Summers, Robert S. 1987. *Form and substance in Anglo-American law: a comparative study of legal reasoning, legal theory, and legal institutions*. Clarendon Press.

[6]

B. S. Markesinis 1978. Cause and Consideration: A Study in Parallel. *The Cambridge Law Journal*. 37, 1 (1978), 53-75.

[7]

Beale, H. 2007. The Future of the Common Frame of Reference. *European Review of Contract Law*. 3, 3 (2007), 257-276.

[8]

Beale, H. G. 2010. *Cases, materials and text on contract law*. Hart.

[9]

Beale, H. G. 2010. *Cases, materials and text on contract law*. Hart.

[10]

Beale, H. G. 2010. *Cases, materials and text on contract law*. Hart.

[11]

Beale, H. G. 2010. *Cases, materials and text on contract law*. Hart.

[12]

Beale, H. G. 2010. *Cases, materials and text on contract law*. Hart.

[13]

Beatson, J. and Friedman, D. eds 1997. *Good Faith and Fault in Contract Law*. Oxford University Press.

[14]

Brownsword, Roger 2006. Contract law: themes for the twenty-first century. Oxford University Press.

[15]

Brownsword, Roger 2006. Contract law: themes for the twenty-first century. Oxford University Press.

[16]

Burrows, A. 2007. Construction and Rectification. Contract terms. Oxford University Press. 77-100.

[17]

Chodosh, Hiram E. 1998. Comparing Comparisons: In Search of Methodology. Iowa Law Review. 84, (1998).

[18]

Commission Proposal for a Regulation on a Common European Sales Law COM (2011) 635 final: <http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=COM:2011:0635:FIN:en:PDF>.

[19]

Dawson, John Philip 1968. The oracles of the law. Greenwood Press.

[20]

Draft Common Frame of Reference: an assessment - Ministry of Justice:  
<http://webarchive.nationalarchives.gov.uk/20110201125714/http://www.justice.gov.uk/publications/eu-contract-law-common-frame-reference.htm>.

[21]

E. Allan Farnsworth 1987. Precontractual Liability and Preliminary Agreements: Fair

Dealing and Failed Negotiations. *Columbia Law Review*. 87, 2 (1987), 217–294.

[22]

E. Allan Farnsworth 1995. Promises to Make Gifts. *The American Journal of Comparative Law*. 43, 3 (1995), 359–378.

[23]

Eidenmuller, H. et al. 2008. The Common Frame of Reference for European Private Law--Policy Choices and Codification Problems. *Oxford Journal of Legal Studies*. 28, 4 (Aug. 2008), 659–708. <https://doi.org/10.1093/ojls/gqn031>.

[24]

European Parliament's Draft Report on the Green Paper:  
<http://www.europarl.europa.eu/sides/getDoc.do?type=COMPARL&mode=XML&language=EN&reference=PE456.886>.

[25]

Farnsworth, E. Allan 2004. *Contracts*. Aspen Publishers.

[26]

Farnsworth, E. Allan 2004. *Contracts*. Aspen Publishers.

[27]

Farnsworth, E. Allan 2004. *Contracts*. Aspen Publishers.

[28]

Farnsworth, E. Allan 2004. *Contracts*. Aspen Publishers.

[29]

Farnsworth, E. Allan 2004. *Contracts*. Aspen Publishers.

[30]

Farnsworth, E. Allan 1999. *United States contract law*. Juris Pub.

[31]

Farnsworth, E. Allan and Sheppard, Steve 2010. *An introduction to the legal system of the United States*. Oxford University Press.

[32]

Ferrari, Franco 1994. *Defining the Sphere of Application of the 1994 Unidroit Principles of International Commercial Contracts*. *Tulane Law Review*. 69, (1994).

[33]

Fletcher, George P. and Sheppard, Steve 2004. *American law in a global context: the basics*. Oxford University Press.

[34]

Foster, Nigel G. and Sule, Satish 2010. *German legal system and laws*. Oxford University Press.

[35]

Frankenberg, Gunter 1985. *Critical Comparisons: Re-thinking Comparative Law*. *Harvard International Law Journal*. 26, (1985).

[36]

Friedrich Kessler and Edith Fine 1964. *Culpa in Contrahendo, Bargaining in Good Faith, and Freedom of Contract: A Comparative Study*. *Harvard Law Review*. 77, 3 (1964), 401–449.

[37]

German Civil Code BGB: [http://www.gesetze-im-internet.de/englisch\\_bgb/index.html](http://www.gesetze-im-internet.de/englisch_bgb/index.html).

[38]

Glenn 2006. Comparative Legal Families and Comparative Legal Traditions Law. The Oxford handbook of comparative law. Oxford University Press. 421–440.

[39]

Gordley, James and Von Mehren, Arthur Taylor 2006. An introduction to the comparative study of private law: readings, cases, materials. Cambridge University Press.

[40]

Gordley, James and Von Mehren, Arthur Taylor 2006. An introduction to the comparative study of private law: readings, cases, materials. Cambridge University Press.

[41]

Gordley, James and Von Mehren, Arthur Taylor 2006. An introduction to the comparative study of private law: readings, cases, materials. Cambridge University Press.

[42]

Gordley, James and Von Mehren, Arthur Taylor 2006. An introduction to the comparative study of private law: readings, cases, materials. Cambridge University Press.

[43]

Hans EC Law on the Formation of Contract – from the Common Frame of Reference to the 'Blue Button'. European Review of Contract Law. 3, 3, 332–349.

[44]

House of Lords European Committee, Session 2008-09, Twelfth Report: 'European Contract Law: The Draft Common Frame of Reference':  
<http://www.publications.parliament.uk/pa/ld200809/ldselect/ldcom/95/9502.htm>.

[45]

Jansen 2006. Comparative Law and Comparative Knowledge. The Oxford handbook of comparative law. Oxford University Press.

[46]

John C. Reitz 1998. How to Do Comparative Law. The American Journal of Comparative Law . 46, 4 (1998), 617–636.

[47]

Lando, H. 2003. The Myth Of Specific Performance in Civil Law Countries.

[48]

Linarelli, John 2002. Economics of Uniform Laws and Uniform Lawmaking, The. Wayne Law Review. 48, (2002).

[49]

Lon L. Fuller 1941. Consideration and Form. Columbia Law Review. 41, 5 (1941), 799–824.

[50]

Markesinis, B. S. et al. 2006. The German law of contract: a comparative treatise. Hart.

[51]

Markesinis, B. S. et al. 2006. The German law of contract: a comparative treatise. Hart.

[52]

Markesinis, B. S. et al. 2006. The German law of contract: a comparative treatise. Hart.

[53]

Markesinis, B. S. et al. 2006. The German law of contract: a comparative treatise. Hart.

[54]

Markesinis, B. S. et al. 2006. The German law of contract: a comparative treatise. Hart.

[55]

Markesinis, B. S. et al. 2006. The German law of contract: a comparative treatise. Hart.

[56]

Markesinis, B. S. et al. 2006. The German law of contract: a comparative treatise. Hart.

[57]

Markesinis, B. S. et al. 2006. The German law of contract: a comparative treatise. Hart.

[58]

Markesinis, B. S. et al. 2006. The German law of contract: a comparative treatise. Hart.

[59]

Markesinis, B. S. et al. 2006. The German law of contract: a comparative treatise. Hart.

[60]

Markesinis, B. S. et al. 2006. The German law of contract: a comparative treatise. Hart.

[61]

Markesinis, B. S. et al. 2006. The German law of contract: a comparative treatise. Hart.

[62]

Markesinis, B. S. et al. 2006. The German law of contract: a comparative treatise. Hart.

[63]

Markesinis, B. S. et al. 2006. The German law of contract: a comparative treatise. Hart.

[64]

Maxeiner, James R. 2003. Standard-Terms Contracting in the Global Electronic Age: European Alternatives. Yale Journal of International Law. 28, (2003).

[65]

McKendrick, Ewan 2013. Contract law. Palgrave Macmillan.

[66]

McKendrick, Ewan 2013. Contract law. Palgrave Macmillan.

[67]

McKendrick, Ewan 2013. Contract law. Palgrave Macmillan.

[68]

McKendrick, Ewan 2013. Contract law. Palgrave Macmillan.

[69]

McKendrick, Ewan 2013. Contract law. Palgrave Macmillan.

[70]

McKendrick, Ewan 2013. Contract law. Palgrave Macmillan.

[71]

McKendrick, Ewan 2013. Contract law. Palgrave Macmillan.

[72]

Michaels 2006. The Functional Method of Comparative Law. The Oxford handbook of comparative law. Oxford University Press.

[73]

Peel, Edwin and Treitel, G. H. 2011. The law of contract. Sweet & Maxwell.

[74]

Peel, Edwin and Treitel, G. H. 2011. The law of contract. Sweet & Maxwell.

[75]

Peel, Edwin and Treitel, G. H. 2011. The law of contract. Sweet & Maxwell.

[76]

Peel, Edwin and Treitel, G. H. 2011. The law of contract. Sweet & Maxwell.

[77]

Peter 2007. The CISG : a new textbook for students and practitioners.

[78]

Review by: Jonathan Hill 1989. Comparative Law, Law Reform and Legal Theory. Oxford Journal of Legal Studies. 9, 1 (1989), 101-115.

[79]

Robbers, Gerhard 2006. An introduction to German law. Nomos.

[80]

Rodolfo Sacco 1991. Legal Formants: A Dynamic Approach to Comparative Law (Installment I of II). *The American Journal of Comparative Law*. 39, 1 (1991), 1–34.

[81]

Roscoe Pound 1955. Comparative Law in Space and Time. *The American Journal of Comparative Law*. 4, 1 (1955), 70–84.

[82]

Roscoe Pound 1936. WHAT MAY WE EXPECT FROM COMPARATIVE LAW? *American Bar Association Journal*. 22, 1 (1936), 56–60.

[83]

Scott, Robert E. 2007. Hoffman v. Red Owl Stores and the Myth of Precontractual Reliance. *Ohio State Law Journal*. 68, (2007).

[84]

Stefan 2007. Interpretation of Contracts: Concluding Comparative Observations. *Contract terms*. Oxford University Press. 123–150.

[85]

Steven Shavell 1980. Damage Measures for Breach of Contract. *The Bell Journal of Economics*. 11, 2 (1980), 466–490.

[86]

The Second Progress Report : Commission 25/7/2007, COM(2007)447 final:  
<http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=COM:2007:0447:FIN:EN:PDF>.

[87]

Wagner, G. 2002. The economics of harmonisation: The case of contract law. ERA Forum. 3, 2 (June 2002), 77-87. <https://doi.org/10.1007/BF02817589>.

[88]

Wagner-von Papp, F. 2010. European Contract Law: Are No Oral Modification Clauses Not Worth the Paper They Are Written On? Current Legal Problems. 63, 1 (Jan. 2010), 511-596. <https://doi.org/10.1093/clp/63.1.511>.

[89]

Weatherill and Vogenauer 2006. The European Community's Competence to Pursue the Harmonisation of Contract Law - an Empirical Contribution to the Debate. The harmonisation of European contract law: implications for European private laws, business and legal practice. Hart. 105-148.

[90]

Zimmerman, R. 2006. Comparative Law and the Europeanization of Private Law. The Oxford handbook of comparative law. Oxford University Press.

[91]

Zimmermann, Reinhard and Whittaker, Simon 2000. Good faith in European contract law. Cambridge University Press.

[92]

Zweigert, Konrad and Kötz, Hein 1998. Introduction to comparative law. Clarendon Press.

[93]

Zweigert, Konrad and Kötz, Hein 1998. Introduction to comparative law. Clarendon Press.

[94]

Zweigert, Konrad and Kötz, Hein 1998. Introduction to comparative law. Clarendon Press.

[95]

Zweigert, Konrad and Kötz, Hein 1998. Introduction to comparative law. Clarendon Press.

[96]

Zweigert, Konrad and Kötz, Hein 1998. Introduction to comparative law. Clarendon Press.

[97]

Zweigert, Konrad and Kötz, Hein 1998. Introduction to comparative law. Clarendon Press.

[98]

Zweigert, Konrad and Kötz, Hein 1998. Introduction to comparative law. Clarendon Press.

[99]

Zweigert, Konrad and Kötz, Hein 1998. Introduction to comparative law. Clarendon Press.

[100]

Zweigert, Konrad and Kötz, Hein 1998. Introduction to comparative law. Clarendon Press.

[101]

Zweigert, Konrad and Kötz, Hein 1998. Introduction to comparative law. Clarendon Press.

[102]

Zweigert, Konrad and Kötz, Hein 1998. Introduction to comparative law. Clarendon Press.

[103]

Zweigert, Konrad and Kötz, Hein 1998. Introduction to comparative law. Clarendon Press.

[104]

A. England & Wales.

[105]

A. Structure of the Seminar.

[106]

B. US Contract Law.

[107]

Chapter 10: Law of Contracts. Business transactions in Germany, Volume 1.

[108]

2006. Comparative Contract Law. The Oxford handbook of comparative law. Oxford University Press. 899–935.

[109]

2006. Comparative Law: Study of Similarities or Differences? The Oxford handbook of comparative law. Oxford University Press. 383–419.

[110]

Contracts (Rights of Third Parties) Act 1999.

[111]

Course Information:

[112]

Draft Common Frame of Reference. Outline Edition.

[113]

E. Questions .

[114]

Green Paper on Policy Options July 2010.

[115]

2006. Harmonisation of European Contract Law: The State We Are In. The harmonisation of European contract law: implications for European private laws, business and legal practice. Hart. 5–29.

[116]

Statutes/Proposals/Restatements etc.

[117]

The Action Plan.

[118]

Volume 7, Chapter 9: The Formation of Contracts. International encyclopedia of comparative law, Volume 7. Mohr Siebeck.