

LAWS1001: Contract

LLB Prince Saprai
LAWS6101

View Online



-
1.

Butler Machine Tool Co. Ltd. v Ex-Cell-O Corporation (England) Ltd. [1979] 1 W.L.R. 401.
Weekly Law Reports.
 2.

Rawlings, R. The Battle of Forms. The Modern Law Review **42**, 715–721 (1979).
 3.

Brownsword, Roger. Contract law: themes for the twenty-first century. (Oxford University Press, 2006).
 4.

Burrows, A. S. Understanding the law of obligations: essays on contract, tort and restitution . (Hart, 1998).
 5.

McKendrick, E. English Contract Law: A Rich Past, an Uncertain Future? Current Legal Problems **50**, 25–68 (1997).
 6.

Hugh Beale and Tony Dugdale. Contracts between Businessmen: Planning and the Use of Contractual Remedies. British Journal of Law and Society **2**, 45–60 (1975).

7.

McKendrick, Ewan. Contract law: text, cases, and materials. (Oxford University Press, 2012).

8.

Rawlings, R. The Battle of Forms. *The Modern Law Review* **42**, 715–721 (1979).

9.

Gardner, S. Trashing with Trollope: A Deconstruction of the Postal Rules in Contract. *Oxford Journal of Legal Studies* **12**, 170–194 (1992).

10.

Nolan, D. Offer and acceptance in the electronic age. in *Contract formation and parties* vol. Oxford-Norton Rose law colloquium series 61–87 (Oxford University Press, 2010).

11.

McKendrick, Ewan. Contract law: text, cases, and materials. (Oxford University Press, 2012).

12.

Atiyah, P.S. Consideration: a restatement. in *Essays on contract* (Clarendon, 1986).

13.

Treitel, G. H. Consideration: a critical analysis of Professor Atiyah's fundamental restatement. *Australian law journal* **50**, (1976).

14.

McKendrick, Ewan. Contract law: text, cases, and materials. (Oxford University Press,

2012).

15.

Catharine MacMillan. How temptation led to mistake: an explanation of Bell v Lever Brothers, Ltd. Law Quarterly Review **119**, 625–659 (2003).

16.

MacMillan, C. Rogues, swindlers and cheats: the development of mistake of identity in English contract law. The Cambridge Law Journal **64**, (2005).

17.

Tettenborn, A. Agreements, Common Mistake and the Purpose of Contract. **27**, (2011).

18.

McKendrick, Ewan. Contract law: text, cases, and materials. (Oxford University Press, 2012).

19.

P. S. Atiyah and G. H. Treitel. Misrepresentation Act 1967. The Modern Law Review **30**, 369–388 (1967).

20.

Richard Hooley. Damages and the Misrepresentation Act 1967. Law Quarterly Review **107**, 547–551 (1991).

21.

Jill Poole. Reforming damages for misrepresentation: the case for coherent aims and principles. Journal of Business Law 269–305 (2007).

22.

McKendrick, Ewan. Contract law: text, cases, and materials. (Oxford University Press, 2012).

23.

Birks, P. The travails of duress. Lloyd's maritime and commercial law quarterly 342–351 (1990).

24.

Birks, P. & Yin, C. N. On the nature of undue influence. in Good faith and fault in contract law 57–97 (Clarendon Press, 1995).

25.

Smith, S. A. Contracting under Pressure: A Theory of Duress. The Cambridge Law Journal **56**, (1997).

26.

Chen-Wishart, M. Undue influence: beyond impaired consent and wrongdoings towards a relational analysis. in Mapping the law: essays in memory of Peter Birks 201–222 (Oxford University Press, 2006).

27.

Saprai, P. Unconscionable enrichment? in Philosophical foundations of the law of unjust enrichment 417–436 (Oxford University Press, 2009).

28.

McKendrick, Ewan. Contract law: text, cases, and materials. (Oxford University Press, 2012).

29.

Unfair Contract Terms Act 1977 (1977 c 50).

30.

Unfair Terms in Consumer Contracts Regulations 1999 (SI 1999/2083).

31.

Roger Brownsword. The Unfair Contract Terms Act: a decade of discretion. *Law Quarterly Review* **104**, 94–119 (1988).

32.

Collins, H. Good Faith in European Contract Law. *Oxford Journal of Legal Studies* **14**, 229–254 (1994).

33.

Bright, S. Unfairness and the Consumer Contract Regulations. in *Contract terms vol. Oxford-Norton Rose law colloquium series* 173–190 (Oxford University Press, 2007).

34.

Whittaker, S. Unfair Contract Terms, Unfair Prices and Bank Charges. *The Modern Law Review* **74**, 106–122 (2011).

35.

McKendrick, Ewan. *Contract law: text, cases, and materials*. (Oxford University Press, 2012).

36.

Law Reform (Frustrated Contracts) Act 1943 (1943 c 40).

37.

McKendrick, Ewan. Frustration, restitution and loss apportionment. in Essays on the law of restitution (Clarendon Press, 1991).

38.

Liu, Q. The White & Carter Principle: A Restatement. The Modern Law Review **74**, 171–194 (2011).

39.

McKendrick, Ewan. Contract law: text, cases, and materials. (Oxford University Press, 2012).

40.

Daniel Friedmann. The performance interest in contract damages. Law Quarterly Review **111**, 628–654 (1995).

41.

McKendrick, E. Breach of Contract and the Meaning of Loss. Current Legal Problems **52**, 37–73 (1999).

42.

Graham, M. The Sky's the Limit: Contractual Damages for Non-Pecuniary Loss. Lloyd's maritime and commercial law quarterly (2002).

43.

Miller, L. Penalty Clauses In England And France: A Comparative Study. International & Comparative Law Quarterly **53**, (2004).

44.

Miller, L. Specific performance in the common and civil law : some lessons for harmonisation. in Re-examining contract and unjust enrichment: Anglo-Canadian perspectives 281–310 (Martinus Nijhoff, 2007).

45.

The Principle Against Self-Enslavement in Contract Law. (2009).

46.

Saprai, P. Measuring Expectation Damages. In-Pactum vol. 6
<http://discovery.ucl.ac.uk/1315878/> (2010).

47.

Finnis, J. Chapter 1: Natural law: the classical tradition. in The Oxford handbook of jurisprudence and philosophy of law 1-60 (Oxford University Press, 2002).