

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 [Internet]. Available from: <http://login.westlaw.co.uk.libproxy.ucl.ac.uk/maf/wluk/app/tocectomy?ao=o.I659A2F50E42411DAAC39ABBA9FE62CD9&ndd=2&sttype=stdtemplate&context=3>

 2. Rawlings R. The Battle of Forms. *The Modern Law Review*. 1979;42(6):715-21.

 3. Brownsword, Roger. *Contract law: themes for the twenty-first century*. 2nd ed. Oxford: Oxford University Press; 2006.

 4. Burrows, A. S. *Understanding the law of obligations: essays on contract, tort and restitution*. Oxford: Hart; 1998.

 5. McKendrick E. English Contract Law: A Rich Past, an Uncertain Future? *Current Legal Problems*. 1997;50(1):25-68.

 6. Hugh Beale and Tony Dugdale. *Contracts between Businessmen: Planning and the Use of*

Contractual Remedies. British Journal of Law and Society [Internet]. 1975;2(1):45–60.
Available from: <http://www.jstor.org/stable/1409784>

7.

McKendrick, Ewan. Contract law: text, cases, and materials. 5th ed. Oxford: Oxford University Press; 2012.

8.

Rawlings R. The Battle of Forms. The Modern Law Review. 1979;42(6):715–21.

9.

Gardner S. Trashing with Trollope: A Deconstruction of the Postal Rules in Contract. Oxford Journal of Legal Studies. 1992;12(2):170–94.

10.

Nolan, D. Offer and acceptance in the electronic age. In: Contract formation and parties. Oxford: Oxford University Press; 2010. p. 61–87.

11.

McKendrick, Ewan. Contract law: text, cases, and materials. 5th ed. Oxford: Oxford University Press; 2012.

12.

Atiyah, P.S. Consideration: a restatement. In: Essays on contract. Oxford: Clarendon; 1986.

13.

Treitel GH. Consideration: a critical analysis of Professor Atiyah's fundamental restatement. Australian law journal. 1976;50.

14.

McKendrick, Ewan. Contract law: text, cases, and materials. 5th ed. Oxford: Oxford University Press; 2012.

15.

Catharine MacMillan. How temptation led to mistake: an explanation of Bell v Lever Brothers, Ltd. Law Quarterly Review [Internet]. 2003;119(Oct):625–59. Available from: <http://login.westlaw.co.uk/maf/wluk/ext/app/document?docguid=ICC9D7861E72111DA9D198AF4F85CA028&crumb-action=reset&entityID=https://shib-idp.ucl.ac.uk/shibboleth>

16.

MacMillan C. Rogues, swindlers and cheats: the development of mistake of identity in English contract law. The Cambridge Law Journal. 2005;64(03).

17.

Tettenborn A. Agreements, Common Mistake and the Purpose of Contract. 2011;27. Available from:

<http://www.lexisnexis.com/uk/legal/docview/getDocForCuiReq?lni=52V7-RN71-DY6D-F1Y7&csi=267872&oc=00240&perma=true&elb=t>

18.

McKendrick, Ewan. Contract law: text, cases, and materials. 5th ed. Oxford: Oxford University Press; 2012.

19.

P. S. Atiyah and G. H. Treitel. Misrepresentation Act 1967. The Modern Law Review [Internet]. 1967;30(4):369–88. Available from: <http://www.jstor.org/stable/1092599>

20.

Richard Hooley. Damages and the Misrepresentation Act 1967. Law Quarterly Review [Internet]. 1991;107:547–51. Available from:

<http://login.westlaw.co.uk/maf/wluk/ext/app/document?crumb-action=reset&docguid>

=I79B8F040E45411DA92358E85EE602D8A&entityID=https://shib-idp.ucl.ac.uk/shibboleth

21.

Jill Poole. Reforming damages for misrepresentation: the case for coherent aims and principles. *Journal of Business Law* [Internet]. 2007;269–305. Available from: <http://login.westlaw.co.uk/maf/wluk/ext/app/document?crumb-action=reset&docguid=I42561390DF1B11DB929F9C45DFCF9B17&entityID=https://shib-idp.ucl.ac.uk/shibboleth>

22.

McKendrick, Ewan. *Contract law: text, cases, and materials*. 5th ed. Oxford: Oxford University Press; 2012.

23.

Birks P. The travails of duress. *Lloyd's maritime and commercial law quarterly*. 1990;342-51.

24.

Birks P, Yin CN. On the nature of undue influence. In: *Good faith and fault in contract law*. Oxford: Clarendon Press; 1995. p. 57–97.

25.

Smith SA. Contracting under Pressure: A Theory of Duress. *The Cambridge Law Journal*. 1997;56(02).

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*. Oxford: Oxford University Press; 2006. p. 201-22.

27.

Saprai P. Unconscionable enrichment? In: Philosophical foundations of the law of unjust enrichment. Oxford: Oxford University Press; 2009. p. 417–36.

28.

McKendrick, Ewan. Contract law: text, cases, and materials. 5th ed. Oxford: Oxford University Press; 2012.

29.

Unfair Contract Terms Act 1977 (1977 c 50). Available from:
<http://www.lexisnexis.com/uk/legal/docview/getDocForCuiReq?lni=4ST8-BG90-TWPY-Y1FR&csi=274768&oc=00240&perma=true&elb=t>

30.

Unfair Terms in Consumer Contracts Regulations 1999 (SI 1999/2083). Available from:
<http://www.lexisnexis.com/uk/legal/docview/getDocForCuiReq?lni=4SW8-2510-TX08-C1MW&csi=283306&oc=00240&perma=true&elb=t>

31.

Roger Brownsword. The Unfair Contract Terms Act: a decade of discretion. Law Quarterly Review [Internet]. 1988;104(Jan):94–119. Available from:
<http://login.westlaw.co.uk/maf/wluk/ext/app/document?crumb-action=reset&docguid=I7D96EDC0E45411DA92358E85EE602D8A&entityID=https://shib-idp.ucl.ac.uk/shibboleth>

32.

Collins H. Good Faith in European Contract Law. Oxford Journal of Legal Studies. 1994;14(2):229–54.

33.

Bright S. Unfairness and the Consumer Contract Regulations. In: Contract terms. Oxford: Oxford University Press; 2007. p. 173–90.

34.

Whittaker S. Unfair Contract Terms, Unfair Prices and Bank Charges. *The Modern Law Review*. 2011;74(1):106-22.

35.

McKendrick, Ewan. *Contract law: text, cases, and materials*. 5th ed. Oxford: Oxford University Press; 2012.

36.

Law Reform (Frustrated Contracts) Act 1943 (1943 c 40). Available from:
<http://www.lexisnexis.com/uk/legal/docview/getDocForCuiReq?lni=4ST8-H0X0-TWPY-Y1MM&csi=274768&oc=00240&perma=true&elb=t>

37.

McKendrick, Ewan. Frustration, restitution and loss apportionment. In: *Essays on the law of restitution*. Oxford: Clarendon Press; 1991.

38.

Liu Q. The White & Carter Principle: A Restatement. *The Modern Law Review*. 2011;74(2):171-94.

39.

McKendrick, Ewan. *Contract law: text, cases, and materials*. 5th ed. Oxford: Oxford University Press; 2012.

40.

Daniel Friedmann. The performance interest in contract damages. *Law Quarterly Review [Internet]*. 1995;111(Oct):628-54. Available from:
<http://login.westlaw.co.uk/maf/wluk/ext/app/document?docguid=ICCF890B0E72111DA9D198AF4F85CA028&crumb-action=reset&entityID=https://shib-idp.ucl.ac.uk/shibboleth>

41.

McKendrick E. Breach of Contract and the Meaning of Loss. Current Legal Problems. 1999;52(1):37-73.

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. 2004;53(01).

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 [Internet]. Leiden: Martinus Nijhoff; 2007. p. 281-310. Available from: <https://contentstore.cla.co.uk//secure/link?id=d604907f-9436-e711-80c9-005056af4099>

45.

The Principle Against Self-Enslavement in Contract Law. 2009; Available from: <http://www.lexisnexis.com/uk/legal/docview/getDocForCuiReq?lni=7X29-NBC0-Y92N-92K9&csi=267872&oc=00240&perma=true&elb=t>

46.

Saprai P. Measuring Expectation Damages [Internet]. Vol. 6, In-Pactum. 2010. Available from: <http://discovery.ucl.ac.uk/1315878/>

47.

Finnis J. Chapter 1: Natural law: the classical tradition. In: The Oxford handbook of jurisprudence and philosophy of law [Internet]. Oxford: Oxford University Press; 2002. p. 1-60. Available from: <https://contentstore.cla.co.uk//secure/link?id=41d60c21-4d36-e711-80c9-005056af4099>