LAWDM0061: Law of Contract



[1]

Adam Duthie 1988. Equitable estoppel, unconscionability and the enforcement of promises. Law Quarterly Review. (1988), 362–366.

[2]

Adams, J. and Brownsword, R. 1990. Contract, Consideration and the Critical Path. The Modern Law Review. 53, 4 (Jul. 1990), 536–542. DOI:https://doi.org/10.1111/j.1468-2230.1990.tb02835.x.

[3]

Adams, J.N. and Brownsword, R. 1995. Key issues in contract. Butterworths.

[4]

Adrian Chandler, James Devenney and Jill Poole 2004. Common mistake: theoretical justification and remedial inflexibility. Journal of Business Law. (2004), 34–58.

[5]

Alexander Trukhtanov 2008. Foakes v Beer: reform of common law at the expense of equity. Law Quarterly Review. (2008), 364–368.

[6]

Andrew Phang 1991. Consideration at the crossroads. Law Quarterly Review. (1991), 21–24.

[7]

Andrews, N. 2015. Contract law. Cambridge University Press.

[8]

Andrews, N. 2001. Strangers to Justice No Longer: The Reversal of the Privity Rule Under the Contracts (Rights of Third Parties) Act 1999. The Cambridge Law Journal. 60, 02 (Jul. 2001), 353–381. DOI:https://doi.org/10.1017/S0008197301000150.

[9]

Atiyah, P.S. 1986. Consideration: A Fundamental Restatement. Essays on contract. Clarendon Press.

[10]

Atiyah, P.S. 1986. Essays on contract. Clarendon.

[11]

Atiyah, P.S. 1979. The rise and fall of freedom of contract. Clarendon Press.

[12]

Atiyah, P.S. 1976. When is an Enforceable Agreement Not a Contract? Answer: When it is an Equity. Law Quarterly Review. 92, (1976), 174–180.

[13]

Atiyah, P.S. and Treitel, G.H. 1967. Misrepresentation Act 1967. The Modern Law Review. 30, 4 (Jul. 1967), 369–388. DOI:https://doi.org/10.1111/j.1468-2230.1967.tb01149.x.

[14]

Beatson, J. et al. 2016. Anson's law of contract. Oxford University Press.

[15]

Beatson, J. et al. 2016. Anson's law of contract. Oxford University Press.

[16]

Beatson, J. et al. 2016. Anson's law of contract. Oxford University Press.

[17]

Beatson, J. et al. 2016. Anson's law of contract. Oxford University Press.

[18]

Beatson, J. et al. 2016. Anson's law of contract. Oxford University Press.

[19]

Birks, P. 1990. The Travails of Duress. Lloyd's Maritime and Commercial Law Quarterly. (1990).

[20]

Brownsword, R. et al. 2015. Smith and Thomas: a casebook on contract. Sweet & Maxwell Ltd/Thomson Reuters.

[21]

Brownsword, Roger. 1992. Retrieving reasons, retrieving rationality? : a new look at the right to withdraw for breach of contract. Journal of Contract Law. 5 (1992).

[22]

Burrows, A.S. 2018. A casebook on contract. Hart.

[23]

Burrows, A.S. 2018. A casebook on contract. Hart.

[24]

Burrows, A.S. 2018. A casebook on contract. Hart.

[25]

Burrows, A.S. 2018. A casebook on contract. Hart.

[26]

Burrows, A.S. 2018. A casebook on contract. Hart.

[27]

Burrows, A.S. 2018. A casebook on contract. Hart.

[28]

Burrows, A.S. 2018. A casebook on contract. Hart.

[29]

Burrows, A.S. 2018. A casebook on contract. Hart.

[30]

Burrows, A.S. 2018. A casebook on contract. Hart.

[31]

Burrows, A.S. 2018. A casebook on contract. Hart.

[32]

Burrows, A.S. 2018. A casebook on contract. Hart.

[33]

Burrows, A.S. Remedies for torts and breach of contract. Oxford University Press.

[34]

Burrows, A.S. and Peel, E. 2010. Contract formation and parties. Oxford University Press.

[35]

Burrows, A.S. and Peel, E. 2010. Contract formation and parties. Oxford University Press.

[36]

Burrows, A.S. and Peel, E. 2009. Contract terms. Oxford University Press.

[37]

Burrows, A.S. and Peel, E. 2009. Contract terms. Oxford University Press.

[38]

Catharine Macmillan 2004. Mistake as to identity clarified? Law Quarterly Review. (2004), 369–373.

[39]

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

[40]

Che Hashim, R. 2018. Postal rule in acceptance via email. Commonwealth Law Bulletin. 44, 1 (Jan. 2018), 111–127. DOI:https://doi.org/10.1080/03050718.2018.1552523.

[41]

Chen-Wishart, M. 2018. Contract law. Oxford University Press.

[42]

Chen-Wishart, M. 2016. Reforming Consideration: No Greener Pastures. Contract in commercial law. S. Degeling et al., eds. Lawbook Co.

[43]

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

[44]

Davies, P.S. 2016. Varying Contracts. The Cambridge Law Journal. 75, 3 (Nov. 2016), 455–458. DOI:https://doi.org/10.1017/S0008197316000702.

[45]

Davies, P.S. 2018. Varying contracts in the Supreme Court'. The Cambridge Law Journal. 77, 3 (Nov. 2018), 464–467. DOI:https://doi.org/10.1017/S0008197318000867.

[46]

Edwin Peel 1994. Part payment of a debt is no consideration. Law Quarterly Review. (1994), 353–356.

[47]

Fried, C. 2015. Contract as promise: a theory of contractual obligation. Oxford University Press.

[48]

Fuller, L.L. and Perdue, W.R. 1936. The Reliance Interest in Contract Damages: 1. The Yale Law Journal. 46, 1 (Nov. 1936). DOI:https://doi.org/10.2307/791632.

[49]

Furmston, M.P. et al. 2017. Cheshire, Fifoot and Furmston's law of contract. Oxford University Press.

[50]

G. H. Treitel 1988. Mistake in contract. Law Quarterly Review. (1988), 501-507.

[51]

G. H. Treitel 1988. Mistake in contract. Law Quarterly Review. (1988), 501-507.

[52]

Gilmore, G. and Collins, R.K.L. The death of contract. Ohio State University Press.

[53]

Horwitz, M.J. 1974. The Historical Foundations of Modern Contract Law. Harvard Law Review. 87, 5 (Mar. 1974). DOI:https://doi.org/10.2307/1340045.

[54]

Ibrahim, M.; Ababneh, A.; Tahat, H. The Postal Acceptance Rule in the Digital Age. Journal of International Commercial Law and Technology,.

Janet O'Sullivan 2017. Unconsidered modifications. Law Quarterly Review. (2017), 191–197.

[56]

MacMillan, C. 2000. A Birthday Present for Lord Denning: The Contracts (Rights of Third Parties) Act 1999. Modern Law Review. 63, 5 (Sep. 2000), 721–738. DOI:https://doi.org/10.1111/1468-2230.00288.

[57]

MacMillan, C. 2014. English Contract Law and the Great War: The Development of a Doctrine of Frustration. Comparative Legal History. 2, 2 (Dec. 2014), 278–302. DOI:https://doi.org/10.5235/2049677X.2.2.278.

[58]

Matthew Burton 3AD. Practical benefit rides again : MWB business exchange in comparative perspective. Common Law World Review. 46, 1 (3AD).

[59]

McCunn, J. 2019. The Rule: Contract Law's Great Survivor. Oxford Journal of Legal Studies. (Feb. 2019). DOI:https://doi.org/10.1093/ojls/gqz002.

[60]

McKendrick, E. 2009. Contract law. Palgrave Macmillan.

[61]

McKendrick, E. 2018. Contract law: text, cases, and materials. Oxford University Press.

[62]

McKendrick, E. Frustration, Restitution and Loss Apportionment. Essays on the law of restitution. Clarendon Press.

[63]

Merkin, R. et al. 2019. Poole's Textbook on contract law. Oxford University Press.

[64]

Michael Furmston 1998. Is there a duty to negotiate in good faith? Law Quarterly Review. (1998), 362–363.

[65]

Millett, P.J. 1976. Crabb v. Arun District Council - A Riposte. Law Quarterly Review. 92, July (1976), 342–346.

[66]

Morgan, J. 2015. Great debates in contract law. Palgrave Macmillan.

[67]

Morgan, J. 2015. Great debates in contract law. Palgrave Macmillan.

[68]

O'Sullivan, J. 1996. In defence of Foakes v Beer. The Cambridge Law Journal. 55, 2 (Jul. 1996), 219–228. DOI:https://doi.org/10.1017/S0008197300098135.

[69]

O'Sullivan, J. et al. 2018. O'Sullivan & Hilliard's the law of contract. Oxford University Press.

[70]

O'Sullivan, J. et al. 2018. O'Sullivan & Hilliard's the law of contract. Oxford University Press.

[71]

O'Sullivan, J. et al. 2018. O'Sullivan & Hilliard's the law of contract. Oxford University Press.

[72]

O'Sullivan, J. et al. 2018. O'Sullivan & Hilliard's the law of contract. Oxford University Press.

[73]

O'Sullivan, J. et al. 2018. O'Sullivan & Hilliard's the law of contract. Oxford University Press.

[74]

O'Sullivan, J. et al. 2018. O'Sullivan & Hilliard's the law of contract. Oxford University Press.

[75]

O'Sullivan, J. et al. 2018. O'Sullivan & Hilliard's the law of contract. Oxford University Press.

[76]

O'Sullivan, J. et al. 2018. O'Sullivan & Hilliard's the law of contract. Oxford University Press.

[77]

O'Sullivan, J. et al. 2018. O'Sullivan & Hilliard's the law of contract. Oxford University Press.

[78]

O'Sullivan, J. et al. 2018. O'Sullivan & Hilliard's the law of contract. Oxford University Press.

[79]

O'Sullivan, J. et al. 2018. O'Sullivan & Hilliard's the law of contract. Oxford University Press.

[80]

Payne, J. 1997. Measure of Damages for Fraudulent Misrepresentation. The Cambridge Law Journal. 56, 1 (Mar. 1997), 17–19. DOI:https://doi.org/10.1017/S0008197300017591.

[81]

Peel, E. and Treitel, G.H. 2015. The law of contract. Sweet & Maxwell.

[82]

Peel, E. and Treitel, G.H. 2015. The law of contract. Sweet & Maxwell.

[83]

Phang, A. et al. 2004. Mistaken identity in the House of Lords. The Cambridge Law Journal. 63, 1 (Mar. 2004), 24–27. DOI:https://doi.org/10.1017/S0008197304296490.

[84]

Resources for O'Sullivan & Hilliard's The Law of Contract 8e: https://oup-arc.com/access/osullivan8e.

[85]

Reynolds 1963. Warranty, Condition, and Fundamental Term. Law Quarterly Review. 79 (1963).

[86]

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

[87]

Robert Stevens 2004. The Contracts (Rights of Third Parties) Act 1999. Law Quarterly Review. (2004), 292–323.

[88]

Roger Halson 1990. Sailors, sub-contractors and consideration. Law Quarterly Review. (1990), 183–185.

[89]

Rose, F. ed. 2019. Blackstone's Statutes on Contract, Tort & Restitution 2019-2020. Oxford University Press.

[90]

S. B. Midwinter 2003. The Great Peace and precedent. Law Quarterly Review. (2003), 180–182.

[91]

Slade, C. 1954. The Myth of Mistake in the English Law of Contract. Law Quarterly Review. 70 (1954).

[92]

Smith, L. 2005. Understanding Specific Performance. Comparative remedies for breach of contract. Hart.

[93]

Smith, S.A. 2004. Contract theory. Oxford University Press.

[94]

T. M. Yeo 2005. Great Peace: a distant disturbance. Law Quarterly Review. (2005), 393–395.

[95]

Treitel, G. 2005. Some landmarks of twentieth century contract law. Clarendon.

[96]

Treitel, G.H. 2014. Frustration and force majeure. Sweet & Maxwell.

[97]

Treitel, G.H. and Rose, F.D. 1996. Consensus ad idem: essays in the law of contract in honour of Guenter Treitel. Sweet & Maxwell.

[98]

Wadsley, J. 1992. Measures in Misrepresentation: Recent Steps in Awarding Damages. The Modern Law Review. 55, 5 (Sep. 1992), 698–705. DOI:https://doi.org/10.1111/j.1468-2230.1992.tb02843.x.

[99]

2019. Commercial Construction of Exemption Clauses. Lloyd's Maritime and Commercial Law Quarterly. (2019).

[100]

1992. Deceit, Damages and the Misrepresentation Act 1967, S. 2(1). Lloyd's Maritime and Commercial Law Quarterly. (1992).

[101]

2002. "Equitable" Mistake Repudiated: The Demise OF Solle v. Butcher? Lloyd's Maritime and Commercial Law Quarterly. (2002).

[102]

2011. Estoppels as Swords. Lloyd's Maritime and Commercial Law Quarterly. (2011).

[103]

Law Commission Report on Privity of Contract (July 1996: HMSO, Law Com.242).

[104]

2018. Modifications, Wrangles and Bypassing. Lloyd's Maritime and Commercial Law Quarterly. (2018).

[105]

2019. One-Sided Contract Modifications and the Requirement of Consideration. Lloyd's Maritime and Commercial Law Quarterly. (2019).

[106]

2017. Proof of Inducement in the Law on Misrepresentation. Lloyd's Maritime and Commercial Law Quarterly. (2017).

[107]

2017. Refining Consideration: RIP Foakes v Beer? Lloyd's Maritime and Commercial Law Quarterly. (2017).

[108]

2000. The Contracts (Rights of Third Parties) Act 1999 and its implications for commercial contracts. Lloyd's Maritime and Commercial Law Quarterly. (2000).

[109]

2018. The Last Stand: Foakes v Beer. Lloyd's Maritime and Commercial Law Quarterly. (2018).

[110]

1999. The Offensive Limits of Promissory Estoppel. Lloyd's Maritime and Commercial Law Quarterly. (1999).