

# Contract Law



# Contract Law

---

## *Rules, Cases, and Problems*

**Professor Seth C. Oranburg**

ASSOCIATE PROFESSOR

UNIVERSITY OF NEW HAMPSHIRE

FRANKLIN PIERCE SCHOOL OF LAW

DIRECTOR

PROGRAM ON ORGANIZATIONS, BUSINESS, AND MARKETS

CLASSICAL LIBERAL INSTITUTE AT NYU LAW

JURIS DOCTOR

UNIVERSITY OF CHICAGO LAW SCHOOL



CAROLINA ACADEMIC PRESS

Durham, North Carolina

Copyright © 2023  
Seth C. Oranburg  
All Rights Reserved

See [catalog.loc.gov](http://catalog.loc.gov) for complete Library of Congress  
Cataloging-in-Publication Data

ISBN: 978-1-5310-2077-4  
eISBN: 978-1-5310-2639-4

Carolina Academic Press  
700 Kent Street  
Durham, NC 27701  
(919) 489-7486  
[www.cap-press.com](http://www.cap-press.com)

Printed in the United States of America

*To Talia, my partner in the greatest contract of life, marriage.*



---

---

# Contents

---

---

Table of Cases	xxiii
Acknowledgments	xxv
Online Materials	xxvii
<b>Introduction</b>	<b>3</b>
What Is Contract Law?	6
Origins of Contract Law	6
Law and Equity	8
The Restatement of Contracts	13
The Uniform Commercial Code	14
Why Does Contract Law Exist?	16
Subjective Meeting of the Minds versus Objective Mutual Assent	18
Samuel Williston: Legal Objectivism	18
Arthur Linton Corbin: Realist and Subjectivist	21
Reflection	23

---

---

## MODULE I | CONTRACT FOUNDATIONS

---

---

<b>Chapter 1   What Is a Contract?</b>	<b>27</b>
<b>Rules</b>	<b>27</b>
A. Contract	27
B. Promise	27
C. Agreements and Bargains	29
D. Contracts-at-Law and Contracts-at-Equity	30
E. Reflections on Contracts, Promises, Agreements, and Bargains	31
<b>Cases</b>	<b>32</b>
<i>Steinberg v. Chicago Medical School</i>	32
Reflection	35
Discussion	36

<i>Pappas v. Bever</i>	37
Reflection	38
Discussion	39
<b>Problem 1.1.</b> Contract, Agreement, or Bargain?	39
<b>Problem 1.2.</b> The Monster and the Beast	39
<b>Problem 1.3.</b> Harassment in Hawaii	40
<b>Problem 1.4.</b> Lifelong Employment	41
<b>Chapter 2   Capacity and Incapacity</b>	<b>43</b>
<b>Rules</b>	43
A. Guardianship	43
B. Infancy	44
C. Mental Illness	45
D. Intoxication	46
E. Reflections on Capacity and Incapacity	47
<b>Cases</b>	47
<i>Webster St. Partnership, Ltd. v. Sheridan</i>	48
Reflection	53
Discussion	53
<i>Estate of McGovern v. Commonwealth State Employees' Retirement Bd.</i>	54
Reflection	61
Discussion	62
<b>Problem 2.1.</b> The Infant and the Lemon	62
<b>Problem 2.2.</b> Bipolar Disorder & Contractual Capacity	63
<b>Problem 2.3.</b> The Italian Gambler	63

---



---

**MODULE II | MUTUAL ASSENT**

---



---

<b>Chapter 3   Bargains</b>	<b>67</b>
<b>Rules</b>	67
A. Contracts-at-Law	67
B. Formal Contracts	68
C. Contracts-at-Equity	69
D. Manifestation of Mutual Assent	69
E. Misunderstanding: Failure of Mutual Assent	71
F. Reflections on Mutual Assent	72
<b>Cases</b>	72
<i>Lucy v. Zehmer</i>	73
Reflection	79
Discussion	80
<i>Raffles v. Wichelhaus</i>	81
Reflection	82
Discussion	83



<b>Problem 3.1.</b> Can Machines Form Mutual Assent?	83
<b>Problem 3.2.</b> Misunderstanding the Triangle	84
<b>Chapter 4   Offers</b>	<b>87</b>
<b>Rules</b>	88
A. Preliminary Negotiations	88
B. Certainty	89
C. Advertisements as Offers	90
D. Catalogs as Offers	93
E. Bids and Price Quotes as Offers	93
F. Offers for Rewards	94
G. Reflections on the Offer	94
<b>Cases</b>	95
<i>Lefkowitz v. Great Minneapolis Surplus Store, Inc.</i>	96
Reflection	99
Discussion	100
<i>Leonard v. Pepsico, Inc.</i>	101
Reflection	109
Discussion	110
<i>Academy Chicago Publishers v. Cheever</i>	111
Reflection	113
Discussion	114
<b>Problem 4.1.</b> Lexus Advertisement	114
<b>Problem 4.2.</b> Volvo Advertisement	114
<b>Problem 4.3.</b> Definite Commission	115
<b>Chapter 5   Termination of the Offer</b>	<b>117</b>
<b>Rules</b>	118
A. Rejection	118
B. Counter-Offer	119
C. Lapse of Time	120
D. Revocation	120
E. Revocation of General Offer	121
F. Irrevocability	122
Option Contract-at-Common-Law	122
Merchant's Firm Offer under the UCC	123
Option Quasi-Contract-at-Equity	123
The Part Performance Doctrine	124
G. Death or Incapacity of the Offeror or Offeree	126
H. Reflection on Duration of the Offer	126
<b>Cases</b>	127
<i>Smaligo v. Fireman's Fund Insurance Co.</i>	127
Reflection	128
Discussion	129

<i>Yaros v. Trustees of University of Pa.</i>	129
Reflection	135
Discussion	136
<b>Problem 5.1.</b> The Prisoners' Rejection and the Master Plan	136
<b>Problem 5.2.</b> A MINI Lapse	137
<b>Problem 5.3.</b> Docked Out Settlement	138
<b>Chapter 6   Acceptance</b>	<b>139</b>
<b>Rules</b>	140
A. Acceptance Under the Common Law: The Mirror Image Rule	140
B. Acceptance Under the UCC: Battle of the Forms	143
C. The Mailbox Rule	145
D. Reflections on Acceptance	147
<b>Cases</b>	147
<i>State Department of Transportation v. Providence &amp; Worcester Railroad Co.</i>	148
Reflection	153
Discussion	153
<i>Flender Corp. v. Tippins International, Inc.</i>	155
Reflection	157
Discussion	157
<b>Problem 6.1.</b> Primo Ladders	157
<b>Problem 6.2.</b> An Earnest Letter	158
<b>Problem 6.3.</b> Conditional Acceptance of a Court Order	158

---



---

**MODULE III | CONSIDERATION AND  
ALTERNATIVES TO CONSIDERATION**

---



---

<b>Chapter 7   Consideration</b>	<b>161</b>
<b>Rules</b>	163
A. The Historical Benefit/Detriment Theory	163
B. The Modern Bargained-For Exchange Theory	164
C. Gratuitous Promises Are Not Supported by Consideration	166
D. Conditional Gifts Are Not Supported by Consideration	167
E. "Past Consideration" Is Not Consideration	168
F. Illusory Promises Are Not Consideration	169
G. Nominal Consideration Is Not Consideration	171
H. Reflections on Consideration	172
<b>Cases</b>	172
<i>Hamer v. Sidway</i>	173
Reflection	175
Discussion	175

<i>Pennsy Supply, Inc. v. American Ash Recycling Corp.</i>	176
Reflection	180
Discussion	181
<b>Problem 7.1.</b> An Aunt's Promise	181
<b>Problem 7.2.</b> Betty and the Benefit	181
<b>Problem 7.3.</b> Shifting Sands	182
<b>Chapter 8   Promissory Estoppel</b>	<b>183</b>
<b>Rules</b>	184
A. Theory of Promissory Estoppel	184
B. Promise Reasonably Inducing Action or Forbearance	186
C. Reliance on the Promise	187
1. Legal Enforceability of Contracts by Mutual Assent	187
2. Analysis of Equitable Enforceability of Contracts by Promissory Estoppel	188
3. Promise to Give Charity	189
D. Justice Requires Enforcing the Promise	190
E. Reflections on Promissory Estoppel	190
<b>Cases</b>	191
<i>Ricketts v. Scothorn</i>	191
Reflection	194
Discussion	194
<i>Conrad v. Fields</i>	195
Reflection	198
Discussion	199
<i>Otten v. Otten</i>	200
Discussion	203
<i>Maryland National Bank v. United Jewish Appeal Federation         of Greater Washington, Inc.</i>	204
Reflection	213
Discussion	213
<b>Problem 8.1.</b> Escaped Bull	213
<b>Problem 8.2.</b> Plantations Steel	214
<b>Chapter 9   Promissory Restitution</b>	<b>215</b>
<b>Rules</b>	217
A. Promise to Pay for Benefit Received	217
B. Promise to Correct a Mistake	219
C. Promise to Pay for Emergency Services and Necessaries	219
D. Promise to Pay for a Past Gift	221
E. Promise to Pay for an Unpaid Contract	223
F. Promise to Pay for an Unenforceable Contract	227
G. Reflections on Promissory Restitution	228

<b>Cases</b>	229
<i>Mills v. Wyman</i>	229
Reflection	232
Discussion	233
<i>Drake v. Bell</i>	235
Reflection	237
Discussion	237
<i>Webb v. McGowin</i>	238
Reflection	242
Discussion	242
<i>Haynes Chemical Corp. v. Staples &amp; Staples</i>	243
Reflection	249
Discussion	249
<i>Edson v. Poppe</i>	251
Reflection	253
Discussion	253
<i>Muir v. Kane</i>	254
Reflection	258
Discussion	258
<b>Problem 9.1.</b> IRAC Edson	259
<b>Problem 9.2.</b> Annihilation of Consideration	259

---



---

**MODULE IV | DEFENSES**

---



---

<b>Chapter 10   The Statute of Frauds</b>	265
<b>Rules</b>	266
A. Classes of Contracts Requiring Signed Writing (MYLEGS)	266
1. Executor/Administrator	268
2. Suretyship	268
3. Marriage	269
4. Land	269
Year	271
Goods	272
B. Satisfaction of the Statute of Frauds	273
1. Memorandum	274
2. Several Writings	275
3. Signature	276
4. Loss or Destruction of a Memorandum	276
C. Exceptions to the Statute of Frauds	277
1. Promissory Estoppel	277
2. Part Performance of Land Transactions	279

3. Merchant Exceptions for Goods Transactions	279
a. Special Manufacture	281
b. Party Admission	282
c. Complete Performance	283
D. Reflections on the Statute of Frauds	283
<b>Cases</b>	284
<i>McIntosh v. Murphy</i>	285
Reflection	290
Discussion	290
<i>Stearns v. Emery-Waterhouse Co.</i>	291
Reflection	293
Discussion	294
<i>Sterling v. Taylor</i>	294
Reflection	303
Discussion	304
<i>Howard Construction Co. v. Jeff-Cole Quarries, Inc.</i>	304
Reflection	314
Discussion	314
<i>Crabtree v. Elizabeth Arden Sales Corp.</i>	316
Reflection	320
Discussion	321
<i>Barwick v. Government Employee Insurance Co.</i>	322
Reflection	325
Discussion	326
<b>Problem 10.1.</b> Perpetuating Frauds	326
<b>Problem 10.2.</b> Frauds Policy	326
<b>Problem 10.3.</b> UCC Frauds	326
<b>Problem 10.4.</b> Text Signatures	326
<b>Chapter 11   Mistake</b>	327
<b>Rules</b>	329
A. Unilateral Mistake	329
B. Mutual Mistake	331
C. Mistranscription	334
D. Reflections on Mistake	334
<b>Cases</b>	335
<i>Wood v. Boynton</i>	336
Reflection	338
Discussion	339
<i>DePrince v. Starboard Cruise Services, Inc.</i>	340
Reflection	342
Discussion	342

<i>Sherwood v. Walker</i>	343
Reflection	345
Discussion	345
<b>Problem 11.1.</b> A Mistaken Dream	346
<b>Problem 11.2.</b> A Foundational Mistake	346
<b>Problem 11.3.</b> A Policy Mistake	347
<b>Chapter 12   Misrepresentation, Duress, and Undue Influence</b>	<b>349</b>
<b>Rules</b>	<b>350</b>
A. Misrepresentation	350
1. Fraudulent Misrepresentation	350
2. Material Misrepresentation	351
3. Concealment as Misrepresentation	352
4. Silence as Misrepresentation	352
5. Conclusion: Misrepresentation	352
B. Duress	353
1. Physical Compulsion	354
2. Economic Threat	357
C. Undue Influence	358
D. Reflections on Misrepresentation, Duress, and Undue Influence	359
<b>Cases</b>	<b>359</b>
<i>Barrer v. Women’s National Bank</i>	359
Reflection	368
Discussion	369
<i>Nigro v. Lee</i>	369
Reflection	371
Discussion	371
<i>Quebodeaux v. Quebodeaux</i>	372
Reflection	374
Discussion	375
<b>Problem 12.1.</b> Motor Home Misrepresentation	375
<b>Problem 12.2.</b> The Blodgetts Under Duress	376
<b>Problem 12.3.</b> Undue Bequest	377

---



---

**MODULE V | INTERPRETATION**


---



---

<b>Chapter 13   Classifying Contractual Evidence</b>	<b>383</b>
<b>Rules</b>	<b>384</b>
A. Evidence of Contractual Meaning	384
1. Intrinsic Evidence	384
2. Extrinsic Evidence	384
B. Conflicting Evidence	385
C. Evidence Regarding Circumstances	387
D. Hierarchy of Evidence	390
<b>Cases</b>	<b>394</b>
<i>Frigalment Importing Co., Ltd., v. B.N.S. International Sales Corp</i>	394
Reflection	399
Discussion	401
<i>Nānākuli Paving &amp; Rock Co. v. Shell Oil Co.</i>	402
Reflection	412
Discussion	414
<b>Problem 13.1.</b> IRAC Frigalment	414
<b>Chapter 14   Evaluating Intrinsic Contractual Evidence</b>	<b>415</b>
<b>Rules</b>	<b>416</b>
A. Ambiguity	416
B. Semantic Canons	417
1. Plain Meaning Rule	417
2. Technical Meaning Rule	418
3. General Terms Rule	418
4. Negative Implication Rule	418
5. Whole Agreement Rule	418
6. Avoid Surplusage Rule	418
7. Consistent Usage (and Meaningful Variation) Rule	418
8. Negotiated Terms Rule	419
9. Same Kind, Class, or Nature ( <i>Ejusdem Generis</i> ) Rule	419
10. Recognition by Association ( <i>Noscitur a Sociis</i> ) Rule	419
11. Grammar Rule	419
12. Legal Meaning Rule	420
C. Policy Canons	420
1. Good Faith	420
2. Interpretation Against the Drafter	421
3. Interpretation Favoring the Public	422
4. Unconscionable Contract or Term	422

<b>Cases</b>	423
<i>In re Motors Liquidation Co.</i>	424
Reflection	430
Discussion	430
<b>Problem 14.1.</b> Matching the Canons of Construction to Case Applications	430
<b>Problem 14.2.</b> Homeowner’s Insurance?	432
<b>Problem 14.3.</b> What Is a “Cartoon”?	433
<b>Problem 14.4.</b> Meaning of a Comma	434
<b>Problem 14.5.</b> Vesting in Retirement	435
<b>Chapter 15   The Parol Evidence Rule</b>	<b>439</b>
<b>Rules</b>	439
A. Excluding Parol (Oral) Evidence	439
B. Reflections on Parol Evidence	444
<b>Cases</b>	444
<i>Gianni v. R. Russel &amp; Co.</i>	445
Reflection	447
Discussion	448
<i>UAW-GM Human Resource Center v. KSL Recreation Corp.</i>	449
Reflection	457
Discussion	457
<i>Sierra Diesel Injection Service, Inc. v. Burroughs Corp.</i>	458
Reflection	460
Discussion	461
<b>Problem 15.1.</b> Comparing the Common Law and the UCC	461
<b>Problem 15.2.</b> Capitol City Liquor Company	462
<b>Problem 15.3.</b> Middletown Concrete Products	463
<b>Problem 15.4.</b> Corn Delivery	464
<b>Problem 15.5.</b> Injury and Indemnity	465
<b>Chapter 16   Evaluating Extrinsic Evidence</b>	<b>467</b>
<b>Rules</b>	467
A. Course of Performance	467
B. Course of Dealing	468
C. Usage and Trade Usage	469
D. Implied Terms of Good Faith and Fair Dealing	471
E. Reflections on Interpretation	474
<b>Cases</b>	475
<i>Wood v. Lucy, Lady Duff-Gordon</i>	476
Reflection	477
Discussion	478



<i>Fisher v. Congregation B’Nai Yitzhok</i>	479
Reflection	482
Discussion	483
<i>First National Bank of Lawrence v. Methodist Home for the Aged</i>	485
Reflection	490
Discussion	491
<b>Problem 16.1.</b> Output of Toasted Bread	491
<b>Problem 16.2.</b> Requirements for Corrugated Paper Boxes	492

---



---

**MODULE VI | PERFORMANCE AND BREACH**

---



---

<b>Chapter 17   Conditions</b>	<b>497</b>
<b>Rules</b>	<b>499</b>
A. Conditional Obligations	499
B. Classes of Conditions	500
1. Condition Precedent: Sequential Performance	500
2. Conditions Concurrent: Simultaneous Performances	501
3. Condition Subsequent: Excusing Performance	501
C. Promissory Conditions	503
D. Express Conditions	505
E. Implied Conditions	505
F. Conditions of Satisfaction	506
G. Non-Occurrence of a Condition	508
H. Express and Implied Conditions	509
I. Satisfaction of the Obligor as a Condition	510
J. Excuse of a Condition to Avoid Forfeiture	511
K. Event that Terminates a Duty	512
L. Reflections on Conditions	513
<b>Cases</b>	<b>513</b>
<i>Morrison v. Bare</i>	515
Reflection	521
Discussion	522
<i>Internatio-Rotterdam, Inc. v. River Brand Rice Mills, Inc.</i>	522
Reflection	526
Discussion	528
<i>Morin Building Products Co., Inc. v. Baystone Construction, Inc.</i>	529
Reflection	532
<b>Problem 17.1.</b> Renewal of a Restaurant Lease	534
<b>Problem 17.2.</b> Financial Satisfaction	535

<b>Chapter 18   Performance</b>	<b>537</b>
<b>Rules</b>	<b>538</b>
A. Discharge by Complete Performance	538
B. “Kingston Covenants”	538
C. Exchange of Mutual Promises	540
1. Presumption of an Exchange of Promises	543
2. Performance at One Time or in Installments	544
3. Order of Performances	544
D. Implied Conditions	545
E. Benefit of the Bargain	546
F. Effect of Performance and Non-Performance	548
G. Evaluating Substantial Performance	549
H. Evaluating Total Breach	550
I. Evaluating Performance and Breach Under the UCC	553
1. Buyer’s Rights on Improper Delivery	553
2. Buyer’s Revocation of Acceptance	553
3. Seller’s Cure	554
4. Installment Contracts	555
J. Reflections on Substantial Performance	556
<b>Cases</b>	<b>557</b>
<i>Kingston v. Preston</i>	557
Reflection	559
Discussion	559
<i>Jacob &amp; Youngs, Inc. v. Kent</i>	559
Reflection	564
Discussion	565
<i>Khiterer v. Bell</i>	566
Reflection	570
Discussion	571
<b>Problem 18.1.</b> Direct Timber Shipment	571
<b>Problem 18.2.</b> Sewer System	572
<b>Problem 18.3.</b> Newspaper Stock	573
<b>Chapter 19   Anticipatory Repudiation</b>	<b>577</b>
<b>Rules</b>	<b>577</b>
A. What Counts as a Repudiation?	577
B. Effect of Repudiation	579
C. Retraction of Express Repudiation	580
D. Failure to Assure as Implied Repudiation	583
E. Reflections on Repudiation	587
<b>Cases</b>	<b>588</b>
<i>McCloskey &amp; Co. v. Minweld Steel Co.</i>	588
Reflection	591

Discussion	593
<i>Hornell Brewing Co., Inc. v. Spry</i>	593
Reflection	600
Discussion	600
<b>Problem 19.1.</b> The Rumored Bankruptcy	600
<b>Problem 19.2.</b> Circuit Boards	601
<b>Chapter 20   Excuse</b>	<b>603</b>
<b>Rules</b>	604
A. Impracticability	604
1. Death or Incapacity of Necessary Person	605
2. Destruction of Necessary Thing	605
3. Prevention by Law	606
B. Frustration of Purpose	606
C. UCC Excuses	606
1. Casualty to Identified Goods	606
2. Excuse by Failure of Presupposed Conditions	607
D. Reflections on Excuse	608
<b>Cases</b>	609
<i>Taylor v. Caldwell</i>	609
Reflection	612
Discussion	612
<i>Krell v. Henry</i>	612
Reflection	616
Discussion	617
<i>Transatlantic Financing Corp. v. United States</i>	618
Reflection	621
Discussion	621
<i>Adbar, L.C. v. New Beginnings C-Star</i>	622
Reflection	625
Discussion	626
<b>Problem 20.1.</b> Super Bowl LV	626
<b>Problem 20.2.</b> Lot Number 1285	628
<b>Problem 20.3.</b> Excessive Rain	628
<b>Chapter 21   Assent</b>	<b>629</b>
<b>Rules</b>	630
A. The Traditional Pre-Existing Duty Rule	630
B. Modern Relaxation of the Pre-Existing Duty Rule	631
C. Substitution, Novation, Accord, and Satisfaction	633
D. Rescission and Release	635
E. Assignment and Delegation	636
F. Conclusion: Modification and Discharge by Assent	637

<b>Cases</b>	640
<i>Alaska Packers Association v. Domenico</i>	640
Reflection	644
Discussion	644
<i>Angel v. Murray</i>	646
Reflection	651
Discussion	651
<i>Birdsall v. Saucier</i>	652
Reflection	657
Discussion	658
<b>Problem 21.1.</b> Fair and Reasonable Modification	658
<b>Problem 21.2.</b> Accord and Satisfaction	658

---



---

**MODULE VII | REMEDIES**

---



---

<b>Chapter 22   Expectation Damages</b>	<b>661</b>
<b>Rules</b>	661
A. Direct Expectation Damages	661
B. Indirect Expectation Damages	663
1. Incidental Damages	664
2. Attorney's Fees	665
3. Consequential Damages	665
C. Punitive Damages	668
D. Liquidated Damages and Penalties	668
E. Reflections on Expectation Damages	670
<b>Cases</b>	670
<i>Peevyhouse v. Garland Coal &amp; Mining Co.</i>	671
Reflection	673
Discussion	674
<i>Hadley v. Baxendale</i>	675
Reflection	677
Discussion	678
<b>Problem 22.1.</b> Dynamo Products	678
<b>Problem 22.2.</b> Francis the Plumber	678
<b>Problem 22.3.</b> Gateway Packaging	678
<b>Problem 22.4.</b> Yugo Motors — Diminution in Value	679
<b>Problem 22.5.</b> The Oysters	679
<b>Chapter 23   Alternative Money Damages</b>	<b>681</b>
<b>Rules</b>	681
A. Reliance Damages	681
B. Punitive Damages	682

C. Nominal Damages	683
D. Liquidated Damages and Penalties	683
E. Reflections on Alternative Money Damages	684
<b>Chapter 24   Equitable Remedies</b>	<b>685</b>
<b>Rules</b>	685
A. Specific Performance	685
B. Prohibitory Injunction	685
1. Non-Compete Agreements	686
2. Non-Solicitation Agreements	686
3. Non-Disclosure Agreements	687
4. Enforceability of Negative Covenants	687
C. Restitution	687
D. Reflections on Equitable Remedies	688
<b>Cases</b>	689
<i>Bauer v. Sawyer</i>	690
Reflection	695
Discussion	695
<b>Problem 24.1.</b> The Ink Factory	696
<b>Problem 24.2.</b> Pesky Provisions	696
<b>Chapter 25   UCC Damages</b>	<b>697</b>
<b>Rules</b>	697
A. Buyer's Breaches	697
B. Seller's Breaches	699
C. Incidental and Consequential UCC Damages	700
<b>Cases</b>	701
<i>North American Foreign Trading Corp. v. Direct Mail Specialist</i>	702
Reflections	705
Discussion	706
<i>Ramirez v. Autosport</i>	707
Reflection	713
Discussion	713
<b>Problem 25.1.</b> Retiring Road Commissioner	713
<b>Problem 25.2.</b> Rash Delivery	714
<b>Problem 25.3.</b> Cumene Repudiation	715
<b>Problem 25.4.</b> Graphics Cards I	715
<b>Problem 25.5.</b> Graphics Cards II	716
<b>Index</b>	<b>717</b>



---

---

# Table of Cases

---

---

Academy Chicago Publishers v. Cheever, 110, 111  
Adbar, L.C. v. New Beginnings C-Star, 622  
Alaska Packers Association v. Domenico, 631, 640  
Angel v. Murray, 633, 645, 646  
Barrer v. Women’s National Bank, 359  
Barwick v. Government Employee Insurance Co., 322  
Bauer v. Sawyer, 689, 690  
Birdsall v. Saucier, 635, 651, 652  
Conrad v. Fields, 195  
Crabtree v. Elizabeth Arden Sales Corp., 315, 316  
DePrince v. Starboard Cruise Services, Inc., 329, 340  
Drake v. Bell, 219, 233, 235, 252  
Edson v. Poppe, 224, 226, 250, 251  
Estate of McGovern v. Commonwealth State Employees’ Retirement Bd., 54  
First National Bank of Lawrence v. Methodist Home for the Aged, 485  
Fisher v. Congregation B’Nai Yitzhok, 473, 479  
Flender Corp. v. Tippins International, Inc., 155  
Frigalment Importing Co., Ltd., v. B.N.S. International Sales Corp, 394  
Gianni v. R. Russel & Co., 444, 445  
Hadley v. Baxendale, 665, 667, 674, 675, 699  
Hamer v. Sidway, 163, 164, 172, 173, 175  
Haynes Chemical Corp. v. Staples & Staples, 242, 243  
Hornell Brewing Co., Inc. v. Spry, 593  
Howard Construction Co. v. Jeff-Cole Quarries, Inc., 304  
In re Motors Liquidation Co., 424  
Internatio-Rotterdam, Inc. v. River Brand Rice Mills, Inc., 522, 527  
Jacob & Youngs, Inc. v. Kent, 559  
Khiterer v. Bell, 547, 565, 566  
Kingston v. Preston, 505, 506, 539, 557  
Krell v. Henry, 609, 612  
Lefkowitz v. Great Minneapolis Surplus Store, Inc., 34, 95, 96

Leonard v. Pepsico, Inc., 100, 101  
Lucy v. Zehmer, 70, 72, 73, 79  
Maryland National Bank v. United Jewish Appeal Federation of Greater  
Washington, Inc., 189, 203, 204  
McCloskey & Co. v. Minweld Steel Co., 588  
McIntosh v. Murphy, 278, 284, 285  
Mills v. Wyman, 217, 229, 235  
Morin Building Products Co., Inc. v. Baystone Construction, Inc., 528, 529  
Morrison v. Bare, 503, 505, 513, 515  
Muir v. Kane, 227, 253, 254  
Nānākuli Paving & Rock Co. v. Shell Oil Co., 390, 401, 402  
Nigro v. Lee, 369  
North American Foreign Trading Corp. v. Direct Mail Specialist, 699, 700  
Otten v. Otten, 199, 200  
Pappas v. Bever, 37  
Peevyhouse v. Garland Coal & Mining Co., 670, 671  
Pennsy Supply, Inc. v. American Ash Recycling Corp., 165, 176  
Quebodeaux v. Quebodeaux, 372  
Raffles v. Wichelhaus, 80, 81, 400  
Ramirez v. Autosport, 705  
Ricketts v. Scothorn, 186, 191  
Sherwood v. Walker, 332, 343  
Sierra Diesel Injection Service, Inc. v. Burroughs Corp, 457, 458  
Smaligo v. Fireman's Fund Insurance Co., 127  
State Department of Transportation v. Providence & Worcester Railroad Co., 148  
Stearns v. Emery-Waterhouse Co., 291  
Steinberg v. Chicago Medical School, 32, 113  
Sterling v. Taylor, 275, 294  
Taylor v. Caldwell, 609, 612, 615, 616  
Transatlantic Financing Corp. v. United States, 617, 618  
UAW-GM Human Resource Center v. KSL Recreation Corp., 449  
Webb v. McGowin, 220, 237, 238  
Webster St. Partnership, Ltd. v. Sheridan, 47, 48  
Wood v. Boynton, 328, 329, 332, 335, 336, 349  
Wood v. Lucy, Lady Duff-Gordon, 169, 421, 475, 476  
Yaros v. Trustees of University of Pa., 129



---

---

# Acknowledgments

---

---

Special thanks to the American Law Institute and the National Conference of Commissioners on State Laws for the general use of the Restatement of the Law (Second) of Contracts and the Uniform Commercial Code:

Restatement of the Law Second Contracts, copyright © 1981 by the American Law Institute. Reprinted with permission. All rights reserved.

Uniform Commercial Code (UCC), Article 1 copyright © 2001, Article 2 copyright © 2011 by The American Law Institute and the National Conference of Commissioners of Uniform State Laws. Reproduced by permission of the Permanent Editorial Board for the UCC. All rights reserved.

---

Thanks to my teaching assistants — Eva C.H. Scheiwe, Jacquelyn Pariseau, Amber Pavucsko, Hannah Schaffer, Nathaniel “Nate” Ingerick, Alexandra “Lexi” Jones, Natheena Tyler, and CharLee Rosini — who helped refine this book while using it to foster great classroom experiences over several years. You kept me in touch with students’ needs; I am grateful for your helpful feedback and suggestions. I thank all the students who offered constructive criticism, and I especially thank Abraham Webber and Jonathan Agustin for providing detailed comments.

Thanks to fellow teachers who contributed to this manuscript, especially Lisa Bernstein, Brian Bix, Wilson Huhn, Wes Oliver, Georgy Kuney, and Ashley London. Thanks also to the four anonymous reviewers. I have taken your comments to heart and trust that you will find your positive influence in this text.

I am grateful for consideration, advice, and time from many members of the Carolina Academic Press community; in particular, I thank my instructional designer Krystal Norton, my editor Carol McGeehan, and my publisher Scott Sipe for going above and beyond in supporting the production of this work.

Special thanks to the Institute for Humane Studies and the Classical Liberal Institute for financial assistance and research support. I could not have afforded to produce this work on time without you. I hope this book helps us achieve our mutual goal of connecting a community of scholars in pursuit of the good society. Thank you.

Any errors or omissions are probably mine, but I will blame autocorrect.



---

---

# Online Materials

---

---

Additional content for *Contract Law: Rules, Cases, and Problems* is available on Carolina Academic Press's *Core Knowledge for Lawyers* (CKL) website.

*Core Knowledge for Lawyers* is an online teaching and testing platform that hosts practice questions and additional content for both instructors and students.

To learn more, please visit:  
[coreknowledgeforlawyers.com](http://coreknowledgeforlawyers.com)

Instructors may request complimentary access through the “Faculty & Instructors” link.

