

# LA243: Contract Law

View Online



---

[1]

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

[2]

Adams, J. and Brownsword, R. 2007. *Understanding contract law*. Sweet & Maxwell.

[3]

Adams, J. and Brownsword, R. 2007. *Understanding contract law*. Sweet & Maxwell.

[4]

Atiyah, P. 1986. The Hannah Blumenthal and classical contract law. *Law Quarterly Review*. 102, (1986), 363-369.

[5]

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

[6]

Beale, H.Dugdale, T. 1975. Contracts between businessmen: planning and the use of contractual remedies. *British Journal of Law & Society*;. 2, (1975), 45-60.

[7]

Brownsword, Roger 1987. New notes on the old oats. *Solicitors Journal.*; 131, (1987), 384-387.

[8]

Burrows, A.S. 2016. *A casebook on contract.* Hart Publishing.

[9]

Burrows, A.S. 2016. *A casebook on contract.* Hart Publishing.

[10]

Burrows, A.S. 2016. *A casebook on contract.* Hart Publishing.

[11]

Burrows, A.S. 2016. *A casebook on contract.* Hart Publishing.

[12]

Burrows, A.S. 2016. *A restatement of the English law of contract.* Oxford University Press.

[13]

Burrows, A.S. 2012. *A restatement of the English law of unjust enrichment.* Oxford University Press.

[14]

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

[15]

Buxton, R. 2010. "CONSTRUCTION" AND RECTIFICATION AFTER CHARTBROOK. *The Cambridge Law Journal*. 69, 02 (July 2010), 253-262. <https://doi.org/10.1017/S0008197310000462>.

[16]

F H Loke, A. 2017. Excusable consent in duress. *Legal Studies*. 37, 3 (Sept. 2017), 418-436. <https://doi.org/10.1111/lest.12160>.

[17]

Howarth, W. 1984. The Meaning of Objectivity in Contract. *Law Quarterly Review*. 100, (1984).

[18]

Kester Lees Wood v Capita Insurance Services Ltd: textualism and contextualism: polish off your dictionaries... *The Conveyancer and Property Lawyer*.

[19]

McCunn, J. 2016. Belize It or Not: Implied Contract Terms in Marks and Spencer plc v BNP Paribas Securities Services Trust Company (Jersey) Limited. *The Modern Law Review*. 79, 6 (Nov. 2016), 1090-1101. <https://doi.org/10.1111/1468-2230.12232>.

[20]

McKendrick, E. 2017. *Contract law*. Palgrave.

[21]

McKendrick, E. 2017. *Contract law*. Palgrave.

[22]

McKendrick, E. 2017. *Contract law*. Palgrave.

[23]

McKendrick, E. 2017. Contract law. Palgrave.

[24]

McKendrick, E. 2020. Contract law. Oxford University Press.

[25]

Mitchell, C. 2009. Contracts and Contract Law: Challenging the Distinction Between the 'Real' and 'Paper' Deal. *Oxford Journal of Legal Studies*. 29, 4 (2009), 675–704. <https://doi.org/10.1093/ojls/gqp023>.

[26]

Morgan, J. 2020. Great Debates in Contract Law. Red Globe Press.

[27]

Poole, J. 2016. Textbook on contract law. Oxford University Press.

[28]

Roberts, M. 2017. : The Practical Benefit Doctrine Marches On. *The Modern Law Review*. 80, 2 (Mar. 2017), 339–351. <https://doi.org/10.1111/1468-2230.12257>.

[29]

Sir Christopher Staughton How do Courts Interpret Commercial Contracts. *The Cambridge Law Journal*. 58, 2, 303–313.

[30]

Stewart Macaulay, author The Real and the Paper Deal: Empirical Pictures of Relationships, Complexity and the Urge for Transparent Simple Rules. *The Modern Law*. 66, 1, 44–79.

[31]

Steyn, Johan 1997. Contract Law: Fulfilling the Reasonable Expectations of Honest Men [article]. *Law Quarterly Review*, . 113, 1997 (1997), 433-442.