Principles of Contract Law

Cases and Materiaux on Contracts

Cases and Materiaux on the Carriage of Goods by Sea. This classic casebook, now in its 9th Edition, offers first-year students a solid and inviting introduction to contract law, recognizing both the English and American common law traditions and bringing them into our age of statutes, most particularly the Uniform Commercial Code. Like earlier editions, the 9th Edition features carefully-selected cases, well-tailored notes and problems, and authoritative textual discussions of major developments in current contract law. These include the meaning of assent and agreement (with particular focus on the online environment and in the context of modern shipping contracts); attention to comparative and international approaches; and accessible discussion of theoretical underpinnings of contract doctrine, the importance of which remain a mainstay of this new edition. The casebook is ecumenical in its outlook, presenting a well-balanced approach that is usable by professors with a wide-range of theoretical outlooks and pedagogical styles. Cases are situated within a variety of disciplines—history, economics, philosophy, and ethics—and present the law in a variety of typical settings—commercial, familial, employment, consumer, real estate and so on. The 9th Edition will feel familiar yet fresh to current users and both exciting and comfortable to newcomers.

A Casebook on Contract: Cases and Doctrine, Sixth Edition, features a mix of lightly-edited classic and contemporary cases, stresses current contract doctrine alongside the essential lawyering skill of case analysis—how to sift through the facts of the case to discern the prevailing rules and theory. Randy Barnett and Nate Oman’s innovative text introduces each case and provides the historical background of the iconic cases that make the study of contract law engaging. Study Guide questions help students identify salient issues as they read each case. Judicial biographies of each judge provide additional context. Key Features of the New Edition: The 6th Edition has been edited to make it even more modular and therefore easier for professors to select which doctrines to cover. The introductory materials have been shortened to permit a speedier entry to whichever basic doctrine the professor chooses to begin with. A new section on public policy defenses has been added. Recent developments involving arbitration agreements in the wake of the Supreme Court’s AT&T Mobility case are also covered. In addition, roughly a dozen new cases have been substituted, chosen for their interesting facts or their proven pedagogical usefulness. As always, every effort is made to provide students with background materials on the litigation, such as new judicial biographies and excerpts from recently published scholarship dealing with the cases covered. New cases include: Jordan v. Kruel & Amsden Porter v. Fugua Industries Nguyen v. Barnes & Noble Inc. Also, in keeping with the book’s focus on the “classic” cases we have included some iconic cases missing from earlier editions, including: Masterson v. Sine Security Stove & Manufacturing Co. v. American Railway Express Lefkowitz v. Great Minneapolis Surplus Store Lawrence v. Fox Harris v. Watson

Text, Cases and Materiaux on Contract Law. Buy a new version of this Connected Casebook and receive access to the online e-book, practice questions from your favorite study aids, and an outline tool on CasebookConnect, the all in one learning solution for law school students. CasebookConnect offers you what you need most to be successful in your law school classes—portability, meaningful feedback, and greater efficiency. Cases, Problems, and Materiaux on Contracts is known for pioneering the problem method of law school teaching. A staple in classrooms for decades, it stands out from other texts in the scope of its coverage and its use of short, carefully-constructed Problems to expose students to new concepts, reinforce what they have just learned, and stimulate thought. The Eighth Edition, the first since the passing of Thomas Crandall and the addition of David Horton as co-author, is more accessible than ever. It introduces complicated issues with a clear narrative summary or explicit statement of black-letter law. The cases have been tightly edited for best effect. The book can also be easily adapted to fit various pedagogical needs. A through it starts with “Agreement” and moves to “Consideration,” it is also designed for teachers who prefer to begin with “Consideration” or “Remedies.” It can be used in courses that both include and exclude sales. Finally, because it is shorter than most other texts in this field, it works in 4-unit, 5-unit, and 6-unit courses. New to the Eighth Edition: Substantial input from a new co-author means that the book contains scores of new cases, Problems, and narrative introductions to issues. Each opinion has been streamlined to enhance readability. Where possible, applicable Restatement of Contracts and Uniform Commercial Code sections have been printed in the text, saving students the cost of buying separate supplements. Professors and students will benefit from: Coverage of the basics of Contracts Law in a format that allows greater exposure to the legal concepts through the many Problems that fill each chapter alongside the most illustrative cases on point. Assessment multiple-choice questions at the end of each chapter that are meatier than such questions in most books, focusing not on the “right answer” so much as on what real attorneys must consider when confronted with the issues presented. The entire book’s approach not just to teach rules of law but to train students to be lawyers faced with commercial issues, for example, Problems sometimes ask students whether they would be committing malpractice if they took a certain course of conduct, an issue very much on the mind of actual attorneys but seldom mentioned in law school classrooms. CasebookConnect features: ONLINE E-BOOK
Reading PDF Contract Cases And Materials

Contracts

This book is designed for use in a single-semester, less than six-credit hours, contracts course. It departs from the standard, reference-oriented texts, in order to provide concise, coherent, and teaching-oriented materials with a focus on principal cases, questions and notes. The goal of the book is to introduce the deep-seated topics of concern to the law of contracts with selective brevity, in choosing readings in classic and contemporary cases, and UCC and Restatement sources, interesting hypotheticals and theoretical and practical reflections. This book also updates the conventional presentation of the subject by providing a more substantive treatment of the law of restitution and of relevant international and comparative materials.
cases. The new edition features: captivating cases like CNA & American Casualty v. Arlyn Phoenix background material on transactional law, including the relevant statutes and case law in the field of contracts. The California appellate courts have long been a major influence on the field of substantive contract law, shaping the field of contracts beyond the state's borders. Primary sources of cases and statutes are tied together with concise, easy to understand explanations of the rules of contract law. Smith combines, in a single-source, the leading California cases, specific California statutes, and sample legal forms, producing a valuable resource for practicing lawyers and paralegals as well as law students and paralegal students.


CONTRACT This casebook is designed to meet the challenges of providing students with the most current and comprehensive analysis of modern contract law within the time constraints of the modern law school curriculum. While the Seventh Edition includes the most current judicial and statutory developments, the enhanced use of problems interacting with textual material allows students to gain a clear and sophisticated understanding of some of the more complex concepts in fewer classroom hours. Today's student is asked to assimilate all of the basic concepts to which students in the past have been exposed as well as a host of new developments. To meet these challenges, this edition includes problems and questions surrounded by text referring to case law and other authorities in a fashion that allows the student to pursue preparation as well as the classroom experience in a highly productive fashion. Notwithstanding these innovations, the essential nature of the book has not changed. It is a casebook. New cases replacing cases in the prior edition demonstrate a high pedagogical value. The overriding purpose is to provide the student with the maximum opportunity to develop a comprehensive understanding of contract law in the 21st century that will be sufficient for long-term career success. Contract law will continue to evolve. It is important to provide the student with a vehicle promoting a sophisticated understanding of the subject in a fashion that will allow the student to assimilate future developments with justifiable confidence. The eBook versions of this title feature links to Lexis Advance for further legal research options.

Contract Law: Promoting a ‘learning-by-doing’ approach to comparative contract law and comparative methodology, this updated second edition of Comparative Contract Law updates the first true student reader on the subject. Bringing together extracts from legislation and court practice this textbook lets students experience comparative law in action, and presents a unique guide to European and International contract law.
Contract A complete guide to contract law in a single volume. Comprising a unique balance of 60% text to 40% cases and materials, Contract Law: Text, Cases, and Materials combines the best features of a textbook with those of a traditional casebook. The author's clear explanations and analysis of the law provide invaluable support to students, while the extracts from cases and materials promote the development of essential case-reading skills and allow for a more detailed appreciation of the practical workings of the law. Online resources The book is accompanied by online resources which include: Extra material with in-depth coverage of topics such as illegality and incapacity Updates on recent developments in the law Self-test multiple choice questions and answers A annotated web link to key sources of information on contract law

The sixth edition of Cases and Materials on Contract Law in Australia continues the groundbreaking innovations in the fifth edition. It also adds a new feature: two chapters devoted to problem questions and worked answers! This edition includes extracts of all the relevant Australian Consumer Law provisions on consumer guarantees, misleading or deceptive conduct, unconscionable contract and unfair terms. As well, the reading lists, commentary and discussion material have all been updated to take account of cases such as: Koornpahtoo Local Aboriginal Land Council v Sanpine Pty Ltd (2007); The Golden Victory (2007); Gumland Property Holdings Pty Ltd v Duffy Bros Fruit Market (Campbelltown) Pty Ltd (2008); Lumber v W Cook Builders Pty Ltd (In Liq) (2008); A & M Corporation v Rural Finance Pty Ltd v Gardner (2008); The Achilleas (2009); Tabcorp Holdings Ltd v Bowen Investments Pty Ltd (2009); Franklins Pty Ltd v Metcash Trading Ltd (2009); Attorney General of Belize v Belize Telecommunications Ltd (2009); Campbell v Backoffice Investments Pty Ltd (2009); Chartbrook Ltd v Persimmon Homes Ltd (2009); John Alexander's Clubs Pty Ltd v White City Tennis Club Ltd (2010); Miller & Associates Insurance Broking Pty Ltd v BMW Australia Finance Ltd (2010); Stoczni Gdynia SA v Gearbulk Holdings Ltd (2010); Leverage Equities Ltd v Goodridge (2011)

The Law of Contracts This casebook is designed to meet the challenges of providing students with the most current and comprehensive analysis of modern contract law within the time constraints of the modern law school curricula. The Sixth Edition is a slimmer volume though its scope has not changed. In many ways it is more comprehensive than the last edition. While it includes the most current judicial and statutory developments, the enhanced use of problems interacting with text material allows students to gain a clear and sophisticated understanding of some of the more complex concepts in fewer classroom hours. Today's student is asked to assimilate all of the principles concepts to which students in the past have been exposed as well as a host of new developments. To meet these challenges, this edition includes problems and questions surrounded by text referring to case law and other authorities in a fashion that allows the student to pursue preparation as well as the classroom experience in a highly productive fashion. Notwithstanding these innovations, the essential nature of the book has not changed. It is a casebook. New cases replacing cases in the prior edition demonstrate a high pedagogical value. The overarching purpose is to provide the student with the maximum opportunity to develop a comprehensive understanding of contract law in the 21st century that will be sufficient for long-term career success. Contract law will continue to evolve. It is important to provide the student with a vehicle promoting a sophisticated understanding of the subject in a fashion that will allow the student to assimilate future developments with justifiable confidence.

Problems in Contract Law Contract Law: Cases and Materials presents a selection of well-chosen cases and illuminating commentary ideal for introducing students to the study of contract law in Australia. Developed to accompany Stewart, Swain and Fairweather's Contract Law: Principles and Context, this casebook maintains the accessibility of the principles text while providing the depth and analysis of topics required to learn contract law. Following the structure of the principles text, this text explores areas not traditionally covered in other casebooks, such as resolving disputes, preparing to make a contract, preliminary agreements, and interpreting contracts. Each chapter also briefly explores contracts in international contexts. Containing well-chosen, carefully curated cases and extracts, Contract Law: Cases and Materials takes a practical approach to student learning and integrates rich pedagogy to build critical thinking and analysis skills, making it an invaluable resource for contract law students.

Contract Law


Contract Law Problems in Contract Law: Cases and Materials offers a balance of traditional and contemporary cases that reflect the development and complexity of contract law. Explanatory notes and text place classic and contemporary cases in their larger legal context. Questions and problem exercises bridge theory and practice. A valuable tool for instructors with different teaching techniques, this successful book includes various perspectives and contractual settings and offers a highly intelligent, contemporary treatment of contract law. It can easily be used in teaching by traditional case analysis, through problem-based instruction, or using theoretical inquiry.

Cases and Materials on Contracts, Making and Doing Deals This classic casebook, now in its 9th Edition, offers first-year students a solid and inviting introduction to contract law, recognizing both the English and American common law traditions and bringing them into our age of statutes, most particularly the Uniform Commercial Code. Like earlier editions, the 9th Edition features carefully-selected cases, well-tailored notes and problems, and authoritative textual discussions of major developments in current contract law.
These include the meaning of assent and agreement (with particular focus on the online environment and in the context of mandatory arbitration clauses); attention to comparative and international approaches; and accessible discussion of the theoretical underpinnings of contract doctrine, the importance of which remain a mainstay of this new edition. The casebook is ecumenical in its outlook, presenting a well-balanced approach that is usable by professors with a wide-range of theoretical outlooks and pedagogical styles. Cases are situated within a variety of disciplines—history, economics, philosophy, and ethics—and present the law in a variety of typical settings—commercial, familial, employment, consumer, real estate and so on. The 9th Edition will feel familiar yet fresh to current users and both exciting and comfortable to newcomers.

Contracts A major new Australian adaptation of the best-selling introduction to contract law, providing an authoritative but accessible examination of the foundational principles of this complex area.

Contracts This is the third edition of the widely acclaimed and successful casebook on contract in the US Commune series, developed to be used throughout Europe and beyond by anyone who teaches, learns or practises law with a comparative or European perspective. The book contains leading cases, legislation and other materials from English, French and German law as the main representatives of the legal traditions within Europe, as well as European and case law and extracts from the Principles of European Contract Law. Comparisons are also made to other international restatements such as the Vienna Sales Convention, the UNIDROIT Principles of International Commercial Contracts, the Draft Common Frame of Reference and so on. Materials are chosen and ordered so as to foster comparative study, complemented with annotations and comparative overviews prepared by a multinational team. The third edition includes many new developments at the EU level (including the ill-fated proposal for a Common European Sales Law and further developments linked to the digital single market) and in national laws, in particular the major reform of the French Code civil in 2016 and 2018, the UK’s Consumer Rights Act 2015 and new cases. The principal subjects covered in this book include: An overview of EU legislation and of soft law principles, and their interrelation with national law. The distinctions between contract and property, tort and restitution: formation and pre-contractual liability V allidity, including duties of disclosure: Interpretation and contents; performance and non-performance Remedies Supervening events Third parties.

Comparative Contract Law, Second Edition Martin Dockray has written numerous books on international maritime law. This third edition explores many aspects of the law applied to the movement of goods by sea.

California Contract Law

Contracts PROBLEMS IN CONTRACT LAW: Cases and Materials has always been a favorite of first-time Contracts teachers. By combining contemporary theory and problems with more traditional cases and notes, this successful casebook has become the choice of wide range of professors. This eagerly-awaited revision introduces new co-author H.G. Prince and a host of new material while it retains the intellectual integrity of previous editions. This extremely teachable casebook draws praise for its: exceptionally engaging problems that mesh with cases, notes, and questions to hold student interest integration of contemporary contract theory such as feminist, law and economics, and other viewpoints: balanced structure and organization that allows the book to be comprehensive, without overwhelming students companion Rules Supplement outstanding Teacher's Manual, with sample syllabi, teaching points keyed to specific pages, answers to many of the problems, and questions keyed to case summaries To keep the book fresh and current, this Fourth Edition features: updated problems, cases, and references expanded coverage of promissory estoppel greater discussion of Alternative Dispute Resolution as it relates to contract law. For your next Contracts course, consider the book that is firmly positioned where scholarship meets practice. PROBLEMS IN CONTRACT LAW : Cases and Materials, Fourth Edition.

Contracts Instructors who want to concentrate on basic themes of contract law will find this flexible, problem-oriented casebook ideally suited to their purpose. Taking a straightforward approach, Cases, Problems, and Materials on Contracts, Fourth Edition, is carefully constructed to facilitate student understanding. To make teaching and learning both efficient and effective, The authors: Supply an excellent assortment of well-conceived hypotheticals - with answers in the Teacher's Manual. Provide thorough coverage of the basic themes of contract law. Keep the book to a manageable length, suitable for use in courses of four, five, or six hours. Use a popular cases-and-problems approach. Maintain an accessible tone throughout the text, with clear explanations and concept introductions. Organize the material for maximum flexibility, starting with Offer and Acceptance and moving to Consideration, but designed so you can easily begin with Consideration or Remedies. Edit cases tightly. Truly elaborate on all chapters for a smoothly flowing text. The Fourth Edition presents important new material: Careful coverage of extensive Article 2 changes; the focus is on the existing version of Article 2, but the 2003 rewrite is considered in detail so instructors can choose which version to emphasize. UETA A nd The E-Sign Act. Both classic and new cases. Revised and updated Teacher's Manual. New and refreshed problems. Help your students master the intricacies of contract law with the casebook that zeroes in on fundamental topics -- Thomas D. Crandall and Douglas J. Whaley's Cases, Problems, and Materials on Contracts, Fourth Edition. An author website to support classroom instruction using this title is available at http://www.aspenlawschool.com/crandall4

Contracts This classic casebook traces the development of contract law in the English and American common law traditions. Like earlier editions, the 8th Edition features authoritative introductions to major topics, carefully selected cases, and well-tailored notes and problems. The casebook is ecumenical in its outlook, presenting a well-balanced approach to the study of contract law without ever losing sight of the importance of doctrine in all its detail. Cases are situated within a variety of disciplines history, economics, philosophy, and ethics and present the law in a variety of settings: commercial, familial, employment, sports and entertainment. The 8th Edition will feel familiar yet fresh to current users and both exciting and comfortable to newcomers to contracts or to this casebook.

Contracts: Cases and Materials 2015 Written by leading authors in the field, this clear and highly accessible volume provides full coverage of the topics commonly found in the contract law syllabus, alongside up-to-date illustrative case examples and stimulating commentary. Composed of approximately one-quarter authors’ commentaries and three-quarters cases and materials, including academic’s articles and extracts from books and Law Commission papers, this book takes account of a variety of theoretical perspectives, including
economic, relational and empirical conceptions of the law. This book facilitates the development of personal
study skills and encourages readers to engage with the leading academic commentaries in the area. Features to
support your learning include: ? chapter introductions to highlight the salient features under discussion and
signpost topics to guide readers through this comprehensive text; ? additional reading listed at the end of
each chapter to assist further study and independent research; ? clear and attractive text design that
differentiates between the authors’ commentaries and the materials; ? a companion website that provides
skills materials and self-assessment tasks to help further your learning. The range of material covered,
straightforward style and targeted updates to this fourth edition make Text, Cases and Materials on Contract
Law a comprehensive and invaluable resource for all undergraduate and postgraduate students of contract law.

Copyright code : 9ed084f62d252ec7f806c4c3740df46