

# Law of Obligations (Contract)

View Online



This is the Reading List for the Contract Section of the Course.

---

Adams, J. N. & Brownsword, Roger. (2007). *Understanding contract law: Vol. Understanding law* (5th ed). Sweet & Maxwell.

Alces, P. (n.d.-a). *Contract is Context*.

Alces, P. (n.d.-b). *Guerilla Terms*.  
<http://www.law.emory.edu/fileadmin/journals/elj/56/6/Alces.pdf>

Atiyah, P. S. (2005). *Atiyah's introduction to the law of contract: Vol. Clarendon law series* (6th ed). Oxford University Press.

Atiyah, Patrick Selim. (1979). *The rise and fall of freedom of contract*. Oxford University Press.

Ayres, I. (n.d.). *Filling Gaps in Incomplete Contracts: An Economic Theory of Default Rules*.

Bagchi, A. (2010). *Distributive Injustice and Private Law*. SSRN Electronic Journal.  
<https://doi.org/10.2139/ssrn.1012954>

Barnett, R. (n.d.-a). *Consenting to Form Contracts*.

Barnett, R. (n.d.-b). *The Sound of Silence: Default Rules and Contractual Consent*.

Beever, Allan. (2013). *Forgotten justice: the forms of justice in the history of legal and political theory*. Oxford University Press.

Belcher, A. (2000). *A Feminist Perspective on Contract Theories from Law and Economics*. *Feminist Legal Studies*, 8(1), 29–46. <https://doi.org/10.1023/A:1009259224436>

Ben-Shahar, O. (n.d.-a). *Fixing Unfair Contracts*.

Ben-Shahar, O. (n.d.-b). *The Myth of 'Opportunity to Read' in Contract Law*.

*Beyond Custom: Contract, Contexts, and the Recognition of Implicit Understandings'*. (2003). [Electronic resource]. In *Implicit dimensions of contract: discrete, relational, and network contracts: Vol. International studies in the theory of private law*. Hart Pub.

Bix, B. (2006). *Contract Law Theory*. SSRN Electronic Journal, 4–22.  
<https://doi.org/10.2139/ssrn.892783>

- Bix, Brian. (2012a). *Contract law: rules, theory, and context: Vol. Cambridge introductions to philosophy and law*. Cambridge University Press.
- Bix, Brian. (2012b). *Contract law: rules, theory, and context: Vol. Cambridge introductions to philosophy and law*. Cambridge University Press.
- Brownsword, Roger, Smith, J. C., & Thomas, J. A. C. (2009). *Smith and Thomas: a casebook on contract* (12th ed). Sweet & Maxwell.
- Brudner, A., & Nadler, J. M. (2013). *The unity of the common law* (Second edition) [Electronic resource]. Oxford University Press.  
<http://library.kent.ac.uk/cgi-bin/resources.cgi?url=http://dx.doi.org/10.1093/acprof:oso/9780199592807.001.0001>
- Burrows, A. S. (1998). *Understanding the law of obligations: essays on contract, tort and restitution* [Electronic resource]. Hart Publishing.  
<http://www.vlebooks.com/vleweb/product/openreader?id=KentUniv&isbn=9781847311429>
- Campbell, D. (2014). Good Faith and the Ubiquity of the 'Relational' Contract. *The Modern Law Review*, 77(3), 475–492. <https://doi.org/10.1111/1468-2230.12075>
- Chartrand, M., Millar, C., & Wiltshire, E. (2009). *English for contract and company law* (3rd ed). Sweet & Maxwell.
- Chen-Wishart, Mindy. (2012). *Contract law* (4th ed). Oxford University Press.
- Chitty, Joseph & Westlaw UK. (2009). *Chitty on contracts* (Current edition) [Electronic resource]. Westlaw UK.  
<http://library.kent.ac.uk/cgi-bin/resources.cgi?url=http://login.westlaw.co.uk/wluk/app/external/path?sp=ukgarden-256&ao=o.IDCAB56304DE511DF8DFBE4318C8B4774&ndd=2&sttpe=stdtemplate&ndd=2>
- Collins, Hugh. (2003). *The law of contract: Vol. Law in context* (4th ed). LexisNexis UK.
- Common sense principles of contract interpretation (and how we've been using them all along). (2003). *Oxford Journal of Legal Studies*, 23.  
[http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC\\_T\\_M&C=Oxford Journal of Legal Studies](http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC_T_M&C=Oxford Journal of Legal Studies)
- Construction and Implication: In Defence of Belize Telecom. (n.d.).  
[http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=2471433](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2471433)
- Contra Proferentum: The Allure of Ambiguous Boilerplate. (n.d.).  
<http://www.slabbled.org/wp-content/uploads/2009/06/birth-of-boilerplate-mich-law-review.pdf>
- 'Contract as Statute' by Mitu Gulati and Stephen J. Choi. (n.d.).  
[http://scholarship.law.duke.edu/faculty\\_scholarship/1896/](http://scholarship.law.duke.edu/faculty_scholarship/1896/)
- Contract Formation and the Entrenchment of Power. (2009). *Loyola University of Chicago Law Journal*. <http://lawecommons.luc.edu/cgi/viewcontent.cgi?article=1084&context=lucij>

Contract Interpretation Redux. (n.d.).

[http://digitalcommons.law.yale.edu/cgi/viewcontent.cgi?article=1296&context=fss\\_papers&sei-redir=1&referer=http%3A%2F%2Fscholar.google.co.uk%2Fscholar%3Fstart%3D40%26q%3Dcontract%2Bambiguity%26hl%3Den%26as\\_sdt%3D0%2C5%26as\\_ylo%3D2010#search=%22contract%20ambiguity%22](http://digitalcommons.law.yale.edu/cgi/viewcontent.cgi?article=1296&context=fss_papers&sei-redir=1&referer=http%3A%2F%2Fscholar.google.co.uk%2Fscholar%3Fstart%3D40%26q%3Dcontract%2Bambiguity%26hl%3Den%26as_sdt%3D0%2C5%26as_ylo%3D2010#search=%22contract%20ambiguity%22)

Contract Interpretation: What is it About? (n.d.).

[http://sydney.edu.au/law/slr/slr31/slr31\\_1/McLauchlan.pdf](http://sydney.edu.au/law/slr/slr31/slr31_1/McLauchlan.pdf)

Contract is Not Promise; Contract is Consent by Randy E. Barnett :: SSRN. (n.d.).

[http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=1792586](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1792586)

Contract Law and Distributive Justice - viewcontent.cgi. (n.d.).

[http://digitalcommons.law.yale.edu/cgi/viewcontent.cgi?article=2068&context=fss\\_papers&sei-redir=1&referer=http%3A%2F%2Fscholar.google.co.uk.chain.kent.ac.uk%2Fscholar%3Fhl%3Den%26q%3Dcontract%2Blaw%2Brisk%26btnG%3D%26as\\_sdt%3D1%252C5%26as\\_sdt%3D#search=%2522contract%2520law%2520risk%2522](http://digitalcommons.law.yale.edu/cgi/viewcontent.cgi?article=2068&context=fss_papers&sei-redir=1&referer=http%3A%2F%2Fscholar.google.co.uk.chain.kent.ac.uk%2Fscholar%3Fhl%3Den%26q%3Dcontract%2Blaw%2Brisk%26btnG%3D%26as_sdt%3D1%252C5%26as_sdt%3D#search=%2522contract%2520law%2520risk%2522)

Contract Law, Co-operation and Good Faith: The Move from Static to Dynamic Market Individualism. (1997). In *Contracts, co-operation, and competition: studies in economics, management and law*. Oxford University Press.

Contracting under pressure: a theory of duress. (1997). *Cambridge Law Journal*, 343.

[http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC\\_T\\_M&C=Cambridge Law Journal](http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC_T_M&C=Cambridge Law Journal)

Contracts and Friendships. (2010). *Emory Law Journal*, 59.

[http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=T\\_W\\_A&C=Emory Law Journal](http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=T_W_A&C=Emory Law Journal)

Contracts Small and Contract Large. (n.d.).

<http://www.law.uchicago.edu/files/files/49.epstein.pdf>

Contractual Duress and Relations of Power by Orit Gan :: SSRN. (n.d.).

[http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=2134630](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2134630)

Contractual Freedom, Contractual Justice and Contract Law (Theory). (n.d.).

<http://scholarship.law.duke.edu/cgi/viewcontent.cgi?article=4360&context=lcp>

Darren, Bush. (n.d.). Caught Between Scylla and Charybdis: Law & Economics as a Useful Tool for Feminist Legal Theorists - viewcontent.cgi.

[http://digitalcommons.wcl.american.edu/cgi/viewcontent.cgi?article=1117&context=jgspl&sei-redir=1&referer=http%3A%2F%2Fscholar.google.co.uk%2Fscholar%3Fhl%3Den%26q%3DCaught%2Bbetween%2BScylla%2Band%2BCharybdis%253A%2BLaw%2Band%2BEconomics%2Bas%2Ba%2BUseful%2BTool%2Bfor%2BFeminist%2BLegal%2BTheorists%26btnG%3D%26as\\_sdt%3D1%252C5%26as\\_sdt%3D#search=%22Caught%20between%20Scylla%20Charybdis%3A%20Law%20Economics%20as%20Useful%20Tool%20Feminist%20Legal%20Theorists%22](http://digitalcommons.wcl.american.edu/cgi/viewcontent.cgi?article=1117&context=jgspl&sei-redir=1&referer=http%3A%2F%2Fscholar.google.co.uk%2Fscholar%3Fhl%3Den%26q%3DCaught%2Bbetween%2BScylla%2Band%2BCharybdis%253A%2BLaw%2Band%2BEconomics%2Bas%2Ba%2BUseful%2BTool%2Bfor%2BFeminist%2BLegal%2BTheorists%26btnG%3D%26as_sdt%3D1%252C5%26as_sdt%3D#search=%22Caught%20between%20Scylla%20Charybdis%3A%20Law%20Economics%20as%20Useful%20Tool%20Feminist%20Legal%20Theorists%22)

Dietz, T. (2011). *Contract Law, Relational Contracts and Reputational Networks in*

- International Trade: An Empirical Investigation into Cross-Border Contracts in the Software Industry. SSRN Electronic Journal. <https://doi.org/10.2139/ssrn.1747702>
- DiMatteo, L. A. (2010). Strategic Contracting: Contract Law as a Source of Competitive Advantage. *American Business Law Journal*, 47(4), 727-794.  
<https://doi.org/10.1111/j.1744-1714.2010.01108.x>
- Distributive and Paternalist Motives in Contract and Tort Law. (n.d.).  
[http://heinonline.org.chain.kent.ac.uk/HOL/Page?handle=hein.journals/mllr41&div=47&g\\_s ent=1&collection=journals](http://heinonline.org.chain.kent.ac.uk/HOL/Page?handle=hein.journals/mllr41&div=47&g_s ent=1&collection=journals)
- 'Distributive and Paternalist Motives in Contract and Tort Law, with Special Reference to Compulsory Terms and Unequal Bargaining Power. (n.d.).
- Distributive Justice and Contract by Aditi Bagchi :: SSRN. (n.d.).  
[http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=2323767](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2323767)
- Does Anyone Read the Fine Print? Consumer Attention to Standard Form Contracts - viewcontent.cgi. (n.d.).  
[http://lsr.nellco.org/cgi/viewcontent.cgi?article=1199&context=nyu\\_lewp](http://lsr.nellco.org/cgi/viewcontent.cgi?article=1199&context=nyu_lewp)
- E. Allan Farnsworth. (1968). Disputes over Omission in Contracts. 68(5), 860-891.  
<http://www.jstor.org.chain.kent.ac.uk/discover/10.2307/1121035?uid=37883&uid=3738032&uid=2&uid=3&uid=5910784&uid=67&uid=37881&uid=62&sid=21104685295017>
- External Critiques of Laissez-Faire Values. (1999). In *The fall and rise of freedom of contract*. Duke University Press.
- False Consensus Bias in Contract Interpretation. (n.d.).  
<http://columbialawreview.org/wp-content/uploads/2014/04/108-5-Solan-Rosenblatt-Osherson.pdf>
- Feinman, J. M. (2013). Good Faith and Reasonable Expectations. SSRN Electronic Journal. <https://doi.org/10.2139/ssrn.2245144>
- Form and Substance in Private Law Adjudication. (1976). *Harvard Law Review*, 89(1685).  
[http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC\\_T\\_B&C=Harvard Law Review](http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC_T_B&C=Harvard Law Review)
- Freedom of Contracts. (n.d.). <http://law.huji.ac.il/upload/FreedomContractsDraft.pdf>
- Friedman, M. R. K. P. of L. L. M., & Macaulay, S. (2011). *Contract Law in America: A Social and Economic Case Study*. Quid Pro, LLC.
- Friedrich Kessler and Edith Fine, & Kessler, F. (n.d.). *Culpa in Contrahendo, Bargaining in Good Faith and Freedom of Contract*. Vol. 77(No. 3), 401-449.
- Frug, Mary Joe. (1984). Re-Reading Contracts: A Feminist Analysis of a Contracts Casebook. *THE AMERICAN UNIVERSITY LAW REVIEW*, 34.  
<http://heinonline.org/HOL/LandingPage?handle=hein.journals/aulr34&div=48&id=&page=>

Furmston, M. P. & Cheshire, G. C. (2012). *Cheshire, Fifoot and Furmston's law of contract* (16th ed). Oxford University Press.

Gan, Orit. (2013). Contractual Duress and Relations of Power. *Harvard Journal of Law and Gender*, 36. <http://heinonline.org/HOL/Page?handle=hein.journals/hwlj36&id=177>

Gan.pdf. (n.d.). <http://harvardjlg.com/wp-content/uploads/2013/09/Gan.pdf>

Gasser, U. (2004). iTunes: How Copyright, Contract, and Technology Shape the Business of Digital Media - A Case Study. *SSRN Electronic Journal*. <https://doi.org/10.2139/ssrn.556802>

Gendered Readings of Obligations: Social Lore or Strict Legal Forms? (n.d.).

Gillian K. Hadfield. (1994). Judicial Competence and the Interpretation of Incomplete Contracts. 23(1), 159-184.  
<http://www.jstor.org/discover/10.2307/724305?uid=3738032&uid=2&uid=4&sid=21102678161961>

Goodrich. (2005). The posthumous life of the postal rule: requiem and revival of *Adams v Lindsell*. In *Feminist perspectives on contract law*. GlassHouse.  
<https://www.dawsonera.com/guard/protected/dawson.jsp?name=https://sid.kent.ac.uk/shibboleth&dest=http://www.dawsonera.com/depp/reader/protected/external/AbstractView/S9781843146094>

Gordon, R. W. (n.d.). Macaulay, Macneil, and the Discovery of Solidarity and Power in Contract Law. *Wisconsin Law Review*, 1985.

Hadfield, G. (n.d.). Expressive Theory of Contract: From Feminist Dilemmas to a Reconceptualization of Rational Choice in Contract Law. *University of Pennsylvania Law Review*.

Hadfield, Gillian K. (1995). Dilemma of Choice: A Feminist Perspective on the Limits of Freedom of Contract. *The Osgoode Hall Law Journal*, 33.  
<http://heinonline.org/HOL/LandingPage?handle=hein.journals/ohlj33&div=19&id=&page=>

HeinOnline *PrintingConstructing the Insurance Relationship: Sales Stories, Claims Stories, and Insurance Contract Damages*,. (n.d.).  
<http://heinonline.org.chain.kent.ac.uk/HOL/Print?collection=journals&handle=hein.journals/tlr72&id=1429>

Hillman, R. (n.d.). *Standard-Form Contracting in the Electronic Age*.

Hogg, Martin. (2011). *Promises and contract law: comparative perspectives* [Electronic resource]. Cambridge University Press.  
<http://www.vlebooks.com/vleweb/product/openreader?id=KentUniv&isbn=9781139098779>

Hooley, R. (2014). IMPLIED TERMS AFTER BELIZE TELECOM. *The Cambridge Law Journal*, 73 (02), 315-349. <https://doi.org/10.1017/S0008197314000415>

Houh, E. (n.d.-a). Critical Interventions: Toward an Expansive Equality Approach to the Doctrine of Good Faith in Contract Law.

Houh, E. (n.d.-b). The Doctrine of Good Faith in Contract Law: A Near Empty Vessel?

Humans, Computers, and Binding Commitment by Margaret Jane Radin :: SSRN. (n.d.). [http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=231948](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=231948)

Huntington, F. C. (2010). 'One Truth is Clear, Whatever is, is Right': The History, Indeterminacy, and Ideological Significance of the Doctrine of Economic Duress. SSRN Electronic Journal. <https://doi.org/10.2139/ssrn.1727465>

Incomplete Contracts and Strategic Ambiguity - Bernheim\_Whinston\_1998.pdf. (n.d.). [http://static.luiss.it/hey/ambiguity/papers/Bernheim\\_Whinston\\_1998.pdf](http://static.luiss.it/hey/ambiguity/papers/Bernheim_Whinston_1998.pdf)

Interpretive Risk. (n.d.).

[http://www.elon.edu/docs/e-web/law/law\\_review/Issues/Kostritsky\\_Elon\\_Law\\_Review\\_Vol\\_II\\_Issue\\_Two.pdf](http://www.elon.edu/docs/e-web/law/law_review/Issues/Kostritsky_Elon_Law_Review_Vol_II_Issue_Two.pdf)

Kessler, F. (n.d.). Contracts of Adhesion - Some Thoughts About Freedom of Contract.

Kim, N. S. (2013). Wrap contracts: foundations and ramifications [Electronic resource]. Oxford University Press.

<http://www.vlebooks.com/vleweb/product/openreader?id=KentUniv&isbn=9780199336982>

Kimel, D., & Kimel, D. (2005). The Choice of Paradigm for Theory of Contract: Reflections on the Relational Model. *Oxford Journal of Legal Studies*, 27(2), 233-255. <https://doi.org/10.1093/ojls/gqm003>

Kimel, Dori. (2003). From promise to contract: towards a liberal theory of contract. Hart Pub.

Leading a life of its own? The roles of reasonable expectation in contract law. (2003). *Oxford Journal of Legal Studies*, 23(639).

[http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=T\\_W\\_A&C=Oxford Journal of Legal Studies](http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=T_W_A&C=Oxford Journal of Legal Studies)

Lee, P.-W. (2012). Contract Modifications—Reflections on Two Commonwealth Cases. *Oxford University Commonwealth Law Journal*, 12(2), 189-205. <https://doi.org/10.5235/14729342.12.2.189>

Legal Tenderness: Feminist Perspectives on Contract Law. (n.d.).

<http://df7sm3xp4s.scholar.serialssolutions.com/?sid=google&auinit=MM&aualast=Ertman&atitle=Legal Tenderness: Feminist Perspectives on Contract Law&title=Yale journal of law and feminism&volume=18&date=2006&spage=545&issn=1043-9366>

Macaulay, Macneil, and the Discovery of Solidarity and Power in Contract Law. (n.d.).

[http://heinonline.org.chain.kent.ac.uk/HOL/Page?handle=hein.journals/wlr1985&div=29&\\_sent=1&collection=journals](http://heinonline.org.chain.kent.ac.uk/HOL/Page?handle=hein.journals/wlr1985&div=29&_sent=1&collection=journals)

MacAulay, S. (n.d.). Non-Contractual Relations in Business: A Preliminary Study.

- Macneil, I. (n.d.). *Contracts: Adjustment of Long-Term Economic Relations under Classical, Neoclassical, and Relational Contract Law*.
- Macneil, Ian R. (1985). *Relational Contract: What We Do and Do Not Know*. 1985.  
<http://heinonline.org/HOL/LandingPage?handle=hein.journals/wlr1985&div=25&id=&page=>
- Managing Moral Risk: The Case of Contract by Aditi Bagchi :: SSRN. (n.d.).  
[http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=1799386](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1799386)
- Mary Joe Frug. (1992). *Rescuing Impossibility Doctrine: A Postmodern Feminist Analysis of Contract Law*. *University of Pennsylvania Law Review*, 140(3), 1029–1047.  
<http://www.jstor.org.chain.kent.ac.uk/discover/10.2307/3312332?uid=37883&uid=3738032&uid=2&uid=3&uid=5910784&uid=67&uid=37881&uid=62&sid=21104685104517>
- McKendrick, Ewan. (2011). *Contract law: Vol. Palgrave Macmillan law masters (9th ed)*. Palgrave Macmillan.
- McKendrick, Ewan. (2012). *Contract law: text, cases, and materials (5th ed)*. Oxford University Press.
- Meiring, J. (n.d.). *A Revolution Deferred: The Impact of the South African Constitution on the Law of Contract* by Jan Meiring :: SSRN.
- Microsoft Word - Ben-Shahar & White Final TYPE.doc - Ben-Shahar\_White.pdf. (n.d.).  
[http://www.michiganlawreview.org/assets/pdfs/104/5/Ben-Shahar\\_White.pdf](http://www.michiganlawreview.org/assets/pdfs/104/5/Ben-Shahar_White.pdf)
- Mitchell, C. (2012). *Obligations in Commercial Contracts: A Matter of Law or Interpretation?* *Current Legal Problems*, 65(1), 455–488. <https://doi.org/10.1093/clp/cus005>
- Mitchell, C. (2013). *Contract law and contract practice: bridging the gap between legal reasoning and commercial expectation*. Hart Publishing.
- Mitchell, C., & Catherine, M. (2009). *Narrativising contract law*. *Legal Studies*, 29(1), 19–46. <https://doi.org/10.1111/j.1748-121X.2008.00109.x>
- Morgan, J. (2012). *Great debates in contract law: Vol. Palgrave Macmillan great debates in law*. Palgrave Macmillan.
- Mulcahy, Linda & Dawsonera. (2008). *Contract law in perspective (5th ed)*. Routledge-Cavendish.  
<http://www.vlebooks.com/vleweb/product/openreader?id=KentUniv&isbn=9780203885802>
- Mulcahy, Linda, Wheeler, Sally, & Dawsonera. (2005). *Feminist perspectives on contract law*. GlassHouse.  
<http://www.vlebooks.com/vleweb/product/openreader?id=KentUniv&isbn=9781843146094>
- Neutrality, Autonomy and Freedom of Contract. (2001). *Oxford Journal of Legal Studies*, 21 (3).  
[http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC\\_T\\_](http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC_T_)

B&C=Oxford Journal of Legal Studies

Opportunism, economic duress and contractual modifications. (1991). *Law Quarterly Review*, 107(649).

[http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC\\_T\\_M&C=Law quarterly review](http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC_T_M&C=Law%20quarterly%20review)

Outsider Jurisprudence and the "Unthinkable" Tale: Spousal Abuse and the Doctrine of Duress. (n.d.).

<http://digitalcommons.tourolaw.edu/cgi/viewcontent.cgi?article=1262&context=scholarlyworks>

Peel, Edwin. (2011). *Treitel on the law of contract* (13th ed). Sweet & Maxwell.

Policy Concerns Behind Implication of Terms in Law. (2001). *Law Quarterly Review*, 117 (459).

[http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC\\_T\\_M&C=Law quarterly review](http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC_T_M&C=Law%20quarterly%20review)

Poole, Jill. (2010). *Casebook on contract law* (10th ed). Oxford University Press.

Poole, Jill. (2012). *Textbook on contract law* (11th ed). Oxford University Press.

Post, D. (n.d.). 'Contract and Dispossession'.

'Power and Privilege: Objectivity, Commercial Interests and Standard Form Contracts. (1997). *Griffith Law Review*, 6.

[http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=T\\_W\\_A&C=Griffith Law Review](http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=T_W_A&C=Griffith%20Law%20Review)

Private Legislation and the Duty to Read--Business Run by IBM Machine, the Law of Contracts and Credit Cards; Macaulay, Stewart. (n.d.).

[http://df7sm3xp4s.scholar.serialssolutions.com/?sid=google&auinit=S&aulast=Macaulay&atitle=Private Legislation and the Duty to Read--Business Run by IBM Machine, the Law of Contracts and Credit Cards&title=Vanderbilt law review&volume=19&date=1965&spage=1051&issn=0042-2533](http://df7sm3xp4s.scholar.serialssolutions.com/?sid=google&auinit=S&aulast=Macaulay&atitle=Private%20Legislation%20and%20the%20Duty%20to%20Read--Business%20Run%20by%20IBM%20Machine,%20the%20Law%20of%20Contracts%20and%20Credit%20Cards&title=Vanderbilt%20law%20review&volume=19&date=1965&spage=1051&issn=0042-2533)

Radin, Margaret Jane & MyiLibrary. (2013). *Boilerplate: the fine print, vanishing rights, and the rule of law* [Electronic resource]. Princeton University Press.

<http://library.kent.ac.uk/cgi-bin/resources.cgi?url=http://lib.myilibrary.com?id=417141>

Reasonable Expectations in Sociocultural Context Contracts in Context: Identity, Power, and Contractual Justice. (n.d.).

<http://heinonline.org/HOL/LandingPage?collection=journals&handle=hein.journals/wflr45&div=25&id=&page=>

Reflections on Relational Contract Theory after a Neo-classical Seminar. (2003). [Electronic resource]. In *Implicit dimensions of contract: discrete, relational, and network contracts*: Vol. International studies in the theory of private law. Hart Pub.

<https://www.dawsonera.com/guard/protected/dawson.jsp?name=https://sid.kent.ac.uk/shibboleth&dest=http://www.dawsonera.com/depp/reader/protected/external/AbstractView/S9781847312174>

Regulation by Contract, Regulation by Machine by Margaret Jane Radin :: SSRN. (n.d.).  
[http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=534042](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=534042)

Relational Contract Theory: Challenges and Queries. (2000). *Northwestern University Law Review*, 94.  
[http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=T\\_W\\_A&C=Northwestern University Law Review](http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=T_W_A&C=Northwestern University Law Review)

Sailors, Sub-contractors and consideration. (1996). *Law Quarterly Review*, 106(183).  
[http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC\\_T\\_B&C=Law quarterly review](http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC_T_B&C=Law quarterly review)

Shiffrin, S. (n.d.). MUST I MEAN WHAT YOU THINK I SHOULD HAVE SAID?

Smith, S. A. (1997). Contracting under Pressure: A Theory of Duress. *The Cambridge Law Journal*, 56(02). <https://doi.org/10.1017/S0008197300081368>

Smith, Stephen A. (2004). *Contract theory: Vol. Clarendon law series*. Oxford University Press.

Smits, J. M. (2014). *Contract Law: A Comparative Introduction*. Edward Elgar Publishing Ltd.

Some Preliminary Remarks on a Liberal Theory of Contract - viewcontent.cgi. (n.d.).  
[http://scholarship.law.duke.edu/cgi/viewcontent.cgi?article=4359&context=lcp&sei-redir=1&referer=http%3A%2F%2Fscholar.google.co.uk%2Fscholar%3Fas\\_ylo%3D2010%26q%3Dcontract%2B%2522economic%2Bduress%2522%26hl%3Den%26as\\_sdt%3D0%2C5#search=%22contract%20economic%20duress%22](http://scholarship.law.duke.edu/cgi/viewcontent.cgi?article=4359&context=lcp&sei-redir=1&referer=http%3A%2F%2Fscholar.google.co.uk%2Fscholar%3Fas_ylo%3D2010%26q%3Dcontract%2B%2522economic%2Bduress%2522%26hl%3Den%26as_sdt%3D0%2C5#search=%22contract%20economic%20duress%22)

Stone, Richard.; Devenney, James. & Cunnington, Ralph. (2011). *Text, cases and materials on contract law (2nd ed)*. Routledge.

Strategic Contracting: Contract Law as a Source of Competitive Advantage. (2010). *American Journal of Business Law*, 47(4).  
[http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=T\\_W\\_A&C=American Journal of Business Law](http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=T_W_A&C=American Journal of Business Law)

Strategic Vagueness in Contract Design. (n.d.).  
[http://qed.econ.queensu.ca/faculty/ware/848/PDFs/Vagueness\\_paper.pdf](http://qed.econ.queensu.ca/faculty/ware/848/PDFs/Vagueness_paper.pdf)

Suchman, M. C. (2003). The Contract as Social Artifact. *Law & Society Review*, 37(1), 91-142. <https://doi.org/10.1111/1540-5893.3701003>

The Function of Exception Clauses'. (2010). In *Contract as assumption: essays on a theme*. Hart.

The Further Travails of Duress. (2006). In *Mapping the law: essays in honour of Peter Birks*. Oxford University Press.  
<http://library.kent.ac.uk/cgi-bin/resources.cgi?url=http://dx.doi.org/10.1093/acprof:oso/9780199206551.001.0001>

The Law and Economics of Contract Interpretation. (n.d.).

The Law and Economics of Contract Interpretation - viewcontent.cgi. (n.d.).  
[http://chicagounbound.uchicago.edu/cgi/viewcontent.cgi?article=1539&context=law\\_and\\_economics&sei-redir=1&referer=http%3A%2F%2Fscholar.google.co.uk%2Fscholar%3Fhl%3Den%26q%3Dcontract%2Binterpretation%26btnG%3D%26as\\_sdt%3D1%252C5%26as\\_sdt%3D#search=%22contract%20interpretation%22](http://chicagounbound.uchicago.edu/cgi/viewcontent.cgi?article=1539&context=law_and_economics&sei-redir=1&referer=http%3A%2F%2Fscholar.google.co.uk%2Fscholar%3Fhl%3Den%26q%3Dcontract%2Binterpretation%26btnG%3D%26as_sdt%3D1%252C5%26as_sdt%3D#search=%22contract%20interpretation%22)

The Many Futures of Contract. (n.d.).  
<http://heinonline.org/HOL/LandingPage?collection=journals&handle=hein.journals/scal47&div=23&id=&page=>

The No Reading Problem in Consumer Contract Law by Ian Ayres, Alan Schwartz :: SSRN. (n.d.). [http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=2341840](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2341840)

The Political Stakes in "Merely Technical" Issues of Contract Law. (2001). *European Review of Private Law*, 7.  
[http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC\\_T\\_B&C=European Review of Private Law](http://df7sm3xp4s.search.serialssolutions.com/?V=1.0&N=100&L=DF7SM3XP4S&S=AC_T_B&C=European Review of Private Law)

Thiel, D. (2010). Contacts and contracts: Economic embeddedness and ethnic stratification in London's construction market. *Ethnography*, 11(3), 443-471.  
<https://doi.org/10.1177/1466138110370496>

Threedy, D. (n.d.). *Feminists and Contract Doctrine*.

Tidwell, Patricia A. (1991). *Flesh-Colored Band Aid--Contracts, Feminism, Dialogue, and Norms*. *The Houston Law Review*, 28.  
<http://heinonline.org/HOL/LandingPage?handle=hein.journals/hulr28&div=35&id=&page=>

Treitel, G. H. (2004). *An outline of the law of contract* (6th ed). Oxford University Press.

Weidemaier, M., Scott, R., & Gulati, M. (2013). Origin Myths, Contracts, and the Hunt for *Pari Passu*. *Law & Social Inquiry*, 38(1), 72-105.  
<https://doi.org/10.1111/j.1747-4469.2012.01313.x>

Wheeler, Sally & Shaw, Josephine. (1994). *Contract law: cases, materials, and commentary*. Clarendon Press.

When and why individuals obey form-adhesive contracts. (n.d.).  
[http://faculty.som.yale.edu/shyamsunder/Research/Experimental%20Economics%20and%20Finance/Presentations%20and%20Working%20Papers/Krakow\\_Jun2011/Eigen.pdf](http://faculty.som.yale.edu/shyamsunder/Research/Experimental%20Economics%20and%20Finance/Presentations%20and%20Working%20Papers/Krakow_Jun2011/Eigen.pdf)

Wightman, J. (2000). Intimate relationships, relational contract theory and the reach of contract. *Feminist Legal Studies*, 8(1), 93-131. <https://doi.org/10.1023/A:1009252419410>  
 Wightman, John. (1996). *Contract: a critical commentary: Vol. Law and social theory*. Pluto.