

Contract Law 2nd Edition

Essentials of Contract Law Comparative Contract Law, Second Edition International Construction Contract Law Working with Contracts Contract Law Contract Law in the United States Chinese Contract Law - Theory & Practice J.C. Smith's the Law of Contract Contract Law Contract Law, Fourth Edition Construction Law Understanding Government Contract Law Contract Law Casebook The Law and Management of Building Subcontracts K Interpretation of Contracts Basic Contract Law for Paralegals Contract Law Force Majeure and Frustration of Contract The Law of Liability Insurance Contract Law Introduction to Sport Law With Case Studies in Sport Law-2nd Edition Contract Law in Malaysia European Contract Law Implied Terms in English Contract Law, Second Edition Contract Law For Dummies Optimize Contract Law Contracts Remedies in Contract and Tort Principles of Contract Law Contract Law - Text and Cases, 2nd Edition The Assignment of Contractual Rights Chinese Contract Law Contracts of Carriage by Air Contract Law Contract Law Contract Law for Paralegals Contract Law Contract Law Contracts in the Real World

Essentials of 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.

Comparative Contract Law, Second Edition

In this volume Mitchell examines case law, academic debate and the resurgence of interest in formalist contract interpretation in the US to explore the meaning of contextual interpretation, arguments for and against it and suggestions on how parties may influence the interpretation methods applied to their agreement. Identifying controversial issues, arguments and analyzing possible future developments, this book addresses a range of questions, including: How far should it be possible for courts, through the process of interpretation, to control the bargain made between parties? Are judges applying the principles of interpretation in the same way? What is the relevant context of an agreement? Should contracting parties be able to opt out of a particular interpretative approach by use of mechanisms such as entire agreement clauses? Short and concise, this is a useful reference tool for those interested in contract and tort law.

International Construction Contract Law

There are probably 20-25 subcontracts entered into for every major building contract. However, despite this, there are relatively few books that discuss the problems particular to the subcontract relationship between main contracts and their subcontractors. This book examines the main issues that lead to disputes between contractors and subcontractors, identifies relevant law, including decisions of the courts, and also provides a view as to how other issues might be decided. The second edition has been extensively revised to cover all the 2005 JCT subcontracts and works contracts, and recent case law. Four new chapters have been added on subcontractors selected by third parties; organisation of the subcontract; sub-subcontracts; and works contracts under management contracting arrangements. It draws on the author's extensive experience of managing building subcontracts, as well as his involvement in handling over 130 adjudications.

Working with Contracts

An ideal guide for the paralegal student, *ESSENTIALS OF CONTRACT LAW, Second Edition* presents the law of contracts in an understandable and organized manner. The book's effective road map approach to contracts helps students learn about contract formation, determining the applicable law, unenforceable contracts and breach of contract. In this edition, the author also separately addresses the impact of Article 2 of the UCC, federal preemption, and the UN's Convention on the International Sale of Goods (CISG). Cutting through excess verbiage and outdated doctrine, the book develops each rule of law by presenting theory, illustrating it with an example, and providing a problem to give readers hands-on practice. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

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. The second edition of this casebook, *K: A Common Law Approach to Contracts*, is perfect for the modern Contracts course. The highly-focused, case-based text offers a comprehensive treatment of the basic issues of contract law and emphasizes development of analogical reasoning skills. Each section is limited to three types of materials (brief narrative, judicial opinions, and discussion problems), and is designed to teach students how to read opinions, analyze issues, distinguish material from immaterial facts, and apply holdings to similar problems. The second edition has been updated to include a new chapter on the rules related to third-party beneficiaries and assignees. In addition, in response to feedback from students, the authors have slightly expanded some of the narrative materials that introduce and provide guidance to the study of various topics. Key Features: New chapter on the rules related to third-party

beneficiaries and assignees: "Contract Rights of NonParties." In response to feedback from students, the authors have slightly expanded some of the narrative materials that introduce and provide guidance to the study of various topics

CasebookConnect features: ONLINE E-BOOK Law school comes with a lot of reading, so access your enhanced e-book anytime, anywhere to keep up with your coursework. Highlight, take notes in the margins, and search the full text to quickly find coverage of legal topics. PRACTICE QUESTIONS Quiz yourself before class and prep for your exam in the Study Center. Practice questions from Examples & Explanations, Emanuel Law Outlines, Emanuel Law in a Flash flashcards, and other best-selling study aid series help you study for exams while tracking your strengths and weaknesses to help optimize your study time. OUTLINE TOOL Most professors will tell you that starting your outline early is key to being successful in your law school classes. The Outline Tool automatically populates your notes and highlights from the e-book into an editable format to accelerate your outline creation and increase study time later in the semester.

Contract Law in the United States

This book explains the existence, meaning and application of the rules governing the assignment of contractual rights. The second edition is updated and retains the structure of the first edition, focusing on what is meant by 'assignment', the distinction between legal and equitable assignments, how an assignable contractual right is identified, what formalities apply to assignment, and what rights and remedies are available to the parties to an assignment. In reviewing the first edition, The Hon JD Heydon said 'it is essential reading for teachers, especially those who teach contract, equity and personal property. Above all, it should always be consulted-read carefully, slowly and repeatedly-by any practitioner facing an assignment problem. It is not only the best book ever written on its subject, but among the best monographs dealing with legal doctrine published in recent years' (2008) 30 Sydney Law Review 169.

Chinese Contract Law - Theory & Practice

For courses in contract law for paralegals. A hands-on guide to contract development Contract Law for Paralegals introduces future paralegals to all facets of contract preparation, including ethical, practical, and professional issues. Updated for current case law, the text combines a strong foundation in essential principles with actionable insight into researching, creating, and interpreting contracts. Along the way, students practice drafting contracts for equipment, real estate, and business sales, while completing critical thinking assignments involving attorney briefings and legal cases. The 3rd edition includes new and revised contract examples, contract law cases, and exercises that build skills, provide drafting practice, and generate samples for a paralegal portfolio.

JC Smith's the Law of Contract

A “back-to-basics” guide to government contract law Finally! A plain-English presentation of the basic legal concepts of government contract law for professionals at any stage in their careers. Until now, anyone in the procurement field has had to trudge through dense and complex texts written in hard-to-follow “legalese” in their quest to understand procurement law. With *Understanding Government Contract Law*, they finally have a source of clear and concise explanations of the legal principles involved in government contract law, written by an authority on the subject. Part I of the book focuses on the unique problems facing each of the parties to a government contract – the contract officer and the contractor – and offers insight to the many roles played by the contract officer in the procurement process. Part II describes why and how the government contract is different from commercial contracts. Part III explores the ins and outs of a government contract lawsuit. The author presents key legal principles of government contract law by:

- Stating a legal principle
- Specifying where in the Federal Acquisition Regulation (FAR) that principle is found
- Offering the rationale, context, and any public policy behind the principle
- Describing, with case law examples, situations where the government applied the law correctly and situations where the government came to that conclusion incorrectly

Contract Law

Utilizing topical practical examples throughout, this volume provides a detailed account of contract law, explaining the fundamental principles and how the law operates in practice. It focuses on UK common law, but covers relevant EU law and makes comparisons with other common law jurisdictions.

Contract Law, Fourth Edition

The fourth edition of *Contract Law* provides a comprehensive review of the principles of contract law. Complex topics are explained in a clear and accessible style and illustrated by succinct case extracts.

Construction Law

Supporting the fifth edition of *Contract Law*, this new edition of the *Contract Law Case Book* is a collection of essential extracts from the most significant cases in Australian contract law. Highly accessible and updated to include new cases, commentary, and excerpts from important statutes, the case book allows students to experience the law through the judges' own words, developing their ability to interpret and analyse cases and helping them to improve their understanding of the law. NEW TO THIS EDITION New case extracts, including the High Court decisions in: *Mount Bruce Mining Pty Ltd v Wright Prospecting Pty Ltd*, *Kakavas v Crown Melbourne Ltd*, *Crown Melbourne Ltd v Cosmopolitan Hotel (Vic) Pty Ltd*, *Australian Financial Services and Leasing Pty Ltd v Hills Industries Ltd*, *Paciocco v Australia and New Zealand Banking*

Group Ltd New case extract from the Victorian Court of Appeal decision in: *OH! Media Roadside Pty Ltd v Diamond Wheels Pty Ltd* New extracts from: *Miller and Associates Insurance Broking Pty Ltd v BMW Australia Finance Ltd* *Equuscorp Pty Ltd v Haxton* Case extracts updated with further commentary Questions for Reflection updated

Understanding Government Contract Law

Chinese Contract Law (2nd Ed) contains the latest developments of contract legislation, adjudication and practices in China and provides all information necessary to comprehend contemporary Chinese contract law.

Contract Law Casebook

Remedies is one of the key organizing concepts of the obligations approach to the common law. This second edition modernizes the former 1995 edition quite considerably. It determines the place of remedies in contract and tort within the debate about the reform of the common law obligation.

The Law and Management of Building Subcontracts

The Optimize series is designed to show you how to apply your knowledge in assessment. These concise revision guides cover the most commonly taught topics, and provide you with the tools to: Understand the law and remember the details using diagrams and tables throughout to demonstrate how the law fits together Contextualise your knowledge identifying and explaining how to apply legal principles for important cases providing cross-references and further reading to help you aim higher in essays and exams Avoid common misunderstandings and errors identifying common pitfalls students encounter in class and in assessment Reflect critically on the law identifying contentious areas that are up for debate and on which you will need to form an opinion Apply what you have learned in assessment presenting learning objectives that reflect typical assessment criteria providing sample essay and exam questions, supported by end-of chapter feedback The series is also supported by comprehensive online resources that allow you to track your progress during the run-up to exams. This second edition has been fully amended to reflect the latest cases and developments in the Law, as well as new and improved diagrams throughout

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This innovative and accessible text offers a straightforward and clear introduction to the law of contract suitable for use across geographical boundaries. It introduces the key principles of contract law by comparing solutions from different

jurisdictions and has an innovative design with text boxes, colour and graphics, making it a highly attractive tool for studying. This revised second edition has been updated to reflect the most recent changes in the law, including the French reform of the law of obligations and the new UK Consumer Rights Act. A whole new chapter on contracts and third parties has also been added.

Interpretation of Contracts

Unfold the problem >Reveal the law > Apply to life: A uniquely practical approach to contract law. Engaging and innovative, this text uses problems and illustrations to help students quickly grasp core concepts, identify relevant issues, engage with key debates, and apply their learning to real-life contexts. Unfold the problem - Each chapter starts with a problem scenario to set the law into its real world context and help students to think about the relevant issues; illustrations throughout the chapter build on the problem, developing understanding of the topic. Reveal the law - As students explore the problem, the core concepts in the subject area are clearly set out and explained to give them a thorough knowledge of the law. - 'Case in depth' boxes provide more detailed commentary on the most influential cases to enable students to understand their relevance. - 'Debates in context' boxes highlight areas of the law where commentators and academics disagree, helping students to reflect on the operation of the law and potential future changes in the law. - 'Practice in context' boxes give insight into how the law interacts with everyday life and business, prompting students to think about the reality of contracts and to give a practical grounding in the subject. - Thoroughly modern: the textbook takes account of the numerous recent developments in the subject area, seamlessly integrating coverage of the most recent developments into that of more traditional concepts. Apply to life - This fresh and distinctively practical approach allows students to see how the law operates in practical situations which they may encounter in everyday life or in business, and to think about how successfully the law does its job. - The carefully considered pedagogy throughout encourages deep learning to help students develop the critical analysis and problem-solving skills they need for university and beyond. Perfectly-pitched for law undergraduates, the book's contents and approach align neatly with those of the majority of contract law courses, covering all the key areas but never over-simplifying. Online resources: This book is accompanied by online resources including podcasts and videos to support your learning.

Basic Contract Law for Paralegals

Contract Law

Introduction to Sport Law With Case Studies in Sport Law, Second Edition, uses an accessible, jargon-free approach to

fundamental legal issues in sport law, including liability issues, protecting legal rights, and managing risk.

Force Majeure and Frustration of Contract

Take the mumbo jumbo out of contract law and ace your contracts course. This hands-on guide give you plain-English explanations of terminology and language used in contracts, showing you how to read and analyze cases and statues with ease.

The Law of Liability Insurance

Contract Law, Second Edition is the authority on contract law in Ireland and will appeal to both practitioners and students. For students, the law is set out and explained under clear headings and in straightforward language. For practitioners, every major Irish case on contract law is considered. Particular emphasis is placed on practical matters such as the construction of contracts, breach of contract and contractual remedies. Topics covered include offer and acceptance, consideration and estoppel, formal and evidentiary requirements, electronic contracts, express and implied terms, mistake, misrepresentation and duress. Contents includes: Offer and Acceptance; Consideration and Estoppel; Intention to Create Legal Relations; Formal and Evidentiary Requirements; Electronic Contracts; Express Terms; Implied Terms; The Incorporation of Contractual Terms; The Construction of Contractual Terms; The Construction of Exemption Clauses; The Sale of Goods and Consumer Protection; Mistake; Misrepresentation; Duress, Undue Influence and Unconscionable Bargain; Illegality; Restraint of Trade; Contractual Capacity; Privity of Contract and Assignment of Choses in Action; Classification of Terms; The Doctrine of Frustration; Performance and Termination of Contractual Obligations; Damages.

Contract Law

Contracts of Carriage by Air, Second Edition contains annotated analysis of the provisions of the international conventions governing the carriage of goods and passengers by air. This book provides you with practical advice and brings you: • An overall view of the two liability regimes, followed by a short history of the Warsaw Convention in its various versions and what led to agreement on a single regime, the Montreal Convention, as well as the threat to uniformity posed by EC Directives. • A statement of the rules of interpretation applicable to conventions of uniform law, illustrated mainly by decisions of the air conventions. • Commentary on the text of the 1999 Montreal Convention together with commentary on the text of the 1967 Warsaw Convention. • Reference to decisions of the courts not only of the UK but also those of other common law countries, notably the USA, and countries of civil law, notably France and Germany.

Introduction to Sport Law With Case Studies in Sport Law-2nd Edition

Derived from the renowned multi-volume International Encyclopaedia of Laws, this practical analysis of the law of contracts in the USA covers every aspect of the subject - definition and classification of contracts, contractual liability, rela

Contract Law in Malaysia

This volume presents a well-analyzed inside view of Chinese contract law in theory and practice, which will be of interest to both academic researchers and practitioners in this area.

European Contract Law

Working with Contracts provides you with the practical legal, business, and technical knowledge you need to grasp the nuts and bolts of transactions and draft customized agreements that meet clients' goals.

Implied Terms in English Contract Law, Second Edition

This new edition of European Contract Law examines the contract rules of several different European jurisdictions, including the most important civilian systems and English common law, while attempting to articulate general principles which are common in all of them. While the first edition was limited to a comparative analysis of the rules on formation and validity of contracts, agency, third party beneficiaries, and assignment, the second edition now also includes contractual remedies and various updates and revisions of the first edition, especially in the light of the recent changes to the French Code civil. Furthermore, the book comprises a wealth of translated extracts of legislation, cases, and academic literature, comprehensively covering all aspects of contract law. The book was originally published in German to considerable acclaim. This English edition has been translated by Gill Mertens, building on the work done by the translator of the first edition, Tony Weir. This edition will be invaluable to scholars and practitioners in Europe and beyond.

Contract Law For Dummies

This book provides an authoritative and comprehensive review of all aspects of the law that relate to liability insurance contracts. Taking an international comparative perspective, The Law of Liability Insurance covers all the major types of liability insurance, not just professional indemnity insurance, presenting the issues according to the general principles of contract law. The book begins by concentrating on the fundamentals of the liability insurance contract before moving on to

cover conditions, defence, exclusions, and finally claims against and non-payment by the insurer. This book will be an invaluable reference tool for practitioners and professionals working in the commercial liability insurance industry, including those who operate globally, as well as being a source for academics and post-graduate students.

Optimize Contract Law

Significantly streamlined and updated, this second edition provides a clear introduction to all topics in the contract law curriculum.

Contracts

This best-selling, classic text provides a clear and straightforward account of the basic rules of contract law, while also introducing current debates about the nature, scope and functions of the law and discussing wider controversies surrounding the basic doctrines. Praised time and again by both lecturers and students, Contract Law is compact yet comprehensive, well-written, well-structured, stimulating and engaging. This new eleventh edition has been fully revised and updated to reflect recent changes in the law. It is essential reading for all students taking undergraduate and GDL/CPE courses in contract law.

Remedies in Contract and Tort

The law of contracts permeates most, if not all, other subjects of legal education. The third edition of Principles of Contract Law surveys the fundamental legal principles underlying the law of contracts, addressing such customary topics as contract formation, defenses and other doctrines of avoidance, breach and performance, remedies, as well as such other collateral but related topics involving third-party beneficiaries, assignments and delegations. The text addresses the traditional common law principles governing contracts, and yet is accompanied by a steadied discussion of relevant commercial law principles pertaining to the sale of goods under Article 2 of the Uniform Commercial Code. When able to do so, the authors remained loyal to their commitment to utilize time-honored, classic common law cases in their presentment of the subject matter. While this textbook adopts a classical approach to the study of contracts, it is also provides a relevant and robust experience for the aspiring law student. About the Authors: Kevin S. Marshall is Professor of Law at the University of La Verne College of Law, Ontario California where he teaches Contracts, Antitrust, Corporate Finance and Governance and Law & Economics. Professor Marshall also serves as Lecturer at the University of La Verne College of Business and Public Administration where he teaches graduate courses in finance, economics and quantitative methods. Professor Marshall joined the La Verne Law faculty in 2004, after having practiced law for approximately twenty years in Dallas, Texas.

Professor Marshall received his J.D. from Emory University School of Law and his M.P.A. and his PH.D. in Political Economy from the University of Texas. Professor Marshall also serves as both a testifying and consulting economic expert with respect to economic damages in Robinson-Patman, antitrust, breach of contract, class-action fairness hearings, wrongful termination, employment discrimination, personal injury, and wrongful death cases. Professor Marshall has published and presented numerous books and articles involving the interdisciplinary workings of law and economics. Juanda Lowder Daniel currently serves as University Counsel to California State University. Professor Daniel formerly taught at the University of La Verne College of Law at the rank of Full Professor teaching Contracts, Contract Drafting and Sales. Professor Daniel received her J.D. from Emory University School of Law. Professor Daniel joined the La Verne Law faculty in 2001, bringing with her a wealth of practice experience and moot court familiarity. Professor Daniel also spent four years as deputy city attorney for the City of Riverside, California, and several years in private practice. She is a member of the state bars of California, Michigan, Illinois, Washington, and Minnesota and is admitted to the United States District Court, Central District of California. Professor Daniel has published and presented numerous articles on various aspects of the law of Contracts and Sales.

Principles of Contract Law

This book is a combination of schematic flowcharts that visually plot basic rules of contract law and selected cases that apply such rules. The flowchart approach helps students sort out in a visual manner the more difficult contract rules of law in an organized way.

Contract Law - Text and Cases, 2nd Edition

Basic Contract Law for Paralegals is a clear, comprehensive, and straightforward introduction to all of the basics of contract law, specifically designed for paralegal students. Lively examples and well-crafted pedagogy cover all key topics in a contracts course—from offer, acceptance, and consideration, to discharge of obligations, and remedies. An appendix of twelve sample contracts provides a useful ongoing reference tool for paralegals working with contracts. Features: Comprehensive coverage of all the key topics. A culminating chapter walks students through the process of drafting a simple contract. Clearly written text and lively examples help students understand the law. Well-crafted pedagogy includes chapter overviews, highlighted examples, key terms, review questions, sample clauses for analysis, edited cases, chapter summaries, and end-of-chapter exercises Manageable length makes this book ideal for shorter courses. New cases provide up-to-date coverage of: Express and implied contracts and promissory estoppel Bilateral and unilateral contracts The mirror image rule and acceptance Consideration Implied-in-fact conditions and conditions precedent Third party beneficiaries Anticipatory repudiation and how to measure damages.

The Assignment of Contractual Rights

Contracts: A Modern Coursebook, Second Edition by Ben Templin is an innovative coursebook unlike any other on the market. The book takes a hybrid approach between a “traditional” casebook and a problems-based casebook, incorporating a more thorough discussion of the law followed by cases then problems. Featuring a unique design that engages the reader and incorporates professional skills and experiential-type learning, Contracts: A Modern Coursebook is a revolutionary, classroom-tested book. Rather than playing “hide the ball,” professors using this book will be able to say, “Here’s the ball. Let’s play catch.” New to the Second Edition: Now Over 500 Questions and Problems, nearly doubling the number of questions and answers for professors to use to assess students. A new section—Questions for Review—tests students’ understanding of the law before they try the more difficult analytic problems. Enhanced analytic problems—updated based on feedback from professors and students New cases with tighter editing to adjust the mix between classic and contemporary cases for greater balance, and to focus on the core lesson More flowcharts and tables, providing additional visual learning aids to help students synthesize concepts More examples and case illustrations to keep students engaged and to stimulate critical thinking Design enhancements, including a redesign of “Rule Boxes” that makes parsing the rule statements easier for students A new numbering system to more easily track “Learning Outcomes” to “Explanations” to “Case Law” to “Assessments” Professors and students will benefit from: Learning Objectives: Unlike traditional casebooks, every chapter begins with three to seven precise learning goals. Millennials respond positively when learning objectives are stated at the beginning of a lesson. The defined learning objectives for each chapter help professors comply with ABA requirements to establish learning outcomes that consist of “clear and concise statements of knowledge that students are expected to acquire.” Clear and Concise Explanations of the Law: Much like a hornbook, every chapter provides clear and concise explanations of the law. Overarching rules are identified and highlighted visually. An analytical framework is provided to help students parse the rule. Examples and Case Illustrations explain the parameters and application of the rule. Test Yourself questions are embedded exercises within the explanation section to let students assess their understanding of the rules. Case Law—Developing Critical Reasoning Skills: Since students learn the law before reading the cases, the focus of case analysis is on the reasoning that the court applies. By posing direct questions and giving students prompts to respond to as they read the case, students build critical reasoning skills, and, as a result, are better prepared for class. Problem Solving and Analysis—Built-in Formative Assessment: At the end of each chapter, the Problem Solving and Analysis section provides students the opportunity to build critical thinking skills (the highest level of Bloom’s Taxonomy of Educational Objectives) through a series of thought-provoking hypotheticals based on real-world scenarios. The rich set of questions builds accountability and addresses the challenge of providing in-semester formative feedback to large classes to help professors comply with ABA formative assessment standards. Contemporary Layout and Design: The contemporary book design is optimized to improve readability, heighten student engagement, and increase retention. Concise and Compact: Shorter than competing casebooks, the casebook can be used in 4-credit, 5-credit, or 6-credit courses. Classroom

Tested: Contracts: A Modern Coursebook has been classroom tested over three years. More than 400 students have used the text for both the first year contracts course and as a supplement for a third year remedies course. Students have been overwhelmingly enthusiastic about the content, format, and approach.

Chinese Contract Law

This book explores the complexities of contracts in a real world context through a series of engaging real life stories that journey across contract law's dynamic terrain, equipping readers with the vehicle to glimpse its majesty and appreciate its utility.

Contracts of Carriage by Air

With a strong focus on helping students understand and apply case law, JC Smith's The Law of Contract guides the reader through the intricacies of contract law in an accessible way. A modern revision of the classic text, the author ensures students are provided with expert analysis and clarity, with key cases clearly signposted throughout. The clear structure of the text assists student preparation for assignments and exams through the problem and essay based questions and further reading suggestions at the end of each chapter. The accompanying online resources support student learning with:

- Guidance on answering the questions in the text
- Links to key cases
- Multiple choice questions
- Example essays from real students with annotations from the author

All this ensures that students have the complete package they need to excel on contract law courses.

Contract Law

Now in its second edition, Construction Law is the standard work of reference for busy construction law practitioners, and it will support lawyers in their contentious and non-contentious practices worldwide. Published in three volumes, it is the most comprehensive text on this subject, and provides a unique and invaluable comparative, multi-jurisdictional approach. This book has been described by Lord Justice Jackson as a "tour de force", and by His Honour Humphrey LLOYD QC as "seminal" and "definitive". This new edition builds on that strong foundation and has been fully updated to include extensive references to very latest case law, as well as changes to statutes and regulations. The laws of Hong Kong and Singapore are also now covered in detail, in addition to those of England and Australia. Practitioners, as well as interested academics and post-graduate students, will all find this book to be an invaluable guide to the many facets of construction law.

Contract Law

Contract Law for Paralegals

This updated edition includes an examination of force majeure in French law, the drafting of force majeure clauses, its usage in shipbuilding contracts, and the application of commercial impracticality under article 2-165 of the Uniform Commercial Code.

Contract Law

Contract Law

This Second Edition is the leading account of contract law in England & Wales in relation to implied terms and has been fully revised and updated to cover recent developments in the law. Key features include analysis of the major changes to statutory implied terms brought by the Consumer Rights Act 2015 and detailed examination of the decisions of the Privy Council in *A-G of Belize v. Belize Telecom* and of the UK Supreme Court in *BNP Paribas v. Marks & Spencer*.

Contracts in the Real World

Key Facts Key Cases: Contract Law will ensure you grasp the main concepts of your Contract Law module with ease. This book explains in concise and straightforward terms: The rules regarding formation of contracts The contents of a contract Vitiating factors, factors which invalidate an otherwise validly formed contract The rules on discharge of contractual obligations Available remedies Key Facts Key Cases is the essential series for anyone studying law at LLB, postgraduate and conversion courses and professional courses such as ILEX. The series provides the simplest and most effective way to absorb and retain all of the material essential for passing your exams. Each chapter includes: diagrams at the start of chapters to summarise key points structured headings and numbered points to allow for clear recall of the essential points charts and tables to break down more complex information Where relevant, chapters also contain a Key Cases section which provides the simplest and most effective way to absorb and memorise essential cases needed for exam success. Essential and leading cases are explained The style, layout and explanations are user friendly Cases are broken down into key components by use of a clear system of symbols for quick and easy visual recognition

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