Chitty On Contracts | e31a788f2f0166227a85d3edfe42c579


Significantly streamlined and updated, the second edition of Andrews’ Contract Law now provides a clear and succinct examination of all of the topics in the contract law curriculum. Chapters direct students to the most important decisions in case law and employ a two-level structure to integrate short judicial excerpts into detailed discussion and analysis. Exploration of the law’s ‘loose ends’ strengthens students’ ability to effectively analyse case law, and new end-of-chapter questions, which focus on both core aspects of the law and interesting legal loopholes, assist students in preparing for exams. Students are guided through chapter material by concise chapter overviews and a two-colour text design that highlights important chapter elements. Suggestions for further reading and a rich bibliography, which point readers to important pieces of contemporary literature and provide a springboard for deeper investigation of particular topics, lend further support for student learning. The purpose of this book is to honour the influential and wide-ranging work of Professor Hugh Beale. It contains essays by twenty-five very distinguished authors, each of whom has worked with Professor Beale as a co-author, as a teaching colleague, during his time as Law Commissioner of England and Wales, or as part of the study groups working in Europe on contract and commercial law. The essays reflect different aspects of Professor Beale’s interests. Some concentrate on English contract law, either from a historical or a current perspective, while others are focused on aspects of European contract law. There are four essays looking at current issues relating to security and financing, and, as befits a former Law Commissioner, three essays on law reform. The essays in the final section discuss trends in transnational and European commercial law. This book brings together the reflections of eminent writers from all over Europe on important issues facing contract and commercial law and will be of interest to all scholars and practitioners working in these areas.Chitty on Contracts is the pre-eminent reference work on contract law in the common law world. It has been used for generations by lawyers as the leading guide to contracts, and is relied on to provide insight and aid in complex areas of the law. The work is in two volumes: Volume One covers the General Principles of contract law, while Volume Two offers guidance on Specific Contracts, namely contractual issues in specific industry sectors. (Volume One of the work is available as a standalone for those who need coverage of the general principles of contract law only). A complete guide to contract law in a single volume: author commentary, carefully chosen cases, and extracts from academic materials complement each other to give students all they need for their undergraduate study of the subject. Comprising a unique balance of 40% text to 60% 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. The book is accompanied by an Online Resource Centre which includes: * Extra material with in-depth coverage of topics such as illegality and incapacity* Updates on recent developments in the law* Annotated web links to key sources of information on contract law* Self-test multiple choice questions and answers This third cumulative supplement brings the text up to date with recent developments in the law. For anyone working with business and consumer contracts, this book provides essential information and advice on the statutory controls available to guard against the misuse of exclusion clauses. The definitive and authoritative international law text, updated to reflect key case law, international practice and treaty developments. 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. This book is the product of a unique collaboration between Mainland Chinese scholars and scholars from the civil, common, and mixed jurisdiction legal traditions. It begins by placing the current Chinese contract law (CCL) in the context of an evolutionary process accelerated during China’s transition to a market economy. It is structured around the core areas of contract law, anticipatory repudiation (common law) and defense of security (German law); and remedies and damages, with a focus on the availability of specific performance in Chinese law.
The book also offers a useful comparison between the CCL and the UNIDROIT Principles of International Commercial Contracts, as well as the Convention on Contracts for the International Sale of Goods. The analysis in the book is undertaken at two levels - practical application of the CCL and scholarly commentary. Vitiation of Contracts proposes a new theory to explain the rationale of general vitiating factors in English contract law. It provides a clear link to voluntariness as the foundation of contractual liability and compares the English position, in light of this theory, with the Principles of International Commercial Contracts (PICC), the Principles of European Contract Law (PECL), the Draft Common Frame of Reference (DCFR) and the US Restatement (Second) of Contracts. Building on Chitty's content for Hong Kong, this 200-page supplement deals exclusively with Information Technology contracts, a new and increasingly important category of contracts in Hong Kong. It sets out in detail the different types of IT contracts, shrinkwrap, clickwrap and reseller arrangements, particular legislation that affects terms in IT contracts, and other special features of IT contracts such as: acceptance, supplier's performance warranties, IP warranties and indemnities, termination provisions, and escrow.

The undisputed heavyweight of contract law, Chitty on Contracts, is now in its 29th edition. Since it was first published in 1826, it has grown in stature and authority with every new edition. Its two volumes provide unrivalled expertise for common law and commercial barristers and solicitors as well as academics and the judiciary internationally. Chitty's clear written style ensures it can be read and understood by practitioners at all levels of expertise within contract law. Interpretation and explanatory narrative are supported by examples of case law and legislation. Volume I covers General Principles, whilst Volume II deals with Specific Contracts. All the latest key developments in case law and legislation since the 28th edition in 1999 have been incorporated into this edition. The work is supplemented regularly to ensure it remains relevant and authoritative. Of particular note is the inclusion of recent legislation such as: The Financial Services and Markets Act 2000, the Consumer Protection (Distance Selling) Regulations 2002, The Enterprise Act 2002, The Employment Act 2002.

Chitty is available in two volumes, but there is also the option available to purchase Volume One separately. Provides comprehensive coverage of all aspects of contract law. This first supplement to the 27th edition of the textbook brings the work fully up-to-date with the latest developments in this area of the law. 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. Misrepresentation, Mistake and Non-Disclosure: Fully explains the role of misrepresentation in contract law. Further expands on the role of mistake and non-disclosure in a contractual dispute. Provides a clear explanation into the definitions and differences between misrepresentation, mistake and non-disclosure. Structured around remedies available for misrepresentation, mistake and non-disclosure to give practical focus for practitioners. Updated in relation to both case law and statutory developments, including discussions of areas where points are still unclear or may be further reviewed by the courts or subject to statutory review. Containing all the developments in case law and legislation since 1999, this resource covers such as topics as: formation of contract, illegality and public policy, remedies for breach of contract, bailment, building contracts, carriage by air and land, and credit and security. Provides everything you want in a case book: a stimulating, thought-provoking and up to date account of contract law. It combines both fantastic academic commentary and superbly selected materials making it simply one of the best contract law casebooks.

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