ELLIOTT & QUINN'S CONTRACT LAW

FRANCES QUINN



Elliott and Quinn's Contract Law

Contract Law

Table of Contents

Front Cover

Title Page

Copyright Page

Dedication Page

Brief contents

Contents

Preface

Publishers acknowledgements

Table of cases

Table of statutes

Table of Statutory Instruments

Table of EU Legislation

Introduction

Why do we need contract law?

The origins of contract law

Freedom of contract

Contract and fairness

The objective approach

The Human Rights Act 1998

Reading list

Part 1 The formation of a contract

Chapter 1 Offer and acceptance

Unilateral and bilateral contracts

Offer



Offers to the public at large

Invitations to treat

How long does an offer last?

Acceptance

Acceptance must be communicated

Exceptions to the communication rule

Ignorance of the offer

Acceptance by someone else

Cross-offers

Time of the formation of the contract

Offer and acceptance implied by the court

Agreements to negotiate

Agreements to agree, letters of intent and agreements subject tocontract

Specific types of contract

How important are offer and acceptance?

Problems with offer and acceptance

Answering questions

Summary of Chapter 1

Reading list

Chapter 2 Certainty

Provision for clarification

Terms implied by statute

Previous course of dealing

Reasonableness

Custom

The officious bystander

Removing minor uncertain terms

Answering questions

Summary of Chapter 2

Reading list

Chapter 3 Intention to create legal

Social and domestic agreements



Commercial agreements

How important is intention to create legal relations?

Answering questions

Summary of Chapter 3

Reading list

Chapter 4 Capacity

Minors

Mental incapacity

Corporations

Answering questions

Summary of Chapter 4

Reading list

Chapter 5 Formalities

Contracts that must be made by deed

Contracts that must be in writing

Contracts that must be evidenced in writing

Answering questions

Summary of Chapter 5

Chapter 6 Consideration

What is consideration?

Performance of an existing duty

Waiver and promissory estoppel

Agreement by deed

Consideration and conditional gifts

Problems with consideration

The future of consideration

Reform

Answering questions

Summary of Chapter 6

Reading list

Part 2 The contents of a contract



Chapter 7 Terms of the contract

Express terms

Oral statements

Written terms

Collateral contracts

Oral and written statements

Interpretation of express terms

Implied terms

Terms implied in fact

Terms implied in law

Terms implied by custom

Terms implied by trade usage

Entire agreement clauses

The relative importance of contractual terms

Conditions

Warranties

Innominate terms

Criticism and reform

Answering questions

Summary of Chapter 7

Reading list

Chapter 8 Unfair contract terms

Exemption clauses

Common law controls

Statutory controls

Answering questions

Summary of Chapter 8

Reading list

Part 3 Vitiating factors

Chapter 9 Misrepresentation

What is a misrepresentation?

Types of misrepresentation



Remedies for misrepresentation

Misrepresentation and terms

Excluding liability for misrepresentation

Entire agreement clauses and misrepresentation

Answering questions

Summary of Chapter 9

Reading list

Chapter 10 Mistake

General rules on mistake

Common mistake

Cross-purposes mistake

Mistakes relating to documents

Criticism and reform

Answering questions

Summary of Chapter 10

Reading list

Chapter 11 Illegality

When is a contract illegal?

Types of illegality

The effect of an illegal contract

Problems with the illegality defence

Answering questions

Summary of Chapter 11

Reading list

Chapter 12 Duress and undue influence

Duress

Undue influence

The nature of the transaction

Inequality of bargaining power

Answering questions

Summary of Chapter 12

Reading list



Part 4 Third parties

Chapter 13 Third parties

The privity rule

Reform of the privity rule

The Contracts (Rights of Third Parties) Act 1999

Other exceptions to the privity rule

Statutory exceptions

Common law exceptions

Exceptions in equity

Should the privity rule exist?

Answering questions

Summary of Chapter 13

Reading list

Part 5 Discharge and remedies

Chapter 14 Discharge of contract

Performance

The entire performance rule

Mitigation of the entire performance rule

Vicarious performance

Frustration

What will amount to frustration?

The limits of frustration

Legal consequences of frustration

The theory of frustration

Breach

Actual breach

Anticipatory breach

Lawful excuse

Effect of breach

Choice to affirm or discharge

Agreement



Consideration

Formalities

Answering questions

Summary of Chapter 14

Reading list

Chapter 15 Remedies

Common law remedies

Damages

Action for an agreed sum

Restitution

Equitable remedies

Specific performance

Injunction

Remedies agreed by the parties

Liquidated damages

Penalty clauses

Extinction of remedies

The statutory time limits

Problems with remedies

Answering questions

Summary of Chapter 15

Reading list

Part 6 Consumer protection

Chapter 16 Consumer contracts

The Consumer Rights Act 2015

Liability for negligence

Unfair terms

Clarity and intelligibility

Terms implied into consumer contracts

Contract law and consumer protection

Answering questions

Summary of Chapter 16



Reading list

Appendix: Answering examination questions

Essay questions

Problem questions

Glossary

Index

Back Cover