**Contracts**

**Prof. Arnow-Richman**

***TENTATIVE* SCHEDULE OF READING ASSIGNMENTS**

This schedule of class meetings and reading assignments **will change***.* In general, stay no more than two cases ahead in your reading. See the “Class Policies” document for more information about reading expectations and class meeting times/format.

**For all assignments:**

**Text** = Epstein, etal., *Making and Doing Deals: Contracts in Context* (6th ed. 2022)

**RST** = Restatement Second of Contracts, located in the statutory supplement

**UCC** = Uniform Commercial Code, located in the statutory supplement (for Article 1, references are to the 2001 official text)

\*\*Additional reading, not keyed to any of the above sources are either publicly available or posted to the relevant Canvas module.

| **#** | **DATE** | **TOPIC** | **READING** | **GOALS & QUESTIONS** |
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| 1 | **W 1/18** | A short overview of contracts | • Text 12-18, 24-28, 30-37• How Lawyers “State the Case” (posted) | Policy & TheoryBegin to understand the themes of contract law and the purpose of contract enforcement. |
| **Part I. Assent** |
| 2 | **Th 1/19** | The nature of assent • *Lucy v. Zehmer* **(QUIZ)**• *Kolodziej v. Mason* **(QUIZ)** | • Text 43-65• [Fla. Stat. 725.01](http://www.leg.state.fl.us/Statutes/index.cfm?App_mode=Display_Statute&URL=0700-0799/0725/Sections/0725.01.html)• Rubric on subjective vs objective assent (posted) | Policy &Theory What is the difference between the objective and subjective theories of assent? Why does contract law opt for the objective approach? Close ReadingFind the subjective exception to the objective rule of assent, which is referenced (though not applied) in *Lucy.* |
| 3 | **F 1/20, W 1/25** | Offer versus preliminary• *Lonergan v. Scolnick*• *Interstate v. Barclay*• [*Leonard v. Pepsico*](https://law.justia.com/cases/federal/district-courts/FSupp2/88/116/2579076/)*,* 88 F. Supp. 2d 116 (S.D.N.Y. 1999) \*Pay attention to *Lefkowitz v. Great Minneapolis Supply,* n.3.1, text p. 84) | • Text 66-78, 82-88 (n.2.3 to n.3.6)• RST §§ 24, 26 • UCC §§ 1-201(b)(3), 2-201(1), 2-204 • Rubric on ads as offers (posted) | Policy & TheoryWhat justifies the general rule on ads as offers? What justifies the exception? Who do these rules protect and against what?Sources of LawHow does the UCC differ from the RST in terms of its authority and scope? What is the relationship between these two “codifications”? Rule SynthesisHow do the rules on ads fit within the previous rules on offers generally? How would you organize an outline of the materials so far on assent? |

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| 4 | **Th 1/26** | Destruction of the offer • *Dickinson v. Dodds* **(QUIZ)**• *Beall v. Beall* **(QUIZ)** | • Text 96-104, 107-08, 113-20• UCC § 2-205• Problems on Merchant’s Firm Offer (posted) | Reading StatutesRead 2-205 and make a list of every element that the statute requires for the creation of a “firm offer.” Using the language of the section, identify the consequences of creating a firm offer, as well as the *two* possible ways of determining the duration of a firm offer. Use this rubric to answer the questions in the posted exercise. |
| 5 | **F 1/27** | Method & manner of acceptance• *La Salle v. Vega* **(QUIZ)**• *Davis v. Jacoby* | • Text 126-30, 137-46• RST §§ 32, 50(1) • UCC § 2-206 | Clarifying DoctrineIf the two parties in *La Salle* signed both signed the contract of sale, then why does the plaintiff/buyer lose? What rule explains this result?Practice Point: DraftingWhich party do you think drafting party in *La Salle* include the rider regarding the effective execution of the contract of sale?  |
| 6 | **W 2/1** | Attempted revocation• *Ellefson v. Megadeth*• *Marchiondo v. Scheck* **(QUIZ)** | • Text 166-71• RST §§ 45, 63, 66 | Practice Point: Arguing in the AlternativeGo back to *Davis* after reading *Marchiondo.* Based on the latter case, what alternative arguments would you have made for the Davises regarding acceptance? In other words, if *Davis* had found the contract to be unilateral, can the Davises still win?Practice Point: Preparing for RemandWhat should counsel for the seller do following the decision for the broker in *Marchiondo*? Can seller still win this case? What argument should he make and what facts would he need to support it?  |

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| 7 | **Th 2/2** | Deviant acceptances: The common law mirror image rule• *Gresser v. Hotzler* **(QUIZ)**• [*Fairmount Glass v. Crunden-Martin,* 51 S.W. 196](https://1.next.westlaw.com/Document/I22e95c92ee7a11d9b386b232635db992/View/FullText.html?transitionType=UniqueDocItem&contextData=(sc.Search)&userEnteredCitation=51+S.W.+196) (Ct App KY 1899) | • Text 176, 179-86• RST §§ 58, 59, 61  | Policy & TheoryWhat justifies the common law “mirror image” rule? Under what circumstances does this rule protect the offeror? Under what circumstance might it create incentives for opportunistic behavior?Close ReadingIs discussion in *Gesser* of a supposed “materiality” exception to the mirror image rule in Minnesota dicta or holding? If in a subsequent case you represented purchasers who had revised only the survey date and not the closing date under similar facts, what would you advise them about the status of their agreement? |
| 8 | **F 2/3, W 2/8** | Deviant acceptance: The UCC battle of the forms• *SFEG v. Blendtec*• *Klocek v. Gateway*• *Berkson v. Gogo* **(QUIZ)** | • Text 186-209, 211-30• UCC § 2-207• Problems on “Battle of the Forms” (posted) | Policy & TheoryWhy does the UCC reject “mirror image”? Generally speaking, is the UCC rule more generous to offerors or offerees? Practice Point: Life under 2-207If you are drafting an offer for a purchase or sale of goods, what would you do to try to prevent the inclusion of undesirable additional terms by the offeree? If you represent an offeree, what would you do in accepting an offer of sale or purchase in order to ensure your terms are included in the deal?  |
| 9 | **Th 2/9** | Indefinite and deferred “agreements”* *Varney v. Ditmars* **(QUIZ)**
* *Moolenaar v. Co-Build Co.*
* *Weigel Broadcasting v. TV-49*
 | • Text 244-50, 256-58, 265-84 (thru n.3.1)• UCC §§ 2-305, 2-308, 2-309(1) and (2), 2-314 | Policy & TheoryDo cases like *Varney* and *Moolenaar* concern K formation (Q1 “is there a K”?) or K interpretation (Q2 “what are the terms”?) Does the answer depend on source of law (UCC v. CL)? Policy? Something else?Practice PointWhat is a “letter of intent” as a matter of practice (i.e., why do negotiating parties use them?) and as a matter of law (i.e., do they have legal force or other legal significance?)  |

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| **Part II. Considerations and Alternatives** |
| 10 | **F 2/10** | Consideration as an element of contractual obligation• *Kirksey v. Kirksey*• *Hamer v. Sidway* **(QUIZ)** | • Text 299-300, 316-25• RST § 71  | Rule SynthesisWhat is the definition of consideration according to *Hamer*? According to RST 71? Can the two rules be reconciled? Policy & TheoryDoes the fact that the plaintiff in *Kirksey* was a woman make it more or less likely that the parties contemplated an “exchange”? How does the language of the offeror in *Kirksey* differ from the language of the offeror in *Hamer?* Is the difference legally significant? Does the gender of the offeree explain the difference (or the court’s view of it)?  |
| 11 | **W 2/15** | Contract modification and consideration• *Alaska Packers v. Domenico* **(QUIZ)**• *Angel v. Murray* | • Text pp. 325-38• RST §§ 73, 89• UCC § 2-209(1) | Policy & TheoryWhat is the relationship between issues of consideration and issues of assent in these cases? How do concerns about the presence or lack of both contract elements inform the doctrine and results in each case?Clarifying DoctrineUsing both cases, enumerate all possible arguments that may by the raised by a party in *response* *to* a defense based on PELDR.Practice Point: DraftingWhat is the single most critical word in the contract in *Angel*? How should the trash collector have changed the terms of the original deal to avoid the modification problem in the case? |
| 12 | **Th 2/16, F 2/17** | Promissory estoppel as an alternative to consideration• *Ricketts v. Scothorn* **(QUIZ)**• *Pettersen v. Monaghan*• *Weitz Co. v. Hands*  | • Text 355-79• RST § 90 | Clarifying DoctrineWhat differences are there between the holding in *Ricketts* and RST 90? How would RST 90 have applied to the facts in *Ricketts*? Policy & TheoryIn which case of the three in this assignment is the use of promissory estoppel to enforce an otherwise non-binding promise most justified? Can you think of other cases you have read where application of the theory would seem as if not more justified? |

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| **Part III. Policing the Bargain** |
| 13 | **W 2/22, Th 2/23** | Misrepresentation and non-disclosure• *Halpert v. Rosenthal*• *Swinton v. Whitinsville Savings**• Weintraub v. Krobatsch* | • Text 432-46• Rubric on misrepresentation & non-disclosure (posted)• Problems on misrepresentation & non-disclosure (posted)• Florida Buy/Sell Agreement (posted) | Rule SynthesisCan *Swinton* be reconciled with *Weintraub*? Or are you simply better off buying a house in New Jersey than in Massachusetts?Practice Point: Industry norms and third partiesWhy does the standard Florida buy/sell agreement require sellers to make so many disclosures? If such disclosures are not legally mandated, why are they included in the standard contract? Who drafted the form and what are their interests? |
| 14 | **F 2/24**  | Duress and undue influence• *Austin Instruments v. Loral Corp.* (casebook)• [*Austin v. Loral*, 316 N.Y.S.2d 528](https://casetext.com/case/austin-instrument-v-loral-corp-1) (app. ct. decision) • *Odorizzi v. Bloomfield School District* | • Text 446-59 | Clarifying DoctrineWhat is the difference between the doctrines of duress and undue influence?Policy &TheoryDoes the fact that the plaintiff in *Odorizzi* is gay have any bearing on the result of the case? Would you describe the court as tolerant of plaintiff’s sexual orientation? Patronizing? Indifferent?Practice Point: Anticipating LitigationWas Loral’s July 22 letter a strategic move? If you were Loral’s attorney, how would you have handled their situation? Review Is there a pre-existing legal duty issue in *Austin*?  |
| 15 | **W 3/1** | Illegality and public policy• *Hanks v. Power Ridge Restaurant* | • Text 459-66• Problems on illegality and public policy(posted) | Policy & TheoryWhat is an “exculpatory clause?” Why does it present a public policy issue?Practice Point: DraftingWhat specific language in the *Hanks* contract absolves the ski resort of liability for this particular injury?  |

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| 16 | **Th 3/2** | Unconscionability• *Williams v. Walker-Thomas Furniture I & II* **(QUIZ)**• *Vernon v. Qwest Communication* | • Text 474-88• UCC § 2-302• Problem on counseling WT Furniture (posted) | Clarifying DoctrineWhat is the difference between the doctrines of public policy and unconscionability?Policy & TheoryWhat is the relationship between adhesion contracts and the unconscionability doctrine? ReviewAre there assent issues in *Vernon*? If so, what alternative argument can you articulate for the plaintiffs? |
| 17 | **F 3/3** | Mistake* *In re estate of Nelson*
* *Grenall v. United of Omaha*
 | * Text 443-45
* RST §§ 152, 153, 154RST §§ 152, 153, 154
 | Clarifying DoctrineExplain the relationship between the rules of unilateral mistake, “risk of mistake,” and unconscionability. |
| **Part IV. Contract Interpretations** |
| 18 | **W 3/8** | Introduction to interpretation• [*Threadgill v. Peabody Coal,* 526 P.2d 676](https://casetext.com/case/threadgill-v-peabody-coal-co) (Co. App. 1974)**(QUIZ)** | • Text 513-18 • UCC §§ 1-201(b)(3)&(12), 1-303 | Practice Point: Choosing the Form of ContractWhy didn’t the *Threadgill* parties use a written agreement? Would you advise either or both parties to do so next time? What should the written contract say?Clarifying DoctrineWhat is the difference between a usage of trade, a course of dealing and a course of performance |
| 19 | **Th 3/9, Fr 3/10\*** | Implied duty of good faith• *Wood v. Lady Duff-Gordon* **(QUIZ)**• *Singh v. N.Y.C.*• *Enhanced Athlete v. Google* | • Text 519-40• RST § 205• UCC §§ 1-304, 1-201(b)(20), 2-309(3) | Clarifying DoctrineWhat does the implied duty of good faith require parties to do? Is the test for breach of the duty objective or subjective?Practice Point: Evidence of Subjective IntentHow does one prove subjective bad faith?  |
|  | **W 3/15,****Th 3/16, F 3/17** | **– SPRING BREAK –**  | Review opportunities will be posted for self-administration. |  |

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| 20 | **W 3/22, Th 3/23** | The parole evidence rule• *Cole v. JNO M. Oakey*• *Qwinstar v. Anthony*• *Poeppel v. Lester* | • Text 544-63• RST §§ 209, 210, 213(1) and (2), 214-216• UCC § 2-202 | Clarifying DoctrineWhat are the rules for determining whether an agreement is partially or completely integrated? What is an “integration” in the first place?Practice Point: DraftingWhat is an “integration” (or “merger”) clause? When should a lawyer include it in drafting a contract?  |
| 21 | **F 3/24** | Ambiguous express terms• *Frigaliment Importing v. B.N.S. International*• *Gassner v. Rayner*• *Qwinstar v. Anthony* | • Text 566-75, 583-601 | Clarifying DoctrineWhat is the relationship between contract ambiguity and the parol evidence rule?Practice Point: DraftingIn light of the result, how might the insurance company have altered the disputed clause in *Gassner*?  |
| **Part V. Performance, Breach and Excuse** |
| 22 | **W 3/29** | Failure of an express condition• *Luttinger v. Rosen**• Oppenheimer v. Oppenheim**• Washington Properties v. Chin* | • Text 685-705 | Clarifying DoctrineWhat is the relationship between contract ambiguity and the rules of conditions? What about between the rules of conditions and the implied duty of good faith? |
| 23 | **Th 3/30, F 3/31** | Unanticipated events• *Taylor v. Caldwell* **(QUIZ)**• *A/R Retail v. Hugo Boss**•*  [*Mel Frank Tool v. Di Chem,* 580 N.W.2d 802](https://casetext.com/case/mel-frank-tool-supply-inc-v-di-chem-co) (Iowa 1998) | • Text 718-23, 730-44• RST §§ 261, 265• UCC §2-615(a) | Clarifying DoctrineWhat is the difference between impossibility, impracticability and frustration? Are all three of these defenses available under both common law and UCC?Practice Point: DraftingWhat should Di-Chem do next time if it would like to be able to extricate itself from this type of lease in the event of code changes? |

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| 24 | **W 4/5, Th 4/6** | Material breach• *Jacob & Young v. Kent* **(QUIZ)**• [*Grun Roofing v. Cope,* 529 S.W.2d 258](https://casetext.com/case/o-w-grun-rfg-const-v-cope) (Tex. App. 1975)• *Panike & Sons* | • Text 767-75, 796-801• RST § 241• UCC §§ 2-601, 2-508• “Mini-hypos” on breach (posted) | Close Case ReadingDid the contractor in *J&Y v. Kent* breach? If so, is the breach actionable? If so, why does Kent lose?Clarifying DoctrineWhat is the relationship between material breach (MB) and substantial performance (SP)? What is the effect of a finding of MB or SP on the NBP’s performance obligation? On the scope of the remedy? How do these two concepts apply in UCC cases?Case SynthesisWhat are the key facts in each of the two construction cases that influence the court’s decision on MB/SP? Under what types of circumstances are courts likely to characterize a breach as material? |
| 25 | **F 4/7,****W 4/12**  | Anticipatory repudiation• *Hochster v. De la Tour* **(QUIZ)**• *Turner v. U.S. Framing*• *BRC Rubber v. Continental* | • Text 802-27• UCC § 2-609 | Reading StatutesMap out the requirements (elements) and the effect of 2-609. What right(s), if any, does this section give non-breaching parties (NBPs) that they do not enjoy at common law?Policy & TheoryShould there be a common law equivalent to 2-609? Would the availability of that doctrine have helped the parties in *Turner?* |
| **Part VI. Remedies** |
| 26 | **Th 4/13** | Money damages & the expectation measure• *Hawkins v. McGee*• *Lewin v. Levine*• *Peevyhouse v. Garland Coal & Mining Co.* **(QUIZ)** | • Text 847-63, 869-78• RST §§ 347, 374• UCC §§ 2-706(1), 2-712• “Mini-hypos” on damages (posted) | Clarifying DoctrineWhat errors does the *Hawkins* court identify in the damages instruction below and how might such errors have affected the resulting award?Review & SynthesizeArticulate the difference betweenthe two measures of expectation considered in *Peevyhouse.* How does the discussion of these two approaches compare to the majority and dissenting opinions in *Jacobs & Young v. Kent*? |

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| 27 | **F 4/14, W 4/19** | Limits on damages• *Hadley v. Baxendale* **(QUIZ)**• *RR Donnelley v. Vanguard*• *Manoucheri v. Heim* | • Text 912-13, 921-34, 942-50• UCC §§ 2-710, 2-715 | Clarifying DoctrineWhat is the difference between the two kinds of cases described in *Hadley* – “ordinary” and “special” circumstances cases – in terms of the availability of consequential damages? Which kind of case is *Hadley*? Which kind of case is *Manoucheri?*Practice Point: Calculating DamagesDo you agree with the court’s ruling on the proper measure of expectation damages in *Manoucheri?* What additional argument could you have made for the plaintiff that the award under-compensated him for his loss? What additional argument could you have made for the defendant-seller that the award over-compensated the plaintiff? |
| 28 | **Th 4/20** | Liquidated damages• *Dobson Bay v. La Sonrisa*• *Kvassay v. Murray* | • Text 957-76• RST § 356(1)• UCC § 2-718(1) | Clarifying DoctrineWhat is the difference between the liquidated damages rules discussed in *Dobson Bay*? In what kind of cases is this difference likely to affect the result?  Close Reading The UCC rule on liquidated damages refers to the “inconvenience or non-feasibility of otherwise obtaining an adequate remedy.” What do you think this means?  |
| 29 | **F 4/21** | **Catch up and Review** |  |  |