

**LAW 515**  
**CANADIAN PRIVATE LAW:**  
**CONTRACTUAL OBLIGATIONS AND REMEDIES**

Bruce MacDougall  
UBC  
May 2017

**Required Materials:**

Ben-Ishai & Percy, Contracts: Cases and Commentaries, 9th ed., (Toronto, 2014)

MacDougall, Introduction to Contracts, 3rd ed. (Toronto, 2016)

MacDougall, Supplementary Materials

MacDougall, Contracts Problems

**Reference Books (on reserve in the library - sometimes only an older edition):**

Anson's Law of Contract, 30th ed. (London, 2016)

Chitty on Contracts, 2 vols., 32nd ed. (London, 2015)

Fridman, The Law of Contract in Canada, 6th ed. (Toronto, 2011)

McCamus, The Law of Contracts, 2nd ed. (Toronto, 2012)

Swan, Canadian Contract Law, 3rd ed. (Markham, Ont., 2012)

Waddams, The Law of Contracts, 6th ed. (Toronto, 2010)

**Attendance and Readings for Class:**

We will meet twice a week. You should read the cases and materials assigned ahead of class and you should bring the materials to class. You are expected to come to class prepared to discuss the materials.

**Evaluation:**

Your grade is based on a final open-book examination.

**Explanation of Page References in this Syllabus:**

The page references in the right column in the following pages are to the Ben-Ishai & Percy book, unless the number is preceded by "Supp." in which case the reference is to the Supplementary Materials. The references in italics by the headings (e.g. *MacDougall, Ch. 8*) are to chapters or parts of chapters in the book Introduction to Contracts.

**Materials:**

The two books you will need for this course are available at the UBC bookstore. The other two sets of materials will be distributed to you as email attachments.

**BACKGROUND TO THE LAW OF CONTRACT** - (*MacDougall, pp. 1-13*)

**FORMATION OF THE CONTRACT** - (*MacDougall, pp. 17-18*)

A. OFFER & ACCEPTANCE - (*MacDougall, ch. 1*)

1. Offer

a.	Offer and Invitation to Treat	
*	Canadian Dyers Assn. Ltd. v Burton.....	18
*	Pharmaceutical Society v Boots.....	20
*	Carlill v Carbolic Smoke Ball Co.....	25
b.	Communication of Offer	
*	Williams v Carwardine.....	48
*	R. v Clarke.....	49

2. Termination of Offer

a.	Revocation	
*	Byrne v Van Tienhoven .....	99
*	Dickinson v Dodds .....	95
b.	Unilateral Contracts	
*	Carlill v Carbolic Smoke Ball Co.....	25
*	Errington v Errington and Woods .....	100
c.	Rejection and Counter-Offer	
*	Livingstone v Evans .....	52
d.	Lapse of Time	
*	Barrick v Clark .....	102

3. Acceptance

a.	Acceptance	
*	Livingstone v Evans .....	52
*	Butler Machine Tool v Ex-cell-o Corp.....	54
b.	Communication of Acceptance	
*	Felthouse v Bindley.....	70
*	Carlill v Carbolic Smoke Ball Co.....	25
*	Brinkibon v Stahag Stahl.....	87
*	Household Fire v Grant .....	79
*	Holwell Securities v Hughes .....	84

B. CERTAINTY OF TERMS - (*MacDougall, ch. 4*)

* May & Butcher v R.....	117
* Hillas v Arcos (HL).....	120
* Foley v Classique Coaches Ltd. ....	124
* Sale of Goods Act, ss. 12 & 13 .....	Supp. 10
* Empress v Bank of Nova Scotia.....	130
* Mannpar Enterprises v Canada.....	132

C. INTENTION TO CREATE LEGAL RELATIONS - (*MacDougall, ch. 3*)

* Balfour v Balfour .....	250
* Rose and Frank v JR Crompton Bros. ....	253

**ENFORCEABILITY ISSUES-** (*MacDougall, pp. 81-82*)

A. MAKING PROMISES BIND - SEALS & CONSIDERATION - (*MacDougall, ch. 8*)

1. Nature of Consideration and Seals

* Royal Bank v Kiska.....	259
* Thomas v Thomas .....	173

2. Forbearance

* B (D.C.) v Arkin.....	175
-------------------------	-----

3. Past Consideration

* Eastwood v Kenyon .....	170
* Lampleigh v Brathwait.....	172

4. Pre-existing Legal Duty

a. Duty Owed to a Third Party

* Pao On v Lau Yiu Long .....	180
-------------------------------	-----

b. Duty Owed to the Promisor

* Gilbert Steel v University Constr. ....	184
* Greater Fredericton Airport v NAV Canada .....	192
* Foakes v Beer.....	198
* Foot v Rawlings .....	203
* Law and Equity Act, s. 43 .....	Supp. 6

B. MAKING PROMISES BIND - ESTOPPEL - (*MacDougall, ch. 9*)

* Central London Property v High Trees House.....	209
* John Burrows v Subsurface Surveys .....	211
* D & C Builders v Rees.....	214
* Combe v Combe.....	231
* Waltons Stores v Maher .....	237
* M(N) v A(AT).....	246

C.	ENFORCEMENT BY AND AGAINST WHOM - PRIVITY - ( <i>MacDougall, ch. 7</i> )	
1.	<u>Third-Party Beneficiaries</u>	
	* Tweddle v Atkinson .....	288
	* Dunlop Pneumatic Tyre v Selfridge's.....	289
2.	<u>Circumventing Privity</u>	
a.	Specific Performance	
	* Beswick v Beswick (CA) .....	295
	* Beswick v Beswick (HL) .....	296
b.	Trust	
c.	Agency	
3.	<u>Exception to Privity</u>	
	* London Drugs v Kuehne & Nagel.....	310
	* Fraser River Pile & Dredge v Can-Dive Services.....	322
D.	FORMAL PRE-REQUISITES FOR ENFORCEMENT - ( <i>MacDougall, ch. 5</i> )	
1.	<u>Writing Requirements</u>	
	* Law and Equity Act, s. 59 .....	Supp. 7
2.	<u>Parol Evidence Rule</u>	
	* Gallen v Allstate Grain Co. ....	428

**THE CONTENT OF THE CONTRACT**

A.	REPRESENTATIONS AND TERMS	
	* Heilbut, Symons & Co. v Buckleton.....	377
	* Leaf v International Galleries.....	384
B.	CLASSIFICATION OF TERMS - ( <i>MacDougall, ch. 10 &amp; 22</i> )	
	* Hong Kong Fir v Kawasaki Kisen Kaisha .....	442
	* Wickman v Schuler .....	449
	* Fairbanks v Sheppard .....	456
	* Sumpter v Hedges .....	460
	* Machtinger v Hoj .....	469
C.	GOOD FAITH AND HONEST PERFORMANCE - ( <i>MacDougall, ch. 11</i> )	
	* Bhasin v Hrynew.....	Supp. 15
D.	EXCLUDING AND LIMITING LIABILITY - ( <i>MacDougall, ch. 12</i> )	
1.	<u>Notice Requirement - Unsigned Documents</u>	
	* Thornton v Shoe Lane Parking.....	484
	* McCutcheon v David MacBrayne.....	494

2.	<u>Notice Requirement - Signed Documents</u>	
	* Tilden Rent-a-Car v Clendenning .....	498
	* Karroll v Silver Star Mountain Resorts .....	502
3.	<u>Fundamental Breach &amp; Its Aftermath</u>	
	* Karsales v Wallis.....	512
	* Photo Production v Securicor.....	514
	* Tercon Contractors v BC.....	539
4.	<u>Legislative Treatment</u>	

**EXCUSES FOR NON-PERFORMANCE OF THE CONTRACT** - (*MacDougall, pp. 177-182 & ch. 21*)

A.	<b>MISREPRESENTATION AND RESCISSION</b> - ( <i>MacDougall, ch. 15</i> )	
	* Redgrave v Hurd .....	361
	* Smith v Land and House Property Corp. ....	365
	* Kupchak v Dayson Holdings.....	369
B.	<b>MISTAKE</b> - ( <i>MacDougall, ch. 16</i> )	
1.	<u>Introduction</u>	
	* Smith v Hughes .....	554
2.	<u>Mistaken Assumption</u>	
	* Bell v Lever Bros. ....	567
	* Solle v Butcher.....	578
	* McRae v CDC.....	572
	* Great Peace Shipping v Tsavlis Salvage.....	582
	* Miller Paving v B Gottardo Constr. ....	587
3.	<u>Mistake as to Terms</u>	
	* Smith v Hughes .....	554
4.	<u>Mistake and Third-Party Interests</u>	
a.	Mistaken Identity	
	* Shogun Finance v Hudson.....	600
b.	Non Est Factum	
	* Saunders v Anglia Bldg. Socy.....	608
	* Marvco Color v Harris .....	610
5.	<u>Rectification</u>	
	* Sylvan Lake Golf v Performance Industries .....	622

C.	PROTECTION OF WEAKER PARTIES - ( <i>MacDougall, ch. 17</i> )	
1.	<u>Duress</u>	
	* Greater Fredericton Airport v NAV Canada .....	688
2.	<u>Undue Influence</u>	
	* Geffen v Goodman Estate .....	702
3.	<u>Unconscionability</u>	
	* Morrison v Coast Finance .....	719
	* Lloyds Bank v Bundy .....	726
	* Harry v Kreutziger .....	732
D.	ILLEGALITY - ( <i>MacDougall, ch. 18</i> )	
1.	<u>Contracts Contrary to Public Policy</u>	
	* KRG Insurance Brokers v Shafron.....	752
2.	<u>Effects of Illegality</u>	
	* Still v Minister of National Revenue.....	775
E.	FRUSTRATION - ( <i>MacDougall, ch. 19</i> )	
1.	<u>Development of the Doctrine</u>	
	* Paradine v Jane.....	640
	* Taylor v Caldwell.....	641
	* Davis Contractors v Fareham UDC.....	648
2.	<u>The Application of the Doctrine</u>	
	* Can. Gov't Merchant Marine v Can. Trading Co. ....	643
	* Capital Quality Homes v Colwyn Const. Ltd.....	652
	* Victoria Wood v Ondrey .....	655
	* Maritime National Fish v Ocean Trawlers .....	668
3.	<u>Effects of Frustration</u>	
	* Frustrated Contract Act .....	Supp. 2
	<b><u>REMEDIES</u></b> - ( <i>MacDougall, pp. 327-330</i> )	
A.	DAMAGES - RATIONALE - ( <i>MacDougall, ch. 23</i> )	
1.	<u>The Interests Protected</u>	
	* Fuller and Purdue .....	795
2.	<u>The Expectation Interest</u>	
3.	<u>The Reliance Interest</u>	
	* McRae v CDC .....	805
	* Sunshine Vacation Villas v The Bay.....	813

4.	<u>Restitution</u>	
	*	Attorney-General v Blake .....818
B.	DAMAGES - QUANTIFICATION PROBLEMS	
	*	Chaplin v Hicks .....826
	*	Groves v John Wunder .....829
	*	Jarvis v Swans Tours .....838
C.	DAMAGES - REMOTENESS	
	*	Hadley v Baxendale .....881
	*	Victoria Laundry v Newman .....883
	*	Koufos v Czarnikow (The Heron II) .....890
D.	DAMAGES - MITIGATION	
	*	Southcott Estates v Toronto Catholic School Board. ....907
E.	TIME OF MEASUREMENT OF DAMAGES	
	*	Semelhago v Paramadevan .....902
F.	LIQUIDATED DAMAGES, DEPOSITS AND FORFEITURES	
	*	Shatilla v Feinstein .....917
	*	H.F. Clarke Ltd. v Thermidaire .....921
	*	J.G. Collins Insurance v Elsley .....928
	*	Stockloser v Johnson .....930
	*	Law and Equity, s. 24 ..... Supp. 6
G.	EQUITABLE REMEDIES - ( <i>MacDougall, ch. 24</i> )	
	*	John Dodge Holdings v 805062 Ontario .....939
	*	Warner Bros. v Nelson .....945