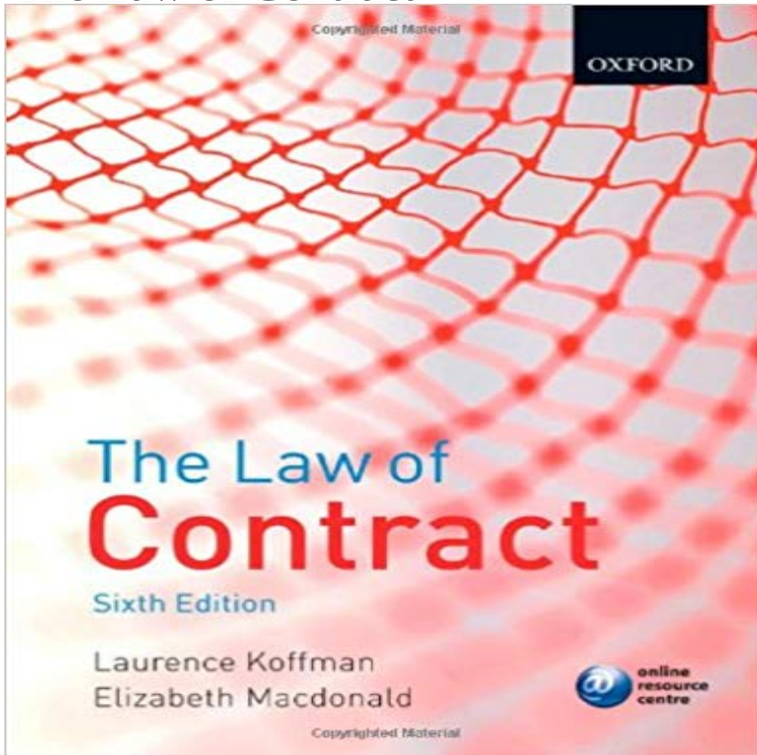


The Law of Contract



The Law of Contract offers a clear, non-technical explanation of the principles of contract law combined with a focus on case summaries throughout. The book's strengths lie in the authors' highly praised explanation of the law, their ability to demystify difficult concepts without losing academic rigour, and the use of case summaries and quotes to explain the subject.

Any law student will be able to tell you that the law of contract is crazy significant in the running of society. Cast your mind back to your first year. With six previous editions spanning 40 years, Stephen Waddams' *The Law of Contract* has earned an esteemed place in Canadian jurisprudence. As is common with the majority of legal principles, the basic fundamentals of contract law will vary by jurisdictions throughout the United States. In all jurisdictions however, a contract must require an offer, a subsequent acceptance or agreement to the stipulations within the contract, and consideration. Contract Law on the Academic Oxford University Press website. When a contract dispute arises between parties that are in different jurisdictions, law that is applicable to a contract is dependent on the jurisdiction. Contract law in Saudi Arabia is governed by the conservative Hanbali school of Sharia Law, which adopts a fundamentalist and literal interpretation of the Quran. In 1978 the Assembly of the SFR of Yugoslavia adopted the Law of Contract and Torts, and that Law is still in force today in the Federal Republic of Yugoslavia. In the conflict of laws, the validity and effect of a contract with one or more foreign law elements will be decided by reference to the so-called proper law of the contract. Written by Adam Kramer, a commercial barrister and academic, the second edition of the acclaimed *The Law of Contract Damages* is the most comprehensive. THE LAW OF CONTRACT. MALDIVES. Title. Definition. Parties must consent freely and voluntarily. Form. When concluded. Offer. Invitation to treat not an offer. THE LAW OF CONTRACT ACT. [PRINCIPAL LEGISLATION]. ARRANGEMENT OF SECTIONS. Section. Title. PART I. PRELIMINARY PROVISIONS. 1. Short title. 8.1.1 Contract law in Singapore is largely based on the common law of contract in England. Hence, the rules developed in the Singapore courts do bear a very close resemblance to those in England. Definition of law of contract: Body of law that governs oral and written agreements and subjects, such as agency relationships, commercial paper, employment, etc. Contract is a branch of private law. It thus concerns private obligations that arise in respect of symmetrical relations among natural and artificial persons. Understanding contract law is essential to conducting effective business and legal practice. Law of Contract provides a clear and comprehensive discussion of