

Bibliography

- Alces, Peter A. 2005. "On Discovering Doctrine: 'Justice' in Contract Agreement," 83 *Wash. U. L.Q.* 471.
- Anderson, Roy Ryden. 1986. "Damages for Sellers under the Code's Profit Formula," 40 *Sw. L.J.* 1021.
- Anderson, Roy Ryden. 2018. "A Look Back at the Future of UCC Damages Remedies," 71 *SMU L. Rev.* 185.
- Ayres, Ian & Robert Gertner. 1989. "Filling Gaps in Incomplete Contracts: An Economic Theory of Default Rules," 99 *Yale L.J.* 87.
- Beale, Joseph H. 1910. "The Measure of Recovery upon Implied and Quasi-Contracts," 19 *Yale L.J.* 609.
- Ben-Shahar, Omri & James J. White. 2006. "Boilerplate and Economic Power in Auto Manufacturer Contracts," 104 *Mich. L. Rev.* 953.
- Breen, John M. 1996. "The Lost Volume Seller and Lost Profits under U.C.C. S 2-708(2): A Conceptual and Linguistic Critique," 50 *U. Miami. L. Rev.* 779.
- Bridge, Michael. 2016. "Markets and Damages in Sale of Goods Cases," 132 *Law Quarterly Rev.* 405.
- Brooke II, A.F. 1992. "Note, Great Expectations: Assessing the Contract Damages of the Take-or-Pay Producer," 70 *Tex. L. Rev.* 1469.
- Calabresi, Guido & A. Douglas Melamed. 1972. "Property Rules, Liability Rules, and Inalienability: One View of the Cathedral," 85 *Harv. L. Rev.* 1089.
- Carroll, Lewis (Charles L. Dodgson). 1934. *Through the Looking-Glass*. First published in 1872, Dial Press.
- Childres, Robert & Robert K. Burgess. 1973. "Seller's Remedies: The Primacy of UCC 2-708(2)," 48 *N.Y.U. L. Rev.* 833.
- Ching, Kenneth K. 2014. "Justice and Harsh Results: Beyond Individualism and Collectivism in Contracts," 45 *U. Mem. L. Rev.* 59.
- Choi, Albert & Eric Talley. 2018. "Appraising the 'Merger Price' Appraisal Rule," 34 *Journal of Law, Econ, and Organization* 543.
- Corbin, Arthur. 1919. "Conditions In The Law Of Contract," 28 *Yale L.J.* 739.
- Cranston, Ross. 2007. "The Rise and Rise of Standard Form Contracts: International Commodity Sales 1800–1970," in *Commercial Law Challenges in the 21st Century: Jan Hellner in Memoriam, Iustus* 11.
- Dunn, Robert L. 1981. *Recovery of Damages for Lost Profits*. 2nd edn., Lawpress.
- Dunn, Robert L. 2005. *Recovery of Damages for Lost Profits*. 6th edn., Lawpress.
- Eisenberg, Melvin A. 2013. "Conflicting Formulas for Measuring Expectation Damages," 45 *Ariz. St. L.J.* 369.
- Farnsworth, E. Allan. 1970. "Legal Remedies for Breach of Contract," 70 *Columbia L. Rev.* 1146.
- Gergen, Mark P. 2009. "A Theory of Self-Help Remedies in Contract," 89 *B.U. L. Rev.* 1397.
- Goldberg, Victor P. 1984. "An Economic Analysis of the Lost Volume Retail Seller," 57 *S. Ca. L. Rev.* 283.

- Goldberg, Victor P. 2006. *Framing Contract Law: An Economic Perspective*, Harvard University Press.
- Goldberg, Victor P. 2013. "The Achilles: Forsaking Foreseeability" 66 *Current Legal Problems* 107.
- Goldberg, Victor P. 2014. "Protecting Reliance," 114 *Columbia L. Rev.* 1033.
- Goldberg, Victor P. 2015a. *Rethinking Contract Law and Contract Design*, Edward Elgar.
- Goldberg, Victor P. 2015b. "Rethinking *Jacob & Youngs v. Kent*," 66 *Case, Western Reserve L. Rev.* 111.
- Goldberg, Victor P. 2016a. "After *The Golden Victory*: Still Lost at Sea," 22 *J. of Int'l Maritime Law* 111.
- Goldberg, Victor P. 2016b. "The New Business Rule and Compensation for Lost Profits," 1 *Criterion J. on Innovation* 341.
- Goldberg, Victor P. 2016c. "From *British Westinghouse* to *The New Flamenco*: Misunderstanding Mitigation," 22 *J. of Int'l Maritime Law* 370.
- Goldberg, Victor P. 2017a. "The Lost Volume Seller, R.I.P.," 2 *Criterion J. on Innovation* 205.
- Goldberg, Victor P. 2017b. "*Victoria Laundry's Dirty Linen*," 2 *Criterion J. on Innovation* 523.
- Goldberg, Victor P. 2018a. "Reckoning Contract Damages: Valuation of the Contract as an Asset," 75 *Washington & Lee Law Rev.* 301.
- Goldberg, Victor P. 2018b. "Consequential Damages and Exclusion Clauses," 3 *Criterion J. on Innovation* 17.
- Harris, Robert J. 1965. "A Radical Restatement of the Law of Seller's Damages: Sales Act and Commercial Code Results Compared," 18 *Stan. L. Rev.* 66.
- Hoffmann, Lord Leonard. 2010. "*The Achilles*: Custom and Practice or Foreseeability?" 14 *Edinburgh L. Rev.* 47.
- Hubbard, Glenn & Robert J. Weiner. 1991. "Efficient Contracting and Market Power: Evidence from the U.S. Natural Gas Industry," 34 *J. of Law & Econ.* 25.
- Hunter, Howard O. 2014. *Modern Law of Contracts. Present Breaches: Rights and Obligations of the Nonbreaching Party*, Thomson Reuters.
- Jackson, Thomas H. 1978. "'Anticipatory Repudiation' and the Temporal Element of Contract Law: An Economic Inquiry into Contract Damages in Cases of Prospective Nonperformance," 31 *Stan. L. Rev.* 69.
- Kao, Frances P. et al. 2010. "Into the Hot Tub . . . A Practical Guide to Alternative Expert Witness Procedures in International Arbitration," 44 *Int'l Law* 1035.
- Kramer, Adam. 2017. *The Law of Contract Damages*, 2nd edn., Hart Publishing.
- Kraus, Jody S. & Robert E. Scott. 2009. "Contract Design and the Structure of Contractual Intent," 84 *N.Y.U. L. Rev.* 1023.
- Leavitt, Josh M. and Daniel G. Rosenberg. 2014. "Toward a Unified Theory of Damages in Construction Cases: Part I—Navigating through the Diminution of Value vs. Cost of Repair Debate in Defect Cases and Allocating Burdens of Proof," *The American College of Construction Lawyers Journal* 2.
- Ludington, John P. 1985. "Modern Status of Rule as to Whether Cost of Correction or Difference in Value of Structures Is Proper Measure of Damages for Breach of Construction Contract," 41 *A.L.R.* 4th 131.
- Martin, Jennifer. 2016. "Opportunistic Resales and the Uniform Commercial Code," 2016 *U. Ill. L. Rev.* 487.
- McLauchlan, David & Andrew Summers. 2018. "Mitigation and Causation of Benefits," *Lloyd's Maritime and Commercial Law Quarterly* 171.

- “Measure of Recovery by Building Contractor where Contract Is Substantially but Not Exactly Performed,” 65 *A.L.R.* 1297 (1930) (supplementing 23 *A.L.R.* 1435).
- Medina, J. Michael et al. 1986. “Take or Litigate: Enforcing the Plain Meaning of the Take-or-Pay Clause in Natural Gas Contracts,” 40 *Ark. L. Rev.* 185.
- Niranjan, Venkatesan. 2017. “The Contract Remoteness Rule: Exclusion, Not Assumption of Responsibility,” in Andrew Summers (Dyson), James Goudkamp, & Frederick Wilmot-Smith eds., *Defences in Contract*, Bloomsbury 187.
- Note. 1902. “Contracts Requiring the Architect’s Approval as a Prerequisite to Payment,” 15 *Harv. L. Rev.* 481.
- Peel, Edwin. 2015. “Desideratum or Principle: The ‘Compensatory Principle’ Revisited,” 131 *Law Quarterly Rev.* 29.
- Peters, Ellen. 1963. “Remedies for Breach of Contracts Relating to the Sale of Goods under the Uniform Commercial Code: A Roadmap for Article Two,” 73 *Yale L.J.* 199.
- Private Target M&A Deal Points Study.
- Pugsley, David. 1976. “The Facts of *Hadley v. Baxendale*,” 126 *New L.J.* 420.
- Schwartz, Alan & Robert E. Scott. 2003. “Contract Theory and the Limits of Contract Law,” 113 *Yale L.J.* 541.
- Schwartz, Alan & Robert E. Scott. 2008. “Market Damages, Efficient Contracting, and the Economic Waste Fallacy,” 108 *Colum. L. Rev.* 1610.
- Scott, Robert E. 1990. “The Case for Market Damages: Revisiting the Lost Profits Puzzle,” 57 *U. Chi. L. Rev.* 1155.
- Scott, Robert E. 2009. “In (Partial) Defense of Strict Liability in Contract,” 107 *Mich. L. Rev.* 1381.
- Scott, Robert E. & George G. Triantis. 2004. “Embedded Options and the Case against Compensation in Contract Law,” 104 *Colum. L. Rev.* 1428.
- Scott, Robert E. & George G. Triantis. 2006. “Anticipating Litigation in Contract Design,” 115 *Yale L.J.* 814.
- Sebert, John A., Jr. 1981. “Remedies under Article Two of the Uniform Commercial Code: An Agenda for Review,” 130 *U. Pa. L. Rev.* 360.
- Shanker, Morris G. 1973. “The Case for a Literal Reading of UCC Section 2-708(2) (One Profit for the Reseller),” 24 *Case. W. Res. L. Rev.* 697.
- Smith, John William, James Shaw Willes, & Henry Singer Keating. 1856. *A Selection of Leading Cases on Various Branches of the Law: With Notes*. 4th edn., W. Maxwell.
- Stevens, Robert. 2009. “Damages and the Right to Performance: A Golden Victory or Not?” in Jason W. Neyers, Richard Bronaugh, & Stephen G.A. Pitel eds., *Exploring Contract Law*, Hart Publishing 178.
- Summers (Dyson), Andrew. 2012. “*British Westinghouse* Revisited,” *Lloyd’s Maritime and Commercial Law Quarterly*, 412.
- Summers (Dyson), Andrew & Adam Kramer. 2014. “There Is No ‘Breach Date Rule’: Mitigation, Difference in Value and Date of Assessment,” 130 *Law Quarterly Review* 259.
- Treitel, G.H. 1997. “Damages for Breach of Warranty of Quality,” 113 *Law Quarterly Rev.* 188.
- United Nations Convention on Contracts for the International Sale of Goods art. 74, Apr. 11, 1980, S. Treaty Doc. No. 98-9 (1983), 1489 U.N.T.S. 3.
- Wertheimer, Barry. 1998. “The Shareholder’s Appraisal Remedy and How Courts Determine Fair Value,” 47 *Duke L.J.* 613.
- Wilful or Intentional Variation by Contractor from Terms of Contract in Regard to Material or Work as Affecting Measure of Damages. 6 *A.L.R.* 137. (1920).

TREATISES

- Corbin on Contracts*. 2013. Timothy Murray, Arthur L. Corbin, Joseph M. Perillo, & John E. Murray, Jr. eds., Matthew Bender & Company, Inc.
- Corbin on Contracts*. 2018. Timothy Murray, Arthur L. Corbin, Joseph M. Perillo, & John E. Murray, Jr. eds., Matthew Bender & Company, Inc.
- Farnsworth, E. Allan. 1998. *Farnsworth on Contracts*. 3rd edn., Aspen.
- Mayne and McGregor on Damages*. 1961. Harvey McGregor ed., 12th edn., Sweet & Maxwell.
- Mayne's Treatise on Damages*. 1946. W.G. Earengy ed., 11th edn., Sweet & Maxwell.
- McGregor, Harvey. 1988. *McGregor on Damages*. 15th edn., Sweet & Maxwell.
- McGregor, Harvey. 2009. *McGregor on Damages*. 18th edn., Sweet & Maxwell.
- McGregor, Harvey. 2014. *McGregor on Damages*. 19th edn., Sweet & Maxwell.
- McGregor, Harvey. 2018. *McGregor on Damages*. 20th edn., James Edelman ed., Thompson Reuters.
- Treitel, Gunther. 2015. *The Law of Contract*. Edwin Peel ed., 14th edn., Sweet & Maxwell.
- White, James J. & Robert S. Summers. 2006. *Uniform Commercial Code* Vol. 1, 5th edn., Thomson Reuters.
- White, James J. & Robert S. Summers. 2010. *Uniform Commercial Code* Vol. 1, 6th edn., Thomson Reuters.

WEBSITES

- Terms and Conditions (T&C) of Fasson's parent, Avery Dennison <https://label.averydennison.com/content/dam/averydennison/lpm-responsive/europe/Legal/avery-dennison-tc-of-sale---lpm-grs-and-reflectives-en.pdf>.
- Welton, George, "The Impact of Russia's 2010 Grain Export Ban," GeoWel Research, June 28, 2011, www.oxfam.org/sites/www.oxfam.org/files/tr-impact-russias-grain-export-ban-280611-en.pdf.

