Syllabus and Course Policies for
CONTRACTS I – LAW 111 A

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“A contract is a promise or a set of promises for the breach of which the law gives a remedy, or the performance of which the law in some way recognizes as a duty.” RESTATMENT (SECOND) OF THE LAW OF CONTRACTS § 1.

“Contract law is different. The obligations imposed by the law of contract are chosen obligations. They are the products of agreements, promises, or other voluntary undertakings.” IAN AYRES & GREGORY KLASS, STUDIES IN CONTRACT LAW 1 (9th ed. 2017).

SCOPE OF THE COURSE

Contracts I focuses primarily on the essential requirements of contract formation, i.e., the elements that are necessary to make a promise into a legally biding contract. Topics include: the bases of contract liability (including the consideration requirement and promissory estoppel), mutual assent, offer and acceptance, and defenses to contract formation (including the Statute of Frauds, capacity, misrepresentation, duress, undue influence, unconscionability, and illegal contracts).

Contracts II, which is offered in the spring, covers more advanced topics, including additional defenses to formation, performance, remedies, and third-party interests.

TEXTS AND MATERIALS

The required casebook must be brought to all classes. You are expected to have read any statutes or Restatement sections to which the cases and material in the casebook refer.

Required Text: IAN AYRES & GREGORY KLASS, STUDIES IN CONTRACT LAW (9th ed. 2017)
Highly Recommended: CONTRACT LAW: SELECTED SOURCE MATERIALS (Steven J. Burton Melvin A. Eisenberg eds., 2021)

BLACK’S LAW DICTIONARY¹

COURSE WEBSITE

To facilitate class administration, I have set up a TWEN (Westlaw) site for this course. The website includes assigned readings not in the casebook, supplemental materials, and additional information related to the course, posted throughout the semester. You are required to register for the course as soon as possible, preferably before the beginning of the semester, as there is important information that will be useful to you before the first-class meeting. You are responsible for checking the website regularly and you will be responsible for all materials posted on it.

EVALUATION AND FINAL EXAM

Grades for this class will be based substantially on the midterm and final exams. In addition, I will factor class participation that is of high quality (not necessarily quantity) into students’ final assessments. The final exam will account for 75% of your final grade for the course. The midterm exam will account for 25% of your final grade for the course.

PREPARATION AND PARTICIPATION REQUIREMENTS FOR CLASS

In this course, the cases will be analyzed and illuminated through students’ responses to questions during class. Emphasis will be on the factual context and the reasoning underlying the holdings in the cases, not simply the “black letter” rules derived from the holdings. You will, therefore, be expected to have carefully read and briefed each case and reviewed any applicable statutes related to the weekly assigned reading. Additionally, students are required to prepare written answers to the questions and problems that are listed before and after most cases in the casebook.

Pursuant to ABA Standard 310, you are expected to devote at minimum two (2) hours of out-of-class time preparing for each hour of classroom instruction. It is estimated that, on average, the assigned reading and other classroom preparation should require four or more hours outside of class for each class. The assignments each week have been calibrated for you to achieve this minimum requirement.

¹ Any version or edition is acceptable. Other, less expensive legal dictionaries are available and suitable as well. The important point is to have a readily available legal dictionary to look up terms and concepts you are unfamiliar with.
ATTENDANCE AND PARTICIPATION

Your attendance and participation in all classes are required. It is solely the responsibility of the individual student to personally sign the attendance sheet for each class. Failure to prepare for a class will count as an absence. Students who are absent from more than two classes will be academically withdrawn from the course.

WESTERN STATE COLLEGE OF LAW - PROGRAMMATIC LEARNING OUTCOMES

Western State College of Law’s curriculum is designed so that every student achieves a level of competency prior to graduation in each of the eight Programmatic Learning Outcomes listed below:

(1) **Doctrinal Knowledge**
Students will demonstrate knowledge of substantive and procedural law in the core curriculum subjects, including Contracts, Criminal Law, Criminal Procedure, Torts, Real Property, Business Associations, Evidence, Civil Procedures, Constitutional Law, Estates, Community Property, Remedies, and Professional Responsibility.

(2) **Practice Skills**
Students will demonstrate the development of other law practice skills. Each student’s chosen outcomes within this category will be varied based on the student’s particular interests, coursework and work experiences. They may include, but are not limited to, the following topics: oral presentation and advocacy; interviewing; counseling; client service and business development; negotiations, mediation, arbitration, or other alternate dispute resolution methods; advanced legal research and writing (excluding purely academic papers and the first four units earned in introductory first-year legal research and writing class); applied legal writing such as drafting contracts, pleadings, other legal instruments; law practice management or the use of technology in law practice; cultural competency; collaboration or project management; financial analysis, such as accounting, budgeting project management, and valuation; cost benefit analysis in administrative agencies; use of technology, data analyses, or predictive coding; business strategy and behavior; pre-trial preparation, fact investigation, such as discovery, e-discovery, motion practice, assessing evidence, or utilizing experts; trial practice; professional civility and applied ethics; a law clinic that includes a classroom component; or a legal externship that includes a classroom component.

(3) **Legal Analysis**
Students will demonstrate the ability to identify the factual and legal issues implicated by a fact pattern and to appropriately use cases (including identifying the salient features of
an appropriate precedent case, identifying legally significant similarities or differences between the precedent case and a fact pattern and explaining why those are legally significant) and rules (including the ability to connect legally significant facts in a fact pattern to the rule) to predict how a court would decide the issue. Students will also demonstrate the ability to identify and evaluate the public policies of a precedent case or rule, and be able to evaluate how public policy can impact the application of a rule to the legal issue.

(4) **Legal Research**
Students will demonstrate the ability to locate relevant legal authority using a variety of book and electronic resources, and to properly cite to such legal authority.

(5) **Communication**
Students will demonstrate the ability to communicate both orally and in writing in a manner appropriate to a particular task to effectively convey the author or speaker’s ideas. This includes audience sensitivity in written and oral communication (the ability to adopt a tone, style and level of detail appropriate to the needs, knowledge and expertise of the audience); and written communication basic proficiency (the ability to use the conventions of grammar, spelling, punctuation, diction and usage appropriate to the task and sufficient to convey effectively the author’s ideas).

(6) **Advocacy of Legal Argument**
Students will demonstrate the ability, in both oral and written formats, to evaluate the legal, economic and social strengths and weaknesses of a case and use case and statutory authority as well as public policy to persuade others. Making policy-based arguments includes the ability to identify and evaluate the public policies of a precedent case or rule and their implications, and be able to assert such appropriate arguments to support a particular application or distinction of a precedent case to a legal controversy or a particular resolution of the application of a rule to the legal controversy.

(7) **Client Sensitivity and Cultural Competency**
Students will demonstrate an awareness of clients’ needs and goals, including a sensitivity to clients’ background and circumstances (including, but not limited to, socio-economic, gender, race, ethnicity, educational, disability and/or religious background(s)), the ability to make decisions that reflect an appropriate focus on those needs and goals, and awareness that cultural issues may affect the relevance of facts and application of the law.

(8) **Legal Ethics**
Students will demonstrate the ability to identify ethical issues in law practice contexts and make appropriate decisions to resolve such issues.
DISABILITY SERVICES STATEMENT:

Western State College of Law provides accommodations to qualified students with disabilities. The Disabilities Services Office assists qualified students with disabilities in acquiring reasonable and appropriate accommodations and in supporting equal access to services, programs, and activities at Western State College of Law.

To seek reasonable accommodations, a student must contact Senior Assistant Dean Donna Espinoza, Student Services Director and Disabilities Services Coordinator, whose office is in the Students Services Suite, room 111. Dean Espinoza’s phone number and email address are: (714) 459-1117; despinoza@wsulaw.edu. When seeking accommodations, a student should notify Dean Espinoza of her or his specific limitations and, if known, her or his specific requested accommodations. Students who seek accommodations will be asked to supply medical documentation of the need for accommodation. Classroom accommodations are not retroactive, but are effective only upon the student sharing approved accommodations with the instructor or professor. Therefore, students are encouraged to request accommodations as early as feasible with Dean Espinoza to allow for time to gather necessary documentation. If you have a concern or complaint in this regard, please notify Dean Espinoza; or please notify Dean Allen Easley at aeasley@wsulaw.edu or (714) 459-1168. Complaints will be handled in accordance with the College of Law’s “Policy against Discrimination and Harassment.”
READING ASSIGNMENTS

Planned assignments, including the date for which each is due, are set forth below. Unless otherwise notified, you should come to class prepared to discuss a given assignment on the date specified.

<table>
<thead>
<tr>
<th>Week</th>
<th>Topic(s)</th>
<th>Casebook</th>
<th>Other</th>
<th>Date</th>
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| 1    | • Orientation  
       • Reading a Contract  
       • How to Read a Case  
       • Introduction to Contract Law | 1-19, 47-62 | Reading a Contract; How to Read a Case [TWEN] – **read this first** | 8/29 |
| 2    | • No Class – Labor Day | | | 9/5 |
| 3    | • Mutual Assent  
       • Offer  
       • Termination of Offers | 187-197,199-203, 209-211, 218-232, 282-288, 297-301 | Restatement (2d) §§17, 18, 19, 24, 26; UCC § 2-204 | 9/12 |
| 4    | • Termination of Offers (cont.)  
       • Acceptance – Notification and Methods  
       • Acceptance – Battle of the Forms | 239-241, 241-252, 259-263, 268-271, 322-336 | Restatement (2d) §§22, 39, 42, 50, 54(1), 56, 59, 69(1); UCC §§2-206(1)(b), 2-207(1) | 9/19 |
| 5    | • Acceptance – Battle of the Forms (cont.), Terms  
       • Shrinkwrap & Browserwrap | 336-341, 341-365 | UCC § 2-207(2,3) | 9/26 |
| 6    | • Acceptance – Timing Issues  
       • Insufficient Agreements | 315-322, 365-370, 372-380, 388-394 | Restatement (2d) §§33, 43, 63(a, b); UCC §§2-204(1,3), 2-305 | 10/3 |
| 7    | • Consideration – Gratuitous Promises  
       • Consideration – Intent to Contract | 67-81, 84-103 | Restatement (2d) §§71, 81 | 10/10 |
| 8    | • Consideration – Adequacy  
       • Consideration – Preexisting Duty Rule  
       • Consideration – Mutuality of Obligation | 118-121, 130-139, 145-163 | Restatement (2d) §§73, 74, 79, 81, 89, 228; UCC §§2-302, 2-209, 2-306 | 10/17 |
<p>| 9    | • Midterm Exam | | | 10/24 |</p>
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| 10 | - Promissory Estoppel – Reliance for Enforcement  
  - Moral Obligation | 163-185, 103-118 | Restatement (2d) §§ 86, 90 | 10/31 |
| 11 | - Defenses to Contract Formation:  
  – Statute of Frauds | 431-453, 458-467 | Restatement §§ 131, 139; UCC §§ 2-104, 2-105(1), 2-201 | 11/7 |
| 12 | - Defenses to Contract Formation:  
  - Capacity  
  - Misrepresentation  
  - Nondisclosure | 467-484, 517-521, 528-537, 542 (notes)-545 | Restatement (2d) §§ 12, 14, 15, 16, 152, 153, 154, 159, 161, 162, 163, 164 | 11/14 |
| 13 | - Defenses to Contract Formation:  
  - Duress & Undue Influence  
  - Unconscionability | 549-561, 561-571, 591-592, 594-601 | Restatement (2d) §§ 174, 175, 176; UCC § 2-302 | 11/21 |
| 14 | - Defenses to Contract Formation:  
  - Illegality and Public Policy | 601-616, 618-619, 625-627, 630-633, 647-653 | Restatement (2d) § 178; UCC § 2-302 | 11/28 |
| 15 | - Catch-up & Wrap-up |   |   | 12/5 |
| 16 | - **Final Exam** |   |   | TBA |