Contracts
Syllabus

Subjects Covered in this Syllabus

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1. Contacting Me Outside of Class

To make an appointment, contact me directly. The most reliable method is email.

email address: Richard.k.neumann@hofstra.edu

office: Room 213 — at the very end of the corridor that begins opposite room 206 (which is a classroom)

telephone: 516-463-5881 — but email works better

secretary: Joyce Cox, room 216. Tel: 516-463-6339
Joyce.a.cox@hofstra.edu
2. Course Books

The course books are listed below. The first three books are required and will be covered in class. The last two are recommended but not required. They can help you study before and after class.

Examine the first three books while you read this part of the syllabus. After reading the description of each book, look at its table of contents and leaf through it to get a “feel” for what the book is and how it can help you.

1. **“the casebook”:** Crandall & Whaley, *Cases, Problems & Materials on Contracts (6th edition — don’t buy an earlier one).* This is a red, hardbound book. It’s the center of the course.

2. **“the rules supplement”:** *Rules of Contract Law 2015–2016 (Don’t buy an earlier edition. The date is on the book’s cover. The one you want has a BLUE COVER).* When another book refers to a provision of the Uniform Commercial Code or the Restatement of Contracts, *read that provision in the rules supplement.* You won’t understand the provision unless you read its exact wording.

3. **“the photocopy supplement”:** Don’t buy this in the bookstore. It’s distributed in the photocopy room in the basement of the law school. Ask there for the Section B Contracts Supplement and tell the people there my name. They’ll charge a photocopy materials fee.

4. **“the E&E”:** Blum, *Contracts: Examples and Explanations (6th edition — don’t buy an earlier one).* Students say this book helps them understand the course. Some say it’s better to read a chapter after the material is covered in class (“it brings things together”). Others say it’s better to read it beforehand (“it helps break things down into understandable chunks”). This book is recommended — and not required.

5. **a law dictionary:** Any law dictionary. They’re all fine. But a small dictionary is better than a big one, just because it’s easier to handle. Use it for every course — not just this one. When reading in preparation for class, look up every word you don’t understand.

Bring to class the casebook, the rules supplement, and the photocopy supplement. But don’t bring the E&E or a dictionary. They’ll help you while studying at home, but not in class.

3. Assignments

On Thursday or Friday each week, I’ll send you by email the assignments for the following week’s classes. (This course does not use TWEN or Blackboard.)
4. Class Schedule

Class meets for 80 minutes — with no break. (An 80-minute class doesn’t need a break.)

We won’t meet on November 25 (the day before Thanksgiving). Some other classes during the semester might have to be cancelled. To make up these classes, on some days later in the semester, we’ll meet for two hours — for example 4:10 to 6:00 pm, and on those days we’ll take a ten-minute break half-way through. It takes four of these extended classes to make up each cancelled class. Dates for extended classes will be announced later.

5. Course Learning Goals

The following should be your goals as a student. They are the benchmarks against which you will be evaluated throughout the course. (Italicized citations are to the law school’s Learning Outcomes for Graduating Law Students, which appears on the school’s website.)

1. Know thoroughly the following:
   - the fundamental rules and policies of contract law — 1(a)
   - the three sources of law: common law, legislation, and judicial interpretation of legislation — 3(a)

2. Be able to do the following at an introductory level:
   - conduct yourself in professional settings in a manner that meets the standards of the legal profession — 7(a)
   - express your analysis orally and in writing in a manner that meets the standards of the legal profession — 5(h) & 7(a)
   - analyze transactions as well as the process of contracting and the lawyer’s role in deals — 5(g)
   - extract rules and policy from cases and statutes — 5(a)
   - problem-solve in light of a client’s objectives, anticipating consequences and assessing risks — 6(b)

6. Attendance

A sign-in sheet will be circulated at the beginning of every class. You’re responsible for making sure that you sign it. This must be done in the classroom or immediately afterward in my office. My secretary will not allow you to sign the attendance sheet in her office. At the
end of every class, ask yourself, “Did I sign the sign-in sheet?” If you can’t recall having done it, come up to the front of the room and sign it before I leave. Do this quickly. We have to clear the room so that the next class or scheduled activity can begin.

Falsifying a signature on an attendance sheet can lead to failure in the course and a charge of academic dishonesty under Part I(3)(e) of the school’s Code of Student Conduct. When you apply for admission to the bar, a character committee will investigate whether you’re honest enough to be entrusted with clients’ work. By law, a school is required to report proven instances of academic dishonesty to the character committee of any state where you apply for admission to the bar. Signatures are spot-checked by comparing them to other examples of your signature on file with the law school.

If you have the sign-in sheet at the end of class, please give it to me on your way out. As a courtesy to other students, please do this quickly. Other students become impatient when they wait in the front of the class to sign a sheet that has not appeared.

In each semester in Contracts, you’re entitled to five unexcused absences. An excused absence is one caused by illness, family emergency, or something else that prevents attendance in class. If you’re absent for this kind of reason, send me email right away so my secretary can take that into account when tabulating attendance records.

You must keep track of your unexcused absences. The school will not notify you when you are close to the limit. Your grade will be affected by excess unexcused absences. See Final Grades below.

7. Seating Chart

To help me get to know you individually, you’ll sit in a designated seat that you choose. For the first two or three classes, sit anywhere you like. Get a feel for the room and where in it you feel most comfortable. Then I’ll announce that at the next class, you should sit where you want to sit for the rest of the school year. At that class, I’ll pass around a seating chart. You’ll write your name where the seat is, and that will become your seat.

8. Class Participation

Active participation in class discussions isn’t optional. One of the course learning goals (above) is to gain the ability to “express your analysis orally . . . in a manner that meets the standards of the legal profession.” Lawyers have to be able to explain their thinking. How well you do that can have a profound effect on your career. Employers care a great deal about this, and it’s the most obvious thing they look for in job interviews.

For many students, it can be a frightening experience to speak in a group, with everyone listening to you. In a few years, speaking in groups will be a routine part of your job. You’ll become skilled at this, but you’ll have to work at it, beginning now.

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For the first two or three weeks, I'll ask for volunteers in class. After that, I'll cold-call (call on students by name regardless of whether they have volunteered). When you're called on, do the best you can. If you find yourself stumbling, remember that the students around you are probably as unsure as you are. With time, you'll become better at it. But it takes practice to get there.

9. Professionalism

Professional schools are very different from college. In college, you were responsible only to yourself — which meant that if you studied poorly, only you would be hurt. Professional schools aren’t run that way.

When a law school teacher looks at you, the teacher sees the thousands of future clients who’ll depend on you after you graduate. The teacher, the school, and you are responsible to those clients.

From the first day you walk into the law school building as a student, you are expected to behave like a professional. Your work and conduct will judged according to professional standards, which are much more demanding than the standards you experienced in college.

Class is a business meeting. You are expected to behave in class with the same level of professionalism that governs a lawyer’s behavior in any meeting where the lawyer is an active participant.

- It’s unprofessional to arrive late without a compelling reason. If you walk into class late, you must see me after class and explain why. If you don’t have a compelling reason, you’ll be counted as having an unexcused absence. Compelling reasons do not include things like “I couldn’t find a parking space.” A professional plans ahead and allows extra time to arrive early at professional obligations.

- It’s unprofessional to leave the room except in an emergency. If you leave the room during class, you must see me after class and explain why. If you don’t explain an emergency, you’ll be counted as having an unexcused absence. Needing to use the restroom isn’t an emergency. In a courtroom, a trial will go on for hours. If you ask for a restroom break in the middle of a cross-examination, the judge’s jaw will drop in astonishment. This isn't college. Class is a business meeting.

- It’s unprofessional to chat with people sitting next to you while a business meeting is in progress. Chatter makes it hard for others to hear and for those speaking to make themselves heard. If you do this in class, other students will get angry at you and dislike you. If you distract others in this way, you and I will have a private conversation about maturity.

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• If you’re cold-called in class and don’t respond at all, as though absent, you’ll be counted as absent. If you have signed the attendance sheet and don’t respond when called on, you and I will have a private conversation about honesty.

• You’ll be counted as absent for any class in which you violate the rules on electronic devices explained below.

10. No Laptops or Other Electronic Devices During Class

In Contracts, you may not use a laptop, tablet, smart phone, cell phone, or any other electronic device during class.

Research shows that students who use laptops learn less than students who don’t use them. Several studies have shown that laptop-using students do worse on exams than handwriting students, controlling for other factors. According to two of these researchers, “students who took notes on laptops performed worse on conceptual questions than students who took notes longhand” because laptop note takers tend to “transcribe lectures verbatim rather than processing information and reframing it in their own words.” Commenting on these studies, another writer said that “there is something about typing that leads to mindless processing. And there is something about ink and paper that prompts students to go beyond merely hearing and recording new information — and instead to process and reframe” so they learn more deeply.

Surveys at other schools report that students are more satisfied with the learning environment in no-laptop courses. Although some students prefer to use laptops, a larger number of students in the surveys say that classrooms are quieter, they can hear the teacher and other students better, and they feel more engaged in the classroom experience with fewer distractions.

An exception to this policy exists for a student who has been designated by the Office of Student Affairs to take notes for another student who is receiving an accommodation. This exception doesn’t cover taking notes for your friends. In fact, a student designated by the Office of Student Affairs doesn’t know the identity of the student who will use the notes. If you are a designated note-taker, please sit in the last row of the classroom.


11. Podcasts

An MP3 recording will be made of each Contracts class. If you find that a particular class was difficult to understand, you might want to download the recording and listen to it again. This is not a requirement. It is a resource, which you can use as you see fit.

If you miss a class, it's a good idea to listen to the MP3 recording. But listening to the recording does not satisfy the attendance requirement. The recording cannot substitute for being in class.

Please don't expect perfection in these recordings. The recording can't capture everything that happens in class. Nothing visual is recorded. Nothing written on the board or shown on a screen will be in the recording. Even the best recording will fail to capture at least some of what's said, especially student comments and questions. We can't put a microphone at every student's seat, for example.

Here is how to access any law school podcast —

1. You must have iTunes installed on your computer.
2. Log into my.hofstra.edu. (This is explained during orientation.)
3. Click on Blackboard.
5. Once in Law School, click iTunes U on the left side menu.
6. A Security Information box will pop-up. Click on Yes.
7. Once iTunes opens, click on Colleges and Schools at Hofstra
8. Click on Law School Media.
9. Double Click on the Podcast to listen to it.
10. To download the Podcast you want, click on the Get button next to your selection. This will download it to your computer. Once downloaded, you will be able to put it on your iPod, MP3 player or listen to it directly from your computer.

If you can’t access iTunes U, you can contact the law school’s IT Help Desk by sending an email to lawhelp@hofstra.edu or by visiting the Help Desk office.
12. Exams

**Mid-semester work:** In the fall semester, you’ll take two short exams, one after about a third of the semester and another after about two-thirds. These exams will be partly multiple-choice questions and partly questions for which you’ll write an answer. The spring semester will include one midterm exam. In the spring, there might (or might not) also be a skills exercise.

**Final exams:** At the end of each semester — in December and May — you’ll take a final exam. Each final exam will be in three parts. One will be multiple-choice questions. Another will be a problem-solving question. The third will an essay question in which you’ll decide how the law resolves a fact pattern.

13. Final Grades

For grade purposes, Contracts I and Contracts II are separate courses. You’ll get one grade for the fall semester and another grade for the spring semester. Fall semester material won’t be retested during the spring.

Here are each semester’s grade weights —

**Fall semester (Contracts I)**

- 7% first exam
- 18% second exam
- 5% class participation
- 70% final exam

**Spring semester (Contracts II)**

- 20% mid-semester work (mid-term exam, exercises, or both)
- 5% class participation
- 75% final exam

Final grades are computed in two steps. Step 1: The points you earn through exams, exercises, and class participation are added together to produce your total point number. If you have excessive absences, points are subtracted (see the next paragraph). Step 2: Everybody’s numerical point totals are curved to produce letter grades.
You’re entitled to five unexcused absences per semester. If you miss more than five classes and have not provided excuses for the extra absences (see Class Attendance above), your end-of-semester point total will be reduced by three points for each excess unexcused absence. For example, if your exams and class participation total 91 points and if you have seven unexcused absences (two of which are penalized), your grade will be based on only 85 points.

14. Medical Conditions

If you have a medical condition that might be relevant to school work, such as ADHD or dyslexia, please feel free to discuss it with me privately so we can work out something that could be helpful to you in the course and perhaps in school generally.

15. Some Tips

Read aggressively: Passive reading is what most people do most of the time — breezing through paragraphs, understanding some or most of what’s on the page and guessing about the rest. You can’t succeed in law school that way.

Aggressive reading is pulling apart, in your mind, what’s on the page and wringing meaning out of it. Consciously or unconsciously, aggressive readers have silent dialogs with themselves about what they’re reading. They ask themselves questions, which they then try to answer, for example:

“Why is the judge emphasizing this fact?”
(a passive reader isn’t curious)

“What’s preventing me from understanding that paragraph?”
(a passive reader doesn’t try to figure this out and just ignores the paragraph)

“What does that phrase mean? What must I do to find out”
(a passive reader just skims over the phrase)

Who’s in charge — the reader or the page? For a passive reader, the page is in charge because the passive reader lets words win at hiding meaning. An aggressive reader won’t allow words to do that. An aggressive reader interrogates until the words give up and confess what they mean.

Aggressive reading is one of the most important skills for success in law school. Some of the others are precise self-expression and self-disciplined work habits.

Use a law dictionary to look up words that seem like lawyer-talk. But don’t stop there. Look up any word or phrase that seems to be used in an unusual way. A term of art is a word
or phrase that has a special meaning in a profession. Some terms of art obviously have a
special meaning to lawyers, such as parol evidence, habeas corpus, and res ipsa loquitur. But
others are deceptive. They look like words you’ve seen many times before — but they mean
something different in the law. Examples are consideration, representation, condition,
performance, avoidance, and remedy. Look up in a law dictionary any word or phrase that
seems to be used in an unusual way.

If you’re not sure what a word means and if it isn’t in a law dictionary, look it up in a
general dictionary. If you don’t have a general dictionary in book form, use Merriam-
Webster Online. Bookmark it now in your browser. Architecture is a sight profession, few
words and much drawing. Engineering is a numbers profession, few words and much math.
But law is all words: reading, writing, talking, and listening. Lawyers have to be
extraordinarily precise with language. And English has the largest vocabulary of any western
language — which means that you’ll never stop learning new words and new meanings for
words you already know. If a word or phrase is new to you or is used in an unusual way, find
out what it means. Don’t guess.

In the rules supplement, you’ll read four separate bodies of law. To save a lot of
thumbing back and forth, use a post-it to mark where each of them begins. The pages below
are where that body of law’s table of contents starts:

<table>
<thead>
<tr>
<th>Page</th>
<th>Document</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>the UCC</td>
</tr>
<tr>
<td>107</td>
<td>CISG</td>
</tr>
<tr>
<td>133</td>
<td>the Restatement</td>
</tr>
<tr>
<td>181</td>
<td>the UNIDROIT Principles</td>
</tr>
</tbody>
</table>

Don’t worry now about what these things are. We’ll cover them later. Just insert post-its so
they’re visible when the book is closed.

In studying for this course, whenever you see a reference to a provision of the Uniform
Commercial Code or CISG or the Restatement or UNIDROIT, locate that provision in the rules
supplement and read it carefully. Reading statutes and similar material — anything
organized with section or article numbers — is hard. Every word matters.

What To Call Your Teachers: When you go to work at a firm or other organization, you’ll
call the partners or supervisors for whom you work by their first names. For that reason, I’d
rather be called “Richard.” But if formality seems more natural to you, I’ll cheerfully answer
to “Professor Neumann” as well. Other teachers might have different preferences about what
they would like to be called.

Outlining: Don’t start right away. Every course is broken down into major subjects,
which are units within the course. Don’t outline a unit until the class has completed it and
moved on to something else. The units in this course are listed at the end of this syllabus.
The time to start outlining is probably after we’ve covered the third unit (meeting of the minds).

If the next three paragraphs don’t make sense now, that’s ok. Come back to them when you’re ready to start outlining.

There are two ways to outline. One is to organize the material in the course into the kind of outline you learned earlier in education, for example in composition courses, with major topics broken down into smaller topics. The other starts that way, just to organize the material, and then develops flow charts, which help you apply rules to facts by showing you where to look for issues. Choose the method that works best for you. (A lot of published material explains outlining, both in books and online.)

While you’re outlining, your best friend is the table of contents in a casebook. For example, look in this course’s casebook at pages xi through xiii — the table of contents for casebook chapter 1, which the casebook calls Intent to Contract: Offer and Acceptance. That means the same thing as Meeting of the Minds, which you’ll see as the third unit of the course at the end of this syllabus and as the third chapter in the photocopy supplement.

After we finish that unit, you can organize its outline like the Chapter 1 outline in the casebook’s table of contents, with some additions from the photocopy supplement. Look again at the casebook table of contents and notice how its chapter 1 is organized: mutual assent, offer, acceptance, and so on. Some things we’ll cover from the photocopy supplement rather than casebook (such as offer). Most things we’ll cover in the casebook, with added material from the photocopy supplement. Some things we won’t cover at all (such as indefiniteness at the end of casebook chapter 1). But the casebook chapter usually outlines the course unit. In a chapter, the topics we cover in class belong in your outline.

16. How the Course Is Organized

The course is organized into units, outlined on the next two pages so you can see where we’re going and so you can work ahead if you want to.

We won’t cover the E&E in class. E&E chapters are listed here to give you an idea, if you’re using the E&E, of what fits where. It is up to you to decide how much to use the E&E — and whether to use it at all. (The E&E is only a recommended book — not a required one.)
Fall Semester (Contracts I) —

1. Deals and Basic Contract Concepts
   photocopy supplement — chapter 1
   E & E — chapter 1

2. Sources of Contract Law
   photocopy supplement — chapter 2
   E & E — chapters 2 & 3

3. Meeting of the Minds
   casebook — chapter 1
   photocopy supplement — chapter 3
   E & E — chapters 4, 5 & 6

4. Consideration
   casebook — chapter 2
   photocopy supplement — chapter 4
   E & E — chapters 7 & 8

5. Statute of Frauds
   casebook — chapter 4
   photocopy supplement — chapter 5
   E & E — chapter 11

6. Lawyers and Problem-Solving
   photocopy supplement — chapter 6

7. Risks of Not Knowing: Mistakes of Fact, Representations, Warranties
   casebook — chapter 6 (parts I, II & III)
   photocopy supplement — chapter 7

8. Parol Evidence
   casebook — chapter 5 (parts I & II)
   photocopy supplement — chapter 8
   E & E — chapter 12

9. Interpretation
   casebook — chapter 5 (part III)
   photocopy supplement — chapter 9
   E & E — chapter 10

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10. **Professionalism**  
   photocopy supplement — chapter 10

11. **Third-Party Beneficiaries**  
   casebook — chapter 9  
   photocopy supplement — chapter 11  
   E & E — §§19.1 & 19.2

12. **Assignment, Delegation, and Other Transfers**  
   casebook — chapter 10  
   photocopy supplement — chapter 12  
   E & E — §§19.3 & 19.4

13. **Conditions, Promises, Performance, and Breach**  
   casebook — chapter 7  
   spring photocopy Supplement — chapter 13  
   E & E — chapters 16 & 17 (except §17.7)

14. **Anticipatory Repudiation**  
   casebook — chapter 8  
   photocopy supplement — chapter 14  
   E & E — §§17.7 & 17.8

15. **Negotiation**  
   photocopy supplement — chapter 15

16. **Additional Grounds for Avoidance**  
   casebook — chapter 6 (parts IV–VIII)  
   photocopy supplement — chapter 16  
   E & E — chapters 13 (§§13.8-13.14); 14; & 15 (§§15.7 & 15.9)

17. **Remedies**  
   casebook — chapter 3  
   photocopy supplement — chapter 17  
   E & E — chapters 9 & 18 (read ch.18 before ch.9)