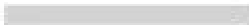
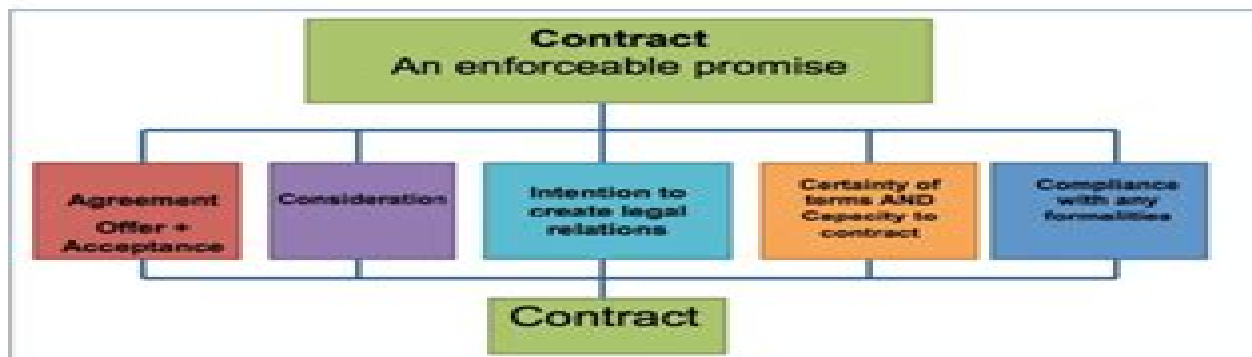


Contract Law: Exam Revision

Key

Cases 

Statute 



Formation

Definition

In law, a contract is a promise (or set of promises) that is legally binding

- **Importance:** contract law underpins society. Almost all business and consumer transactions are conducted and financed pursuant to a contract and many government services are now also provided in this way.
- Largely judge-made law
- Underpins society – almost all business/consumer transactions involve a contract
- **Classical Contract Theory:** Freedom of contract and sanctity of contract
- Contractual obligations are self-imposed. Parties decide whether they enter contract.
- **Neoclassical Contract Theory:** Attempt to accommodate the classical theory of contract law to protect parties with weak bargaining power and achieve just outcomes.

Law Exam Approach Contract Issue Spotting

Denise Riebe, Michael Hunter Schwartz



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