

# CONTRACTS

CASES AND COMMENT

NINTH EDITION

JOHN P. DAWSON

WILLIAM BURNETT HARVEY

STANLEY D. HENDERSON

DOUGLAS G. BAIRD

FOUNDATION PRESS

75TH ANNIVERSARY

---

CASES AND COMMENT

# CONTRACTS

NINTH EDITION

*by*

**JOHN P. DAWSON**

Late Charles Stebbins Fairchild Professor of Law  
Harvard University

**WILLIAM BURNETT HARVEY**

Late Professor of Law and Political Science  
Boston University

**STANLEY D. HENDERSON**

F.D.G. Ribble Professor of Law Emeritus  
University of Virginia

**DOUGLAS G. BAIRD**

Harry A. Bigelow Distinguished Service Professor  
The University of Chicago

FOUNDATION PRESS

75TH ANNIVERSARY

**THOMSON**



This publication was created to provide you with accurate and authoritative information concerning the subject matter covered; however, this publication was not necessarily prepared by persons licensed to practice law in a particular jurisdiction. The publisher is not engaged in rendering legal or other professional advice and this publication is not a substitute for the advice of an attorney. If you require legal or other expert advice, you should seek the services of a competent attorney or other professional.

Nothing contained herein is intended or written to be used for the purposes of 1) avoiding penalties imposed under the federal Internal Revenue Code, or 2) promoting, marketing or recommending to another party any transaction or matter addressed herein.

Copyright of the Restatements by the American Law Institute. Used with the permission of the American Law Institute. Copyright of the Uniform Commercial Code Official Text and Comments by the American Law Institute and the National Conference of Commissioners on Uniform State Laws. Used with the permission of the Permanent Editorial Board of the Uniform Commercial Code. All rights reserved.

© 1959, 1969, 1977, 1982, 1987, 1993, 1998, 2003 FOUNDATION PRESS

© 2008 By THOMSON/FOUNDATION PRESS

395 Hudson Street  
New York, NY 10014  
Phone Toll Free 1-877-888-1330  
Fax (212) 367-6799  
foundation-press.com

Printed in the United States of America

ISBN 978-1-59941-150-7



TEXT IS PRINTED ON 10% POST  
CONSUMER RECYCLED PAPER





---

# UNIVERSITY CASEBOOK SERIES

## EDITORIAL BOARD

### **ROBERT C. CLARK**

#### *DIRECTING EDITOR*

Distinguished Service Professor and Austin Wakeman Scott  
Professor of Law and Former Dean  
Harvard University

### **DANIEL A. FARBER**

Sho Sato Professor of Law and Director, Environmental Law Program  
University of California at Berkeley

### **OWEN M. FISS**

Sterling Professor of Law  
Yale University

### **SAMUEL ISSACHAROFF**

Bonnie and Richard Reiss Professor of Constitutional Law  
New York University

### **HERMA HILL KAY**

Barbara Nachtrieb Armstrong Professor of Law and  
Former Dean of the School of Law  
University of California, Berkeley

### **HAROLD HONGJU KOH**

Dean & Gerard C. Bernice Latrobe Smith Professor of  
International Law  
Yale University

### **SAUL LEVMORE**

Dean and William B. Graham Professor of Law  
University of Chicago

### **THOMAS W. MERRILL**

Charles Keller Beekman Professor of Law  
Columbia University

### **ROBERT L. RABIN**

A. Calder Mackay Professor of Law  
Stanford University

### **CAROL M. ROSE**

Gordon Bradford Tweedy Professor of Law & Organization, Emerita  
Yale University  
Lohse Chair in Water and Natural Resources  
University of Arizona

### **DAVID L. SHAPIRO**

Professor of Law, Emeritus  
Harvard University

### **KATHLEEN M. SULLIVAN**

Stanley Morrison Professor of Law and  
Former Dean of the School of Law  
Stanford University



---

## PREFACE TO THE NINTH EDITION

With the appearance of the Ninth Edition, this book begins its forty-ninth year. More than a thousand teachers and hundreds of thousands of law students across the country have subjected the book to the scrutiny of the classroom. This edition, the fifth for one of us and the first for the other, carries forward the main themes put in place by Jack Dawson and Burnett Harvey. We remain committed to preserving and building upon the book's distinctive character, especially its use of canonical cases, its sensitivity to the history and evolution of doctrine, and its close attention to the legal consequences of breach.

This is a teaching book, a vehicle for the formal study of contract law's rules and processes and the values they are supposed to serve. There is an informational base and a culture to be passed on, a critical and inquiring element to be shared. Every case tells a story, and every story presents a problem rooted in a particular context. Having entered the realm of legal rules, a territory containing an assortment of landmarks, many blurred or at odds with one or more others, students must consider the possible ways of handling a problem, and defend choices when alternative outcomes are possible by reason of competing facts or principles. It is a range of possibilities, not facile answers to hard questions, that one must master.

Since the beginning, the editors of this book have believed that contract law is best understood—the broad conceptions as well as the formal rules and technical formulations—by beginning with a focus on the nature of the legally enforceable promise. The underlying purposes of contract law (what it seeks to protect, and how it hopes to accomplish its aims) are revealed most clearly when problems are looked at from a perspective of taking care of harms or losses, or gains held unjustly. Students must see that the limitations of contract in our society are no small part of the story of its functions, and that the business of “enforcing” (perhaps dismantling) unkept bargains has much to contribute in the fixing of those limits and, accordingly, the forming of a working understanding of the law of contract as a whole. In a word, when a dispute over an obligation voluntarily assumed ends up in court, the great question of “when” to enforce cannot be detached from the also-great question of “how” to enforce.

There are a few additional introductory points. One is that the materials used to educate law students—particularly students in their first year—typically focus on the past, on disputes courts have already considered and decided, often long ago. But there is a larger sense in which history, long a particular emphasis of this book, is important, indeed indispensable. Legal rules and standards, if they are to attract a following in law offices and

courts, must be explained, which is to say, understood. And if we are to truly understand where we are in contracts today, we need to have a feel for where we once were, and how and why it happened that there was movement from one rule or doctrine to another, from one dividing line to a different test altogether for division. So a book purporting to organize the field of contract in order to facilitate understanding of the subject must, in some fashion, track the evolution of modern law. Only then will the nature of common law reasoning be fully revealed, and the process of “thinking like a lawyer” begin for the uninitiated. It must be remembered that the ideas making up the core subject matter of contract, as with most of the common law’s major subdivisions, are constructed ideas. The problem, as we shall see, is that they are also undergoing constant reconstruction.

Students should also understand that a number of the problems raised in this book are unlikely to come through the door of today’s practicing commercial lawyer. In the year 1869 an uncle rises to speak at a joyous family occasion, promising a favored nephew (then fifteen) a very large sum of money if the nephew, in the six years left before his twenty-first birthday, gives up alcohol, tobacco, swearing, and gambling. The nephew agrees and remains true to his word, presumably at some cost, but the uncle dies many years later (eighteen in fact) without having kept his side of the bargain. Even earlier in the 1800s, a farmer, learning of his brother’s death in the farm country some seventy miles distant, writes to his brother’s widow saying that he has more land than he can tend and that he wants her and her children “to do well.” The letter concludes: “If you will come down and see me, I will let you have a place to raise your family.” The widow and children make the move, again presumably at some cost, emotional as well as financial. They are given land to work, plus a house, but it all ends abruptly a year or two later, when they are evicted (we are not told why).

In both cases, we want to know whether the promises are legally enforceable, whether the victim of the broken promise can call upon the state to hold the other to it, by force if necessary. Each is an artifact of its own time and place. No giant corporation, no sophisticated bargain, is involved. Nevertheless, such situations provide excellent vehicles for exploring basic principles—such as the extent to which the law should enforce any promise seriously made and reasonably relied upon. Mastery of these and other cases that have become part of the canon increase our confidence in distinguishing between the hard and easy cases. Even more telling, they guide our deliberations in classifying the vast expanse of cases that properly fall somewhere between hard and easy. It is no small matter that the term “artifact,” as commonly defined, denotes a thing “showing human workmanship or modification, a product of civilization or artistic endeavor.” Again, it is the collective yield of cases litigated by many courts over many decades that gives “commonness” to our common law.

Those familiar with the book will see that this edition’s general order of march is largely unchanged. There is the usual reworking and deletion of some material, and the occasional addition of new items. It has been our practice to include more specially-written text than is typical in first-year casebooks. Sometimes the aim is to provide background, or to fill gaps left by the main cases. More often, the text is intended to pick up on bits and

pieces of learning found elsewhere in the book, that is, highlight recurring themes. Perhaps the most visible alteration in this edition is a restructuring and reordering of some material both to underscore basic themes and put in clearer perspective the developments of the twentieth century. Once again, an effort has been made to deal with the “coverage” problem in an increasingly crowded Contracts course and at the same time keep the materials to manageable length. This edition is in fact a little shorter than the previous one.

Much of the newly-added material is designed to further consolidate topics within the book’s customary structure and headings. The effort to reduce the number of main and ancillary cases has continued. It must be stressed, however, that these alterations in no sense signal a departure from the case or “problem” method. The cases remain the principal source of problems for classroom discussion; the accompanying text, whatever its form, is designed to illuminate those problems and expand the base for discussion. Moreover, by keeping the text on as objective level as possible, this edition again seeks to accommodate differing conceptions and modes of analysis of contract, as well as divergent views of legal method. Students should understand that a single book in the hands of different teachers can be a quite different thing. Through classroom approach and emphasis, aided by handouts and assigned readings, every teacher makes choices with a view to “personalizing” the course in Contracts. A particular challenge in organizing any casebook—especially one aimed at a national audience—is to steer a sufficiently “center-lane” path so as to allow the instructor room to provide the ultimate “take” on what it is that the book puts before the students.

We acknowledged in previous editions the contributions and support of many law teachers, now a list too long to repeat here. We are especially indebted to those in the academy who continue to offer suggestions (and criticisms). A special word of gratitude is again due Harvard’s Clark Byse, who died this last October after a rich and long life. His help and advice given over many years, first to his colleague and devoted friend Jack Dawson, and then to us, reaches far beyond contracts and the covers of this book.

Jack Dawson and Burnett Harvey are no longer here, but teachers who know about the study of contract in our nation’s law schools will also know that Jack and Burnett created something worth preserving. We are privileged to be able to carry that tradition forward.

STANLEY D. HENDERSON

DOUGLAS G. BAIRD

Charlottesville, Virginia

Chicago, Illinois

January 2008

\*





JOHN P. DAWSON  
1902–1985

Harvard Law Art Collection

\*



WILLIAM BURNETT HARVEY  
1922–1999

Boston University Photo Services

\*

---

## ACKNOWLEDGMENTS

We are indebted to the following authors and publishers for permission to reprint excerpts from copyrighted material:

Charny, *Hypothetical Bargains: The Normative Structure of Contract Interpretation*, 89 Mich.L.Rev. 1815 (1991). Reprinted with permission of the Michigan Law Review.

Cohen, *The Basis of Contract*, 46 Harv.L.Rev. 553 (1933). Reprinted with permission of the Harvard Law Review Ass'n.

Corbin, *Conditions in the Law of Contracts*, 28 Yale L.J. 739 (1919). Reprinted with permission of the author, the Yale Law Journal Co., and Fred B. Rothman & Co.

A. Corbin, *Corbin on Contracts*, vols. 3, 3A (1960). Reprinted with permission of Yale University Law School.

Dawson, *Economic Duress—An Essay in Perspective*, 45 Mich.L.Rev. 253 (1947). Reprinted with permission of the Michigan Law Review.

Dawson, *Judicial Revision of Frustrated Contracts: The United States*, 64 B.U.L.Rev. 1 (1984). Reprinted with permission of the Boston University Law Review.

Dawson, *Unconscionable Coercion: The German Version*, 89 Harv.L.Rev. 1041 (1976). Reprinted with permission of the Harvard Law Review Ass'n.

J. Dawson, *Gifts and Promises* 216-218 (1980). Reprinted with permission of the Yale University Press.

Fuller, *Consideration and Form*, 41 Colum.L.Rev. 799 (1941). Reprinted with permission of the author and the Columbia Law Review.

Fuller & Perdue, *The Reliance Interest in Contract Damages* (pt. 1), 46 Yale L.J. 52 (1936). Reprinted with permission of the authors, the Yale Law Journal Co., and Fred B. Rothman & Co.

Gilmore, *Law, Logic, and Experience*, 3 How.L.J. 26 (1957). Reprinted with permission of the Howard Law Journal.

Goetz & Scott, *Enforcing Promises: An Examination of the Basis of Contract*, 89 Yale L.J. 1261 (1980). Reprinted with permission of the authors, the Yale Law Journal Co., and Fred B. Rothman & Co.

Henderson, *Promises Grounded in the Past: The Idea of Unjust Enrichment and the Law of Contracts*, 57 Va.L.Rev. 1115 (1971). Reprinted with permission of the Virginia Law Review Ass'n and Fred B. Rothman & Co.



Holmes, *The Path of the Law*, 10 Harv.L.Rev. 457 (1987). Reprinted with permission of the Harvard Law Review Ass'n.

Kessler, *Contracts of Adhesion—Some Thoughts About Freedom of Contract*, 43 Colum.L.Rev. 628 (1943). Reprinted with permission of the author and the Columbia Law Review.

Konefsky, *How to Read, or at Least Not Misread, Cardozo in the Allegheny College Case*, 36 Buffalo L.Rev. 645 (1988). Reprinted with permission of the author and the Buffalo Law Review.

Kull, *Mistake, Frustration, and the Windfall Principle of Contract Remedies*, 43 Hastings L.J. 1 (1991). Reprinted with permission of the author and the Hastings College of the Law.

Llewellyn, *What Price Contract?—An Essay in Perspective*, 40 Yale L.J. 704 (1931). Reprinted with permission of the author and the Yale Law Journal Co.

K. Llewellyn, *The Bramble Bush* (1951). Reprinted with permission of Oceana Publications, Inc.

Nyquist, "By My Watch—Which Was a Correct Time Piece": *Gray v. Gardner and the Arrival of the Ship Lady Adams*, *The Log of Mystic Seaport*, Spr. 1992. Reprinted with permission of the author and Mystic Seaport Museum, Inc.

Patterson, *An Apology for Consideration*, 58 Colum.L.Rev. 929 (1958). Reprinted with permission of the Columbia Law Review.

Patterson, *Constructive Conditions in Contracts*, 42 Colum.L.Rev. 903 (1942). Reprinted with permission of the author and the Columbia Law Review.

Posner, *The Law and Economics of Contract Interpretation*, 83 Tex. L.Rev. 1581 (2005). Reprinted with permission of author and the Texas Law Review.

Rakoff, *Good Faith in Contract Performance: Market Street Associates Ltd. Partnership v. Frey*, 120 Harv. L. Rev. 1187 (2007). Reprinted with permission of The Harvard Law Review Ass'n.

Schultz, *The Firm Offer Puzzle: A Study of Business Practice in the Construction Industry*, 19 U.Chi.L.Rev. 237 (1952). Reprinted with permission of the author and the University of Chicago Law Review.

Shapiro, *Courts, Legislatures, and Paternalism*, 74 Va.L.Rev. 519 (1988). Reprinted with permission of the author, the Virginia Law Review Ass'n, and Fred B. Rothman & Co.

Sharp, *Pacta Sunt Servanda*, 41 Colum.L.Rev. 783 (1941). Reprinted with permission of the Columbia Law Review.

Sharp, *Promissory Liability* (pts. 1 & 2), 7 U.Chi.L.Rev. 1, 250 (1939-1940). Reprinted with permission of the University of Chicago Law Review.

A.W.B. Simpson, *A History of the Common Law of Contract* (1975). Reprinted with permission of the author and Oxford University Press.

Whittier, *The Restatement of Contracts and Mutual Assent*, 17 Calif.L.Rev. 441 (1929). Reprinted with permission of the California Law Review.

S. Williston, *A Treatise on the Law of Contracts*, vol. 6 (3d ed. 1962). Reprinted with permission of Baker, Voorhis & Co., Inc.

Wormser, *The True Conception of Unilateral Contracts*, 26 *Yale L.J.* 136 (1916). Reprinted with permission of the Yale Law Journal Co. and Fred B. Rothman & Co.

The photo of Chief Justice Roger J. Traynor is reproduced with the permission of the Traynor Family, as well as the copyright holder, Moulin Studios of San Francisco.

We remain indebted to the American Law Institute for permission to quote from the Restatement (First) of Contracts, copyright © 1932 by The American Law Institute; the Restatement (Second) of Contracts, copyright © 1981 by The American Law Institute; the Restatement of Restitution, copyright © 1937 by The American Law Institute; the Restatement (Second) of Torts, copyright © 1965 by The American Law Institute; and ALI Proceedings, copyright © 1926, 1965, 1967, and 1971 by The American Law Institute; all excerpts from which are reprinted with the permission of The American Law Institute.

Once again, we acknowledge permission to reprint provisions of the Uniform Commercial Code, copyright © 1991 by The American Law Institute and the National Conference of Commissioners on Uniform State Laws. Reprinted with permission of the Permanent Editorial Board for the Uniform Commercial Code.

# TABLE OF CASES

Principal cases are in bold type. Non-principal cases are in roman type. References are to Pages.

- ABC v. Wolf, 438 N.Y.S.2d 482, 420 N.E.2d 363 (N.Y.1981), 173
- Abell v. Penn Mut. Life Ins. Co., 18 W.Va. 400 (W.Va.1881), 781
- A.C. Associates v. Metropolitan Steel Industries, Inc., 1989 WL 1111034 (S.D.N.Y. 1989), 878
- Acme Mills & Elevator Co. v. Johnson**, 141 Ky. 718, 133 S.W. 784 (Ky.1911), 8, 21, 23, 24, 166
- Adams v. Lindsell, 1818 WL 2306 (KBD 1818), 313, 315, 316
- Addis v. Gramophone Co Ltd, 1909 WL 15807 (HL 1909), 26
- Adjustrite Systems, Inc. v. GAB Business Services, Inc., 145 F.3d 543 (2nd Cir. 1998), 383
- Advanced, Inc. v. Wilks, 711 P.2d 524 (Alaska 1985), 19
- Advent Systems Ltd. v. Unisys Corp., 925 F.2d 670 (3rd Cir.1991), 833
- Aetna Cas. and Sur. Co. v. Murphy**, 206 Conn. 409, 538 A.2d 219 (Conn.1988), 796, 801, 809
- Afram Export Corp. v. Metallurgiki Halyps, S.A., 772 F.2d 1358 (7th Cir.1985), 87
- Agricultural Ins. Co. v. Constantine, 144 Ohio St. 275, 58 N.E.2d 658 (Ohio 1944), 657, 658
- Alaska Packers' Ass'n v. Domenico**, 117 F. 99 (9th Cir.1902), 601, 605
- Albre Marble & Tile Co. v. John Bowen Co., 338 Mass. 394, 155 N.E.2d 437 (Mass. 1959), 560
- Algernon Blair, Inc., United States v.**, 479 F.2d 638 (4th Cir.1973), 102, 106, 108, 109, 113, 140
- Allegheny College v. National Chautauqua County Bank**, 246 N.Y. 369, 159 N.E. 173 (N.Y.1927), 234, 241, 242
- Allhusen v. Caristo Const. Corporation, 303 N.Y. 446, 103 N.E.2d 891 (N.Y.1952), 888, 889
- Allied Steel & Conveyors, Inc. v. Ford Motor Co.**, 277 F.2d 907 (6th Cir.1960), 338, 340, 349
- Allied Van Lines, Inc. v. Bratton, 351 So.2d 344 (Fla.1977), 656
- Aluminum Co. of America v. Essex Group, Inc., 499 F.Supp. 53 (W.D.Pa.1980), 496
- American Nat. Bank of San Francisco v. A.G. Sommerville, Inc., 191 Cal. 364, 216 P. 376 (Cal.1923), 24, 280
- American Trading & Production Corp. v. Shell Intern. Marine Limited**, 453 F.2d 939 (2nd Cir.1972), 548
- Amies v. Wesnofske, 255 N.Y. 156, 174 N.E. 436 (N.Y.1931), 777
- Ammerman v. City Stores Co., 394 F.2d 950, 129 U.S.App.D.C. 325 (D.C.Cir.1968), 177
- Ammons v. Wilson & Co., 176 Miss. 645, 170 So. 227 (Miss.1936), 468
- Amyot v. Luchini, 932 P.2d 244 (Alaska 1997), 490
- Anderson v. Douglas & Lomason Co., 540 N.W.2d 277 (Iowa 1995), 337
- Anderson v. Fox Hill Village Home-owners Corp.**, 424 Mass. 365, 676 N.E.2d 821 (Mass.1997), 859
- Andrews v. Charon, 289 Mass. 1, 193 N.E. 737 (Mass.1935), 227
- Angel v. Murray, 113 R.I. 482, 322 A.2d 630 (R.I.1974), 616
- Anglia Television Ltd. v. Reed, 1972 WL 37139 (CA (Civ Div) 1971), 50
- Angus v. Scully, 176 Mass. 357, 57 N.E. 674 (Mass.1900), 559
- Arden v. Horan, 117 R.I. 254, 366 A.2d 162 (R.I.1976), 449
- Arrowsmith v. Mercantile-Safe Deposit and Trust Co., 313 Md. 334, 545 A.2d 674 (Md.1988), 253
- Astley v. Reynolds, 1731 WL 38 (KB 1731), 611
- Austin v. Burge, 156 Mo.App. 286, 137 S.W. 618 (Mo.App.1911), 470
- Austin Instrument, Inc. v. Loral Corp.**, 324 N.Y.S.2d 22, 272 N.E.2d 533 (N.Y. 1971), 606, 610
- Avco Financial Service of New York Inc., State v., 429 N.Y.S.2d 181, 406 N.E.2d 1075 (N.Y.1980), 706
- Baby M, Matter of**, 109 N.J. 396, 537 A.2d 1227 (N.J.1988), 583, 591, 717
- Bailey v. Musumeci, 134 N.H. 280, 591 A.2d 1316 (N.H.1991), 687
- Baker v. Compton, 455 N.E.2d 382 (Ind.App. 2 Dist.1983), 834
- Banco Do Brasil, S. A. v. Latian, Inc., 234 Cal.App.3d 973, 285 Cal.Rptr. 870 (Cal. App. 2 Dist.1991), 417
- Bank of America Nat. Trust & Savings Ass'n v. Pendergrass, 4 Cal.2d 258, 48 P.2d 659 (Cal.1935), 416, 417



- Barco Auto Leasing Corp. v. PSI Cosmetics, Inc., 125 Misc.2d 68, 478 N.Y.S.2d 505 (N.Y.City Civ.Ct.1984), 834
- Barker v. Allied Supermarket, 596 P.2d 870 (Okla.1979), 331
- Barr/Nelson, Inc. v. Tonto's, Inc., 336 N.W.2d 46 (Minn.1983), 26
- Bates v. Southgate, 308 Mass. 170, 31 N.E.2d 551 (Mass.1941), 423
- Batsakis v. Demotsis**, 226 S.W.2d 673 (Tex. Civ.App.-El Paso 1949), **591**, 595
- Bayshore Yacht & Tennis Club Condominium Ass'n., Inc., In re, 336 B.R. 866 (Bkrcty. S.D.Fla.2006), 191
- Beachcomber Coins, Inc. v. Boskett, 166 N.J.Super. 442, 400 A.2d 78 (N.J.Super.A.D.1979), 496
- Bead Chain Mfg. Co. v. Saxton Products, Inc., 183 Conn. 266, 439 A.2d 314 (Conn.1981), 790, 791
- Beanstalk Group, Inc. v. AM General Corp., 283 F.3d 856 (7th Cir.2002), 430
- Beck & Pauli Lithographing Co. v. Colorado Mill. & Elevator Co., 52 F. 700 (8th Cir. 1892), 832, 833
- Bell v. Elder, 782 P.2d 545 (Utah App.1989), 733, 743
- Bell v. Wadley, 206 Ark. 569, 177 S.W.2d 403 (Ark.1944), 165
- Belline v. K-Mart Corp., 940 F.2d 184 (7th Cir.1991), 646
- Bel-Ray Co., Inc. v. Chemrite (Pty) Ltd., 181 F.3d 435 (3rd Cir.1999), 888
- Bentzen v. H.N. Ranch, Inc., 78 Wyo. 158, 320 P.2d 440 (Wyo.1958), 308
- Berg v. Hudesman, 115 Wash.2d 657, 801 P.2d 222 (Wash.1990), 439
- Berryman v. Kmoch, 221 Kan. 304, 559 P.2d 790 (Kan.1977), 353
- Better Food Markets v. American Dist. Tel. Co., 40 Cal.2d 179, 253 P.2d 10 (Cal.1953), 147
- Biehl v. Atwood, 151 Ill.App.3d 763, 104 Ill. Dec. 574, 502 N.E.2d 1234 (Ill.App. 5 Dist. 1986), 842
- Biggins v. Shore, 523 Pa. 148, 565 A.2d 737 (Pa.1989), 870
- Billetter v. Posell, 94 Cal.App.2d 858, 211 P.2d 621 (Cal.App. 2 Dist.1949), 71, 72
- Black v. Baxendale, 1 Exch. 410 (1847), 77
- Board of Com'rs of Montgomery County v. Johnson, 126 Kan. 36, 266 P. 749 (Kan. 1928), 636
- Bonebrake v. Cox, 499 F.2d 951 (8th Cir. 1974), 833
- Boone v. Coe**, 153 Ky. 233, 154 S.W. 900 (Ky.1913), **99**, 101, 107, 109, 228
- Boothe v. Fitzpatrick, 36 Vt. 681 (Vt.1864), 221
- Boshart v. Gardner, 190 Ark. 104, 77 S.W.2d 642 (Ark.1935), 631
- Boston, City of v. New England Sales & Mfg. Corp., 386 Mass. 820, 438 N.E.2d 68 (Mass.1982), 144
- Brackenbury v. Hodgkin**, 116 Me. 399, 102 A. 106 (Me.1917), **347**, 349, 350, 351, 352
- Brads v. First Baptist Church of Germantown, Ohio, 89 Ohio App.3d 328, 624 N.E.2d 737 (Ohio App. 2 Dist.1993), 841
- Bradshaw v. Burningham, 671 P.2d 196 (Utah 1983), 633
- Breen v. Phelps, 186 Conn. 86, 439 A.2d 1066 (Conn.1982), 228
- Breslow v. Gotham Securities Corp., 77 Misc.2d 721, 354 N.Y.S.2d 550 (N.Y.City Civ.Ct.1974), 812
- Brian Const. and Development Co., Inc. v. Brighenti**, 176 Conn. 162, 405 A.2d 72 (Conn.1978), **612**, 615, 616
- Bright v. Ganas, 171 Md. 493, 189 A. 427 (Md.1937), 121
- Britton v. Turner**, 6 N.H. 481 (N.H.1834), **117**, 121, 125, 126, 820
- Broemmer v. Abortion Services of Phoenix, Ltd.**, 173 Ariz. 148, 840 P.2d 1013 (Ariz.1992), **676**, 684
- Bromage v. Genning, 12 Rolle 368 (1616), 158
- Brower v. Gateway 2000, Inc.**, 246 A.D.2d 246, 676 N.Y.S.2d 569 (N.Y.A.D. 1 Dept. 1998), **700**, 706
- Brown v. Branch, 758 N.E.2d 48 (Ind.2001), 259
- Brown v. Fritz, 108 Idaho 357, 699 P.2d 1371 (Idaho 1985), 90, 91
- Brush Grocery Kart, Inc. v. Sure Fine Market, Inc., 47 P.3d 680 (Colo.2002), 541
- Bucci, In re Estate of, 488 P.2d 216 (Colo. App.1971), 233
- Buckner v. McIlroy, 31 Ark. 631 (Ark.1877), 595, 596
- Bunge Corp. v. Recker**, 519 F.2d 449 (8th Cir.1975), **545**, 547, 548
- Burnley v. Stevenson, 24 Ohio St. 474 (Ohio 1873), 165
- Bushendorf v. Freightliner Corp., 13 F.3d 1024 (7th Cir.1993), 404
- Bushwick-Decatur Motors v. Ford Motor Co., 116 F.2d 675 (2nd Cir.1940), 637
- Byrne & Co. v. Leon Van Tien Hoven & Co., 1879 WL 15556 (CPD 1880), 314
- Caldwell v. Cline, 109 W.Va. 553, 156 S.E. 55 (W.Va.1930), 335
- Cambridge Plating Co., Inc. v. Napco, Inc., 991 F.2d 21 (1st Cir.1993), 833
- Caporale v. Rubine, 105 A. 226 (N.J.Err. & App.1918), 744
- Caporali v. Washington Nat. Ins. Co., 102 Wis.2d 669, 307 N.W.2d 218 (Wis.1981), 841
- Capps v. Georgia Pac. Corp., 253 Or. 248, 453 P.2d 935 (Or.1969), 625, 626
- Cargill, Inc. v. Stafford, 553 F.2d 1222 (10th Cir.1977), 31
- Carlill v. Carboloc Smoke Ball Co.**, 1 Q.B. 256 (C.A.1892), **327**
- Carnival Cruise Lines, Inc. v. Shute, 499 U.S. 585, 111 S.Ct. 1522, 113 L.Ed.2d 622 (1991), 706
- Carpenter v. Smith, 147 Mich.App. 560, 383 N.W.2d 248 (Mich.App.1985), 842
- Carr v. Maine Cent. R.R., 78 N.H. 502, 102 A. 532 (N.H.1917), 243

- Carroll v. Bowersock**, 100 Kan. 270, 164 P. 143 (Kan.1917), **535**, 539, 559
- Century Ready-Mix Co. v. Lower & Co., 770 P.2d 692 (Wyo.1989), 404
- Century 21 All Western Real Estate v. Webb, 645 P.2d 52 (Utah 1982), 743
- Chamberlin v. Puckett Const., 277 Mont. 198, 921 P.2d 1237 (Mont.1996), 735
- Chandler v. Webster, 1904 WL 12844 (CA 1904), 558, 559
- Charles County Broadcasting Co., Inc. v. Meares, 270 Md. 321, 311 A.2d 27 (Md. 1973), 689
- Chase Precast Corp. v. John J. Paonessa Co., Inc.**, 409 Mass. 371, 566 N.E.2d 603 (Mass.1991), **562**
- Chicago Coliseum Club v. Dempsey**, 265 Ill.App. 542 (Ill.App. 1 Dist.1932), **41**, 51
- Choate, Hall & Stewart v. SCA Services, Inc., 378 Mass. 535, 392 N.E.2d 1045 (Mass. 1979), 843
- Chodos v. West Publishing Co., 292 F.3d 992 (9th Cir.2002), 368
- Christian v. Johnson Const. Co., 161 Md. 87, 155 A. 181 (Md.1931), 755
- Chrysler Credit Corp. v. Bert Cote's L/A Auto Sales, Inc., 707 A.2d 1311 (Me.1998), 233
- Citibank, N.A. v. Plapinger, 495 N.Y.S.2d 309, 485 N.E.2d 974 (N.Y.1985), 423
- City of (see name of city)**
- City Stores Co. v. Ammerman, 266 F.Supp. 766 (D.D.C 1967), 176
- Clark v. Elza, 286 Md. 208, 406 A.2d 922 (Md.1979), 632
- Clark v. West**, 193 N.Y. 349, 86 N.E. 1 (N.Y.1908), **792**
- Clark-Fitzpatrick, Inc. v. Long Island R. Co., 521 N.Y.S.2d 653, 516 N.E.2d 190 (N.Y. 1987), 109
- Cleary v. Folger, 84 Cal. 316, 24 P. 280 (Cal.1890), 743
- C.L. Maddox, Inc. v. Coalfield Services, Inc., 51 F.3d 76 (7th Cir.1995), 827
- Cobaugh v. Klick-Lewis, Inc.**, 385 Pa.Super. 587, 561 A.2d 1248 (Pa.Super.1989), **331**, 334, 335, 505, 717
- Cole Taylor Bank v. Truck Ins. Exchange, 51 F.3d 736 (7th Cir.1995), 620
- Colfax Envelope Corp. v. Local No. 458-3M, Chicago Graphic Communications Intern. Union, AFL-CIO, 20 F.3d 750 (7th Cir. 1994), 294
- Collins, Matter of Guardianship of, 327 N.W.2d 230 (Iowa 1982), 621, 622
- Collins v. Lewis, 111 Conn. 299, 149 A. 668 (Conn.1930), 466, 469, 474, 476
- Columbia Nitrogen Corp. v. Royster Co., 451 F.2d 3 (4th Cir.1971), 437
- Comfort v. McCorkle, 149 Misc. 826, 268 N.Y.S. 192 (N.Y.Sup.1933), 242
- Commonwealth Edison Co. v. Decker Coal Co., 653 F.Supp. 841 (N.D.Ill.1987), 37
- Companhia De Navegacao Lloyd Brasileiro v. C.G. Blake Co., 34 F.2d 616 (2nd Cir. 1929), 527, 528
- Conference Center Ltd. v. TRC-The Research Corp. of New England, 189 Conn. 212, 455 A.2d 857 (Conn.1983), 827
- Congregation Kadimah Toras-Moshe v. DeLeo**, 405 Mass. 365, 540 N.E.2d 691 (Mass.1989), **188**, 190, 253
- Conley v. Pitney Bowes**, 34 F.3d 714 (8th Cir.1994), **730**
- Consolidation Services, Inc. v. KeyBank Nat. Ass'n, 185 F.3d 817 (7th Cir.1999), 259
- Constructors Supply Co. v. Bostrom Sheet Metal Works, Inc., 291 Minn. 113, 190 N.W.2d 71 (Minn.1971), 275
- Cook v. Salishan Properties, Inc., 279 Or. 333, 569 P.2d 1033 (Or.1977), 515, 516, 517
- Cooper v. Aspen Skiing Co., 48 P.3d 1229 (Colo.2002), 572
- Corenswet, Inc. v. Amana Refrigeration, Inc., 594 F.2d 129 (5th Cir.1979), 373, 375, 376, 637, 706
- Corl v. Huron Castings, Inc., 450 Mich. 620, 544 N.W.2d 278 (Mich.1996), 73
- Cosden Oil & Chemical Co. v. Karl O. Helm Aktiengesellschaft, 736 F.2d 1064 (5th Cir.1984), 31
- Cosgrove v. Bartolotta, 150 F.3d 729 (7th Cir.1998), 290
- Cotnam v. Wisdom, 83 Ark. 601, 104 S.W. 164 (Ark.1907), 221
- County Fire Door Corp. v. C.F. Wooding Co., 202 Conn. 277, 520 A.2d 1028 (Conn. 1987), 629
- Crane Ice Cream Co. v. Terminal Freezing & Heating Co., 147 Md. 588, 128 A. 280 (Md.1925), 886
- C.R. Anthony Co. v. Loretto Mall Partners, 112 N.M. 504, 817 P.2d 238 (N.M.1991), 439
- Creative Demos, Inc. v. Wal-Mart Stores, Inc., 142 F.3d 367 (7th Cir.1998), 284
- Curtice Bros. Co. v. Catts, 66 A. 935 (N.J.Ch. 1907), 154, 158, 159, 162, 170, 176
- Curtis v. Smith, 48 Vt. 116 (Vt.1874), 106, 107
- Curtis Land & Loan Co. v. Interior Land Co., 137 Wis. 341, 118 N.W. 853 (Wis.1908), 449
- Cushman v. Kirby**, 148 Vt. 571, 536 A.2d 550 (Vt.1987), **523**
- Daley v. Aetna Life and Cas. Co., 249 Conn. 766, 734 A.2d 112 (Conn.1999), 645
- Danann Realty Corp. v. Harris, 184 N.Y.S.2d 599, 157 N.E.2d 597 (N.Y.1959), 422, 423
- Darner Motor Sales, Inc. v. Universal Underwriters Ins. Co., 140 Ariz. 383, 682 P.2d 388 (Ariz.1984), 684
- Da Silva v. Musso, 444 N.Y.S.2d 50, 428 N.E.2d 382 (N.Y.1981), 687
- Data Management, Inc. v. Greene, 757 P.2d 62 (Alaska 1988), 175
- Davies v. Martel Laboratory Services, Inc., 189 Ill.App.3d 694, 136 Ill.Dec. 951, 545 N.E.2d 475 (Ill.App. 1 Dist.1989), 199
- Davis v. General Foods Corporation, 21 F.Supp. 445 (S.D.N.Y.1937), 355
- Davis v. Jacoby**, 1 Cal.2d 370, 34 P.2d 1026 (Cal.1934), **341**, 346, 349

- Davison v. Davison, 1861 WL 3537 (N.J.Ch. 1861), 350
- DCR Inc. v. Peak Alarm Co., 663 P.2d 433 (Utah 1983), 147
- De Filippo v. Ford Motor Co., 516 F.2d 1313 (3rd Cir.1975), 833
- De Laurentiis Entertainment Group Inc., In re, 963 F.2d 1269 (9th Cir.1992), 476
- De Leon v. Aldrete, 398 S.W.2d 160 (Tex.Civ. App.-San Antonio 1965), 129, 132
- Della Penna v. Toyota Motor Sales, U.S.A., Inc.**, 45 Cal.Rptr.2d 436, 902 P.2d 740 (Cal.1995), **897**
- Dempsey v. Chicago Coliseum Club, 88 Ind. App. 251, 162 N.E. 237 (Ind.App.1928), 48, 107
- Denburg v. Parker Chapin Flattau & Klimpl, 604 N.Y.S.2d 900, 624 N.E.2d 995 (N.Y. 1993), 632
- Denney v. Reppert**, 432 S.W.2d 647 (Ky. 1968), **634**
- Des Moines Blue Ribbon Distributors, Inc. v. Drewrys Limited, U.S.A., Inc., 256 Iowa 899, 129 N.W.2d 731 (Iowa 1964), 374
- Dexter v. Hall, 82 U.S. 9, 21 L.Ed. 73 (1872), 572
- Dibble v. Security of America Life Ins. Co., 404 Pa.Super. 205, 590 A.2d 352 (Pa.Super.1991), 470
- DiBella v. Widlitz, 207 Conn. 194, 541 A.2d 91 (Conn.1988), 745
- DiCintio v. DaimlerChrysler Corp., 742 N.Y.S.2d 182, 768 N.E.2d 1121 (N.Y. 2002), 405
- Dickey v. Hurd, 33 F.2d 415 (1st Cir.1929), 295
- Dickinson v. Dodds, 1875 WL 16757 (CA 1876), 352, 353
- Dinslage v. Stratman, 105 Neb. 274, 180 N.W. 81 (Neb.1920), 880, 881
- Donoghue v. IBC USA (Publications), Inc., 70 F.3d 206 (1st Cir.1995), 439
- Donovan v. RRL Corp., 109 Cal.Rptr.2d 807, 27 P.3d 702 (Cal.2001), 506
- Dore v. Arnold Worldwide, Inc.**, 46 Cal. Rptr.3d 668, 139 P.3d 56 (Cal.2006), **653**
- Doyle v. South Pittsburgh Water Co., 414 Pa. 199, 199 A.2d 875 (Pa.1964), 864
- Drennan v. Star Paving Co.**, 51 Cal.2d 409, 333 P.2d 757 (Cal.1958), **269**, 273, 276, 278, 352, 506
- Drewen v. Bank of Manhattan, 31 N.J. 110, 155 A.2d 529 (N.J.1959), 853
- D'Ulisse-Cupo v. Board of Directors of Notre Dame High School, 202 Conn. 206, 520 A.2d 217 (Conn.1987), 281
- Duncan v. Black**, 324 S.W.2d 483 (Mo.App. 1959), **206**, 596
- Dyer v. National By-Products, Inc., 380 N.W.2d 732 (Iowa 1986), 210
- Eastern Rolling Mill Co. v. Michlovitz, 157 Md. 51, 145 A. 378 (Md.1929), 161
- Edson v. Poppe, 24 S.D. 466, 124 N.W. 441 (S.D.1910), 224
- Egger v. Nesbit, 122 Mo. 667, 27 S.W. 385 (Mo.1894), 314
- Eichman v. Fotomat Corp., 880 F.2d 149 (9th Cir.1989), 376
- Elmira, City of v. Larry Walter, Inc., 563 N.Y.S.2d 45, 564 N.E.2d 655 (N.Y.1990), 144
- Elsinore Union Elementary School Dist. v. Kastorff**, 54 Cal.2d 380, 6 Cal.Rptr. 1, 353 P.2d 713 (Cal.1960), **500**, 505, 506, 507, 687
- Embola v. Tuppela, 127 Wash. 285, 220 P. 789 (Wash.1923), 594
- Embry v. Hargadine, McKittrick Dry Goods Co.**, 127 Mo.App. 383, 105 S.W. 777 (Mo.App.1907), **296**, 338
- Empro Mfg. Co., Inc. v. Ball-Co Mfg., Inc.**, 870 F.2d 423 (7th Cir.1989), **380**
- Equitable Lumber Corp. v. IPA Land Development Corp., 381 N.Y.S.2d 459, 344 N.E.2d 391 (N.Y.1976), 141
- Erlich v. Menezes, 87 Cal.Rptr.2d 886, 981 P.2d 978 (Cal.1999), 89
- Estate of (see name of party)**
- Ewell v. Landing, 199 Md. 68, 85 A.2d 475 (Md.1952), 776
- Eytan v. Bach, 374 A.2d 879 (D.C.1977), 527
- Faber v. Sweet Style Mfg. Corp., 40 Misc.2d 212, 242 N.Y.S.2d 763 (N.Y.Sup.1963), 573, 574, 578
- Farash v. Sykes Datatronics, Inc., 465 N.Y.S.2d 917, 452 N.E.2d 1245 (N.Y. 1983), 105, 106, 107, 110
- Farm Bureau Mut. Ins. Co. v. Sandbulte, 302 N.W.2d 104 (Iowa 1981), 684
- Farnum v. Silvano, 27 Mass.App.Ct. 536, 540 N.E.2d 202 (Mass.App.Ct.1989), 576
- Fay, Spofford & Thorndike, Inc. v. Massachusetts Port Authority, 7 Mass.App.Ct. 336, 387 N.E.2d 206 (Mass.App.Ct.1979), 108
- Federal Deposit Ins. Corp. v. W.R. Grace & Co., 877 F.2d 614 (7th Cir.1989), 439
- Feld v. Henry S. Levy & Sons, Inc.**, 373 N.Y.S.2d 102, 335 N.E.2d 320 (N.Y.1975), **370**, 373, 646
- Fera v. Village Plaza, Inc., 396 Mich. 639, 242 N.W.2d 372 (Mich.1976), 97
- Ferguson v. Green, 266 Ark. 556, 587 S.W.2d 18 (Ark.1979), 689
- Fibrosa Spolka Akcyjna v. Fairbairn Lawson Combe Barbour Ltd., 1942 WL 30856 (HL 1942), 559
- Ficara v. Belleau, 331 Mass. 80, 117 N.E.2d 287 (Mass.1954), 820
- Field v. City of New York, 6 N.Y. 179 (N.Y. 1852), 892
- Filter v. City of Vernonia, 95 Or.App. 550, 770 P.2d 83 (Or.App.1989), 74
- Fink v. DeClassis, 745 F.Supp. 509 (N.D.Ill. 1990), 833
- Finney Co., Inc. v. Monarch Const. Co., Inc., 670 S.W.2d 857 (Ky.1984), 278
- E.A. Coronis Associates v. M. Gordon Const. Co., 90 N.J.Super. 69, 216 A.2d 246 (N.J.Super.A.D.1966), 273
- Earle v. Angell, 157 Mass. 294, 32 N.E. 164 (Mass.1892), 198, 199

- First Nat. Bank of Appleton v. Nennig, 92 Wis.2d 518, 285 N.W.2d 614 (Wis.1979), 578
- First Nat. Bank of Logansport v. Logan Mfg. Co., Inc.**, 577 N.E.2d 949 (Ind. 1991), 246, 252
- Fischer v. Union Trust Co.**, 138 Mich. 612, 101 N.W. 852 (Mich.1904), 190, 201, 203
- Fitzpatrick v. Michael**, 177 Md. 248, 9 A.2d 639 (Md.1939), 166, 351
- Florenzano v. Olson, 387 N.W.2d 168 (Minn. 1986), 522
- Flower City Painting Contractors, Inc. v. Gumina Const. Co., 591 F.2d 162 (2nd Cir. 1979), 293
- Flureau v. Thornhill, 1776 WL 2 (KB 1776), 41
- Foakes v. Beer, 1884 WL 18995 (HL 1884), 599, 600
- Ford Motor Credit Co. v. Russell, 519 N.W.2d 460 (Minn.App.1994), 330
- Fortin v. Ox-Bow Marina, Inc., 408 Mass. 310, 557 N.E.2d 1157 (Mass.1990), 839
- Foster v. Colorado Radio Corp., 381 F.2d 222 (10th Cir.1967), 833
- Frank Felix Associates, Ltd. v. Austin Drugs, Inc., 111 F.3d 284 (2nd Cir.1997), 632
- Fran Realty, Inc. v. Thomas, 30 Md.App. 362, 354 A.2d 196 (Md.App.1976), 689
- Freedman v. Rector, Wardens & Vestrymen of St. Mathias Parish, 37 Cal.2d 16, 230 P.2d 629 (Cal.1951), 129
- Freeman v. Travelers' Ins. Co., 144 Mass. 572, 12 N.E. 372 (Mass.1887), 770
- Freeman & Mills, Inc. v. Belcher Oil Co., 44 Cal.Rptr.2d 420, 900 P.2d 669 (Cal.1995), 27
- Fretwell v. Protection Alarm Co., 764 P.2d 149 (Okla.1988), 147
- Freund v. Washington Square Press, Inc., 357 N.Y.S.2d 857, 314 N.E.2d 419 (N.Y. 1974), 96
- Fried v. Fisher, 328 Pa. 497, 196 A. 39 (Pa. 1938), 254
- Frigalim Importing Co. v. B.N.S. Intern. Sales Corp.**, 190 F.Supp. 116 (S.D.N.Y.1960), 441
- Fry v. Ausman, 29 S.D. 30, 135 N.W. 708 (S.D.1912), 858
- Fullerton Lumber Co. v. Torborg, 270 Wis. 133, 70 N.W.2d 585 (Wis.1955), 174
- Fursmidt v. Hotel Abbey Holding Corp.**, 10 A.D.2d 447, 200 N.Y.S.2d 256 (N.Y.A.D. 1 Dept.1960), 809, 812
- Gage v. Wimberley, 476 S.W.2d 724 (Tex.Civ. App.-Tyler 1972), 351
- Gantt v. Sentry Insurance, 4 Cal.Rptr.2d 874, 824 P.2d 680 (Cal.1992), 645
- Garman v. Hoover, 95 Pa.Super. 203 (Pa.Super.1928), 534
- Garrity v. Lyle Stuart, Inc., 386 N.Y.S.2d 831, 353 N.E.2d 793 (N.Y.1976), 181
- Gartner v. Eikill, 319 N.W.2d 397 (Minn. 1982), 500
- Gartrell v. Stafford, 12 Neb. 545, 11 N.W. 732 (Neb.1882), 161, 162, 164, 165
- General Aviation, Inc. v. Cessna Aircraft Co., 703 F.Supp. 637 (W.D.Mich.1988), 375
- Germain Fruit Co. v. W.U. Tel. Co., 137 Cal. 598, 70 P. 658 (Cal.1902), 505
- Gilbert v. Globe & Rutgers Fire Ins. Co.**, 91 Or. 59, 174 P. 1161 (Or.1918), 782, 785, 787
- Glaholm v. Hays, 2 Mann & Granger 257 (1841), 759
- Glass v. Minnesota Protective Life Ins. Co., 314 N.W.2d 393 (Iowa 1982), 229
- Glazer v. Schwartz, 276 Mass. 54, 176 N.E. 613 (Mass.1931), 820
- Globe Refining Co. v. Landa Cotton Oil Co.**, 190 U.S. 540, 23 S.Ct. 754, 47 L.Ed. 1171 (1903), 78, 82
- Glover v. Jewish War Veterans of United States, Post No. 58, 68 A.2d 233 (D.C.Mun.App.1949), 334, 335
- Goldstick v. ICM Realty, 788 F.2d 456 (7th Cir.1986), 221, 258, 259
- Goodman v. Dicker**, 169 F.2d 684, 83 U.S.App.D.C. 353 (D.C.Cir.1948), 252, 279, 281, 413
- Goodwin v. Gillingham, 10 Wash.2d 656, 117 P.2d 959 (Wash.1941), 229
- Gorton, In re Estate of, 167 Vt. 357, 706 A.2d 947 (Vt.1997), 228
- Graves v. Sawyer, 588 S.W.2d 542 (Tenn. 1979), 215
- Gray v. Gardner**, 17 Mass. 188 (Mass.1821), 764, 766, 768, 770
- Grayson-Robinson Stores, Inc. v. Iris Const. Corp., 202 N.Y.S.2d 303, 168 N.E.2d 377 (N.Y.1960), 176, 177, 178, 180
- Grenier v. Compratt Const. Co.**, 189 Conn. 144, 454 A.2d 1289 (Conn.1983), 801
- Grigerik v. Sharpe, 247 Conn. 293, 721 A.2d 526 (Conn.1998), 855
- Grossman v. McLeish Ranch, 291 N.W.2d 427 (N.D.1980), 458
- Groves v. John Wunder Co.**, 205 Minn. 163, 286 N.W. 235 (Minn.1939), 6, 9, 16, 17, 18, 19, 26, 27, 59
- Gruenberg v. Aetna Ins. Co., 108 Cal.Rptr. 480, 510 P.2d 1032 (Cal.1973), 26
- Guaranty State Bank of St. Paul v. Lindquist, 304 N.W.2d 278 (Minn.1980), 881
- Guardianship of (see name of party)**
- Gurfein v. Werbelovsky, 97 Conn. 703, 118 A. 32 (Conn.1922), 361
- Hackley v. Headley**, 45 Mich. 569, 8 N.W. 511 (Mich.1881), 611, 623, 626
- Hadden v. Consolidated Edison Co. of New York, Inc., 356 N.Y.S.2d 249, 312 N.E.2d 445 (N.Y.1974), 821
- Hadley v. Baxendale**, 1854 WL 7208 (Ex. Ct. 1854), 75, 77, 80, 82, 83, 84, 85, 86
- Halbman v. Lemke**, 99 Wis.2d 241, 298 N.W.2d 562 (Wis.1980), 566, 570
- Hale v. Groce, 304 Or. 281, 744 P.2d 1289 (Or.1987), 869
- Hall v. Milham, 225 Ark. 597, 284 S.W.2d 108 (Ark.1955), 351