

CONTRACTS ESSAY EXAM CHECKLIST

One-page exam outline/checklist/attack sheet for common law 1L Contracts. Tier One Exam Prep coaches can help you prepare for your 1L exams. Call today!.

This book clearly outlines which is applicable, when, and why. H Concise Hornbooks Series The Concise Hornbook isn't an outline, but I like that it provides a hypo and then very clearly states what the issue is, before diving into the answer. Also a good overview of the UCC, how it originated, and what it does and does not cover. If you're struggling with consideration, this book, through many charts, clearly outlines what constitutes consideration and what does not, giving many examples. R87 Mastering Series The Mastering series is structured basically like a textbook, not formatted as an outline. Z9 E CrunchTime Series Like all of the CrunchTime guides, this one is set up like an outline, making for easy reading and a less intimidating look. Full of hypos and practice questions, this book is basically on point to what I have learned in contracts so far. Chapters on promissory estoppel and statute of frauds were particularly helpful. The lessons are organized in alphabetical order and vary in format. Gives plaintiff the benefit of the bargain. Offer consider advertisement v. Promisor must reasonably expect that his promise will induce the promisee to act or forbear ii. This book is helpful if you want to place contract law in the grand scheme of things and understand why contracts operate the way they do. Most of the lessons score you as you go, so you can see which questions you are getting right and wrong. Brian A. Even if the defendant agrees that he made a promise, he has a defense if he can say he kept the promise. Avoidable duty to mitigate 2. Hillman KF Restitution: unjust enrichment. Blum KF Contracts Audio CDs 3rd ed. Applies especially where there is no contract but someone has paid something. Before you begin, all the lessons will tell you the expected time it will take to complete the exercises. Though not the types of questions that would appear on an exam, the FAQs and sidebars apply contract law to real life and explain the history of the rules why certain standards still exist. Moral obligation promissory restitution [Rest. Principles of Contract Law 3rd ed. Promisee must justifiably rely on the promise to his detriment iii. Immediately following the question is an in-depth analysis that goes through each of the answers and explains which is the right choice and why. Promisee must suffer injustice that only enforcement can cure If any of these are not met, then there is no reliance. Irma S. Parties may argue that extrinsic evidence should come in to explain what a promise meant " consider Plain Meaning Rule. Basis for enforcement. The best part of the book is the last third, where you will find short answer, multiple choice, and essay questions with very in-depth answers provided"great for exam prep. At the end of each chapter there is a checklist you can use to analyze an exam question. Unforeseeable Hadley v. For example, at the end of the first chapter on offer and acceptance, the checklist goes through all the necessary elements of an offer to determine whether an offer has been extended, then goes through the various ways to accept an offer. Requires access code CALI is good for all subjects.