BIBLIOGRAPHY

Books

A
Arjunan, Krishnan and Abdul Majid bin Nabi Baksh, *Contract Law in Malaysia*, (Lexis Nexis, 2008).

B

C
Cheong, May Fong, *Civil Remedies in Malaysia*, (Sweet & Maxwell Asia, 2007).

D

E

F
G

George, Mary, *Malaysian Trust Law*, (Pelanduk Publications, 2004 (Second Printing)).


H


I

K

L


M


**T**

**V**

**W**

**Articles**

**A**


Barker, Kit, “Are We Up to Expectations? Solicitors, Beneficiaries and the Tort/Contract Divide” (1994) 14 OJLS 137-150.


Battersby, Graham in “Exemption Clauses and Third Parties” (1975) 25 U Tor LJ 371-405.

Battersby, Graham, “Exemption Clauses and Third Parties: Recent Decisions” (1978) 28 U Tor LJ 75-83.


C
Chandran, Ravi, “Travellers’ Cheques – Issuer’s Liability to Third Parties when Signatures are Forged” (1996) 1 *MLJ* lxxv-lxxi.


E


F


G


Harris, Donald, Anthony Ogus and Jennifer Phillips, “Contract Remedies and the Consumer Surplus” (1979) 95 LQR 581-610.


Leys, W.C.S., “Privity – To Be or Not To Be” (1965) 28 MLR 96-99 and 725-728.

MacIntyre, M., “Third Party Rights in Canadian and English Law” (1965) 2 UBCL 103-112.

N


R


Roe, Thomas, “Contractual Intention under Section 1(1)(b) and 1(2) of the Contracts (Rights of Third Parties) Act 1999” (2000) 63 MLR 887–894.


Scamell, Ernest, “Privity of Contract” (1955) 8 CLP 131-146.

Treitel, G.H., “Exemption Clauses and Third Parties” (1955) 18 MLR 172-177.
Turcotte, Kellinde, “Why Legal Flexibility is not a Threat to either the Common Law System of England and Australia or the Civil Law System of France in the Twenty-first Century” (2005) 1 Hanse LR 190-197.

V


W


Williams, Glanville, “Contracts for the Benefit of Third Parties” (1944) 7 MLR 123-137.

Williston, Samuel, “Contracts for the Benefit of a Third Person” (1902) 15 Harv LR 767-809.


Wright, “Ought the Doctrine of Consideration to be Abolished from the Common Law?” (1936) 49 Harv LR 1225-1253.

Y
Yeo Tiong Min, “When Do Third Party Rights Arise under the Contracts (Rights of Third

Editorial Committee of the Modern Law Review, “The Law Revision Committee’s Sixth
Interim Report” (1937) 1 MLR 97-110.

Articles from Electronic Sources

Leases 22 2 (1311).
<http://www.lexisnexis.com>

Allen, Amanda, “Personal Injury Insurance” 1 June 2006 ILM 18 6 (7.)
<http://www.lexisnexis.com>

<http://www.lexisnexis.com>

<http://www.lexisnexis.com>

18.
<http://www.lexisnexis.com>

Bigwood, Rick, “Conscience and the Liberal Conception of Contract: Observing Basic
<http://www.lexisnexis.com>

<http://www.lexisnexis.com>

<http://www.lexisnexis.com>

Cartwright, “Protecting Legitimate Expectations and Estoppel in English Law”, vol.10.3
Electronic Journal of Comparative Law, (December 2006).
<http://www.ejcl.org/103-6.pdf>

Chuah, Jason, “Assignment of Leases and Rights of Guarantors under the Contracts (Rights

<http://www.lexisnexis.com>

Constable, Adam, “Constructing Terms of Engagement” NLJ 153.7094(1315).
<http://www.lexisnexis.com>

LEXIS 7.
<http://www.lexisnexis.com>


Hancox, Nicholas, “School of Litigation” 2006 156 NLJ 536.


Murdoch, John, “A Doubt that has at Last Been Quietened” 21 October 2006 Estate Gazette.

Murdoch, Sandi, “Tangled Case with a Controversial Result” April 26, 2008 *Estate Gazette*. 
<http://www.lexisnexis.com>

<http://www.lexisnexis.com>

<http://www.lexisnexis.com>

<http://www.lexisnexis.com>

<http://www.lexisnexis.com>

<http://www.lexisnexis.com>

<http://www.lexisnexis.com>

<http://www.lexisnexis.com>

<http://www.lexisnexis.com>

<http://www.lexisnexis.com>

<http://www.lexisnexis.com>


<http://www.lexisnexis.com>

<http://www.lexisnexis.com>


**Articles from Internet**


“Introduction to the Principles of European Contract Law” prepared by the Commission on European Contract Law.
<http://frontpage.cbs.dk/law/commission_on_european_contract_law/survey_pecl.htm>
<http://www.kclc.or.jp/english/sympo/EUDialogue/lando.htm>


“Letter by Hong Kong Society of Accountants to the Law Commission of Hong Kong on Consultation Paper on Privity of Contract”.

“No Loss’ arguments receive another blow”, Cameron McKenna, May 1998.
<http://www.legal500.com/devs/uk/cn/ukcn_018.htm>

“Principles of European Contract Law”, Lando, Ole.
<http://www.kclc.or.jp/english/sympo/EUDialogue/lando.htm>

<http://ssrn.com/abstract=141053>

“Section 1 of the UK Bills of Lading Act 1855:- A Crying Need for Reform”, Janil Bhandari, 17/11/2005, Malaysian Bar Council

“Some Features if the Law of Contract in the Third Millennium”, Lando, Ole
<http://frontpage.cbs.dk/law/commission_on_european_contract_law/literature/lando01.htm#35>

“Sub-bailment on Terms: Circumventing Privity of Contract” (1999) NLR 2, Bristow, Gillian.

“Taking Direct Action”, Jeremy Biggs
<http://www.maritimeadvocate.com/i29shipb.php>

<http://www.djfreeman.com/kfpdf/the%20privity%20pendulum>


**Law Reform Commission Reports**


Nova Scotia - Final Report - Privity of Contract (Third Party Rights)


Ireland – Consultation Paper – Privity of Contract: Third Party Rights


**Conference Paper**

Inagural University of Malaya Law Conference, 2005, Philip Koh “Reform of Contract Law”

**Public Lecture**


**Others**

Annotated Statutes of Malaysia – Insurance Act 1996 (Act 553)
Annotated Statutes of Malaysia – Bills of Exchange Act 1949
Annotated Statutes of Malaysia – Contracts Act 1950
Halsbury’s Laws of Australia, *Contracts to Coroners*, Vol.6, Butterworths