

## PRINCE, H.G.

### Books

RULES OF CONTRACT LAW, 2007-2008 STATUTORY SUPPLEMENT (Aspen Publishers 2007) (with Charles L. Knapp & Nathan M. Crystal).

PROBLEMS IN CONTRACT LAW (6th ed., Aspen Publishers 2007 & 2007-2008 Stat. Supp.) (with Charles L. Knapp & Nathan M. Crystal).

RULES OF CONTRACT LAW, 2005-2006 STATUTORY SUPPLEMENT (Aspen Publishers 2005) (with Charles L. Knapp & Nathan M. Crystal).

PROBLEMS IN CONTRACT LAW (5th ed., Aspen Publishers 2003 & 2003-2004 Stat. Supp.) (with Charles L. Knapp & Nathan M. Crystal).

RULES OF CONTRACT LAW, 2003-2004 STATUTORY SUPPLEMENT (Aspen Publishers 2003) (with Charles L. Knapp & Nathan M. Crystal).

RULES OF CONTRACT LAW, 2001-2002 STATUTORY SUPPLEMENT (Aspen Publishers 2001) (with Charles L. Knapp & Nathan M. Crystal).

PROBLEMS IN CONTRACT LAW (4th ed., Aspen Law & Business 1999) (with Charles L. Knapp & Nathan M. Crystal).

RULES OF CONTRACT LAW: SELECTIONS FROM THE UNIFORM COMMERCIAL CODE, THE CISG, THE RESTATEMENT (SECOND) OF CONTRACTS, AND THE UNIDROIT PRINCIPLES (Aspen Law & Business 1999) (with Charles L. Knapp & Nathan M. Crystal).

### Articles

*¿Cómo Puede una Asociación de Escuelas de Derecho Promover la Enseñanza Legal de Calidad?*, 70 REV. JUR. U.P.R. 807 (2001) (with Carl C. Monk).

*How Can an Association of Law Schools Promote Quality Legal Education?*, 51 J. LEGAL EDUC. 382 (2001) (with Carl C. Monk), *reprinted at* 43 S. TEX. L. REV. 507 (2002).

*Foreward: A Parallel Community – People of Color Legal Scholarship Conferences and the Advancement of Legal Education*, 20 B.C. THIRD WORLD L.J. 1 (2000).

*Decanal and Administrative Opportunities in the New Millennium*, 6 WIDENER L. SYMP. J. 175 (2000) (panel remarks).

*Contract Interpretation in California: Plain Meaning, Parol Evidence and Use of the “Just Result” Principle*, 31 LOY. L.A. L. REV. 557 (1998).

*In Tribute* (Professor Stefan A. Riesenfeld), 20 HASTINGS INT’L & COMP. L. REV. 535 (1997).

*Unconscionability in California: A Need for Restraint and Consistency*, 46 HASTINGS L.J. 459 (1995).

*The United States, the United Nations, and Micronesia: Questions of Procedure, Substance, and Faith*, 11 MICH. J. INT'L L. 11 (1989).

*Overprotecting the Consumer? Section 2-607(3)(a) Notice of Breach in Nonprivity Contexts*, 66 N.C. L. REV. 107 (1987).

*Public Policy Limitations on Cohabitation Agreements: Unruly Horse or Circus Pony?* 70 MINN. L. REV. 163 (1985).

*Perfecting the Third Party Beneficiary Standing Rule Under Section 302 of the Restatement (Second) of Contracts*, 25 B.C. L. REV. 919 (1984).