

Curtis Bridgeman
James Edmund and Margaret Elizabeth Hennessey Corry Professor of Law

Law Review and Journal Articles:

Bullshit Promises, 76 TENNESSEE LAW REVIEW ____ (forthcoming 2009) (with Karen Sandrik).

Contracts as Plans, 2009 UNIVERSITY OF ILLINOIS LAW REVIEW 341.

Why Contracts Scholars Should Read Legal Philosophy: Positivism, Formalism, and the Specification of Rules in Contract Law, 29 CARDOZO LAW REVIEW 1443 (2008).

Reconciling Strict Liability with Corrective Justice in Contract Law, 75 FORDHAM LAW REVIEW 3013 (2007).

Default Rules, Penalty Default Rules, and New Formalism, 33 FLORIDA STATE UNIVERSITY LAW REVIEW 683 (2006).

Misrepresented Intent in the Context of Unequal Bargaining Power, 2006 MICHIGAN STATE LAW REVIEW 993.

Allegeny College Revisited: Cardozo, Consideration, and Formalism in Context, 39 U.C. DAVIS LAW REVIEW 150 (2005).

Book Reviews:

Liberalism and Freedom from the Promise Theory of Contract, 67 MODERN LAW REVIEW 684 (2004) (reviewing Dori Kimel, FROM PROMISE TO CONTRACT: TOWARDS A LIBERAL THEORY OF CONTRACT (Hart Publishing, 2003)).

Other Publications:

Note, *Corrective Justice in Contract Law: Is There a Case for Punitive Damages?*, 56 VANDERBILT LAW REVIEW 237 (2003)