

# Michigan Law Review

---

Volume 107 | Issue 8

---

2009

## Front Matter

Follow this and additional works at: <https://repository.law.umich.edu/mlr>



Part of the [Law Commons](#)

---

### Recommended Citation

*Front Matter*, 107 MICH. L. REV. (2009).

Available at: <https://repository.law.umich.edu/mlr/vol107/iss8/17>

This Front Matter is brought to you for free and open access by the Michigan Law Review at University of Michigan Law School Scholarship Repository. It has been accepted for inclusion in Michigan Law Review by an authorized editor of University of Michigan Law School Scholarship Repository. For more information, please contact [mlaw.repository@umich.edu](mailto:mlaw.repository@umich.edu).

# Michigan Law Review

---

Vol. 107, No. 8

June 2009

## CONTENTS

### FOREWORD

FAULT IN AMERICAN CONTRACT LAW . . . . .	<i>Omri Ben-Shahar</i> <i>Ariel Porat</i>	1341
--	--	------

### ARTICLES

LET US NEVER BLAME A CONTRACT BREAKER . . . . .	<i>Richard A. Posner</i>	1349
STIPULATED DAMAGES, SUPER-STRICT LIABILITY, AND MITIGATION IN CONTRACT LAW . . . . .	<i>Saul Levmore</i>	1365
IN (PARTIAL) DEFENSE OF STRICT LIABILITY IN CONTRACT . . . . .	<i>Robert E. Scott</i>	1381
A COMPARATIVE FAULT DEFENSE IN CONTRACT LAW . . . . .	<i>Ariel Porat</i>	1397
THE ROLE OF FAULT IN CONTRACT LAW: UNCONSCIONABILITY, UNEXPECTED CIRCUMSTANCES, INTERPRETATION, MISTAKE, AND NONPERFORMANCE . . . . .	<i>Melvin Aron Eisenberg</i>	1413
FAULT IN CONTRACT LAW . . . . .	<i>Eric A. Posner</i>	1431
THE FAULT THAT LIES WITHIN OUR CONTRACT LAW . . . . .	<i>George M. Cohen</i>	1445
THE MANY FACES OF FAULT IN CONTRACT LAW: OR HOW TO DO ECONOMICS RIGHT, WITHOUT REALLY TRYING. . . . .	<i>Richard A. Epstein</i>	1461
AN INFORMATION THEORY OF WILLFUL BREACH . . . . .	<i>Oren Bar-Gill</i> <i>Omri Ben-Shahar</i>	1479

WHEN IS A WILLFUL BREACH “WILLFUL”? THE LINK BETWEEN DEFINITIONS AND DAMAGES . . . . .	<i>Richard Craswell</i>	1501
WILLFULNESS VERSUS EXPECTATION: A PROMISOR-BASED DEFENSE OF WILLFUL BREACH DOCTRINE. . . . .	<i>Steve Thel Peter Siegelman</i>	1517
FAULT AT THE CONTRACT-TORT INTERFACE . . . . .	<i>Roy Kreitner</i>	1533
COULD BREACH OF CONTRACT BE IMMORAL? . . . . .	<i>Seana Shiffrin</i>	1551
WHY BREACH OF CONTRACT MAY NOT BE IMMORAL GIVEN THE INCOMPLETENESS OF CONTRACTS . . . . .	<i>Steven Shavell</i>	1569
THE FAULT PRINCIPLE AS THE CHAMELEON OF CONTRACT LAW: A MARKET FUNCTION APPROACH . . . . .	<i>Stefan Grundmann</i>	1583