Index

Acceptance	Agency-conta
acceptor having knowledge of offer, 59- 61	binding obligations on parties, lack of, 552, 553
communication-	cohabitation, presumption in case of,
adequate, 57	532-534
electronic commerce, in field of, 56,	Commercial Agent Regulations, 556, 557
57	English law, place in, 523-526
letter failing to arrive, by, 58	estoppei, by, 527, 528
nature of offer, depending on, 55-57	formation of, 526-534
need for, 52	meaning, 523
offeror, mode prescribed by, 54, 55	necessity, of, 532
oral, 55	principal-
postal, 57-59	act of bankruptcy by, 558
receipt of, 55	agent, contract with, 554
silence, effect of, 52, 53	commission, liability for payment to,
telephone, by, 55, 56	554-556
telex, by, 56	death of, 557
unilateral contracts, 53	insanity of, 557, 558
waiver, 53, 54	named, 535
conditional assent to offer, and, 43	unauthorised acts, position in
conditions, absence of agreement on, 46	relation to, 546-550
conduct, inferred from, 41, 42	undisclosed, 540-543
counter-offer, and, 41-44	unilateral revocation of authority by,
cross-offers, 61	556, 557
doctrine, emergence of, 12, 13	unnamed, 536-539
evidence of, 40	relationship of, 523
intention to be bound, 45	termination of-
observance of written terms, inferred	act of bankruptcy by principal, on,
from, 44-47	558
recalling, 59	act of parties, by, 552-557
retrospective, 47	death of principal or agent on, 557
tender, of, 50-52	insanity of principal or agent on,
Accord and satisfaction	557, 558
consideration, 628, 629	means of, 552
discharge of contract by, 628	mutual consent, by, 552
judicial definition, 628	operation of law, by, 557-559
Account	renunciation of authority, 552
action for, limitation, 708	third parties, position with regard to-
Account stated	agent having authority and known
claim on, 739, 740	to be agent-
Administration of justice	agent as principal, 540
contract prejudicial to, illegality, 417-420	foreign principal 538, 539
Advertisement	named principal, 535
mere puff, as, 34, 126	trade usage, effect of, 538
promise, whether, 35, 36	unnamed principal, 536-539
Agency	agent having undisclosed authority,
agent. See AGENT	540-543
agreement-	generally, 534
effects of, 524	payment to agent, effect of, 543-
meaning, 523	546
privity of contract effect of 524	undisclosed principal, 540-543

Agent	Alien enemy
authority-	contract with, 414-416
acting without, 546	meaning, 414
actual, 547	Apprenticeship
apparent, 547-549	fundamental breach of contract, 600.
enlargement of scope, 548	601
Factors Acis, effect of, 548, 549	minor's contract of, 481-483
implied warranty of, 551	Arbitration
implied, 547, 548	conditional fees, 420
meaning, 546	custom of trade, taking into account,
mistaken belief in. 550	146
ostensible, 547	jurisdiction of courts, contract to oust,
renunciation of, 552	446
termination of, 552	Arbitrator
unilateral revocation, 556, 557	prohibited contract, award in respect of
contract with principal, 554-556	425
death of, 557	Assignment
del credere, 228	absolute, 563, 564
existence of agency, not disclosing, 540-543	advance payments of hire, right to receive, 573
express appointment, 527	automatic, 585, 586
independent contractor, or, 524	bare right of litigation of, 573
insanity of, 557, 558	
	chose in action, of-
intermediary, as, 525, 526	assignability. 562-570
named principal, of, 535	common law, at, 562
party for whom acting, question of, 525	equitable, 562-570. See also
payment to by third party, 543-546	equitable, below
principal, as, 540	gratuitous agreement for, 568
ratification of acts of-	legal chose, of, 566, 567
competent principal, existence of,	power of, 561
530, 531	statutory, 567-570. See also statutory,
contract professedly made on behalf	below
of principal, 529, 530	conditional, 564, 565
moment of acceptance, relation	contract prohibiting, 575-577
back 10, 528	contractual liabilities, of-
prerequisites of, 529-532	involuntary, 585, 586
relationship arising on, 528	voluntary, 580-584
void contracts, exclusion of, 531, 532	contractual rights, of-
unauthorised acts of-	
	assignability, 562-570
agent, position of, 550-552	common law, at, 562
hability for, 550	equitable, 562-570. See also
principal, position of, 546-550	equitable, below
undisclosed principal, of, 540-543	involuntary, 585, 586
unnamed principal, of-	power of, 561
contract under seal on behalf of.	statutory, 567-570. See also statutory,
537	below
foreign, 538, 539	equitable-
negotiable instruments, in relation	absolute, 565
to, 537, 538	assignor as party to action, 565, 566
third parties, position of, 536-539	assignor suing in own name, 565
trade usage, effect of, 538	effect of, 562-567
wagering contract, effect of, 365-367	existing chose, of, 569
greement	form of, 562
acceptance. Se ACCEPTANCE	
anti-competitive. See COMPETITION LAW	future property, of, 570
	intention of assignor, 563
certainty, requirement of, 47-52	Law of Property Act, not satisfying
consensus ad idem, 33	requirements of, 569
existence, determining, 33	legal chose, of, 566, 567
intention to create legal relations. See INTENTION TO CREATE LEGAL	non-absolute, 565, 566, 570 notice of, 571
RELATIONS	title, transfer of, 568
offer. Se OFFER	equities, assignees taking subject to.
The state of the s	

signment-contd	Bankruptcy
fruits of litigation, of, 574	contract for personal services, effect
genuine commercial interest, assigner	on, 586
having, 574	contractual rights and liabilities.
maintenance, savouring of, 573	assignment of, 585, 586
negotiability distinguished, 577-580	principal, of, 558
	proceedings, object of, 585
notice-	Bargaining power, equality of
debtor, to, 571	reasonableness of contract terms, and,
failure to give, effect of, 571	208, 218
form of, 571	bargaining skill, and, 21
requirement of, 571	consumer protection, and, 24
statutory assignment, of, 567	doctrine, introduction of, 342
novation distinguished, 577	economic duress. See DURESS
prejudice to other party, causing, 574	
reassignment, 564	example of, 341
right incapable of, 573-577	freedom of contract, interference with,
set-off of debt. 572, 573	20, 21
statutory-	general doctrine, rejection of, 350
absolute, 567	scope of, 344
essentials of, 567-570	standard form contracts, and, 24
notice of, 567	traditional statement of, 341
title, transfer of, 568	unconscionable bargain, 338, 339
written, to be, 567	undue influence. See UNDUE INFLUENCE
title, transfer of, 568	Bill of exchange
void, 573	consideration for, 85
voluntary, 568	writing, requirement of, 248
Assumpsit	Bond
action of, 1, 5	meaning, 2
bailment, and, 95	penal, 2, 3
debt, and, 6	Breach of contract
indebitatus, 10, 11	anticipatory-
	effect of, 596
misfeasance, for, 5	meaning, 596
nonfeasance, not lying for, 5	mitigation of loss, 685-687
origin of, 46	condition, of, 169-171
part of debt, payment on promise to	consequences attached to, 170
forgo balance, 103	damages for. Ser DAMAGES
promise, resting on, 103	enforcement on, 657, 658
promissory remedy, evolution into, 9	extent of, 171
quasi-contract, evolution into, 10,	fundamental-
718	affirmation of contract, 194
special, 10	apprenticeship, of, 600, 601
verbal, 238	
Auction	carriage by sea, 192 construction of contract, 599
advertisement of, whether promise to	construction, rule of, 194, 195
hold, 35, 36	demand of importance of term 500
highest bidder, collateral contract with,	degree of importance of term, 600
36	effect of-
	generally, 601
Bailment	innocent party treating contract
act of conversion terminating, 433	as continuing, 601-603
assumpsit, association with, 95	exemption clause, nature of, 193-
consideration in relation to, 94-96	196
exemption clause, effect of, 184, 187	fundamental term, breach of, 193
meaning, 94	innocent party treating contract as
minor, liability of, 491	at an end, 604606
non-performance of contract, 191	limitation of liability, 193
quasi-deviation, 191	meaning, 599
relationship sui generis, as. 95, 96	onus of proof, 192
Bankers' commercial credits	rescission on, 604
irrevocable, 66, 67	root of contract, going to, 600
refusal to honour, 66	rules for, 193
transactions, 66	Unfair Contract Terms Act 1977.
transactions, 66	effect of, 211, 12

Breach of contract-contd	Commercial agreements
innocent party, steps taken by, 657 remedies-	legal relations, intention to create. Se
damages. See DAMAGES	RELATIONS
	Common law
injunction. See INJUNCTION	courts outside system, 2
misrepresentation remedies,	early, content of, 1
relationship with, 309-311	limitation of claims, 3
	Competition law
specific performance. See SPECIFIC	abuse of dominant position-
PERFORMANCE	Article 82, provisions of, 385
time limits. See LIMITATION OF ACTIONS	complex concept of, 386
repudiation. See REPUDIATION	distortion of competition by, 386
specific performance. See SPECIFIC	prohibition, 385
PERFORMANCE	UK rules, 393
warranty, of, 166	anti-competitive agreements-
Breach of promise	agreement, definition, 374, 375
action for, 5, 6	appreciable effect on competition, having, 378
Capacity of parties	Article 81, provisions of, 374
corporations. See CORPORATIONS; ULTRA	associations of undertakings, decisions by, 376
drunkards, 498	block exemptions, 379-381, 389
mentally disordered persons, 496-498	concerted practices, 375, 376
minors. See MINOR	de minimis, 378, 391
unincorporated association, 493	EC law, extra-territorial effect, 378
Carriage by land	economic effects from time to time
non-performance of contract, 191	382
statute, contract prohibited by, 401, 402	effect of entering into, 381-385
Carriage by sea	horizontal and vertical, 378
contract, content of, 19, 20	illegality, 384, 385
exemption clause. See EXEMPTION CLAUSE	individual exemptions, 380, 383
frustration of contract, 653	inter-Member State trade, effect o
fundamental breach of contract, effect	377
Of. See BREACH OF CONTRACT	modernisation of EC rules, 380
Hague Rules, 215	prevention, restriction or distortion
non-performance of contract, 190, 191	of competition, 376, 377
quasi-deviation, 191	prohibition, 374-379
Charterparty	restitution of benefits, 384
repudiation, 605, 606	sword, use of provisions as, 384
use, restrictions on, 518-520	UK rules-
Choice of law	block exemptions, 388-393
Unfair Contract Terms Act 1977, effect	Chapter I prohibition, 388-393
of, 210, 211	excluded agreements, 390
Chose in action	notifications, 389
assignment of. See ASSIGNMENT	parallel exemptions, 389
equitable, jurisdiction over, 569	resale price maintenance, 391-39
legal, 563	scheme of, 390
meaning, 561	vertical agreements, 391-393
Cohabitation	undertaking, meaning, 376
agency, presumption of, 532-534	voidness, 381-385
Collateral contract	EC rules-
construction of, 72	abuse of dominant position. See abus
example of, 70, 71	of dominant position, above
hire-purchase cases, 71, 72	anti-competitive agreements. See
illegal contract, springing from, 437, 438	anti-competitive agreements
meaning, 70	above
negotiating process, arising in, 75, 76	enforcement, 373
use to avoid problem of term or	implementation of, 373
representation, 144	Treaty of Rome, in, 373
Collective agreements	resale price maintenance, 391-393
intention to create legal relations, 130,	UK rules-
131	breach of prohibitions.
statutory provisions, 131	consequences of, 396, 397

Competition law-contd	Competition law-contd
UK rules-contd	executory-
Chapter I prohibition, 388-393	executed, and, 82, 83, 117, 118
Chapter II prohibition, 393	sufficiency of, 89
Competition Act 1998, position after	existing contractual duty, plaintiff
entry into force, 387, 388	bound by-
consistency with EC law, 393-396	assumpsit, cases in, 103
position before 1 March 2000, 387	cheque, payment by, 106
third parties, liability to, 397	economic duress, 101
voidness of agreements, 396, 397	estoppel. See ESTOPPEL
Compromise	examples of, 100
lawful, 418	exceptions to rule, 105-109
Condition	part of debt, payment on promise t
breach of, effect, 169-171	forgo balance, 102-109
civil law meaning, 162	Pinnel's Case, rule in, 103
contract term, as, 165, 166	promise to pay extra, 100, 101
implied obligations as, 170	promissory note, payment by, 105,
meaning, 162	106
obligations subject to, 164	state of law on, 101
planning permission, contract subject	third party, to, 117-120
to, 165	function of, 79-82
precedent-	future, 8
effect of, 163	history of, 80
inability to fulfil, 163	insufficiency of-
suspension of right by, 164	creditors, compositions with, 116,
promissory, 164, 165	117
statutory definition, 166	existing contractual duty, plaintiff
subsequent, meaning, 165	bound by, 100-116
uncertain, 163	existing contractual duty to third
warranty, and, 166, 147	party, plaintiff bound by, 117
Conditional fees	120
legality of, 419, 420	public duty imposed by law, where,
Consideration	98, 99
accord and satisfaction, for, 628, 629	test of, 97
adequacy of-	later deed, supporting, 92
bailments, in relation to, 94-96	Lord Mansfield's attack on, 80, 81
bargain, elements of, 90	meaning, 7
baseless claim, staying, 91, 92	moral obligation, in terms of, 80, 81
compromise agreement, supporting,	mutual promises, 8
courts not inquiring into, 90	origins of, 8
gift and sale, distinction between,	past, 83-85
96, 97	present, 8
gratuitous service, liability for	price paid for promise, as, 82
	promise, relationship with, 7, 8
improper performance of, 96	promisee, moving from, 85-88
The second secon	purchase and sale, language of, 82
prosecution of legal claim, staying, 91-94	reduction of rent, for promise of, 107
sufficiency, and, 89, 90	reward, 83
analysis of, 7, 8	sufficiency of-
bailments, in relation to, 94-96	adequacy, and, 89-97. See also
bill of exchange, for, 85	adequacy of, above
continuous, 8	criterion, 88
contracting party stipulating, 94	executed, 89
counter-promise as, 8	executory, 89
definition, 79-82, 88	generally, 88 rules, 89
detriment as, 7, 81, 82	
doctrine of, 7-9	total failure of, 255, 728-731
doctrine of privity, relation to, 86-88	unenforceable debt, promise to pay, 84
establishment of presence of, 81	unilateral discharge of contract, for, 627-630
executed-	Construction
executory, and, 82, 83, 117, 118	web of transactions, 24
past, and, 83-85	Constructive trust
sufficiency of, 89	application of, 504
CONTRACTOR OF THE PARTY OF THE	application of Jot

Contributory negligence Constructive trust-contd contract action, in relation to, 587 privity of contract, effect on, 505-506 sinuations of, 687, 688 promise, of, 504 Corporations · (341) Consumer credit aggregate, 493 writing, agreements requiring, 249 creation, consent to, 493 Consumer protection incorporation, 495 development of, 25 meaning, 493 inequality of bargaining power, and, 24 sole, 493 standard form contracts, and, 24 ultre vires, docurine of, 493-496. See also Contract IT TRA VIRES absolute, rule as to, 631 Corruption in public life commercial nature of, 32 illegal contracts, 420, 421 commercial, disputes, 23 Court consensus ad idem, 33 mediaeval system, in, 2 continuing relationship, as part of, 25 Court of Chancery contractual behaviour, 24,2 5 contract jurisdiction, 2 form, rules as to, 248, 249 Covenant formation. See FORMATION OF CONTRACT action of, 2 informal, 3, 4 divisible, 593 lack of consent, effect of, 13 meaning, 2 moral dignity, increase in, 12 privity of contract, effect on, 506, 507 private act, not, 25 restrictive, enforcement against third simple, 31 parties, 517 tort, interrelationship with, 26, 27 tying, 608, 609 under seal, 2, 32 Creditors unilateral, 53 compositions with, 116, 117 will theory, 13. writing, agreements needing, 10 contract to commit, illegality, 410-413 Contract law no-one allowed to benefit from, 411 classical age of, 11 common and civil, 29 Damages contract or contracts, of, 25 agreement on in case of breach, 688, doctrinal history, 12 economic theory, influence of 18-20. 689 contributory negligence, effect of. See globalisation, 28, 29 CONTRIBUTORYNEGLICENCE informal, structure of, 92 exemplary, insurance against, 410mediaeval, 1-4 failure to pay money, for, 680-682 modern form, development into, IF inability to make title to land, for, 682 nineteenth century, in, 11-14 indemnity, and, 314, 315 seventeenth and eighteenth centuries, interest on. 681, 682 in. 9-11 liquidatedtreatises on, 12, 17, 18 guidance on, 690-693 Contract of service. See also EMPLOYMENT one event on which to be paid, 690 CONTRACT penalty, or, 689-693. See also PENALTY minor, by, 481-483 measure ofrestraint of trade. See RESTRAINT OF TRADE breach of building contract, for, 577 Contract terms buyer, breach by, 670, 671 conditions. See CONDITION date of breach, at, 662 custom, evidence of, 133 defective but substantially useful excluding or limiting. See EXEMPTION performance, for, 677, 678 CLAUSE defective goods, for delivery of, 672 express, See EXPRESS TERMS defective valuation, for, 672, 673. generally, 133, 134 676, 677 implied. See IMPLIED TERMS distress, for, 675 major or minor, classification as, 167, 168 evolution of rules, 674 misrepresentation. See expectation and reliance loss, 661, MISREPRESENTATION 662 nineteenth century, continental implied duty of trust and influences in, 17, 18 confidence, breach of, 675. relative importance of, 162-171 unfair. See UNFAIR CONTRACT TERMS: UNFAIR loss of enjoyment of holiday, for, 675 TERMS IN CONSUMER CONTRACTS losses beyond natural course of REGULATIONS events, 672

warranties. See WARRANTY

amages-contd	Deposit
measure of-contd	earnest or guarantee, as, 694
market value, 669, 670, 674	forfeiture, relief against, 698
nominal, 674	part payment, and, 694
non-pecuniary losses, for, 675	payment in advance, as, 694
own loss, for, 660, 661	penalty rule, 696
principles of, 659	practical effect of rules, 695, 696
profit on sale, 670, 671	return, discretion to order, 696, 697
profit, not including, 659, 660	Detinue
restitutio in integrum, principle of,	action in, 3
659, 669	Director-General of Fair Trading
Sale of Goods Act, provisions of, 669	anti-competitive agreements.
special circumstances, knowledge of,	notification of, 389
672, 673	Unfair Terms in Consumer Contracts
third party, suffered by, 661	Regulations 1994, powers unde
wrongful dismissal, for, 675	218
misrepresentation, for, See	Discharge of contract
MISREPRESENTATION	abandonment, 619, 620
mitigation-	accord and satisfaction, 628
anticipatory breach, on, 685-687	bad reason, for, where good reason als
burden of proof, 683, 684	existing, 606, 607
reasonable opportunity of, 682	bilateral-
remoteness, as aspect of, 684	availability of, 621
wrongful dismissal, on, 682	executory contract unenforceable
wrongful repudiation of goods, on,	unless evidenced in writing-
683	fresh agreement, original contract
other person's foss, recovery for, 509-	replaced by, 1622-624
512	partial, 622
penalty. See PENALTY	problem of, 621
pre-estimate of loss, 689	simplicity, 1622
remoteness of damage-	waiver of contractual term, 624-627
consequences of breach, 665	deed, by, 619
criterion for determining, 665	extinguishment by agreement, 619
damage liable to result, 666	unilateral, 627-630
delayed delivery of chattel, loss due	waiver of term-
to, 664	agreement, not going back on, 625
loss of profit, 668-668	efficacy of, 624
meaning, 659 principle, 658, 659	equitable doctrine, 625, 626
	promissory estoppel, 626, 627
probability, degree of, 666	repudiation, 624, 625
reasonable contemplation of parties, within, 665-668	Drunkards
reformulation of rule, 664	capacity to contract, 498
	Duress
rule governing, 663, 664	agreement, vitiating, 337
usual course of events arising in, 668, 669	avoidance of contract procured by, 337
restitutionary, 660	common law docume, 337
right to demand, extent of, 658	economic, 101
specific performance in lieu of 660	credit facilities, withdrawal of, 343
specific performance, in lieu of, 662.	docume, introduction of, \$42
stigma, 93, 675	English law, in, 340
tax liability, effect of, 678-680	example of, 341
unfair dismissal, for, 676	limin of, 342, 34
ot	mistake, money paid under, 343
action for, 3, 4	traditional statement of, \$41
	effect of, 337
action sur contract, 6 assumpsit, and, 6	examples of, 338
infancy, contracted in, 85	goods, of, 338
unenformable promise to non 84	segal, meaning, 337
unenforceable, promise to pay, 84	person, of, \$38
action for, \$02	violence, contract procured by, 338
quasi-contract, claims in, 736	Farmer's at the second
d	Economic theory
discharge of contract by 619	individualistic, limits of, 19
Condact of, OIP	influence of, 18-20

Electronic commerce	Exemption clause-contd
acceptance, communication of, 56, 57	notice of-
Electronic communications	belated, 174
effect of powers, 249	incorporation in contract, 174
Employment contract	previous course of dealing, inferred
change in terms, requirement to	from, 175, 176
inform of, 156	requirement of, 174
damages for breach, effect of tax	standard form contracts, 178
liability, 679, 680	surprising term, of, 177
implied duty of trust and confidence,	ticket cases, 176, 177
breach of, 675, 676	problems caused by, 171
implied terms, 154-156	regulation of, 20, 23
termination without cause, provision	signed document, in, 179, 180
for, 612	standard form contract, in, 172
wrongful dismissal, 607, 608	statutory provisions avoiding, 196, 197
damages for, 675	third party, whether protecting-
Estoppel	bailees, 184 bill of lading contracts, 182, 183, 187
agency by, 527, 528	contract of carriage, under, 182, 184
contractual obligation, giving rise to,	contracting party, intervention by,
109, 110	184, 185
equitable, 110	direct contract, creation of, 185, 186
misrepresentation, and, 336, 337	extension of immunity, 183
misrepresentation of existing fact, on, 108	sheltering behind, 183
	statutory provisions, 189
clear and unambiguous, promise to	sub-bailment, 187
be, 111	sub-contractors, 188, 189
conduct of promisee, 114, 115	tortious liability to, 183
defence, as, 110, 111	uniform allocation of risk, 188
detriment, promisee acting to, 114,	Unfair Contract Terms Act. See UNFAIR
115	CONTRACT TERMS ACT
doctrine of, 108, 109	unsigned document, in, 174-179
inequitable, enforcement being, 115	Express terms
promisee to act equitably, 115, 116	disagreement as to, 135
support for, 110	formality, no need for, 134
suspension and extinction of right	interpretation, 134
distinguished, 112, 113	meaning, disagreement as to, 135-137
distinguished, 112, 113 waiver of term, 626, 627	meaning, disagreement as to, 135-137 natural and ordinary meaning, words
distinguished, 112, 113 waiver of term, 626, 627 reliance on mistake, as to, 727	
waiver of term, 626, 627 reliance on mistake, as to, 727	natural and ordinary meaning, words
waiver of term, 626, 627 reliance on mistake, as to, 727 representation, by, 294, 336, 337	natural and ordinary meaning, words given, 137
waiver of term, 626, 627 reliance on mistake, as to, 727	natural and ordinary meaning, words given, 137 oral agreement read with written
waiver of term, 626, 627 reliance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135
waiver of term, 626, 627 reliance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139
waiver of term, 626, 627 retiance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties as-
waiver of term, 626, 627 reliance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties as- age of car, as to, 142
waiver of term, 626, 627 reliance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties as- age of car, as to, 142 collateral contract, use of, 144
waiver of term, 626, 627 reliance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties as- age of car, as to, 142 collateral contract, use of, 144 legal obligation, creating, 139
waiver of term, 626, 627 retiance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172 effect of, 172 fundamental breach of contract, effect of. See BREACH OF CONTRACT	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties as- age of car, as to, 142 collateral contract, use of., 144 legal obligation, creating, 139 manifest importance, of, 143
waiver of term, 626, 627 reliance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172 effect of, 172 fundamental breach of contract, effect of. See BREACH OF CONTRACT improper use, control of, 180, 181	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties as- age of car, as to, 142 collateral contract, use of, 144 legal obligation, creating, 139 manifest importance, of, 143 mere representations, 139
waiver of term, 626, 627 reliance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172 effect of, 172 fundamental breach of contract, effect of. See Breach of Contract improper use, control of, 180, 181 integral part of contract, as, 173	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties asage of car, as to, 142 collateral contract, use of., 144 legal obligation, creating, 139 manifest importance, of, 143 mere representations, 139 misrepresentation. See
waiver of term, 626, 627 reliance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172 effect of, 172 fundamental breach of contract, effect of. See BREACH OF CONTRACT improper use, control of, 180, 181 integral part of contract, as, 173 misrepresentation, exclusion or	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties asage of car, as to, 142 collateral contract, use of., 144 legal obligation, creating, 139 manifest importance, of, 143 mere representations, 139 misrepresentation. See MISREPRESENTATION
waiver of term, 626, 627 reliance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172 effect of, 172 fundamental breach of contract, effect of. See BREACH OF CONTRACT improper use, control of, 180, 181 integral part of contract, as, 173 misrepresentation, exclusion or restriction of liability for, 326-328	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties asage of car, as to, 142 collateral contract, use of., 144 legal obligation, creating, 139 manifest importance, of, 143 mere representations, 139 misrepresentation. See MISREPRESENTATION negligence, effect of, 143
waiver of term, 626, 627 retiance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172 effect of, 172 fundamental breach of contract, effect of. See BREACH OF CONTRACT improper use, control of, 180, 181 integral part of contract, as, 173 misrepresentation, exclusion or restriction of liability for, 326-328 narrow construction of, 184	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties asage of car, as to, 142 collateral contract, use of, 144 legal obligation, creating, 139 manifest importance, of, 143 mere representations, 139 misrepresentation. See MISREPRESENTATION negligence, effect of, 143 partly written and partly oral,
waiver of term, 626, 627 retiance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172 effect of, 172 fundamental breach of contract, effect of. See BREACH OF CONTRACT improper use, control of, 180, 181 integral part of contract, as, 173 misrepresentation, exclusion or restriction of liability for, 326-328 narrow construction of, 184 negligence and strict liability, potential	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties asage of car, as to, 142 collateral contract, use of., 144 legal obligation, creating, 139 manifest importance, of, 143 mere representations, 139 misrepresentation. See MISREPRESENTATION negligence, effect of, 143 partly written and partly oral, contract being, 144
waiver of term, 626, 627 retiance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172 effect of, 172 fundamental breach of contract, effect of. See BREACH OF CONTRACT improper use, control of, 180, 181 integral part of contract, as, 173 misrepresentation, exclusion or restriction of liability for, 326-328 narrow construction of, 184 negligence and strict liability, potential liability under, 180	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties asage of car, as to, 142 collateral contract, use of., 144 legal obligation, creating, 139 manifest importance, of, 143 mere representations, 139 misrepresentation. See MISREPRESENTATION negligence, effect of, 143 partly written and partly oral, contract being, 144 reduction to writing, 141
waiver of term, 626, 627 reliance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172 effect of, 172 fundamental breach of contract, effect of. See BREACH OF CONTRACT improper use, control of, 180, 181 integral part of contract, as, 173 misrepresentation, exclusion or restriction of liability for, 326-328 narrow construction of, 184 negligence and strict liability, potential liability under, 180 non-performance of contract, effect	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties asage of car, as to, 142 collateral contract, use of., 144 legal obligation, creating, 139 manifest importance, of, 143 mere representations, 139 misrepresentation. See MISREPRESENTATION negligence, effect of, 143 partly written and partly oral, contract being, 144 reduction to writing, 141 special knowledge or skill, maker
waiver of term, 626, 627 reliance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172 effect of, 172 fundamental breach of contract, effect of. See Breach of Contract improper use, control of, 180, 181 integral part of contract, as, 173 misrepresentation, exclusion or restriction of liability for, 326-328 narrow construction of, 184 negligence and strict liability, potential liability under, 180 non-performance of contract, effect	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties asage of car, as to, 142 collateral contract, use of., 144 legal obligation, creating, 139 manifest importance, of, 149 mere representations, 139 misrepresentation. See MISREPRESENTATION negligence, effect of, 143 partly written and partly oral, contract being, 144 reduction to writing, 141 special knowledge or skill, maker having, 141-143
waiver of term, 626, 627 retiance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172 effect of, 172 fundamental breach of contract, effect of. See BREACH OF CONTRACT improper use, control of, 180, 181 integral part of contract, as, 173 misrepresentation, exclusion or restriction of liability for, 326-328 narrow construction of, 184 negligence and strict liability, potential liability under, 180 non-performance of contract, effect on- bailment, 191	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties asage of car, as to, 142 collateral contract, use of, 144 legal obligation, creating, 139 manifest importance, of, 143 mere representations, 139 misrepresentation. See MISREPRESENTATION negligence, effect of, 143 partly written and partly oral, contract being, 144 reduction to writing, 141 special knowledge or skill, maker having, 141-143 stage of negotiations at which made
waiver of term, 626, 627 retiance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172 effect of, 172 fundamental breach of contract, effect of. See BREACH OF CONTRACT improper use, control of, 180, 181 integral part of contract, as, 173 misrepresentation, exclusion or restriction of liability for, 326-328 narrow construction of, 184 negligence and strict liability, potential liability under, 180 non-performance of contract, effect on- bailment, 191 carriage of goods by land, 191	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties asage of car, as to, 142 collateral contract, use of., 144 legal obligation, creating, 139 manifest importance, of, 143 mere representations, 139 misrepresentation. See MISREPRESENTATION negligence, effect of, 143 partly written and partly oral, contract being, 144 reduction to writing, 141 special knowledge or skill, maker having, 141-143 stage of negotiations at which made 140, 141
waiver of term, 626, 627 retiance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172 effect of, 172 fundamental breach of contract, effect of. See BREACH OF CONTRACT improper use, control of, 180, 181 integral part of contract, as, 173 misrepresentation, exclusion or restriction of liability for, 326-328 narrow construction of, 184 negligence and strict liability, potential liability under, 180 non-performance of contract, effect on- bailment, 191 carriage of goods by land, 191 carriage of goods by sea, 190, 191	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties asage of car, as to, 142 collateral contract, use of., 144 legal obligation, creating, 139 manifest importance, of, 143 mere representations, 139 misrepresentation. See MISREPRESENTATION negligence, effect of, 143 partly written and partly oral, contract being, 144 reduction to writing, 141 special knowledge or skill, maker having, 141-143 stage of negotiations at which made 140, 141 warranty of health of animal, 142
waiver of term, 626, 627 retiance on mistake, as to, 727 representation, by, 294, 336, 337 Exclusion clause. See EXEMPTION CLAUSE Exemption clause clear words, use of, 180 construction, 181 contra preferentum rule, 181 defence, as, 172 effect of, 172 fundamental breach of contract, effect of. See BREACH OF CONTRACT improper use, control of, 180, 181 integral part of contract, as, 173 misrepresentation, exclusion or restriction of liability for, 326-328 narrow construction of, 184 negligence and strict liability, potential liability under, 180 non-performance of contract, effect on- bailment, 191 carriage of goods by land, 191	natural and ordinary meaning, words given, 137 oral agreement read with written contract, 138 oral or written, 134-139 parol evidence rule, 135 professional care and skill, as to, 135, 136 statements of parties asage of car, as to, 142 collateral contract, use of., 144 legal obligation, creating, 139 manifest importance, of, 143 mere representations, 139 misrepresentation. See MISREPRESENTATION negligence, effect of, 143 partly written and partly oral, contract being, 144 reduction to writing, 141 special knowledge or skill, maker having, 141-143 stage of negotiations at which made 140, 141

Financial services Frustration of contract-contd gaming contracts, exclusion from, 359, partial performance, compensation for-360 Force majeure application of provisions, 652 clauses, 631 benefit obtained before time of Formation of contract discharge, for, 651, 652 acceptance. See ACCEPTANCE carriage of goods, exception for, 653 conduct, inferred from, 69, 70 exclusion of provisions, 653 constructioninsurance contract, exception for, 653 collateral contracts, 70-73 perished goods, 653-655 judges, role of, 70 right to recover, 650-655 future decision, matters reserved for, recovery of money already paid-, 49, 50 expenses, allowance for, 649, 650 inchoate. See INCHOATE CONTRACTS extent of protection, 649 intention to create legal relations. See fulfilment of obligation to pay price, INTENTION TO CREATE LEGAL RELATIONS partial performance, compensation letter of intent, 48, 49 for, 650-655 offer. See OFFER statutory provisions, 648-655 postponement, agreement on, 48 total failure of consideration, on, 647 Fraud self-induced, 641-643 constructive, 334, 335, 338 statutory provisions, 648-655 contract to commit, illegality, 410-413 subject matter, destruction of, 632, 636 honest belief, absence of, 302 total failure of consideration, 646-648 limitation period, effect on, 708-710 voidness ab initio, 647 meaning, 301 war, on, 637, 638 minor, by, 490, 492 misrepresentation. See Gaming MISREPRESENTATION definition, 364 negligence distinguished, 302 games of skill, lawful, 364 Freedom of contract illegal, 364, 365 bargaining power, inequality of, 20, 21 loan made for, 369-372 interference with, 19, 20 wagering contract. See WAGERING Frustration of contract CONTRACT automatic operation of, 642 Gift closing of Suez Canal, on, 639 sale distinguished, 96, 97 common venture, of, 632 Good faith discharge, operative moment of, 645 duty of, 28 docurine ofnegotiation in, 73, 74 basis, theories as to, 633-635 Goods effect of, 645-648 definition, 231 evolution of, 632 emblements, 232 lease, application to, 643-645 produce, nature of, 231 nature and rationale of, 631-635 sale. See SALE OF GOODS operation of, 635-645 specific delivery, order for, 705, 706 examples of, 632, 633, 636 Guarantee extra expense, effect of, 639 del credere agent, of, 228 frustrating event, parties, providing for, discharge of liability, of, 229 640, 641 indemnity, and, 228 future, termination of contract as to. manufacturer's, application of Unfair 646, 647 Contract Terms Act to, 213, 214 government interference, by, 637-640 unenforceable contracts, 225-230 hardship, causing, 646 writing, to be in, 225 illegal, performance made, 640 incapable of performance, contract not Hardship clauses being, 637 use of, 631 inflation, by, 640 Hire-purchase lease, application to, 643-645 agency, relationship of, 524, 525 legal consequences of, 645-648 breach of undertaking, 71, 72 non-occurrence of event, on, 636

non-performance, excuse for, 589

partial performance, compensation for-

amount, estimation of, 651 :

collateral contracts, 71, 72

200

conformity with description or sample.

inability to exclude or restrict.

Illegal contracts-contd Hire purchase contd proof of illegality, 443 partial performance, compensation forpublic policy, on ground of. See PUBLIC contracts involved, 151 POLICY defaults under, 692 reform of law, 443 extension of, 151 severance, not subject to, 471 implied terms, 152. state of mind of parties, relevance of, ' non-performance of contract, 190 statutory provisions, 151, 152 422-424 statute, prohibited bystatutory requirements, 399, 400 carriage of goods, relating to, 401, implied undertakings as to, 200 402 contract, prohibited acts in passing, 150 pursuance of, 400 transactions, 151 express, 399 Horseracing Totaliser Board formation or performance, illegality bet with, nature of, 356 infecting, 403-405 Husband and wife hire-purchase, requirements, 399, legal relations, intention to create. See INTENTION TO CREATE LEGAL 400 implied, 401, 402 RELATIONS insurance business, relating to, 402, life assurance policies by, 503 undue influence between, 351-353 revenue statutes, 400 stamp duty provisions, 401 Illegal contracts statute, meaning, 399 consequences of illegality unficensed broker, by, 401 contract illegal in inception, 424-439 Implied terms contract lawful in inception, illegal business efficacy, giving, 157-160 exploitation of performance courts, by, 153-162 of, 440-443 custom, by, 145-148 state of mind of parties, relevance employment contract, in, 154-156 of, 422-424 exclusion, provision for, 161 contract lawful in inception, illegal hire-purchase contract, in, 152 exploitation of performance of, intrinsic failure of expression, to repair, to the sine 440-443 - care Lair 157 inception, inlease of furnished house, in, 153 foreign contract, 438, 439 general principle, 424, 425 mandatory, 161 marine insurance policies, in, 147, 148 money paid and chattels or land market usage of 149 transferred, irrecoverability meaning, 14 of, 429-435 nature of contract, required by, 155 remedy, no right to claim, 424 officious bystander test, 159, 160 subsequent or collateral contract, safe system of work, as to, 161, 162 illegality of, 437, 438 sale, in, 14-16 void, being, 425-429 sale of goodslawful contract, exploitation for illegal codification of law, 149, 150 purpose, 423 description, sale by, 149 money paid and chattels or land merchantable quality, of, 149 transferred, irrecoverability ofsample, sale by, 149, 152 disclosure of illegality not essential title, passing, 150 to cause of action, where, sale of land contract, in, 153, 154 430-434 statute, by, 148-153 equitable claim, and, 432 subject to quota, 159, 160 exceptionssupply of goods, on, 152, 153 parties not in pari delicto, 434usage, importance of, 146 warranties, 15 performance, party repenting work and materials, contract for, 153 before, 435, 436434 Inchoate contracts in pari delicto potior est conditio agreement not to consider other offers. defendentis, maxim of, 429 75 principle of, 429 formation, 73-77 money paid under, recovery in quasilock-out agreement, 74, 75 contract, 731, 732 negotiation in good faith, 73, 74 ownership of goods passing under, 426restitutionary relief. 76, 77

Indemnity Interest ciauses, unreasonable, 209, 210 damages, on, 681, 682 contract of, 209 late payment of commercial debts, on, 682 damages, and, 314, 315 Interest rate swaps guarantee, and, 228 local authorities, by, 730, 731 misrepresentation, for, 314 wagering contract, whether, 359 Injunction International commercial contracts enforcement in specie of contract not UNIDROIT principles, 29 otherwise enforceable, resulting Invitation to treat in, 703 circular or catalogue as, 37 negative stipulation, forbidding instances of, 37-40 infringement of, 702, 703 offer distinguished, 34-37 performance of contract, enforcing, self-service shop, items in, 37, 38 701 shop window, display in, 37, 38 personal service contract, enforcement of, 702 Judgment debt prohibitory or mandatory, 701 liability to pay, 740 Inland Revenue Jurisdiction of court contract to defraud, 421, 422 contract to oust, void, 445-447, 467 Insurance bet, as, 357 Laches classes of, 329 doctrine of, 713, 714 compulsory, 19 disclosure, duty ofinability to make title to, damages for. insured, of, 331 1 682 insurer, of, 332, 333 interest in land, meaning, 230 frustration of contract, 653 produce, nature of, 231 illegal contracts, 402, 403 Sale. See SALE OF LAND 1 A Dark att about the second limited interest, of, 508 Lease collateral contract, 144 marine. See MARINE INSURANCE payment of exemplary damages, frustration doctrine, application of, against, 410 643-645 privity of contract, and, 503 minon contract by, 483 prudent insurer, matters influencing reasonable fitness for habitation, mind of, 330 implied term of, 153 uberrimae fidei, 329-334 termination of contract contained in, Intention to create legal relations 608-610 · commercial agreementstying covenant, 608, 609 advertisement of goods, 126 under seal, requirement of, 248 association between plaintiff and writing, contracts requiring, 230-232 defendant, 126 Letter of comfort certainty of, 129 intention to create legal relations, 129 collective agreements, 131 Letter of intent ex gratia, use of term, 128 nature of, 48, 49 industrial corporations and trade Life assurance unions, between, 130, 131 husband and wife, policies by, 508 legal difficulties, resolving, 130 Limitation of actions letter of comfort, 129 account, action for, 708 not binding in law, declaration of .acknowledgement, effect of, 711-713 127, 128 disability, extension of time in case of, onus of proof of intention, 128 710, 711 presumption in, 126 equitable claims, effect of lapse of time statement forming part of, 127 on, 713, 714 doctrine, emergence of, 13 fraud, effect of, 708-710 . domestic agreementsnon-performance, excuse for, 590 family arrangements, 125 part payment, effect of, 711-713 friendly adventure, and, 125 simple contract, action founded on, husband and wife, between, 122-706-708 ::: specialty, action on, 708 parent and child, between, 124, 125 starting of period of, 707 generally, 121 Limiting clause. See EXEMPTION CLAUSE propositions, 122 Logo social engagements, position of, 129 wagering purposes, for, \$69-379

Local authorities	Misrepresentation-contd
interest rate swaps by, 359, 730, 731	fraudulent-
	contract negotiations, in course of
Maintenance	77
agreement not to apply for, 446, 447	damages for, 321-323
Maintenance and champerty	honest belief, absence of, 302, 30
illegality, 419, 420	meaning, 301
right of action, assignment of, 573	meaning as understood by
Marine insurance	
construction of policy, 147	representor, considering, 30 rescission for, 313
disclosure, duty of, 329, 330	
implied terms, 147, 148	indemnification of plaintiff, 314
	innocent-
Marriage viiting, policy requiring, 248, 249	meaning, 139, 309
	remedies, 139
contracts prejudicial to status of, void,	remedy for, 293
447-449, 467	judgment of plaintiff, affecting, 299,
Mentally disordered persons	300
capacity to contract, 496-498	legal boundaries, straddling, 291
Minor	legally harmless, 298
age of majority, reduction of, 488	minor, by, 490, 491
bailment, liability in, 491	Misrepresentation Act 1967-
contract by-	common law, amending, 326
beneficial contracts of service, 481-483	damages, assessment of, 320, 323-3
general rule, 477	exemption clauses, 326-328
guarantee of, 489	general effect of, 325
lease, for, 483	misrepresentation, not defining, 35
necessaries, for, 478-481	negligent misrepresentation unde
quasi-contract, claim in, 741	307-309
property passing under, 489	problems caused by, 326
ratification of, 488	right to rescission, limits to, 318,
repudiation, 483-488	319
restitution, equitable doctrine of,	mistake, and, 252
491, 492	nature of, 293-301
voidable, 477, 483-488	
copyright, assignment of, 487, 488	negligent-
delictual liability, 489-491	burden of proof, 307
disposition of property by, 487	common law, at, 303-307
	contract negotiations, in course of
fraud by, 490, 492	77
misrepresentation by, 490, 491	damages for, 139, 307-309,, 323
parents, agreements with. See INTENTION	fiduciary relationship, effect of, 30
TO CREATE LEGAL RELATIONS	financial loss, producing, 303
partner, as, 484	Hedley Byrne v Heller, effect of, 303
shares, acquisition of, 484	304
Misfeasance	pre-contractual statements, liability
action for, 5, 6	for, 304-306
Misrepresentation	remedies, 140
affirmation of contract, 311, 315	special relationship, liability
carelessness, and, 302	depending on, 304
common law and equity, amalgam of,	statutory provisions, 307-309
291, 292	tortious claim, presence of
damages for-	ingredients of, 305
action for, 320	non-disclosure, and, 328. See also NON-
assessment of, 321, 323-325	DISCLOSURE
deceit, based on action for, 324	plaintiff not knowing of, 298, 299
fraudulent misrepresentation, for,	pre-contractual statements, effect of, 29
321-323	remedies-
negligent misstatement, for, 323	breach of contract remedies,
purpose of, 321	relationship with, 309-311
rescission, in lieu of, 320, 325	damages. See damages for, above
right to, extent of, 320	rescission. See rescission for, below
statutory provisions, 320, 323-325	representation-
estoppel-	change of circumstances, becoming
giving rise to, 108	false on, 298
relationship with 496 997	catagor b., 904

representation-contd	common-contd
existing fact, relating to, 294	agreement reached on basis of-contd
fact, of, 294	setting aside, 264-267
facts and figures, supported by, 296	subject matter, as to, 256, 260-263
inducement to enter contract, 298-	total failure of consideration, 255
301	underlying assumption, as to,
law, of, 296	259, 260
material, 300	void at common law and equity,
meaning, 293-298	254-264
mere, concept of, 292	fact, of, 261
opinion, expression of, 298	
	meaning, 252
past event, relating to, 294	mutual distinguished, 253
simplex commendatio non obligat,	nature of contract, as to, 259
general rule of, 298	rectification of contract, 283
statement of intention	subject matter, as to, 256, 260-263
distinguished, 294	common law and equity, at, 252
rescission for-	conclusion of contract, at time of, 253,
common law procedure, 313	254
communication of, 311	doctrine of, 14
completely effective remedy, not, 314	documents mistakenly signed-
damages in lieu of, 320, 325	assignment, 286, 287
defrauded party, as act of, 312	burden of proof, 286
development of remedy, 313	content, mistake as to, 287, 288
disappearance of representor, effect	false statement, induced by, 284
of, 312	illiterate or blind person, by, 284, 285
effect of, 311-313	liability, escaping, 284
election for, 311	mistaken party, intention of, 285
equity, at, 313	negligence of party, due to, 288, 289
indemnity, and, 314	non est factum, plea of, 284-288
limits to right of-	void, being, 286
affirmation of contract, 311, 315	factual situations, 253
injury to third parties, 317, 38	legal doctrine, 251, 252
lapse of time, 316	meaning, 251
restitutio in integrum impossible,	mones paid under, quasi-contractual
316, 317	liability,
statutory provisions, 318, 319	being legally bound to pay money,
principle of, 311	plaintiff believing in, 726
	carelessness, relevance of, 725
recaption of property as	estopped from reliance on, 727
communication of, 311	
remedy of, 292.	fact, mistake of, 724
winding-up of companies, third party	general rule, 724
rights on; 318	supposed contract, not arising in
silence as, 296-298	relation to, 725
statutory provisions, 139, 140, 293	voluntary payment, 726, 727
Unfair Contract Terms Act 1977,	mutual
provisions of, 213	apparent agreement, vitiating-
untruth, plaintiff aware of, 300, 301	common law, at, 271-274
victims, rescuing, 19	equity, effect in, 281, 282
web of rules as to, 292	example of, 272
Mistake	existence of contract, inferring,
category of document, as to, 284	272
common-	fundamental mistake, 270, 271
agreement reached on basis of-	common distinguished, 253
attitude of courts, 254	judicial approach to, 253
collateral contract, recovery on	meaning, 253
basis of, 258	narrow scope of, 252
equity, relief in, 264-270	operation of, 252
impossibility of performance, 257	types of, 252
intention, test of, 258, 259	unilateral-
nature of contract, as to, 259	apparent agreement, vitiating-
rectification, 267-270	common law, at, 274-280
res extincta, cases of, 255-257	equity, effect in, 282, 283
050	Sundamental mistake 970 271

Mistake-contd

Offer-contd Mistake-contd invitation to treat distinguished, 34-37 unilateral-contd offeree, death of, 69 fraud, due to, 276-280 preliminary statement of price, and, 39, meaning, 253 mistaken identity, cases of, 274-280 promise to be bound, as, 34 other party, known to, 274 public at large, to, 34 rectification of contract, 283 revocation ofalteration of intention, 63 Necessaries any time up to acceptance, 62 basis of liability for, 480, 481 bankers' commercial credits, 66 meaning, 478 change of mind, 62 minor's contract for, 478-481 communication of, 62-64 pledge of husband's credit for, manifestation of intention, 63 presumption as to, 532-534 promise in return for act, of, 64-66 quasi-contract, claim in, 741 reward, of, 34 station in life, suitability for, 479 standing, 51, 52 Necessity tender as, 50 agency of, 532 termination of-Negligence circumstances of, 62 documents mistakenly signed due to, death, on, 68, 69 288, 289 failure of condition, on, 67, 68 fraud distinguished, 302 unfair terms. See UNFAIR CONTRACT TERMS: lapse of time, by, 67 UNFAIR TERMS IN CONSUMER revocation, by, 62-67 Option to buy CONTRACTS REGULATIONS breach of, 158 Negligent misstatement. See contract, bringing into existence MISREPRESENTATION unilaterally, 165 Negotiable instrument agent, contract by, 537, 538 Parol evidence assignment and negotiability rule, 135 distinguished, 577-580 Part payment cash, similar to, 577 deposit, and, 694 good faith, taking in, 580 unpaid instalment, liability for, 695 negotiability-Part performance, doctrine of assignment distinguished, 577-580 decisions on, 245 recognition of, 579 generally, 240 requirements, 578 nature of acts required by, 242-245 third party action on, 503 payment of money, sufficiency of, 244 transfer of, 579, 580 scope of, 242 Non-disclosure underlying basis of, 241, 242 constructive fraud, 334, 335 contracts uberrimae fidei, 329-334 Partnership agreement, repudiation of, 610 misrepresentation, as, 296-298, 328 dissolution as wrongful dismissal, 682 Nonfeasance minor as partner in, 484 action for, 5, 6 Novation of contract extravagant and unconscionable assignment distinguished, 577 amount, as, 690 original obligor, replacement of, 581 guidance on, 690-693 liquidated damages, or, 689 Offences meaning, 689 arrestable, concealing, 418 onus of disproving, 689 crime, contract to commit, 410-413 re-transfer of shares, clause for, 693 law compromise of, 418 prosecution, suppression of, 417, 418 relief against, 9 Performance of contract Offer bilateral contract, 588 acceptor having knowledge of, 59-61 delegation of, 582 carriage, of, 39 divisible covenants, 593 condition, failure of, 67, 68 failure ofcounter-offer, and, 41-44 recovery of advance payment, 593. cross-offers, 61 594 declaration of intent, and, 35 termination on. See TERMINATION OF definite, proof of, 34

doctrine, emergence of, 12, 13

CONTRACT

Performance of contract-contd	Performance of contract-contd
imperfect, effect of, 590	contracts illegal on grounds of-contd
injunction enforcing, 701	common law, 405
non-performance, excuses for-	consequences of, 406, 407
agreement, 589	crime, to commit, 410-413
contractual, 589, 590	degree of harm, 406
frustration, 589	disadvantages of principle, 406
impossibility, 589	existing heads, closing, 409
limitation, 590	foundations of law, 405, 406
	fraud on third part, to commit, 410
order of, 588	413.
partial, acceptance of, 592	· ·
promisee, prevention by, 593	groups of, 407
substantial, doctrine of, 591, 592	maintenance and champerty, 419,
tender of, 616, 617	420
time, stipulations of, 613-615	mischief of, 407
Price	new heads, recognition of, 409
resale, enforcement of, 522	prosecution, suppression of, 417,
restrictions, attempt to enforce, 521, 522	418
Crivity of comtence.	public life; liable to corrupt, 420,
agency. See AGENCY	421
consideration, relation to doctrine, 86-	public safety, prejudicial to, 414- 417
constructive trust doctrine, effect of, 503-506	public welfare of country, contrary to, 416
covenant over land, and, 506, 507	revenue, to defraud, 421, 422
doctrine of-	scope of, 406-
development of, 499-502	sexual immorality, for, 413
effect of, 501	tort, to commit, 410-413
	types of, 408
metning, 499, 500	
qualifications to, 509-507	void, being, 403
retorm. 501	discrimination, contracts involving, 40
insurance, an 505	foreign contract contrary to
negotiable instruments, actions on, 503	unenforceability, 438, 439
promises, enforcement by, 508-512	payment of emetaplary carriges,
property law, clashes with, 502, 503	insurance against, 410
statutory reform, 88	restraint of trade, doctrine of, 449
strangers, imposition of liability on-	risks of inflation, provisions tying
price, restrictions on, 521, 522	repayment to foreign currencie
rule of law, 516, 517	410
use of goods, restrictions on, 518-521	void contracts-
third parties, rights of. See THIRD PARTIES	generally, 408
third party taking place of original-	jurisdiction of courts, to oust, 445-
party, effect of, 502	447, 467
Produce	legal consequences of-
fructus industriales and fructus naturales,	foreign law, contract subject to,
231	469, 470
Promise	lawful promises, severance and
consideration, and, 7, 8	enforcement of, 470-475
mutual, 8	money paid of property
written documents, evidenced in, 9	transferred, recoverability
Property	of, 468, 469
covenant over, 506, 507	subsequent transactions, in, 469
meaning, 506	voidness, extent of, 467, 468
use, restrictions on, 518-521	restraint of trade, in, 449-467. See
Prosecution	also RESTRAINT OF TRADE
suppression, contract for, 417, 418	status of marriage, prejudicial to,
Public office	447-449, 467
buying, seiling or procuring, 420, 421	Public service vehicle
salary, assignment or mortgage of, 421	clause negativing or restricting liability
Public policy	avoidance of, 196, 197
contracts illegal on grounds of-	
administration of justice, prejudicial	Quantum meruit
to, 417-420	quasi-contract, claims in, 737-739

Quasi-contract	Repudiation-contd
accounts stated, 739, 740	explicit or implicit, 595, 596
assumpsit, evolution of, 10	meaning, 595
bye-law, money due under, 740	minor, contract by, 483-488
classification of, 719	occurrence of, 595
custom, money due under, 740	partnership agreement, of, 610
development of action, 716-718	proof of, 597-599
doubtful, 739-741	refusal to proceed as, 597
genuine, 719-739	rescission on, 604
illustration of, 715	rescission, equivalent to, 485
ineffective contract, money paid in	result of, 596
pursuance of-	summary dismissal as, 599
illegal contract, 731, 732	total failure of consideration, on, 486
meaning, 727	waiver, of, 624, 625
total failure of consideration, on, 728-731	wrongful, mitigation of loss, 683 Rescission
valid, beginning as, 728	fundamental breach, on, 604
void contract, 731	misrepresentation, for. See
judgment debts, liability to pay, 740	MISREPRESENTATION
mistake, money paid under-	repudiation, on, 604
being legally bound to pay money,	Restitution
plaintiff believing in, 726	equitable doctrine of, 491, 492
carelessness, relevance of, 725	Restraint of trade
estoppel from reliance on, 727	contract in-
, fact, mistake of, 724	accepted, 454
general rule, 724	contract of service and contract for
supposed contract, not arising in relation to, 725	sale of business distinguished 452, 453
voluntary payment, 726, 727	legal consequences of, 467
money had and received from third	meaning, 449
party for plaintiff's use, 732-735	restrictive of promisor's liberty to
money paid by plaintiff to defendant's	trade, 453, 456
use-	valid, 451
constraint to pay, 720-722	validity, determining, 457, 458
legal liability on defendant to pay,	void, -449-467
722-724	development of law, 449, 450
liability for, 720	distributors of merchandise, accepted
salvage, '721	by, 465-467
ultra vires regulations, under, 722	doctrine, basis of, 449
voluntary, 720	employees, accepted by-
necessary goods supplied to person	beneficiaries of pension fund,
under disability, claim for, 741	protecting, 462
quantum meruit, claim on, 737-739	competition, protecting, 462
rationalisation, 716	duration, excessive, 461
remedy, 716	geographical extent, 461
residuary class of cases, 715, 716	intended operation, excessive area
statute, money due under, 740	of, 461
unjust benefit, as, 716	more than adequate protection,
wrongdoers, claims against, 785-737	affording, 460
Deil	proprietary interest, protecting, 45
Railways	public interest, relevance of, 462.
clause negativing or restricting liability. avoidance of, 197	trade connection, protecting, 459,
Repudiation	460
charterparty, of, 605, 606	trade secrets, protecting, 459
delivery of goods by instalments, on, 598, 599	exclusive services, contract for, 466,
effect of-	extension of doctrine, 458
generally, 601	innocuous restrictions, 454
innocent party treating contract as at an end, 604-606	intervention of court, requiring, 455 justification, restrictions requiring, 454
innocent party treating contract as	458
continuing, 601-603	object of, 457

Specific performance Repudiation-contd adequate remedy in damages, effect of, partial, 450-452 698 personal, 456 public interest, relevance of, 456, 457, constant superintendence of court, contract requiring, 702, 704 462, 463 contracts for which not granted, 702 reasonableness of, 450, 452, 453, 458 Court of Chancery, order by, 658 severance of promise, 473-475 damages as alternative relief, 705 solus system, under, 455, 465, 466 damages in lieu of, 662 special circumstances, proof of, 458 trade relations, regulation of, 464, 465 discretionary remedy, as, 699, 700 vendor of business, accepted byequitable remedy, as, 698 erection of building, contract for, 704, actual business, protecting, 463 genuine sale, need for, 463 705 proprietary interest, protecting, 463, excluded contracts, 658 independent undertakings, contract 464 containing, 699 Reward meaning, 698 consideration, 83 mutuality, principle of, 700, 701 knowledge of, 60 personal service contract, not granted offer of, 34 for, 702 purpose of, 698, 699 Safety scope of, 698 public, contract contrary to, 414-417 specific delivery of goods, and, 705, 706 Sale of goods Standard form contracts caveat emptor, 15 battle of the forms, 178, 179 conformity with description or sample, consumer protection, and, 24 inability to exclude or restrict, 200 examples of, 22 exclusion clause in, 172 damages. See DAMAGES inequality of bargaining power, and, 24 delivery of goods by instalments, 598, offer and counter-offer by, 178, 179 599 ticket cases, 22 gift distinguished, 96, 97 types of, 22 implied terms. See IMPLIED TERMS non-performance of contract, 189, 190 Unfair Terms in Consumer Contracts Regulations, application of, 216 perished goods, frustration of contract, 653-655 use of. 2-23 Statute of Frauds rejection of goods, right of, 594 case law, 223 short delivery, 606 construction of, 224 title, implied undertakings as to, 200 contracts to which applying, 222, 228 Sale of land implied terms, 153, 154 criticisms of, 224, 225 Law of Property (Miscellaneous history of, 222-225 Provisions) Act 1989. literal application of, 224 non-compliance, effect ofprovisions of, 246-248 avoidance of contract, 238 pre-contractual statement, misrepresentation in, 213 common law, at, 238-240 equity, in, 240-245 return or deposit, discretion to foreign contract, 238, 239 order, 696, 697 subject to contract, 43 part performance, doctrine of, 241-Unfair Contract Terms Act 1977 not applying, 213 note or memorandum of agreementwriting, contracts requiring, 280-232 content of, 233 implied terms, 233 Salvage liability for, 721 joinder of documents, 236-238 requirement of, 232-234 wagering contract, given in respect of, signature of, 234-236 368, 369 subject to contract, 234 Sexual immorality policy of, 222-225 contracts illegal on grounds of, 413 statutory requirements, 23-238 non-compliance, effect of, 238-245 Shares contract to buy or sell as wager, 358 unenforceable contracts under, 221 debt, default or miscarriage of contracts to take, nature of, 333 minor, acquisition by, 484 another person, special promise to answer for, 225-230 re-transfer, clause for, 693

Statute of Frauds-contd Third parties-contd unenforceable contracts under-contd strangers, imposition of liability onsale or disposition of land or interest price, restrictions on, 521, 522 in-land, for, 230-232 rule of law, 516, 517 writing, agreements needing, 10 use of goods, restrictions on, 518-521 Sub-contractors Time duty of care; 189 contractual stipulations, 613-615 exemption clause, effect of, 188, 189 essence, of, 614, 615 Tort contract to commit, illegality, 410-413 contract, interrelationship with, 26, 27 damages, effect of liability on, 678-680 Tender minor, liability of, 489-491 acceptance, 50-52 quasi-contract, claims in, 735-737 offer, as, 50 trespass, action of, 4, 5 performance, of, 616, 617 Trade associations rules, implicit promise to adhere to, 76 restraint of trade, 464, 465 standing offers, 51, 52 Trade secrets Termination of contract restraint of trade protecting, 459 breach, on, 595 Trade union contractual provision foragreements with industrial minor breach, for, 611 corporations, intention to create non-rejection clause, 611 legal relations, 130, 131 without cause, 612, 613 Tyeopees discharge. See DISCHARGE OF CONTRACT action of, 4, 5 innocent party, by, 594 quasi-contract, claims in, 735 lease, contained in, 608-610 partnership agreement, 610 Ubserbasa fidei courrente repudiation: See REPUDIATION family arrangements, 384 wrongful diaminant, 607, 600innustace, cf. 520-868-Third partiesnon-disclosure, effect of, 529-534 breach of contract, recovery of dumages shares in companies, to take, 555 on, 500-512 Office in an electricate of causes of action, 501, 50% criticismo of, 496 negotiable inserusaems, somes on, 508 effect of, 40% original party, taking place of 50% European Communities Act, effect of, principal and agent, position with-496, 496 regard tointernal management of company, agent having authority and known relating to, 496 to be agentregulations, money demanded under, agent as principal, 540 722 foreign principal 538, 539 Unconscionable bayeou Australian law, 339 named principal, 535 trade usage, effect of, 538 examples of, 389, 40 unnamed principal, 536-539 meaning, 339 agent having undisclosed authority, Undue influence 540-543 actualgenerally, 534 effect of, 345 payment to agent, effect of, 543-546 no special relationship between undisclosed principal, 540-543 parties, where, 346, 347 restrictive covenant, enforcement agreement, vitiating, 337 avoidance of contract for, 349 against, 517 rights ofbargains, mending, 698 acquisition of, 513 borrowing transactions, in relation to, enforcement, unfair, 515, 516 350-354 exceptions, 516 broad principle, statements of, 345 exemption clause. See EXEMPTION categories of, 345 CLAUSE contract procured by, affirmation of, 348 express conferring of, 513 definition, 346 identification in contract, 514 development of doctrine, 338 promisee, enforcement by, 508-512 effect of, 337 statutory provisions, 512-516 equity, doctrine at, 337 statutory reform, 88, 189, 501 independent advice, requirement of, variation and cancellation, 514, 515 353, 354

Unfair Contract Terms Act 1977-contd Undue influence-contd reasonableness test-contd lender, putting on enquiry, 353 misrepresentation, signature obtained burden of proof, 205 double, 202 by, 344 factors taken into account, 205-208 no special relationship between parties. guidelines, 205-208 where, 346, 347 House of Lords decisions, 207, 208 origin of law, 347 incorporation of term, 206 presumedinsurance, relevance of, 207-209 confidential relationship between terms subject to, 200-202 parties, where, 847-354 time for application, 204 confidential relationships giving rise relevant legislation, saving for, 214 to, 345, 346 scope of, 197-199 effect of, 345 secondary contracts, use of, 210 husband and wife, between, 351-353 varieties of exemption clause, 212 onus of proof, 349 written standard terms of business, religious, 347, 348 contracts on, 199, 201 test, reformulation of, 350 Unfair dismissal victims, rescuing, 19 damages for, 676 Unenforceable contracts statutory system, 676 form, rules as to, 248, 249 Unfair Terms in Consumer Contracts Law of Property (Miscellaneous Regulations 1994 Provisions) Act 1989, provisions bargaining position, relevance of, 218 of, 246-248 black list of terms, 218 Law of Property Act 1925, s 40, under, contracts to which applying, 216, 217 Directive, implementation of, 216 part performance, doctrine of, 241-245 Director-General of Fair Trading, procedural law, as creature of, 221 powers of, 218 Statute of Frauds. See STATUTE OF FRAUDS effect of, 217 Unfair Contract Terms Act 1977 generally, 197 anti-evasion clauses, 209-211 plain intelligible language, requirement arrangement of, 199 choice of law, effect of, 210, 211 standard contracts, application to, 216 consumer, concept of, 202-204 contracts for sale of land, not applying unfairness under, 217, 218 Unincorporated association to, 213 capacity, lack of, 493 criticism of, 215 dealing as consumer, definition, 202 Unjust enrichment principle of, 718 doubt, provisions for avoidance of, 211, Void contract evaluation, 215 competition law, under. See COMPETITION exemption clauses, dealing with, 197 fundamental breach, doctrine of, 211, contract illegal in inception, 425-429 jurisdiction of courts, to oust, 445-447, generally, 197 indemnity clauses, unreasonable, 209, legal consequences of-210 foreign law, contract subject to, 469, ineffectual contract terms, 200 manufacturer's guarantees, application lawful promises, severance and to. 213, 214 enforcement ofmisrepresentationdoctrine of, 471 exclusion or restriction of liability elimination of promise, 471, 472 for, 327 meaning, 470 provisions on, 213 reduction of promise, 472-475 negligencewhere permitted, 471 definition, 199 money paid of property transferred, liability for, 199 recoverability of, 468, 469 loss or damage arising from subsequent transactions, in, 469 reasonableness test, 200, 201 money paid under, recovery in quasipersonal injury or death, ;imitation contract, 731 of liability for, 200 public policy, on ground of. See PUBLIC reasonableness testapplication of, 204-209 ratification, not capable of, 531, 532 bargaining power, equality of, 208

Void contract-contd restraint of trade, in, 449-467. See also RESTRAINT OF TRADE status of marriage, prejudicial to, 447-449, 467

wagering. See WAGERING CONTRACT

Voidable contract

minor, by, 477 definition, 355-360 each party standing to win or lose under, 356 effect of-

lender and borrower, between, 369-

parties, between, 360-365360 principal and agent, as between, 365-367

securities, on, 368, 369 fresh bargain, and, 361-363 future, past or present fact or event, relating- to, 356 Horseracing Totaliser Board, exclusion of bet placed with, 356-

Wagering contract

interest rate swaps, 359 later promise to pay bet, contract for, 361-363 lost bet, promise to pay, 363 promise to pay money paid under, 366 shares, contract to buy or sell, 358 speculative financial transactions, 359,

stake as only interest in, 357, 358 stakeholder, recovery of money held by, 363

Wagering contract-contd.

subscriptions or contribution to prize, exclusion of, 364 substance of, 357 two parties or groups to, 356 valid contracts distinguished, 359

void, being, 360 Waiver

agreement, not going back on, 625 efficacy of, 624 equitable doctrine, 625, 626 promissory estoppel, 626, 627 repudiation, 624, 625

Warranty

breach, effect of, 166 condition, and, 166, 147. express, 15 implied, 15 meaning, 166 statutory definition, 166

Writing

contracts requiringbill of exchange, 248 consumer credit agreements, 248 fiscal or criminal sanctions, with, 249 Law of Property (Miscellaneous Provisions) Act 1989, provisions of, 246-248 leases for more than three years, 248 marine insurance policy, 248, 249 Statute of Frauds. See STATUTE OF FRAUDS

Wrongful dismissal damages for, 675 effect of, 607, 608

mitigation of damage, 682