

Index

Acceptance

- acceptor having knowledge of offer, 59-61
- communication-adequate, 57
 - electronic commerce, in field of, 56, 57
 - letter failing to arrive, by, 58
 - nature of offer, depending on, 55-57
 - need for, 52
 - offeror, mode prescribed by, 54, 55
 - oral, 55
 - postal, 57-59
 - receipt of, 55
 - silence, effect of, 52, 53
 - telephone, by, 55, 56
 - telex, by, 56
 - unilateral contracts, 53
 - waiver, 53, 54
- conditional assent to offer, and, 43
- conditions, absence of agreement on, 46
- conduct, inferred from, 41, 42
- counter-offer, and, 41-44
- cross-offers, 61
- doctrine, emergence of, 12, 13
- evidence of, 40
- intention to be bound, 45
- observance of written terms, inferred from, 44-47
- recalling, 59
- retrospective, 47
- tender, of, 50-52

Accord and satisfaction

- consideration, 628, 629
- discharge of contract by, 628
- judicial definition, 628

Account

- action for, limitation, 708

Account stated

- claim on, 739, 740

Administration of justice

- contract prejudicial to, illegality, 417-420

Advertisement

- mere puff, as, 34, 126
- promise, whether, 35, 36

Agency

- agent. *See* AGENT
- agreement-
 - effects of, 524
 - meaning, 523
 - privity of contract, effect of, 524

Agency—contd

- binding obligations on parties, lack of, 552, 553
- cohabitation, presumption in case of, 532-534
- Commercial Agent Regulations, 556, 557
- English law, place in, 523-526
- estoppel, by, 527, 528
- formation of, 526-534
- meaning, 523
- necessity, of, 532
- principal-
 - act of bankruptcy by, 558
 - agent, contract with, 554
 - commission, liability for payment to, 554-556
 - death of, 557
 - insanity of, 557, 558
 - named, 535
 - unauthorised acts, position in relation to, 546-550
 - undisclosed, 540-543
 - unilateral revocation of authority by, 556, 557
 - unnamed, 536-539
- relationship of, 523
- termination of-
 - act of bankruptcy by principal, on, 558
 - act of parties, by, 552-557
 - death of principal or agent on, 557
 - insanity of principal or agent on, 557, 558
 - means of, 552
 - mutual consent, by, 552
 - operation of law, by, 557-559
 - renunciation of authority, 552
- third parties, position with regard to-
 - agent having authority and known to be agent-
 - agent as principal, 540
 - foreign principal 538, 539
 - named principal, 535
 - trade usage, effect of, 538
 - unnamed principal, 536-539
 - agent having undisclosed authority, 540-543
 - generally, 534
 - payment to agent, effect of, 543-546
 - undisclosed principal, 540-543

Agent

- authority-
 - acting without, 546
 - actual, 547
 - apparent, 547-549
 - enlargement of scope, 548
 - Factors Act, effect of, 548, 549
 - implied warranty of, 551
 - implied, 547, 548
 - meaning, 546
 - mistaken belief in, 550
 - ostensible, 547
 - renunciation of, 552
 - termination of, 552
 - unilateral revocation, 556, 557
- contract with principal, 554-556
- death of, 557
- del credere, 228
- existence of agency, not disclosing, 540-543
- express appointment, 527
- independent contractor, or, 524
- insanity of, 557, 558
- intermediary, as, 525, 526
- named principal, of, 535
- party for whom acting, question of, 525
- payment to by third party, 543-546
- principal, as, 540
- ratification of acts of-
 - competent principal, existence of, 530, 531
 - contract professedly made on behalf of principal, 529, 530
 - moment of acceptance, relation back to, 526
 - prerequisites of, 529-532
 - relationship arising on, 528
 - void contracts, exclusion of, 531, 532
- unauthorised acts of-
 - agent, position of, 550-552
 - liability for, 550
 - principal, position of, 546-550
- undisclosed principal, of, 540-543
- unnamed principal, of-
 - contract under seal on behalf of, 537
 - foreign, 538, 539
 - negotiable instruments, in relation to, 537, 538
 - third parties, position of, 536-539
 - trade usage, effect of, 538
- wagering contract, effect of, 365-367

Agreement

- acceptance. *See* ACCEPTANCE
- anti-competitive. *See* COMPETITION LAW
- certainty, requirement of, 47-52
- consensus ad idem*, 33
- existence, determining, 33
- intention to create legal relations. *See* INTENTION TO CREATE LEGAL RELATIONS
- offer. *See* OFFER
- subject to contract, 163

Alien enemy

- contract with, 414-416
- meaning, 414

Apprenticeship

- fundamental breach of contract, 600, 601
- minor's contract of, 481-483

Arbitration

- conditional fees, 420
- custom of trade, taking into account, 146
- jurisdiction of courts, contract to oust, 446

Arbitrator

- prohibited contract, award in respect of, 425

Assignment

- absolute, 563, 564
- advance payments of hire, right to receive, 573
- automatic, 585, 586
- bare right of litigation of, 573
- chose in action, of-
 - assignability, 562-570
 - common law, at, 562
 - equitable, 562-570. *See also* equitable, *below*
 - gratuitous agreement for, 568
 - legal chose, of, 566, 567
 - power of, 561
 - statutory, 567-570. *See also* statutory, *below*
- conditional, 564, 565
- contract prohibiting, 575-577
- contractual liabilities, of-
 - involuntary, 585, 586
 - voluntary, 580-584
- contractual rights, of-
 - assignability, 562-570
 - common law, at, 562
 - equitable, 562-570. *See also* equitable, *below*
 - involuntary, 585, 586
 - power of, 561
 - statutory, 567-570. *See also* statutory, *below*
- equitable-
 - absolute, 565
 - assignor as party to action, 565, 566
 - assignor suing in own name, 565
 - effect of, 562-567
 - existing chose, of, 569
 - form of, 562
 - future property, of, 570
 - intention of assignor, 563
 - Law of Property Act, not satisfying requirements of, 569
 - legal chose, of, 566, 567
 - non-absolute, 565, 566, 570
 - notice of, 571
 - title, transfer of, 568
- equities, assignees taking subject to, 572, 573

Assignment—contd

- fruits of litigation, of, 574
- genuine commercial interest, assigner having, 574
- maintenance, savouring of, 573
- negotiability distinguished, 577-580
- notice-
 - debtor, to, 571
 - failure to give, effect of, 571
 - form of, 571
 - requirement of, 571
 - statutory assignment, of, 567
- novation distinguished, 577
- prejudice to other party, causing, 574
- reassignment, 564
- right incapable of, 573-577
- set-off of debt, 572, 573
- statutory-
 - absolute, 567
 - essentials of, 567-570
 - notice of, 567
 - title, transfer of, 568
 - written, to be, 567
- title, transfer of, 568
- void, 573
- voluntary, 568

Assumpsit

- action of, 1, 5
- bailment, and, 95
- debt, and, 6
- indebitatus, 10, 11
- misfeasance, for, 5
- nonfeasance, not lying for, 5
- origin of, 4-6
- part of debt, payment on promise to forgo balance, 103
- promise, resting on, 103
- promissory remedy, evolution into, 9
- quasi-contract, evolution into, 10, 718
- special, 10
- verbal, 238

Auction

- advertisement of, whether promise to hold, 35, 36
- highest bidder, collateral contract with, 36

Bailment

- act of conversion terminating, 433
- assumpsit, association with, 95
- consideration in relation to, 94-96
- exemption clause, effect of, 184, 187
- meaning, 94
- minor, liability of, 491
- non-performance of contract, 191
- quasi-deviation, 191
- relationship *sui generis*, as, 95, 96

Bankers' commercial credits

- irrevocable, 66, 67
- refusal to honour, 66
- transactions, 66
- use of, 66

Bankruptcy

- contract for personal services, effect on, 586

- contractual rights and liabilities, assignment of, 585, 586
- principal, of, 558
- proceedings, object of, 585

Bargaining power, equality of

- reasonableness of contract terms, and, 208, 218
- bargaining skill, and, 21
- consumer protection, and, 24
- doctrine, introduction of, 342
- economic duress. *See* DURESS
- example of, 341
- freedom of contract, interference with, 20, 21
- general doctrine, rejection of, 350
- scope of, 344
- standard form contracts, and, 24
- traditional statement of, 341
- unconscionable bargain, 338, 339
- undue influence. *See* UNDUE INFLUENCE

Bill of exchange

- consideration for, 85
- writing, requirement of, 248

Bond

- meaning, 2
- penal, 2, 3

Breach of contract

- anticipatory-
 - effect of, 596
 - meaning, 596
 - mitigation of loss, 685-687
- condition, of, 169-171
- consequences attached to, 170
- damages for. *See* DAMAGES
- enforcement on, 657, 658
- extent of, 171
- fundamental-
 - affirmation of contract, 194
 - apprenticeship, of, 600, 601
 - carriage by sea, 192
 - construction of contract, 599
 - construction, rule of, 194, 195
 - degree of importance of term, 600
 - effect of-
 - generally, 601
 - innocent party treating contract as continuing, 601-603
 - exemption clause, nature of, 193-196
 - fundamental term, breach of, 193
 - innocent party treating contract as at an end, 604-606
 - limitation of liability, 193
 - meaning, 599
 - onus of proof, 192
 - rescission on, 604
 - root of contract, going to, 600
 - rules for, 193
- Unfair Contract Terms Act 1977, effect of, 211, 12

Breach of contract—contd

- innocent party, steps taken by, 657
- remedies—
 - damages. *See* DAMAGES
 - extinction of, 706-714
 - injunction. *See* INJUNCTION
 - misrepresentation remedies,
 - relationship with, 309-311
 - specific delivery of goods, 705, 706
 - specific performance. *See* SPECIFIC PERFORMANCE
 - time limits. *See* LIMITATION OF ACTIONS
 - repudiation. *See* REPUDIATION
 - specific performance. *See* SPECIFIC PERFORMANCE
 - warranty, of, 166

Breach of promise

- action for, 5, 6

Capacity of parties

- corporations. *See* CORPORATIONS: *ULTRA VIRES*
- drunkards, 498
- mentally disordered persons, 496-498
- minors. *See* MINOR
- unincorporated association, 493

Carriage by land

- non-performance of contract, 191
- statute, contract prohibited by, 401, 402

Carriage by sea

- contract, content of, 19, 20
- exemption clause. *See* EXEMPTION CLAUSE
- frustration of contract, 653
- fundamental breach of contract, effect of. *See* BREACH OF CONTRACT
- Hague Rules, 215
- non-performance of contract, 190, 191
- quasi-deviation, 191

Charterparty

- repudiation, 605, 606
- use, restrictions on, 518-520

Choice of law

- Unfair Contract Terms Act 1977, effect of, 210, 211

Chose in action

- assignment of. *See* ASSIGNMENT
- equitable, jurisdiction over, 569
- legal, 563
- meaning, 561

Cohabitation

- agency, presumption of, 532-534

Collateral contract

- construction of, 72
- example of, 70, 71
- hire-purchase cases, 71, 72
- illegal contract, springing from, 437, 438
- meaning, 70
- negotiating process, arising in, 75, 76
- use to avoid problem of term or representation, 144

Collective agreements

- intention to create legal relations, 130, 131
- statutory provisions, 131

Commercial agreements

- legal relations, intention to create. *See* INTENTION TO CREATE LEGAL RELATIONS

Common law

- courts outside system, 2
- early, content of, 1
- limitation of claims, 3

Competition law

- abuse of dominant position—
 - Article 82, provisions of, 385
 - complex concept of, 386
 - distortion of competition by, 386
 - prohibition, 385
 - UK rules, 393
- anti-competitive agreements—
 - agreement, definition, 374, 375
 - appreciable effect on competition,
 - having, 378
 - Article 81, provisions of, 374
 - associations of undertakings,
 - decisions by, 376
 - block exemptions, 379-381, 389
 - concerted practices, 375, 376
 - de minimis, 378, 391
 - EC law, extra-territorial effect, 378
 - economic effects from time to time, 382
 - effect of entering into, 381-385
 - horizontal and vertical, 378
 - illegality, 384, 385
 - individual exemptions, 380, 383
 - inter-Member State trade, effect on, 377
 - modernisation of EC rules, 380
 - prevention, restriction or distortion of competition, 376, 377
 - prohibition, 374-379
 - restitution of benefits, 384
 - sword, use of provisions as, 384
 - UK rules—
 - block exemptions, 388-393
 - Chapter I prohibition, 388-393
 - excluded agreements, 390
 - notifications, 389
 - parallel exemptions, 389
 - resale price maintenance, 391-393
 - scheme of, 390
 - vertical agreements, 391-393
 - undertaking, meaning, 376
 - voidness, 381-385
- EC rules—
 - abuse of dominant position. *See* abuse of dominant position, *above*
 - anti-competitive agreements. *See* anti-competitive agreements, *above*
 - enforcement, 373
 - implementation of, 373
 - Treaty of Rome, in, 373
 - resale price maintenance, 391-393
 - UK rules—
 - breach of prohibitions,
 - consequences of, 396, 397

Competition law—contdUK rules—*contd*

- Chapter I prohibition, 388-393
- Chapter II prohibition, 393
- Competition Act 1998, position after entry into force, 387, 388
- consistency with EC law, 393-396
- position before 1 March 2000, 387
- third parties, liability to, 397
- voidness of agreements, 396, 397

Compromise

- lawful, 418

Condition

- breach of, effect, 169-171
- civil law meaning, 162
- contract term, as, 165, 166
- implied obligations as, 170
- meaning, 162
- obligations subject to, 164
- planning permission, contract subject to, 165
- precedent-
 - effect of, 163
 - inability to fulfil, 163
 - suspension of right by, 164
- promissory, 164, 165
- statutory definition, 166
- subsequent, meaning, 165
- uncertain, 163
- warranty, and, 166, 147

Conditional fees

- legality of, 419, 420

Consideration

- accord and satisfaction, for, 628, 629
- adequacy of-
 - bailments, in relation to, 94-96
 - bargain, elements of, 90
 - baseless claim, staying, 91, 92
 - compromise agreement, supporting, 93
 - courts not inquiring into, 90
 - gift and sale, distinction between, 96, 97
 - gratuitous service, liability for improper performance of, 96
 - prosecution of legal claim, staying, 91-94
 - sufficiency, and, 89, 90
- analysis of, 7, 8
- bailments, in relation to, 94-96
- bill of exchange, for, 85
- continuous, 8
- contracting party stipulating, 94
- counter-promise as, 8
- definition, 79-82, 88
- detriment as, 7, 81, 82
- doctrine of, 7-9
- doctrine of privity, relation to, 86-88
- establishment of presence of, 81
- executed-
 - executory, and, 82, 83, 117, 118
 - past, and, 83-85
 - sufficiency of, 89

Competition law—contd

executory-

- executed, and, 82, 83, 117, 118
- sufficiency of, 89
- existing contractual duty, plaintiff bound by-
 - assumpsit*, cases in, 103
 - cheque, payment by, 106
 - economic duress, 101
 - estoppel. *See* ESTOPPEL
 - examples of, 100
 - exceptions to rule, 105-109
 - part of debt, payment on promise to forgo balance, 102-109
 - Pinnett's Case, rule in, 103
 - promise to pay extra, 100, 101
 - promissory note, payment by, 105, 106
 - state of law on, 101
 - third party, to, 117-120
- function of, 79-82
- future, 8
- history of, 80
- insufficiency of-
 - creditors, compositions with, 116, 117
 - existing contractual duty, plaintiff bound by, 100-116
 - existing contractual duty to third party, plaintiff bound by, 117-120
 - public duty imposed by law, where, 98, 99
 - test of, 97
- later deed, supporting, 92
- Lord Mansfield's attack on, 80, 81
- meaning, 7
- moral obligation, in terms of, 80, 81
- mutual promises, 8
- origins of, 8
- past, 83-85
- present, 8
- price paid for promise, as, 82
- promise, relationship with, 7, 8
- promisee, moving from, 85-88
- purchase and sale, language of, 82
- reduction of rent, for promise of, 107
- reward, 83
- sufficiency of-
 - adequacy, and, 89-97. *See also* adequacy of, *above*
 - criterion, 88
 - executed, 89
 - executory, 89
 - generally, 88
 - rules, 89
- total failure of, 255, 728-731
- unenforceable debt, promise to pay, 84
- unilateral discharge of contract, for, 627-630

Construction

- web of transactions, 24

Constructive trust

- application of, 504

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

Damages—contdmeasure of—*contd*

- market value, 669, 670, 674
- nominal, 674
- non-pecuniary losses, for, 675
- own loss, for, 660, 661
- principles of, 659
- profit on sale, 670, 671
- profit, not including, 659, 660
- restitutio in integrum*, principle of, 659, 669

Sale of Goods Act, provisions of, 669
 special circumstances, knowledge of, 672, 673

third party, suffered by, 661
 wrongful dismissal, for, 675

misrepresentation, for. *See*

MISREPRESENTATION

mitigation—

- anticipatory breach, on, 685-687
- burden of proof, 683, 684
- reasonable opportunity of, 682
- remoteness, as aspect of, 684
- wrongful dismissal, on, 682
- wrongful repudiation of goods, on, 683

other person's loss, recovery for, 509-512

penalty. *See* PENALTY

pre-estimate of loss, 689

remoteness of damage—

- consequences of breach, 665
- criterion for determining, 665
- damage liable to result, 666
- delayed delivery of chattel, loss due to, 664
- loss of profit, 663-668
- meaning, 659
- principle, 658, 659
- probability, degree of, 666
- reasonable contemplation of parties, within, 665-668
- reformulation of rule, 664
- rule governing, 663, 664
- usual course of events, arising in, 668, 669

resitutory, 660

right to demand, extent of, 658

specific performance, in lieu of, 662, 705

stigma, 93, 675

tax liability, effect of, 678-680

unfair dismissal, for, 676

Debt

- action for, 3, 4
- action sur contract, 6
- assumpsit*, and, 6
- infancy, contracted in, 85
- unenforceable, promise to pay, 84

Deceit

- action for, 302
- quasi-contract, claims in, 736

Deed

- discharge of contract by, 619

Deposit

- earnest or guarantee, as, 694
- forfeiture, relief against, 698
- part payment, and, 694
- payment in advance, as, 694
- penalty rule, 696
- practical effect of rules, 695, 696
- return, discretion to order, 696, 697

Detinue

action in, 3

Director-General of Fair Trading

- anti-competitive agreements, notification of, 389

Unfair Terms in Consumer Contracts Regulations 1994, powers under, 218

Discharge of contract

- abandonment, 619, 620
- accord and satisfaction, 628
- bad reason, for, where good reason also existing, 606, 607

bilateral—

- availability of, 621
- executory contract unenforceable unless evidenced in writing—
 - fresh agreement, original contract replaced by, 622-624
 - partial, 622
 - problem of, 621
 - simplicity, 622

waiver of contractual term, 624-627

deed, by, 619

extinguishment by agreement, 619

unilateral, 627-630

waiver of term—

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

Drunkards

capacity to contract, 498

Duress

- agreement, vitiating, 337
- avoidance of contract procured by, 337
- common law doctrine, 337
- economic, 101
 - credit facilities, withdrawal of, 343
 - doctrine, introduction of, 342
 - English law, in, 340
 - example of, 341
 - limits of, 342, 34
 - mistake, money paid under, 343
 - traditional statement of, 341
- effect of, 337
- examples of, 338
- goods, of, 338
- legal, meaning, 337
- person, of, 338
- violence, contract procured by, 338

Economic theory

- individualistic, limits of, 19
- influence of, 18-20

Electronic commerce

acceptance, communication of, 56, 57

Electronic communications

effect of powers, 249

Employment contract

change in terms, requirement to inform of, 156

damages for breach, effect of tax liability, 679, 680

implied duty of trust and confidence, breach of, 675, 676

implied terms, 154-156

termination without cause, provision for, 612

wrongful dismissal, 607, 608
damages for, 675**Estoppel**

agency by, 527, 528

contractual obligation, giving rise to, 109, 110

equitable, 110

misrepresentation, and, 336, 337

misrepresentation of existing fact, on, 108

promissory-

clear and unambiguous, promise to be, 111

conduct of promisee, 114, 115

defence, as, 110, 111

detriment, promisee acting to, 114, 115

doctrine of, 108, 109

inequitable, enforcement being, 115

promisee to act equitably, 115, 116

support for, 110

suspension and extinction of right distinguished, 112, 113

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 on-

bailment, 191

carriage of goods by land, 191

carriage of goods by sea, 190, 191

hire-purchase, 190

sale of goods, 189, 190

Exemption clause—contd

notice of-

belated, 174

incorporation in contract, 174

previous course of dealing, inferred from, 175, 176

requirement of, 174

standard form contracts, 178

surprising term, of, 177

ticket cases, 176, 177

problems caused by, 171

regulation of, 20, 23

signed document, in, 179, 180

standard form contract, in, 172

statutory provisions avoiding, 196, 197

third party, whether protecting-bailees, 184

bill of lading contracts, 182, 183, 187

contract of carriage, under, 182, 184

contracting party, intervention by, 184, 185

direct contract, creation of, 185, 186

extension of immunity, 183

sheltering behind, 183

statutory provisions, 189

sub-bailment, 187

sub-contractors, 188, 189

tortious liability to, 183

uniform allocation of risk, 188

Unfair Contract Terms Act. See UNFAIR CONTRACT TERMS ACT

unsigned document, in, 174-179

Express terms

disagreement as to, 135

formality, no need for, 134

interpretation, 134

meaning, disagreement as to, 135-137

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

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

written document, contract contained in, 144, 145

- Financial services**
 gaming contracts, exclusion from, 359, 360
- Force majeure**
 clauses, 631
- Formation of contract**
 acceptance. *See* ACCEPTANCE
 conduct, inferred from, 69, 70
 construction—
 collateral contracts, 70-73
 judges, role of, 70
 future decision, matters reserved for, 49, 50
 inchoate. *See* INCHOATE CONTRACTS
 intention to create legal relations. *See* INTENTION TO CREATE LEGAL RELATIONS
 letter of intent, 48, 49
 offer. *See* OFFER
 postponement, agreement on, 48
- Fraud**
 constructive, 334, 335, 338
 contract to commit, illegality, 410-413
 honest belief, absence of, 302
 limitation period, effect on, 708-710
 meaning, 301
 minor, by, 490, 492
 misrepresentation. *See* MISREPRESENTATION
 negligence distinguished, 302
- Freedom of contract**
 bargaining power, inequality of, 20, 21
 interference with, 19, 20
- Frustration of contract**
 automatic operation of, 642
 closing of Suez Canal, on, 639
 common venture, of, 632
 discharge, operative moment of, 645
 doctrine of—
 basis, theories as to, 633-635
 effect of, 645-648
 evolution of, 632
 lease, application to, 643-645
 nature and rationale of, 631-635
 operation of, 635-645
 examples of, 632, 633, 636
 extra expense, effect of, 639
 frustrating event, parties, providing for, 640, 641
 future, termination of contract as to, 646, 647
 government interference, by, 637-640
 hardship, causing, 646
 illegal, performance made, 640
 incapable of performance, contract not being, 637
 inflation, by, 640
 lease, application to, 643-645
 legal consequences of, 645-648
 non-occurrence of event, on, 636
 non-performance, excuse for, 589
 partial performance, compensation for—
 amount, estimation of, 651 ;
- Frustration of contract—contd**
 partial performance, compensation for—
 contd
 application of provisions, 652
 benefit obtained before time of discharge, for, 651, 652
 carriage of goods, exception for, 653
 exclusion of provisions, 653
 insurance contract, exception for, 653
 perished goods, 653-655
 right to recover, 650-655
 recovery of money already paid—
 expenses, allowance for, 649, 650
 extent of protection, 649
 fulfilment of obligation to pay price, 649
 partial performance, compensation for, 650-655
 statutory provisions, 648-655
 total failure of consideration, on, 647
 self-induced, 641-643
 statutory provisions, 648-655
 subject matter, destruction of, 632, 636
 total failure of consideration, 646-648
 voidness ab initio, 647
 war, on, 637, 638
- Gaming**
 definition, 364
 games of skill, lawful, 364
 illegal, 364, 365
 loan made for, 369-372
 wagering contract. *See* WAGERING CONTRACT
- Gift**
 sale distinguished, 96, 97
- Good faith**
 duty of, 28
 negotiation in, 73, 74
- Goods**
 definition, 231
 emblements, 232
 produce, nature of, 231
 sale. *See* SALE OF GOODS
 specific delivery, order for, 705, 706
- Guarantee**
 del credere agent, of, 228
 discharge of liability, of, 229
 indemnity, and, 228
 manufacturer's, application of Unfair Contract Terms Act to, 213, 214
 unenforceable contracts, 225-230
 writing, to be in, 225
- Hardship clauses**
 use of, 631
- Hire-purchase**
 agency, relationship of, 524, 525
 breach of undertaking, 71, 72
 collateral contracts, 71, 72
 conformity with description or sample, inability to exclude or restrict, 200

Hire-purchase—contd.
 partial performance, compensation for—
 contracts involved, 151
 defaults under, 692
 extension of, 151
 implied terms, 152
 non-performance of contract, 190
 statutory provisions, 151, 152
 statutory requirements, 399, 400
 title—
 implied undertakings as to, 200
 passing, 150
 transactions, 151

Horsing Totaliser Board
 bet with, nature of, 356

Husband and wife
 legal relations, intention to create. See
 INTENTION TO CREATE LEGAL
 RELATIONS
 life assurance policies by, 503
 undue influence between, 351-353

Illegal contracts
 consequences of illegality—
 contract illegal in inception, 424-439
 contract lawful in inception, illegal
 exploitation of performance
 of, 440-443
 state of mind of parties, relevance
 of, 422-424
 contract lawful in inception, illegal
 exploitation of performance of,
 440-443
 inception, in—
 foreign contract, 438, 439
 general principle, 424, 425
 money paid and chattels or land
 transferred, irrecoverability
 of, 429-436
 remedy, no right to claim, 424
 subsequent or collateral contract,
 illegality of, 437, 438
 void, being, 425-429
 lawful contract, exploitation for illegal
 purpose, 423
 money paid and chattels or land
 transferred, irrecoverability of—
 disclosure of illegality not essential
 to cause of action, where,
 430-434
 equitable claim, and, 432
 exceptions—
 parties not in *pari delicto*, 434-
 436
 performance, party repenting
 before, 435, 436-434
 in *pari delicto potior est conditio*
 defendentis, maxim of, 429
 principle of, 429
 money paid under, recovery in quasi-
 contract, 731, 732
 ownership of goods passing under, 426-
 428

Illegal contracts—contd.
 proof of illegality, 443
 public policy, on ground of. See PUBLIC
 POLICY
 reform of law, 443
 severance, not subject to, 471
 state of mind of parties, relevance of,
 422-424
 statute, prohibited by—
 carriage of goods, relating to, 401,
 402
 contract, prohibited acts in
 pursuance of, 400
 express, 399
 formation or performance, illegality
 inflicting, 403-405
 hire-purchase, requirements, 399,
 400
 implied, 401, 402
 insurance business, relating to, 402,
 403
 revenue statutes, 400
 stamp duty provisions, 401
 statute, meaning, 399
 unlicensed broker, by, 401

Implied terms
 business efficacy, giving, 157-160
 courts, by, 153-162
 custom, by, 145-148
 employment contract, in, 154-156
 exclusion, provision for, 161
 hire-purchase contract, in, 152
 intrinsic failure of expression, to repair,
 157
 lease of furnished house, in, 153
 mandatory, 161
 marine insurance policies, in, 147, 148
 market, usage of, 149
 meaning, 14
 nature of contract, required by, 155
 officious bystander test, 159, 160
 safe system of work, as to, 161, 162
 sale, in, 14-16
 sale of goods—
 codification of law, 149, 150
 description, sale by, 149
 merchantable quality, of, 149
 sample, sale by, 149, 152
 title, passing, 150
 sale of land contract, in, 153, 154
 statute, by, 148-153
 subject to quota, 159, 160
 supply of goods, on, 152, 153
 usage, importance of, 146
 warranties, 15
 work and materials, contract for, 153

Inchoate contracts
 agreement not to consider other offers,
 75
 formation, 73-77
 lock-out agreement, 74, 75
 negotiation in good faith, 73, 74
 restitutionary relief, 76, 77

Indemnity

- clauses, unreasonable, 209, 210
- contract of, 209
- damages, and, 314, 315
- guarantee, and, 228
- misrepresentation, for, 314

Injunction

- enforcement in specie of contract not otherwise enforceable, resulting in, 703
- negative stipulation, forbidding infringement of, 702, 703
- performance of contract, enforcing, 701
- personal service contract, enforcement of, 702
- prohibitory or mandatory, 701

Inland Revenue

- contract to defraud, 421, 422

Insurance

- bet, as, 357
 - classes of, 329
 - compulsory, 19
 - disclosure, duty of
 - insured, of, 331
 - insurer, of, 332, 333
 - frustration of contract, 653
 - illegal contracts, 402, 403
 - limited interest, of, 508
 - marine. *See* MARINE INSURANCE
 - payment of exemplary damages, against, 410
 - privity of contract, and, 503
 - prudent insurer, matters influencing mind of, 330
 - uberrimae fidei*, 329-334
- Intention to create legal relations**
- commercial agreements
 - advertisement of goods, 126
 - association between plaintiff and defendant, 126
 - certainty of, 129
 - collective agreements, 131
 - ex gratia, use of term, 128
 - industrial corporations and trade unions, between, 130, 131
 - legal difficulties, resolving, 130
 - letter of comfort, 129
 - not binding in law, declaration of, 127, 128
 - onus of proof of intention, 126
 - presumption in, 126
 - statement forming part of, 127
 - doctrine, emergence of, 13
 - domestic agreements
 - family arrangements, 125
 - friendly adventure, and, 125
 - husband and wife, between, 122-124
 - parent and child, between, 124, 125
 - generally, 121
 - propositions, 122
 - social engagements, position of, 122

Interest

- damages, on, 681, 682
- late payment of commercial debts, on, 682

Interest rate swaps

- local authorities, by, 730, 731
- wagering contract, whether, 359

International commercial contracts

- UNIDROIT principles, 29

Invitation to treat

- circular or catalogue as, 37
- instances of, 37-40
- offer distinguished, 34-37
- self-service shop, items in, 37, 38
- shop window, display in, 37, 38

Judgment debt

- liability to pay, 740

Jurisdiction of court

- contract to oust, void, 445-447, 467

Laches

- doctrine of, 713, 714

Land

- inability to make title to, damages for, 682
- interest in land, meaning, 230
- produce, nature of, 231
- sale. *See* SALE OF LAND

Lease

- collateral contract, 144
- frustration doctrine, application of, 643-645
- minor, contract by, 483
- reasonable fitness for habitation, implied term of, 153
- termination of contract contained in, 608-610
- typing covenant, 608, 609
- under seal, requirement of, 248
- writing, contracts requiring, 230-232

Letter of comfort

- intention to create legal relations, 129

Letter of intent

- nature of, 48, 49

Life assurance

- husband and wife, policies by, 503

Limitation of actions

- account, action for, 708
- acknowledgement, effect of, 711-713
- disability, extension of time in case of, 710, 711
- equitable claims, effect of lapse of time on, 713, 714
- fraud, effect of, 708-710
- non-performance, excuse for, 390
- part payment, effect of, 711-713
- simple contract, action founded on, 706-708
- specialty, action on, 708
- starting of period of, 707

Limiting clause. *See* EXEMPTION CLAUSE**Loan**

- wagering purposes, for, 369-372

Local authorities

interest rate swaps by, 359, 730, 731

Maintenance

agreement not to apply for, 446, 447

Maintenance and champerty

illegality, 419, 420

right of action, assignment of, 573

Marine insurance

construction of policy, 147

disclosure, duty of, 329, 330

implied terms, 147, 148

writing, policy requiring, 248, 249

Marriage

contracts prejudicial to status of, void,

447-449, 467

Mentally disordered persons

capacity to contract, 496-498

Minor

age of majority, reduction of, 488

bailment, liability in, 491

contract by-

beneficial contracts of service, 481-483

general rule, 477

guarantee of, 489

lease, for, 483

necessaries, for, 478-481

quasi-contract, claim in, 741

property passing under, 489

ratification of, 488

repudiation, 483-488

restitution, equitable doctrine of,
491, 492

voidable, 477, 483-488

copyright, assignment of, 487, 488

delictual liability, 489-491

disposition of property by, 487

fraud by, 490, 492

misrepresentation by, 490, 491

parents, agreements with. *See* INTENTION

TO CREATE LEGAL RELATIONS

partner, as, 484

shares, acquisition of, 484

Misfeasance

action for, 5, 6

Misrepresentation

affirmation of contract, 311, 315

carelessness, and, 302

common law and equity, amalgam of,
291, 292

damages for-

action for, 320

assessment of, 321, 323-325

deceit, based on action for, 324

fraudulent misrepresentation, for,
321-323

negligent misstatement, for, 323

purpose of, 321

rescission, in lieu of, 320, 325

right to, extent of, 320

statutory provisions, 320, 323-325

estoppel-

giving rise to, 108

relationship with, 336, 337

Misrepresentation—contd

fraudulent-

contract negotiations, in course of,
77

damages for, 321-323

honest belief, absence of, 302, 303

meaning, 301

meaning as understood by

representor, considering, 302

rescission for, 313

indemnification of plaintiff, 314

innocent-

meaning, 139, 309

remedies, 139

remedy for, 293

judgment of plaintiff, affecting, 299,
300

legal boundaries, straddling, 291

legally harmless, 298

minor, by, 490, 491

Misrepresentation Act 1967-

common law, amending, 326

damages, assessment of, 320, 323-325

exemption clauses, 326-328

general effect of, 325

misrepresentation, not defining, 326

negligent misrepresentation under,
307-309

problems caused by, 326

right to rescission, limits to, 318,
319

mistake, and, 252

nature of, 293-301

negligent-

burden of proof, 307

common law, at, 303-307

contract negotiations, in course of,
77

damages for, 139, 307-309, 323

fiduciary relationship, effect of, 303

financial loss, producing, 303

Hedley Byrne v Heller, effect of, 303,
304

pre-contractual statements, liability
for, 304-306

remedies, 140

special relationship, liability

depending on, 304

statutory provisions, 307-309

tortious claim, presence of

ingredients of, 305

non-disclosure, and, 328. *See also* NON-
DISCLOSURE

plaintiff not knowing of, 298, 299

pre-contractual statements, effect of, 292
remedies-

breach of contract remedies,

relationship with, 309-311

damages. *See* damages for, *above*

rescission. *See* rescission for, *below*

representation-

change of circumstances, becoming

false on, 298

estoppel by, 294

Misrepresentation—contd
representation—contd

- existing fact, relating to, 294
- fact, of, 294
- facts and figures, supported by, 296
- inducement to enter contract, 298-301
- law, of, 296
- material, 300
- meaning, 293-298
- mere, concept of, 292
- opinion, expression of, 295
- past event, relating to, 294
- simplex commendatio non obligat,
 - general rule of, 295
- statement of intention
 - distinguished, 294
- rescission for-
 - common law procedure, 313
 - communication of, 311
 - completely effective remedy, not, 314
 - damages in lieu of, 320, 325
 - defrauded party, as act of, 312
 - development of remedy, 313
 - disappearance of representor, effect
 - of, 312
 - effect of, 311-313
 - election for, 311
 - equity, at, 313
 - indemnity, and, 314
 - limits to right of-
 - affirmation of contract, 311, 315
 - injury to third parties, 317, 38
 - lapse of time, 316
 - restitutio in integrum* impossible, 316, 317
 - statutory provisions, 318, 319
 - principle of, 311
 - recaption of property as
 - communication of, 311
 - remedy of, 292
 - winding-up of companies, third party
 - rights on, 318
- silence as, 296-298
- statutory provisions, 139, 140, 293
- Unfair Contract Terms Act 1977,
 - provisions of, 213
- untruth, plaintiff aware of, 300, 301
- victims, rescuing, 19
- web of rules as to, 292

Mistake

- category of document, as to, 284
- common-
 - agreement reached on basis of-
 - attitude of courts, 254
 - collateral contract, recovery on
 - basis of, 258
 - equity, relief in, 264-270
 - impossibility of performance, 257
 - intention, test of, 258, 259
 - nature of contract, as to, 259
 - rectification, 267-270
 - res extincta*, cases of, 255-257
 - res sua*, cases of, 256

Mistake—contd**common—contd**

- agreement reached on basis of—*contd*
 - setting aside, 264-267
 - subject matter, as to, 256, 260-263
 - total failure of consideration, 255
 - underlying assumption, as to, 259, 260
 - void at common law and equity, 254-264
- fact, of, 261
- meaning, 252
- mutual distinguished, 253
- nature of contract, as to, 259
- rectification of contract, 283
- subject matter, as to, 256, 260-263
- common law and equity, at, 252
- conclusion of contract, at time of, 253, 254
- doctrine of, 14
- documents mistakenly signed-
 - assignment, 286, 287
 - burden of proof, 286
 - content, mistake as to, 287, 288
 - false statement, induced by, 284
 - illiterate or blind person, by, 284, 285
 - liability, escaping, 284
 - mistaken party, intention of, 285
 - negligence of party, due to, 288, 289
 - non est factum, plea of, 284-288
 - void, being, 286
- factual situations, 253
- legal doctrine, 251, 252
- meaning, 251
- money paid under, quasi-contractual
 - liability,
 - being legally bound to pay money, plaintiff believing in, 726
 - carelessness, relevance of, 725
 - estoppel from reliance on, 727
 - fact, mistake of, 724
 - general rule, 724
 - supposed contract, not arising in
 - relation to, 725
 - voluntary payment, 726, 727
- mutual-
 - apparent agreement, vitiating-
 - common law, at, 271-274
 - equity, effect in, 281, 282
 - example of, 272
 - existence of contract, inferring, 272
 - fundamental mistake, 270, 271
 - common distinguished, 253
 - judicial approach to, 253
 - meaning, 253
 - narrow scope of, 252
 - operation of, 252
 - types of, 252
 - unilateral-
 - apparent agreement, vitiating-
 - common law, at, 274-280
 - equity, effect in, 282, 283
 - fundamental mistake, 270, 271

Mistake—contd.

unilateral—contd

- fraud, due to, 276-280
- meaning, 253
- mistaken identity, cases of, 274-280
- other party, known to, 274
- rectification of contract, 283

Necessaries

- basis of liability for, 480, 481
- meaning, 478
- minor's contract for, 478-481
- pledge of husband's credit for,
 - presumption as to, 532-534
- quasi-contract, claim in, 741
- station in life, suitability for, 479

Necessity

- agency of, 532

Negligence

- documents mistakenly signed due to,
 - 288, 289
- fraud distinguished, 302
- unfair terms. *See* UNFAIR CONTRACT TERMS; UNFAIR TERMS IN CONSUMER CONTRACTS REGULATIONS

Negligent misstatement. *See*

MISREPRESENTATION

Negotiable instrument

- agent, contract by, 537, 538
- assignment and negotiability distinguished, 577-580
- cash, similar to, 577
- good faith, taking in, 580
- negotiability—
 - assignment distinguished, 577-580
 - recognition of, 579
 - requirements, 578
- third party action on, 503
- transfer of, 579, 580

Non-disclosure

- constructive fraud, 334, 335
- contracts *uberrimae fidei*, 329-334
- misrepresentation, as, 296-298, 328

Nonfeasance

- action for, 5, 6

Novation of contract

- assignment distinguished, 577
- original obligor, replacement of, 581

Offences

- arrestable, concealing, 418
- crime, contract to commit, 410-415
- law compromise of, 418
- prosecution, suppression of, 417, 418

Offer

- acceptor having knowledge of, 59-61
- carriage, of, 39
- condition, failure of, 67, 68
- counter-offer, and, 41-44
- cross-offers, 61
- declaration of intent, and, 35
- definite, proof of, 34
- doctrine, emergence of, 12, 13

Offer—contd

- invitation to treat distinguished, 34-37
- offeree, death of, 69
- preliminary statement of price, and, 39, 40
- promise to be bound, as, 34
- public at large, to, 34
- revocation of—
 - alteration of intention, 63
 - any time up to acceptance, 62
 - bankers' commercial credits, 66
 - change of mind, 62
 - communication of, 62-64
 - manifestation of intention, 63
 - promise in return for act, of, 64-66
- reward, of, 34
- standing, 51, 52
- tender as, 50
- termination of—
 - circumstances of, 62
 - death, on, 68, 69
 - failure of condition, on, 67, 68
 - lapse of time, by, 67
 - revocation, by, 62-67

Option to buy

- breach of, 158
- contract, bringing into existence unilaterally, 165

Parol evidence

- rule, 135

Part payment

- deposit, and, 694
- unpaid instalment, liability for, 695

Part performance, doctrine of

- decisions on, 245
- generally, 240
- nature of acts required by, 242-245
- payment of money, sufficiency of, 244
- scope of, 242
- underlying basis of, 241, 242

Partnership

- agreement, repudiation of, 610
- dissolution as wrongful dismissal, 682
- minor as partner in, 484

Penalty

- extravagant and unconscionable
 - amount, as, 690
- guidance on, 690-693
- liquidated damages, or, 689
- meaning, 689
- onus of disproving, 689
- re-transfer of shares, clause for, 693
- relief against, 9

Performance of contract

- bilateral contract, 588
- delegation of, 582
- divisible covenants, 593
- failure of—
 - recovery of advance payment, 595, 594
- termination on. *See* TERMINATION OF CONTRACT

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

Quasi-contract

- accounts stated, 739, 740
- assumpsit*, evolution of, 10
- by-law, money due under, 740
- classification of, 719
- custom, money due under, 740
- development of action, 716-718
- doubtful, 739-741
- genuine, 719-739
- illustration of, 715
- ineffective contract, money paid in pursuance of-
 - illegal contract, 731, 732
 - meaning, 727
 - total failure of consideration, on, 728-731
 - valid, beginning as, 728
 - void contract, 731
- judgment debts, liability to pay, 740
- mistake, money paid under-
 - being legally bound to pay money, plaintiff believing in, 726
 - carelessness, relevance of, 725
 - estoppel from reliance on, 727
 - fact, mistake of, 724
 - general rule, 724
 - supposed contract, not arising in relation to, 725
 - voluntary payment, 726, 727
- money had and received from third party for plaintiff's use, 732-735
- money paid by plaintiff to defendant's use-
 - constraint to pay, 720-722
 - legal liability on defendant to pay, 722-724
 - liability for, 720
 - salvage, 721
 - ultra vires* regulations, under, 722
 - voluntary, 720
- necessary goods supplied to person under disability, claim for, 741
- quantum meruit, claim on, 737-739
- rationalisation, 716
- remedy, 716
- residuary class of cases, 715, 716
- statute, money due under, 740
- unjust benefit, as, 716
- wrongdoers, claims against, 735-737

Railways

- clause negating or restricting liability, avoidance of, 197

Repudiation

- charterparty, of, 605, 606
- delivery of goods by instalments, on, 598, 599
- effect of-
 - generally, 601
 - innocent party treating contract as at an end, 604-606
 - innocent party treating contract as continuing, 601-603

Repudiation—contd

- explicit or implicit, 595, 596
- meaning, 595
- minor, contract by, 483-488
- occurrence of, 595
- partnership agreement, of, 610
- proof of, 597-599
- refusal to proceed as, 597
- rescission on, 604
- rescission, equivalent to, 485
- result of, 596
- summary dismissal as, 599
- total failure of consideration, on, 486
- waiver, of, 624, 625
- wrongful, mitigation of loss, 683

Rescission

- fundamental breach, on, 604
- misrepresentation, for. *See* MISREPRESENTATION
- repudiation, on, 604

Restitution

- equitable doctrine of, 491, 492

Restraint of trade

- contract in-
 - accepted, 454
 - contract of service and contract for sale of business distinguished, 452, 453
 - legal consequences of, 467
 - meaning, 449
 - restrictive of promisor's liberty to trade, 453, 456
 - valid, 451
 - validity, determining, 457, 458
 - void, 449-467
- development of law, 449, 450
- distributors of merchandise, accepted by, 465-467
- doctrine, basis of, 449
- employees, accepted by-
 - beneficiaries of pension fund, protecting, 462
 - competition, protecting, 462
 - duration, excessive, 461
 - geographical extent, 461
 - intended operation, excessive area of, 461
 - more than adequate protection, affording, 460
 - proprietary interest, protecting, 459
 - public interest, relevance of, 462, 463
 - trade connection, protecting, 459, 460
 - trade secrets, protecting, 459
- exclusive services, contract for, 466, 467
- extension of doctrine, 458
- innocuous restrictions, 454
- intervention of court, requiring, 455
- justification, restrictions requiring, 454, 458
- object of, 457

Repudiation—contd

- partial, 450-452
- personal, 456
- public interest, relevance of, 456, 457, 462, 463
- reasonableness of, 450, 452, 453, 458
- severance of promise, 473-475
- solus system, under, 455, 465, 466
- special circumstances, proof of, 458
- trade relations, regulation of, 464, 465
- vendor of business, accepted by—
 - actual business, protecting, 463
 - genuine sale, need for, 463
 - proprietary interest, protecting, 463, 464

Reward

- consideration, 83
- knowledge of, 60
- offer of, 34

Safety

- public, contract contrary to, 414-417

Sale of goods

- caveat emptor*, 15
- conformity with description or sample, inability to exclude or restrict, 200
- damages. *See* DAMAGES
- delivery of goods by instalments, 598, 599
- gift distinguished, 96, 97
- implied terms. *See* IMPLIED TERMS
- non-performance of contract, 189, 190
- perished goods, frustration of contract, 653-655
- rejection of goods, right of, 594
- short delivery, 606
- title, implied undertakings as to, 200

Sale of land

- implied terms, 153, 154
- Law of Property (Miscellaneous Provisions) Act 1989, provisions of, 246-248
- pre-contractual statement, misrepresentation in, 213
- return or deposit, discretion to order, 696, 697
- subject to contract, 43
- Unfair Contract Terms Act 1977 not applying, 213
- writing, contracts requiring, 230-232

Salvage

- liability for, 721

Securities

- wagering contract, given in respect of, 368, 369

Sexual immorality

- contracts illegal on grounds of, 413

Shares

- contract to buy or sell as wager, 358
- contracts to take, nature of, 333
- minor, acquisition by, 484
- re-transfer, clause for, 693

Specific performance

- adequate remedy in damages, effect of, 698
- constant superintendence of court, contract requiring, 702, 704
- contracts for which not granted, 702
- Court of Chancery, order by, 658
- damages as alternative relief, 705
- damages in lieu of, 662
- discretionary remedy, as, 699, 700
- equitable remedy, as, 698
- erection of building, contract for, 704, 705
- excluded contracts, 658
- independent undertakings, contract containing, 699
- meaning, 698
- mutuality, principle of, 700, 701
- personal service contract, not granted for, 702
- purpose of, 698, 699
- scope of, 698
- specific delivery of goods, and, 705, 706

Standard form contracts

- battle of the forms, 178, 179
- consumer protection, and, 24
- examples of, 22
- exclusion clause in, 172
- inequality of bargaining power, and, 24
- offer and counter-offer by, 178, 179
- ticket cases, 22
- types of, 22
- Unfair Terms in Consumer Contracts Regulations, application of, 216
- use of, 2-23

Statute of Frauds

- case law, 225
- construction of, 224
- contracts to which applying, 222, 223
- criticisms of, 224, 225
- history of, 222-225
- literal application of, 224
- non-compliance, effect of—
 - avoidance of contract, 238
 - common law, at, 238-240
 - equity, in, 240-245
 - foreign contract, 238, 239
 - part performance, doctrine of, 241-245
- note or memorandum of agreement—
 - content of, 233
 - implied terms, 233
 - joinder of documents, 236-238
 - requirement of, 232-234
 - signature of, 234-236
 - subject to contract, 234
 - policy of, 222-225
- statutory requirements, 23-238
 - non-compliance, effect of, 238-245
- unenforceable contracts under, 221
 - debt, default or miscarriage of another person, special promise to answer for, 225-230

Statute of Frauds—*cont'd*

- unenforceable contracts under—*cont'd*
 - sale or disposition of land or interest in land, for, 230-232
 - writing, agreements needing, 10

Sub-contractors

- duty of care, 189
- exemption clause, effect of, 188, 189

Taxation

- damages, effect of liability on, 678-680

Tender

- acceptance, 50-52
- offer, as, 50
- performance, of, 616, 617
- rules, implicit promise to adhere to, 76
- standing offers, 51, 52

Termination of contract

- breach, on, 595
- contractual provision for—
 - minor breach, for, 611
 - non-rejection clause, 611
 - without cause, 612, 613
- discharge. *See* DISCHARGE OF CONTRACT
- innocent party, by, 594
- lease, contained in, 608-610
- partnership agreement, 610
- repudiation: *See* REPUDIATION
- wrongful dismissal, 607, 608

Third parties

- breach of contract, recovery of damages on, 500-512
- causes of action, 501, 502
- negotiable instruments, action on, 503
- original party, taking place of 502
- principal and agent, position with—
 - regard to—
 - agent having authority and known to be agent—
 - agent as principal, 540
 - foreign principal 536, 539
 - named principal, 535
 - trade usage, effect of, 538
 - unnamed principal, 536-539
 - agent having undisclosed authority, 540-543
 - generally, 534
 - payment to agent, effect of, 543-546
 - undisclosed principal, 540-543
 - restrictive covenant, enforcement against, 517
 - rights of—
 - acquisition of, 513
 - enforcement, unfair, 515, 516
 - exceptions, 516
 - exemption clause. *See* EXEMPTION CLAUSE
 - express conferring of, 513
 - identification in contract, 514
 - promisee, enforcement by, 508-512
 - statutory provisions, 512-516
 - statutory reform, 88, 189, 501
 - variation and cancellation, 514, 515

Third parties—*cont'd*

- strangers, imposition of liability on—
 - price, restrictions on, 521, 522
 - rule of law, 516, 517
 - use of goods, restrictions on, 518-521

Time

- contractual stipulations, 613-615
- essence, of, 614, 615

Tort

- contract to commit, illegality, 410-413
- contract, interrelationship with, 26, 27
- minor, liability of, 489-491
- quasi-contract, claims in, 735-737
- trespass, action of, 4, 5

Trade associations

- restraint of trade, 464, 465

Trade secrets

- restraint of trade protecting, 459

Trade union

- agreements with industrial corporations, intention to create legal relations, 130, 131

Trespass

- action of, 4, 5
- quasi-contract, claims in, 735

Ultra vires *fidei* contracts

- family arrangements, 394
- insurance, of, 320-323
- non-disclosure, effect of, 320-324
- share in companies, to take, 323

Ultra vires doctrine of

- admission of, 495
- effect of, 494
- European Communities Act, effect of, 495, 496
- internal management of company, relating to, 496
- regulations, money demanded under, 722

Unconscionable bargain

- Australian law, 339
- examples of, 339, 40
- meaning, 339

Undue influence

- actual—
 - effect of, 345
 - no special relationship between parties, where, 346, 347
- agreement, vitiating, 337
- avoidance of contract for, 349
- bargains, mending, 698
- borrowing transactions, in relation to, 350-354
- broad principle, statements of, 345
- categories of, 345
- contract procured by, affirmation of, 348
- definition, 346
- development of doctrine, 338
- effect of, 337
- equity, doctrine at, 337
- independent advice, requirement of, 353, 354

Undue influence—contd

- lender, putting on enquiry, 353
- misrepresentation, signature obtained by, 344
- no special relationship between parties, where, 346, 347
- origin of law, 347
- presumed-
 - confidential relationship between parties, where, 347-354
 - confidential relationships giving rise to, 345, 346
 - effect of, 345
 - husband and wife, between, 351-353
 - onus of proof, 349
 - religious, 347, 348
 - test, reformulation of, 350
 - victims, rescuing, 19

Unenforceable contracts

- form, rules as to, 248, 249
- Law of Property (Miscellaneous Provisions) Act 1989, provisions of, 246-248
- Law of Property Act 1925, s 40, under, 225
- part performance, doctrine of, 241-245
- procedural law, as creature of, 221
- Statute of Frauds.—See STATUTE OF FRAUDS

Unfair Contract Terms Act 1977

- anti-evasion clauses, 209-211
- arrangement of, 199
- choice of law, effect of, 210, 211
- consumer, concept of, 202-204
- contracts for sale of land, not applying to, 213
- criticism of, 215
- dealing as consumer, definition, 202
- doubt, provisions for avoidance of, 211, 12
- evaluation, 215
- exemption clauses, dealing with, 197
- fundamental breach, doctrine of, 211, 12
- generally, 197
- indemnity clauses, unreasonable, 209, 210
- ineffectual contract terms, 200
- manufacturer's guarantees, application to, 213, 214
- misrepresentation-
 - exclusion or restriction of liability for, 327
 - provisions on, 215
- negligence-
 - definition, 199
 - liability for, 199
 - loss or damage arising from, reasonableness test, 200, 201
 - personal injury or death, limitation of liability for, 200
- reasonableness test-
 - application of, 204-209
 - bargaining power, equality of, 208

Unfair Contract Terms Act 1977—contd

- reasonableness test—contd
 - burden of proof, 205
 - double, 202
 - factors taken into account, 205-208
 - guidelines, 205-208
 - House of Lords decisions, 207, 208
 - incorporation of term, 206
 - insurance, relevance of, 207-209
 - terms subject to, 200-202
 - time for application, 204
- relevant legislation, saving for, 214
- scope of, 197-199
- secondary contracts, use of, 210
- varieties of exemption clause, 212
- written standard terms of business, contracts on, 199, 201

Unfair dismissal

- damages for, 676
- statutory system, 676

Unfair Terms in Consumer Contracts Regulations 1994

- bargaining position, relevance of, 218
- black list of terms, 218
- contracts to which applying, 216, 217
- Directive, implementation of, 216
- Director-General of Fair Trading, powers of, 218
- effect of, 217
- generally, 197
- plain intelligible language, requirement of, 218
- standard contracts, application to, 216
- unfairness under, 217, 218

Unincorporated association

- capacity, lack of, 493

Unjust enrichment

- principle of, 718

Void contract

- competition law, under. See COMPETITION LAW
- contract illegal in inception, 425-429
- jurisdiction of courts, to oust, 445-447, 467
- legal consequences of-
 - foreign law, contract subject to, 469, 470
- lawful promises, severance and enforcement of-
 - doctrine of, 471
 - elimination of promise, 471, 472
 - meaning, 470
 - reduction of promise, 472-475
 - where permitted, 471
- money paid of property transferred, recoverability of, 468, 469
- subsequent transactions, in, 469
- money paid under, recovery in quasi-contract, 781
- public policy, on ground of. See PUBLIC POLICY
- ratification, not capable of, 531, 532

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, 369-372

parties, between, 360-365/360

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

Horsereading 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, 360

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 requiring—

bill 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