Index by country

(Reference should also be made to the Table of Legislation and Table of Cases Cited by Name)

**Austria**

accession, transfer or ownership/title and
bona fide acquisition 253
registration of reservation of title 253
all monies/sums retention of title
(framework agreement) 419–420
frequency of use 420, 437
seller’s rights in unsold goods,
non-possessorial ownership 419, 435
specifity principle: clarity of drafting, need for 419; risk 419, 436;
validity 419; obligation to store separately, relevance 419, 437

bona fide acquisition
belief in seller’s right to sell 308,
345: in case of cash purchase 309;
negligence and 308; resale of cars supplied on credit for that purpose 308–309, 343–344
by purchase at public auction 307–308
in case of purchase on credit 309
constructive delivery/constitutum possessorium 308
declaration and 348
execution 322
gratuitous transactions 308
of money and negotiable instruments 308
of object sold by businessman in ordinary course of business 307–308, 309
of object stolen or lost by original owner 308
burden of proof, pre-existing debts 625
car fleet as collateral for non-possessorary security right
loan for purchase/reservation of title in sales contract to creditor 443, 474
publicity/registry requirement, effect 443
sale and lease-back 443–444
charge of money claims
debtor cessus, notice to, relevance 534–535, 650
excess collateral, relevance 534
future claim, whether/applicability to
534, 574–575
insolvency 534–535
priority 534–535
security assignment of earnings compared 534–535
third-party rights 534
commingling/distinguishibility of
monies paid to bankrupt, security assignment of earnings 535
constructive delivery/constitutum possessorium 175–176
anticipated constitutum possessorium
12–13, 310–311
bona fide acquisition 308
pledge and 309–310
contract, avoidance for fraud 232
for intention to defraud/prejudice creditors 625-626
for mistake 178
contract, termination in case of insolvency proceedings 176-177,
See also insolvency, contract, effect on below administrator's rights/duty 251-252 automaticity 176-177, 251
default of administrator (Masseverwalter) and 176-177, 251
contract, termination for failure to pay 177, 251
non-termination, right of 251
parties' agreement and (resolutive clause) 251
retroactive/ex tunc effect 178
as right in personam 228
time-limits/grace period 251
corporeal movables, applicability of non-possessory security rights 444
credit consignment agreement, sale and lease-back as 443-444
debtor cessus, notice to, relevance charge of money claims 534-535, 650
entry in books as 534-535, 571-572, 575, 593
identity of debtor, relevance 363-364, 415
security assignment of earnings 534-535
security assignment of future claims/debts 12-13, 347, 415
delivery, relevance 175, 223
constructive. See constructive delivery/constitutum possessorium above
symbolic 175-176
where object held by third party (instruction to hold on behalf of transferee/leistungsinweisung) 175-176
where transferee in possession of property (traditio brevi manu) 175-176
excess collateral, relevance charge of money claims 534
security assignment of earnings 534
security assignment of future claims/debts 575
execution against purchaser of business for preexisting debt, business assets, applicability to 625
bona fide acquisition 232
intention to defraud/prejudice other creditors, effect 487-488
stock-in-trade as collateral for non-possessory security right 486, 487-488
finance leasing/leasing contract 597-598
applicable law 598 n.10
contractual nature of relationship 597-598
as hire purchase/payment by instalment 598 n.10
insolvency of creditor, debtor's rights 598
option to acquire, effect on real rights 598
publicity/registry 598
rei vindicatio in case of insolvency 597
reservation of title 598 n.10
security transfer of ownership compared 598
tax and consumer credit legislation, applicability 598
termination in case of insolvency proceedings: administrator's right/duty 598; automaticity 598
fraud, avoidance of contract for, transfer of ownership/title, effect on 232, 244
hire purchase/payment by instalment, finance leasing as 598 n.10
insolvency 176-177
accession and 279
administrator's right/duty to sell, insolvent's possession of another's movable property 173
administrator's rights/duties, avoidance of onerous/disadvantageous transactions 486-487
charge of money claims 534-535
contract, effect on: fulfillment of obligations prior to commencement of proceedings, relevance 177, 251-252; payment at insolvency creditor rate, limitation to 177
goods in transit, rights over, transfer of ownership/title as determining factor 178
gratuitous transactions 487
incongruous/congruous securities: as attempt to prefer one creditor over
Austria (cont.)

others 487; in respect of debt or legal act to detriment of creditors
487; when creditor not entitled to claim at that time 487
intention to defraud/prejudice other creditors, effect 486: critical dates
486–487
onerous/disadvantageous transactions, dumping 487
property of debtor: goods in possession of bankrupt 177; loss of right to manage 177; monies paid to bankrupt for goods resold under sale on credit 309; monies paid to bankrupt for resale of cars supplied for that purpose 311
security assignment of earnings 534–535
stock-in-trade as collateral for non-possessory security right 486
ius separations (Aussonderungsrecht) 251–252
liability of purchaser of business for pre-existing debt 625–626
ceiling, whether 625, 645
continued use of old name, relevance 625, 645: exclusion by duly registered or notified agreement 625, 645
continuing liability of original debtor 625
exclusion, possibility of 625
knowledge/‘should have known’ requirement 625
as personal liability 625
purchase price, relevance 626
mistake, contract, effect on 178
new goods manufactured out of materials supplied (specificatio) 369–370
execution in the absence of proceeds clause: before payment by second buyer 400; following payment by second buyer 400
insolvency in the absence of proceeds clause 370, 400
ownership: publicity/registry and 369–370; risk, relevance 370, 397;
value of material/value of work, relevance 369–370
reservation of title 369–370
specificatio, ownership, creation/termination and 369, 397
third-party rights 370
‘ordinary course of business’ rule, resale of cars supplied on credit for that purpose 307–308, 309
possession, as real right (right ad rem) 174 n.16
possessor pledge
completion many months after loan at time of financial difficulty, effect 486–487
constructive delivery/constitutum possessorium 309–310
excess collateral, relevance/implied waiver 486
priority 485–486
publicity/registry 527
stock-in-trade as collateral for non-possessor security right 485–486: control of stock, need for 485–486; priority 485–486
priority
charge of money claims 534–535
equality of creditors/unfair preferences 487
possessor pledge 485–486
reservation of title 251, 283
security assignment of earnings 534–535
stock-in-trade as collateral for non-possessor security right 485–486
new goods manufactured out of materials supplied (specificatio) [with products clause], execution, relevance 415
publicity/registry
car fleet as collateral for non-possessor security right 443–444
finance leasing/leasing contract 598
possessor pledge 527
sale and lease-back 443–444
security assignment of earnings 514
security interests requiring 252–253, 309–310: machinery 253
revindicatio in case of insolvency 178, 232
goods in possession of buyer in case of voided contract 178
reservation of title, effect 251, 298, 658
resale of cars supplied on credit for that purpose 307–311
monies paid to bankrupt, right to 309: commingling/distinguishability of monies, relevance 310–311, 347, payments made after start of insolvency proceedings 353–354
transfer of ownership/title as result of 307: authorisation to sell, relevance 308–309, 343–344
reservation of title
authorisation to sell, relevance 250–251, 288
delivery without receipt of payment (kurzfristiger Eigentumsvorbehalt) 176
formal requirements 252–253
machinery, publicity/registry and 253
new goods manufactured out of materials supplied (specificatio), ownership, risk, relevance 370, 397
sale and lease-back
car fleet as collateral for non-possessor security right 443–444
as credit consignment agreement 443–444
publicity/registry 443
as sham credit consignment agreement 443, 474–475
security assignment of earnings 534–535
charge of money claim as alternative 534–535, 569–570
commingling/distinguishability of monies paid to bankrupt 535
debtor cessus, notice to, relevance 534–535: entry in books as 534–535, 571–572; money earned but not paid before insolvency 534, 535; money earned and paid before insolvency 535
excess collateral, relevance 534
future claim, whether 534
insolvency 534–535: money earned and paid before insolvency, debtor cessus, notice to, relevance 535; money not yet earned (‘future’ claim) 535
priority 534–535
publicity/registry 534
third-party rights 534
security assignment of future claims/debts
anticipated assignment of claims
debtor cessus, notice to, relevance 12–13, 415: entry in books as 575, 593
resale of cars supplied on credit for that purpose 309–311
specificity principle 310, 347, 350
security interest, publicity/registry 309–310
security rights, future claim against unknown debtor, possibilities 575, 650
security transfer of ownership
exclusion 12–13
finance leasing compared 598, 620–621

new goods manufactured out of materials supplied (specificatio), ownership, risk, relevance 370, 397
Austria (cont.)

- specificity principle
- ascertainment of goods 205–206, 208–209, 274–275; all-monies/sums retention of title 419
- clarity of drafting, need for 419
- fungible assets
- security assignment of future claims/debts 310, 347, 350
- stock-in-trade as collateral for non-possessory security right
- excess collateral, relevance 486
- execution 486, 487–488
- frequency of use 486
- future stocks, possessory pledge 485–486
- insolvency 486
- possessory pledge 485–486; future stock 485–486; priority 485–486
- third-party rights
  - charge of money claims 534
  - new goods manufactured out of materials supplied (specificatio)
  - and 370
  - security assignment of earnings 534
  - transfer of ownership/title agreement that title should pass (‘real agreement’/Einigung), need for 175, 224; time of conclusion 175
  - payment of purchase price, relevance 176, 252
  - time of; conclusion of contract 175; transfer to carrier 175–176. See also delivery, relevance above
  - ‘title’ in form of contract, testamentary disposition or legal provision 174–175
- unfair terms (contra bonos mores) 486

Belgium

- actio Pauliana
- gratuitous transactions and 494
- requirements: detrimental effect 494; intention to defraud/prejudice other creditors, relevance 494, 629–630; knowledge of third party 494; third-party rights 494
- all-monies/sums retention of title (framework agreement) 422
- fiduciary relationship (beneficial trust) 422
- frequency of use 422, 437
- seller’s rights in unsold goods: limitation to unpaid balance of particular sale 422; non-possessory ownership 422, 435
- specificity principle 422, 436–437
- validity 422
- bona fide acquisition 71–72, 629
- debitior cessus, notice to, relevance 543–544
- of object sold by businessman in ordinary course of business 315
- possession 186–187; sale and lease-back 474
- reservation of title 299
- car fleet as collateral for non-possessory security right
- fiduciary relationship (beneficial trust) 449
- sale and lease-back 449, 474
- charge of money claims 542–544
- debitior cessus, notice to, relevance 346–347, 542–544, 649–650
- third-party rights 542–543
- contract, annulment of simulated/pro forma, price as evidence of simulation 629–630, 644
- contract, avoidance for fraud 234–235
- for intention to defraud/prejudice creditors, price as evidence of intention 629–630
- third-party rights 234–235
- contract, termination in case of insolvency proceedings 189
- contract, termination for failure to pay judicial termination, need for 188, 227
- parties’ agreement and (resolutive clause) 188–189, 225–226
- third-party rights 189, 225–226
- time-limits/grace period 226
- credit consignment agreement
- reservation of title distinguished 299
- right of owner to recover 602
- debitior cessus, notice to, relevance
- bona fide acquisition 543–544
- charge 306
- charge of money claims 542–544, 649–650
- formal requirements 542–543, 649–650
- insolvency, notification following 578
modification of requirement 571, 649-650
nantissement de fonds de commerce 577
delivery, relevance, insolvency 187
excess collateral, relevance, nantissement de fonds de commerce 494, 529, 578
execution against purchaser of business for pre-existing debt, presumption of ownership and 629
nantissement de fonds de commerce 578
fiduciary relationship (beneficial trust) all-monies/sums retention of title (framework agreement) 422
avoidance of 543
car fleet as collateral for non-possessory security right 449
finance leasing/leasing contract compared 602
third-party rights 422, 449
finance leasing/leasing contract administrative requirements 601, 619
debtor's rights in case of insolvency of creditor 602
execution, right to resist 601
hire purchase/payment by instalment compared 602
lessor's right on termination to return of goods, as owner 601, 602
option to acquire: at price reflecting amount paid in rent 601, characterization of contract and 602
for term equivalent to working life of equipment 601
third-party rights 601
fixed charge, warrant compared 493
form/nomenclature, relevance 58
fraud, avoidance of contract for, transfer of ownership/title, effect on 234-235, 244
future claim against unknown debtor 577-578, 649-650
gage sur fonds de commerce/handelzaak. See nantissement de fonds de commerce below
hire purchase/payment by instalment, finance leasing/leasing contract compared 602
insolvency 187-189

concarus creditorum 29-30, 187, 189, 259-260, 315-316
contract, effect on, fulfilment of obligations before commencement of proceedings, relevance 189
debtor cessus, notice to, relevance, notification following 578
goods in transit, rights over, stoppage 189, 229
intention to defraud/prejudice other creditors, effect, avoidance of fraudulent proceedings 494-495
nantissement de fonds de commerce 493-494, 577, 578
property of debtor: delivery, relevance 187; existing assets and assets coming into existence during proceedings 187; payment of purchase price, relevance 187
sale and lease-back 449: debtor's rights in case of insolvency of creditor 449
security assignment of earnings 543-544
stock-in-trade as collateral for non-possessory security right 493-494
suspect period 494-495
legislation, role 55
liability of purchaser of business for pre-existing debt 629-630
rei vindicatio and 629
nantissement de fonds de commerce
applicability: all types of asset 493; limitation to 50 per cent of assets 493-494, 525-526; limitation to bank or financial institution 57, 493
completion many months after loan at time of financial difficulty, effect 494-495
debtor cessus, notice to, relevance 577
excess collateral, relevance 494, 529, 578
execution 578
fluctuating future assets 493, 494, 661
frequency of use 494
insolvency 493-494, 577, 578
inventory collateral, exclusion 57 'ordinary course of business' rule 493
publicity/registry 493, 527

Cambridge University Press
052183967X - Security Rights in Movable Property in European Private Law
Edited by Eva-Maria Kieninger
Index
More information
Belgium (cont.)
as security right to claim against unknown debtor 577–578
stock-in-trade as collateral for non-possessory security right 493
third-party rights 493–494
natural justice, accession/specificatio 374
new goods manufactured out of materials supplied (specificatio)
commingling, priority 374
execution in the absence of proceeds clause 374–375: before payment by second buyer 404; following payment by second buyer 404
insolvency in the absence of proceeds clause 375, 404
ownership, value of material/value of work, relevance 395
priority, commingling and 374
reservation of title 374–375
specificatio: determination of 374, 662–663; ownership, creation/termination and 374, 397
‘ordinary course of business’ rule 186–187, 315
possession
bona fide acquisition of real rights in moveable property: 186–187; sale and lease-back 474
presumption of ownership and 317, 629, 652–653
possessory pledge
publicity/registry 527
stock-in-trade as collateral for non-possessory security right, control of stock, need for 493–494
priority
delivery, relevance 186–187
partias creditorum 187
retention of asset as security for performance/performance withhold (droit de retention/retentierecht) 75
statutory preferences: carrier 189; seller on credit (privilège du vendeur) 10, 187, 226
products clause, exclusion 375
publicity/registry 59
nantisemment de fonds de commerce 493, 527
new goods manufactured out of materials supplied (specificatio) 404, 415
[registered] charge
debtor cessus, notice to, relevance 316
limited use of 316, 404, 414–415
rei vindicatio in case of insolvency
insolvent’s possession of another’s movable property 299
liability of purchaser of business for pre-existing debt and 629
transfer of ownership in the absence of obligation to deliver 188–189
remedies, disposal of collateral, need for judicial involvement 79
resolution of cars supplied on credit for that purpose 315–316
monies paid to bankrupt, right to: commingling/distinguishability of monies, relevance 315–316; payments made after start of insolvency proceedings 355–356
transfer of ownership/title as result of 315: authorisation to sell, relevance 315, 344, 363
reservation of title 187–188, 316
authorisation to sell, relevance 289, 299
carrier’s right 189
credit consignment agreement distinguished 299
formal requirements 259–260: general conditions, adequacy 422; signature 260; writing 259–260, 283–284, 658
insolvency 11
new goods manufactured out of materials supplied (specificatio) 374–375
publicity/registry and 260, 283
third-party rights 226, 652–653
timing of reservation, relevance 260, 285-286
unilateral declaration of, validity 260, 285: implied consent 260
retention of asset as security for performance/performance withhold (droit de retention/retentierecht) 187-188, 226
carrier’s right 189
rei vindicatio 225-226
sale and lease-back applicability, business purposes 449
bona fide acquisition 474
car fleet as collateral for non-possessory security right 449, 474
insolvency 449: debtor’s rights in case of insolvency of creditor 449
security assignment of earnings deбитор cессус, notice to, relevance: money earned but not paid before insolvency 543-544; money earned and paid before insolvency 543-544
insolvency 543-544
third-party rights 543
security rights, concursus creditorum 187
special registered charge 467
variety 10-11
specificity principle 186, 224
reservation of title 259-260
security rights, future claim against unknown debtor 574, 577-578
stock-in-trade as collateral for non-possessory security right
insolvency 493-494
nantissement de fonds de commerce 493
warrant 493
third-party rights actio Pauliana 494
assignment of claim to recovery 189
charge of money claims 542-543
fiduciary relationship (beneficial trust) 422, 449
finance leasing/leasing contract 601
nantissement de fonds de commerce 493-494
reservation of title 226, 652-653
security assignment of earnings 543
termination/avoidance of contract and 189, 225-226: in case of fraud or mistake 234-235
transfer of ownership/title obligation to transfer, principle of abstraction, revesting of title on termination of contract and 227-228 requirements: consent, sufficiency 186, 223, 475; payment of purchase price, relevance 186, 187, 363
warrant fixed charge compared 493
stock-in-trade as collateral for non-possessory security right 493

Denmark
agency, resale of cars supplied on credit for that purpose 337
all-monies/sums retention of title (framework agreement) 431
credit consignment agreement rules, applicability 431
frequency of use 431, 437
insolvency:ius separationis 431; part of insolvency estate, whether 431
seller’s rights in unsold goods, non-possessory ownership 435
validity, authority to sell before payment of purchase price, relevance 431, 437
bona fide acquisition, reservation of title 336-337
car fleet as collateral for non-possessory security right
registered vehicle charge 467
sale and lease-back 467
commission [undisclosed] agency 337, 348-349, 361
certain date (data certa) before execution or commencement of insolvency proceedings, need for 361
contract, annulment of simulated/pro forma 640-641, 644
price as evidence of simulation 641
contract, avoidance for fraud 242: transfer of ownership/title, effect on 242, 244
for intention to defraud/prejudice creditors, price as evidence of intention/knowledge 641, 646
contract, termination in case of insolvency proceedings, administrator’s rights/duty 278
Denmark (cont.)
contract, termination for failure to pay parties' agreement and (resolutive clause) 217
reservation of title, relevance 278
reversion of title 216: mistake and 216
credit consignment agreement
all-moneys/sums retention of title (framework agreement) and 431
commingling/distinguishability, relevance 338, 348-349, 361
conditions for settlement 295, 337-338, 360-361, 390: payment to consignor on resale 295, 431
ius separationis 431
new goods manufactured out of materials supplied (specificatio) 390, 411-412
obligation to store separately 431, 437
resale of cars supplied on credit for that purpose 337-338, 360-361: registry, relevance 338
reservation of title distinguished 295, 299
specificity principle 390, 431
stock-in-trade as collateral for non-possessory security right 518
debtor cessus, notice to, relevance 589
security assignment of claims/debts 563, 589
security assignment of future claims/debts 589-590
excess collateral, relevance, security assignment of future claims/debts 590
execution
against purchaser of business for pre-existing debt, business assets, applicability to 640-641
[registered] charge 518
security assignment of claims/debts 589
factoring contract
security assignment of future claims/debts 589
as security for bank loan, loan as discounted value of assigned claims 589
finance leasing/leasing contract 615
frequency of use 615
insolvency of creditor, debtor's rights 615
option to acquire: characterization of contract and 615: as evidence of sale with reservation of title 615
reservation of title/retention of ownership 615
as sale with reservation of title 615: termination in case of insolvency proceedings: administrator's right/duty 615: lessor's right 615
insolvency
administrator's rights/duties, sale of assets, registered charge 468-469
goods in transit, rights over:
- enforcement of contract and 217:
- stoppage 217
property of debtor, assets excluded from execution, exclusion 391
protection of buyer against seller's creditors 215-216, 223-224
protection of seller against buyer's creditors 216, 223-224
recovery of goods handed over by mistake 217
security assignment of future claims/debts 589-590
ius separatio, all-moneys/sums retention of title (framework agreement) 431
liability of purchaser of business for pre-existing debt 640-641
continued management by original owner, relevance 640-641
new goods manufactured out of materials supplied (specificatio)
authority to manufacture before payment of purchase price, relevance 395-396
credit consignment agreement 390, 411-412
execution in the absence of proceeds clause 390: before payment by second buyer 411; following payment by second buyer 411
insolvency in the absence of proceeds clause 391, 412
mandate to manufacture and sell 391
ownership: payment of purchase price, relevance 390: risk, relevance 391, 397
reservation of title 390-391, 411
security assignment of future claims/debts 411--412
possessory pledge
priority 518
registry 314--315
stock-in-trade as collateral for non-possessory security right 517:
control of stock, need for 517
priority
equality of creditors/unfair preferences 518--519
possessory pledge 518
[registered] charge 518
reservation of title 217, 283
security assignment of claims/debts 589
proceeds clause (extended reservation of title) 300, 361, 363--364
publicity/registry, cars 279, 336--337, 338 [registered] charge
execution 518
fixtures/commingling/
distinguishability of monies paid to bankrupt 468
priority 518
resale of cars supplied on credit for that purpose 338--339
specificity principle 339, 517
stock-in-trade as collateral for non-possessory security right 517,
527; long-term storage with obligation to settle on sale 517
registered vehicle charge
vehicle fleet as collateral for non-possessory security right 467
debtors' rights in case of insolvency of creditor 468--469
specificity principle 467
rei vindicatio in case of insolvency, reservation of title, effect 278,
283-284, 658
resale of cars supplied on credit for that purpose 336--339
agency and 337
credit consignment agreement:
conditions for settlement and 337--338; registry, relevance 338
monies paid to bankrupt, right to 337:
commingling/distinguishing/distinguishability of monies, relevance 338, 348--349,
361; payments made after start of insolvency proceedings 360--361;
reservation of title 337, 349;
security assignment of future claims/debts 338
registry, relevance 336--337, 338
transfer of ownership/title as result of 336--337; authorisation to sell,
relevance 337, 344
used car sales, registry 338
reservation of title 216, 217, 223--224
authorisation to sell, relevance 295, 299
bona fide acquisition 336--337
in case of consumer sales 217
credit consignment agreement distinguished 295, 299, 658--659
formal requirements 278: fixed price 278; price threshold 278
new goods manufactured out of materials supplied (speciﬁcatio) 390--391, 411
priority 217, 283
publicity/registry and 279, 283, 658:
used cars 337
rei vindicatio in case of insolvency 278, 283-284, 658
resale of cars supplied on credit for that purpose 336--337, 360--361:
as preferred method 349
sale on credit 217, 336--337; agreement to settle at time of resale, need for
337--338, 360-361
speciﬁcity principle 279
timing of reservation, relevance 278, 279, 285--286
unilateral declaration of, validity 278, 279, 285
risk, new goods manufactured out of materials supplied (speciﬁcatio),
ownership, risk, relevance 391, 397
sale and lease-back
vehicle fleet as collateral for non-possessory security right 467
frequency of use 468
as sham charge 467--468, 474--475
security assignment of claims/debts 563--564
debtors' cessus, notice to, relevance 563
execution 589
frequency of use 563
priority 589
<table>
<thead>
<tr>
<th><strong>Denmark (cont.)</strong></th>
<th><strong>England</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>security assignment of earnings, debtor cessus, notice to, relevance, money earned and paid before insolvency 563–564</td>
<td>accession, transfer or ownership/title and</td>
</tr>
<tr>
<td>security assignment of future claims/debts debtor cessus, notice to, relevance 589–590</td>
<td>reversibility, relevance 382–383</td>
</tr>
<tr>
<td>excess collateral, relevance 590</td>
<td>specificity distinguished 382</td>
</tr>
<tr>
<td>factoring contract 589</td>
<td>agency</td>
</tr>
<tr>
<td>insolvency 589–590</td>
<td>carrier as 207</td>
</tr>
<tr>
<td>new goods manufactured out of materials supplied (specificatio) 411–412</td>
<td>resale of cars supplied on credit for that purpose 326</td>
</tr>
<tr>
<td>resale of cars supplied on credit for that purpose 338</td>
<td>all-monies/sums retention of title (framework agreement) 426–427</td>
</tr>
<tr>
<td>security rights</td>
<td>frequency of use 427, 437</td>
</tr>
<tr>
<td>duration of charge before insolvency, relevance 518–519</td>
<td>payment of purchase price, relevance 426–427, 435</td>
</tr>
<tr>
<td>future claim against unknown debtor, possibilities 589–590</td>
<td>seller’s rights in sold goods, proceeds clause (extended reservation of title) as parallel 427</td>
</tr>
<tr>
<td>security transfer of ownership, completion many months after loan at time of financial difficulty, effect 518–519</td>
<td>specificity principle 426–427</td>
</tr>
<tr>
<td>specificity principle 215–216, 223–224</td>
<td>appropriation, definition 272</td>
</tr>
<tr>
<td>credit consignment agreement 390, 431</td>
<td>bona fide acquisition</td>
</tr>
<tr>
<td>fungible assets 431</td>
<td>belief in seller’s right to sell 343–344</td>
</tr>
<tr>
<td>[registered] charge 339, 517</td>
<td>execution 239, 270</td>
</tr>
<tr>
<td>registered vehicle charge 467</td>
<td>possession 326–327, 344–345</td>
</tr>
<tr>
<td>reservation of title 279</td>
<td>reservation of title 270</td>
</tr>
<tr>
<td>stock-in-trade as collateral for</td>
<td>sale and lease-back 460–461</td>
</tr>
<tr>
<td>credit consignment agreement 518</td>
<td>statutory provisions 326</td>
</tr>
<tr>
<td>excess collateral, relevance 518</td>
<td>car fleet as collateral for non-possessory security right</td>
</tr>
<tr>
<td>frequency of use 518</td>
<td>fixed charge 458–459, 476</td>
</tr>
<tr>
<td>obligation to store separately 517</td>
<td>floating [enterprise] charge/lien/mortgage 459–460</td>
</tr>
<tr>
<td>[registered] charge 517, 527; long-term storage with obligation to settle on sale 517</td>
<td>possessory pledge 458</td>
</tr>
<tr>
<td>transfer of ownership/title, requirements, consent, sufficiency 223–224</td>
<td>sale and lease-back 460–461</td>
</tr>
<tr>
<td>contract, avoidance for fraud 238–240</td>
<td>carrier, as agent 207</td>
</tr>
<tr>
<td>choice of law, conflit mobile 17</td>
<td>constructive delivery/constitutum posessorium 46 n.28</td>
</tr>
<tr>
<td>constructive delivery/constitutum posessorium 46 n.28</td>
<td>contract, avoidance for fraud 238–240</td>
</tr>
<tr>
<td>transfer of ownership/title, effect on 238–240</td>
<td>intention to defraud/prejudice creditors 636: price as evidence of intention/knowledge 636, 646</td>
</tr>
<tr>
<td>for misrepresentation 238–239</td>
<td>contract, termination in case of insolvency proceedings 207</td>
</tr>
</tbody>
</table>
| contract, termination for failure to pay parties’ agreement and [resolutive clause] 206–207 | © Cambridge University Press

www.cambridge.org
reversion of title [where seller remains in possession of goods] 206–207:
principle of abstraction and 227–228
corporate debtors 85
damages in case of contract avoided for fraud or misrepresentation
238–239
debtor cessus, notice to, relevance, security assignment of claims/debts
556–557, 586
delivery, relevance 206, 223, 271–272
gift/transactions other than sale 206
equitable/legal ownership distinguished 82, 458–459
excess collateral, relevance
security assignment of claims/debts 586
stock-in-trade as collateral for non-possessory security right 509,
528–529
equity
execution against purchaser of business for
pre-existing debt 636
bailiff/sheriff’s rights/duties 239–240,
636: sale of assets subject to reservation of title, liability 270,
383: timely completion of execution 239–240
bona fide acquisition 239, 270
floating [enterprise] charge/lien/
mortgage 383
nature of right in property under execution 239–240
procedure 239–240
security assignment of claims/debts
586
security assignment of earnings, joinder of parties 556
stock-in-trade as collateral for non-possessory security right 508
contract
as security for bank loan 585–586:
loan as discounted value of assigned claims 585–586
fiduciary relationship, resale of cars supplied on credit for that purpose
329–330, 347–348
finance leasing/leasing contract 610–611
frequency of use 611
insolvency of creditor, debtor’s rights
611
lesser’s right on termination to return of goods, as owner 610
option to acquire, characterisation of contract and 610–611
termination in case of insolvency proceedings, administrator’s right/duty 610–611
fixed charge 13
car fleet as collateral for non-possessory security right
458–459, 476
equitable nature of real right
458–459
expansion of coverage 89–90
priority 459
publicity/registry 458–459
flexibility of system 87
floating charge
applicability: corporate debtors, de facto limitation to 57, 508–509,
525: limitations 89–90
car fleet as collateral for non-possessory security right 459–460
characteristics 459–460
completion many months after loan at time of financial difficulty, effect
509
crystallisation 13, 459–460, 525
equitable nature of real right 458–459,
508
execution 383
fluctuating future assets 87, 458–459,
661: duration of charge before insolvency, relevance 328, 509
freedom of contract and 85, 663
insolvency 84–85, 87–89
priority 459–460, 508
resale of cars supplied on credit for that purpose 326
stock-in-trade as collateral for non-possessory security right
508–509, 525
unlawful preferences 328
fraud, transfer of ownership/title, effect
on 326–327
hire purchase/payment by instalment as legal fiction 87
power of disposal 610–611 
suspensive] condition for payment of purchase price 610–611
England (cont.)
  transfer of title/ownership, as option 610-611
  insolvency administration by insolvency administrator 206
  corporate insolvency 206
  extension of system, means 60
  floating (enterprise) charge 84-85, 87-89, 239-240
  goods in transit, rights over on completion of transit 207:
  enforcement of contract and 207; seller's statutory possessor lien and 207; stoppage 206-207, 229
  gratuitous transactions 509
  Insolvency - A Second Chance (2001) 84 n.13
  onerous/disadvantageous transactions, administrator's rights/duty to avoid 461-462
  property of debtor: goods in possession of bankrupt 636;
  property disposed of after commencement of proceedings 326-327
  Report on Insolvency Law and Practice (Cork Report 1982) 84 n.13, 90, 90
  security assignment of claims/debts 556-557
  stock-in-trade as collateral for non-possessory security right 508
  legal fictions 87
  hire purchase 87
  liability of purchaser of business for pre-existing debt 636
  misrepresentation
  avoidance/rescission of contract for 238-239: bona fide acquisition 238-239
  damages for 238-239
  definition 238-239
  mortgage, definition 87 n.22
  mortgage (chattel)
  civil law right of redemption distinguished 52 n.54
  common law: Bills of Sale Acts 1878 ff, effect 51-52; as hypotheca 49-50
  as 'equity of redemption' 52 n.54
  as proprietary interest 52 n.54
  new goods manufactured out of materials supplied (specificatio) accession and 382-383
  execution in the absence of proceeds clause 383: before payment by second buyer 409; following payment by second buyer 409
  insolvency in the absence of proceeds clause 384, 409
  ownership: risk, relevance 382; value of material/value of work, relevance 382, 395
  possessory pledge 384
  proceeds clause (extended reservation of title) 383-384 [registered] charge 409
  reservation of title 85-86, 382-384
  specificatio: accession distinguished 382; ownership, creation/termination and 382
  tenancy in common rights 384
    'ordinary course of business' rule, resale of cars supplied on credit for that purpose 326
  perfection, registry of company charge as 92-93
  possession
  bona fide acquisition of real rights in movable property 326-327, 344-345
  protection of better right to in the absence of concept of absolute ownership 204, 326
  sale and lease-back 460-461
  possessory pledge
  car fleet as collateral for non-possessory security right 458
  new goods manufactured out of materials supplied (specificatio), trust receipt/bills of lading and 384
  priority
  distributional considerations 84-85
  fixed charge 459
  future advances on existing position ('tacking') 86-87, 90-92, 328: discretionary advances by bank after notice 91, 92-93
  paritas creditorum 84-85, 206
  publicity/registry and. See publicity/registry below
purchase money security interest 86, 91
rankings, absence of legislative statement or organized collocation 86–87
reservation of title 91–92, 283
statutory preferences 327, 459–460
proceeds clause (extended reservation of title) 329
limited scope for 13
new goods manufactured out of materials supplied (specificatio) [with products clause] 383–384
publicity/registry 85–86
all-monies/sums retention of title (framework agreement) 426–427
constructive notice 91, 92–93
filing of charge, disadvantages 86–87: notice filing, proposals for 90–91
future trade creditors and 85–86
pre-existing unsecured creditors and 85–86
priority 90–92
registered charge 458–459
registration of company charge 92–93, 228, 346–347, 556
registration of individual charge 228, 346–347, 556
registration of title clauses 90–92
sale and lease-back 460–461
security assignment of earnings 556
purchase money security interest, priority 86, 91
reform, proposals for 90–93
Modern Company Law for a Competitive Economy (June 2001) 90–91, 93, 94
reluctance to pursue, reasons 93
Report of the Committee on Consumer Credit (Crowther Report 1971) 90
Report on Insolvency Law and Practice (Cork Report 1982) 84 n.13, 90, 90
reservation of title 90–92
A Review of Security Interests in Property (Diamond Report 1989) 90
registered charge. See also fixed charge and floating charge above equitable nature of real right 458–459
filing, complications 86–87
new goods manufactured out of materials supplied (specificatio) and 409
publicity/registry 458–459, 460–461
registry of company charge 92–93, 228, 556
registry of individual charge 228, 346–347
remedies 93–94
acceleration of payment 94
appointment of administrator by agreement 93–94
in tort 204
resale of cars supplied on credit for that purpose 327–329, 347, 359. See also bona fide acquisition; hire purchase/payment by instalment above
agency and 326
fiduciary relationship 329–330, 347–348
monies paid to bankrupt, right to 326–327, 330: agency relationship and 327; commingling/distinguishability of monies, relevance 328–329; payments made after start of insolvency proceedings 358–359; registered charge 327–329, 347, 359; security assignment of future claims/debts 329, 347
reservation of title 326–327
transfer of ownership/title as result of 326–327: authorisation to sell, relevance 326–327, 343–344
rescission 239
reservation of title. See also transfer of ownership/title below
administrator in insolvency’s rights/duties, effect on 270
authorisation to sell, relevance 293–294, 298
bona fide acquisition 270
charge/security interest distinguished 272
England (cont.)

formal requirements: fixed price 278;
inclusion in delivery note, sufficiency 272; reservation of both legal and beneficial ownership
270–271; writing 272

new goods manufactured out of materials supplied (specificatio) 85–86

priority 91–92, 283

reservation of both legal and beneficial ownership 270–271; writing 272

resale of cars supplied on credit for that purpose 326–327

as suspensive condition for payment of purchase price 270, 271–272
timing of reservation, relevance 271–272, 285–286

as transfer of ownership/reversion of equitable real interest 270–271, 326–327

unilateral declaration of, validity 271–272, 285

restitution, contract and 85 n.17

Roman law and 49–50

pledge/pawn as pignus 49

sale and lease-back

applicability 461

bona fide acquisition 460–461

car fleet as collateral for non-possessor security right
460–461

insolvency, debtor’s rights in case of

insolvency of creditor 461, 478–479

possession 460–461

publicity/registry 460–461

real/personal nature of lessee’s interest 461

as sham charge 449–450, 460–461, 474–475

third-party rights 460–461

security assignment of claims/debts
555–557

by charge 555, 556, 571–572

by discount 556

by mortgage 555, 556

conditional/contingent nature, relevance 555, 585–586

debtor census, notice to, relevance 556–557, 586: money earned but not paid before insolvency 556–557; money earned and paid before insolvency 556–557

as equitable right 555–557

excess collateral, relevance 586

execution 586: joiner of parties 556

formal requirements 555–556:

absolute assignment 556

frequency of use 555, 585–586

future debt 555, 585–586

insolvency 556–557

publicity/registry 556

requirements, writing 556

security assignment of earnings, future claim, whether 556

security assignment of future claims/debts, resale of cars supplied on credit for that purpose 329, 347, 349–350

security rights

completion many months after loan at time of financial difficulty, effect 509

future claim against unknown debtor, possibilities 585–586

specificity principle 205–206, 224

ascertainment of goods 205–206

commodities sold in bulk 205

fungible assets 426–427

stock-in-trade as collateral for non-possessor security right

excess collateral, relevance 509, 528–529

execution 508

floating [enterprise] charge 508–509, 525

frequency of use, floating [enterprise] charge/lien/mortgage 508

insolvency 508

tenancy in common rights, new goods manufactured out of materials supplied (specificatio) 384

third-party rights

Privy of Contract: Contracts for the Benefit of Third Parties 85 n.16

privity of contract and 85

sale and lease-back 460–461

termination/avoidance of contract and, bona fide acquisition 238–239

transfer of ownership/title 204–207

obligation to transfer 271–272:

principle of abstraction, revesting of title on termination of contract and 227–228
INDEX BY COUNTRY

Finland

**actio Pauliana** 524

burden of proof; family membership as evidence of intent 643

gratuitous transactions 643

judicial avoidance 524

limitation period 524, 643

requirements: detrimental effect 524, 643; insolvency attributable to transaction 524, 643; third-party’s knowledge/‘should have known’ requirement 524, 643

all-monies/sums retention of title (framework agreement) 434

credit consignment agreement rules, applicability 434

frequency of use 434, 437

hire purchase/payment by instalments 434

insolvency; part of insolvent estate, whether 434

seller’s rights in unsold goods, non-possessory ownership 435

specificity principle 434: risk 436, 437

validity: authority to sell before payment of purchase price, relevance 437; general clauses/framework agreement, acceptability; third-party rights 434

assignment of claim to recovery as alternative to delivery, *debtor cessa*, notice to, relevance 220, 343

*debtor cessa*, notice to, relevance 220, 343

*bona fide acquisition*

enterprise charge 471–472, 522–523

gratuitous transactions 643

possession 220–221, 341, 344–345

reservation of title 282, 341

car fleet as collateral for non-possessory security right

enterprise charge 471–472

registered vehicle charge 471–472

charge of money claims

*debtor cessa*, notice to, relevance: money earned but not paid before insolvency 568; money earned and paid before insolvency 568

future earnings as collateral for bank loan 567–568

commingling/distinguishingibility of monies paid to bankrupt commission [undisclosed] agency 342, 348–349, 413

risk 436

commission [undisclosed] agency

commingling/distinguishingibility of monies, relevance 342, 348–349, 413

credit consignment agreement compared 297 n.24

new goods manufactured out of materials supplied (specificatio) 394, 413, 415–416

resale of cars supplied on credit for that purpose 362

reservation of title distinguished 299–300

sale or return arrangement between original seller and reseller, relevance 299, 342, 364, 413

contract, annulment of simulated/pro forma 642–643, 644

contract, avoidance for fraud 243: transfer of ownership/title, effect on 243, 244

contract, termination for failure to pay following delivery 221

parties’ agreement and (resolutive clause) 221: third-party rights 221

reversion of title [where seller remains in possession of goods], principle of abstraction and 227–228

credit consignment agreement commission [undisclosed] agency compared 297 n.24

reservation of title distinguished 299–300, 658–659
Finland (cont.)
new goods manufactured out of materials supplied (specificatio) authority to manufacture before payment of purchase price, relevance 393–394, 395–396, 413 commission [undisclosed] agency 394, 413, 415–416 execution in the absence of proceeds clause 393: before payment by second buyer 413; following payment by second buyer 413 insolvency in the absence of proceeds clause 393, 394, 414 monies paid to bankrupt, right to, commingling/distinguishability of monies, relevance 413 ownership: risk, relevance 394, 397, 413, 415–416; value of material/value of work, relevance 394, 395 reservation of title 393–394, 413 security assignment of future claims/debts 413–414 specificatio, determination of 394 third-party rights 393–394 ‘ordinary course of business’ rule enterprise charge 471–472, 522–523 resale of cars supplied on credit for that purpose 341, 344, 362 possession, bona fide acquisition of real rights in movable property 341, 344–345 possessory pledge stock-in-trade as collateral for non-possessory security right: control of stock, need for 522; delivery to third party to hold for pledgee, need for 522 priority delivery, relevance 221 enterprise charge 414, 523, 525, 591–592 registered vehicle charge 471–472 publicity/registry book entry 220, 642 n.44 cars. See registered vehicle charge below enterprise charge 522–523, 527 shares, bonds and other securities 220 registered vehicle charge car fleet as collateral for non-possessory security right 471–472 frequency of use 471–472 insolvency, debtor’s rights in case of insolvency of creditor 472–473 priority 471–472 resale of cars supplied on credit for that purpose 343, 347: monies paid to bankrupt, right to and 343, 347 third-party rights 471–472 resale of cars supplied on credit for that purpose 341–343 dealer arrangements 342–343 monies paid to bankrupt, right to 341: commingling/distinguishability of monies, relevance 342, 348–349; enterprise charge 343; payments made after start of insolvency proceedings 362; registered vehicle charge 343, 347; reservation of title 342; security assignment of future claims/debts 343 reseller’s obligation to transfer monies received to original seller 342 transfer of ownership/title as result of 341: authorisation to sell, relevance 341, 344, 362 reservation of title 221, 223–224 authorisation to sell, relevance 297, 299–300 bona fide acquisition 282, 341 commission [undisclosed] agency distinguished 299–300 formal requirements 282: general conditions, adequacy 282; writing 282 goods in transit and 221–222 machinery, publicity/registry and 282, 283 new goods manufactured out of materials supplied (specificatio) 393–394, 413 reasonableness test 393 resale of cars supplied on credit for that purpose 342: payment to original seller as prerequisite for delivery to final buyer 342 third-party rights 221, 282, 413
Finland (cont.)

- timing of reservation, relevance 282, 285–286
- unilateral declaration of, validity 281–282, 285
- risk, new goods manufactured out of materials supplied (specificatio), ownership 394, 397, 413, 415–416
- sale and lease-back
  - insolvency, debtor's rights in case of insolvency of creditor 472–473
  - as sham charge 472, 474–475
- security assignment of claims/debts, conditional/contingent nature, relevance 567–568
- security assignment of earnings 567–568
- charge of money claim as alternative 569–570
- debtor cessus, notice to, relevance money earned but not paid before insolvency 568; money earned and paid before insolvency 568
- insolvency, money not yet earned ('future' claim) 567–568
- security assignment of future claims/debts 349–350
- new goods manufactured out of materials supplied (specificatio) 413–414
- resale of cars supplied on credit for that purpose 343
- resale of goods supplied for that purpose 300
- security rights
  - completion many months after loan at time of financial difficulty, effect 523–524
  - duration of charge before insolvency, relevance 523–524
  - future claim against unknown debtor, possibilities 591–592
- special registered charge
  - aircraft 472
  - applicability 477–478
  - patents and industrial/intellectual property rights 472
  - publicly traded shares, bonds and securities 472
  - vessels 472
- specificity principle 220, 223–224
- all-monies/sums retention of title 434–435
- stock-in-trade as collateral for non-possessory security right 522–524
- enterprise charge 522–523, 528
- excess collateral, relevance 522, 523, 529
- execution 523
- frequency of use, enterprise charge 523
- insolvency 523
- third-party rights
  - all-monies/sums retention of title (framework agreement) 434
  - new goods manufactured out of materials supplied (specificatio) 393–394
  - parties' agreement to terminate contract (resolutive clause) and 221
  - reservation of title 221, 282, 413
  - transfer of ownership/title
    - obligation to transfer, principle of abstraction, revesting of title on termination of contract and 227–228
    - requirements: consent, sufficiency 223–224; payment of purchase price, relevance 341
    - time of, as gradual process/ reflection of factual system 221 n.146

France

- actio Pauliana
  - gratuitous transactions and 629
  - requirements: ascertainability of sum owed 628; debtor's knowledge of likely detriment 628; detrimental effect 627; diminution of debtor's capacity to pay debts 627, 628–629, 646; intention to defraud/prejudice other creditors, relevance 628; losses attributable to transaction 628; pre-existing debt 628; prior attempt by creditor to secure settlement 627; third-party's knowledge should have known' requirement 628
  - agency, resale of cars supplied on credit for that purpose 313–314
  - all-monies/sums retention of title (framework agreement) 420–421
frequency of use 421, 437
insolvency: priority 420–421;
rei vindicatio 420–421, 436
specificity principle: ascertainment
of goods 420–421, 436; real
validity 421
assignment of claim to recovery/future
claim (Loi Dailly)
bona fide acquisition
belief in seller's right to sell, resale of
cars supplied on credit for that
purpose 313
reservation of title 288–289, 344–345
registered vehicle charge (gage sur
véhicule) (Loi Malingre) 477–478
choice of law, conflit mobile 18
commingling/distinguishability of
monies paid to bankrupt, new goods
manufactured out of materials
supplied (specificatio) and 373
constructive delivery/constitutum
possessorium. See also hypothec and
nantissement below
Code civil 1804 and 47
gyse/ailment resulting from,
abolition (1804) 47
Loi Malingre 314–315
contract, avoidance
for fraud 233: decisive influence on
other party, need for 233; burden of
proof 233; judicial avoidance, need
for 233; transfer of ownership/title,
effect on 233
for intention to defraud/prejudice
creditors, price as evidence of
intention 625, 627, 646
retroactive rex tunc effect 233
contract, termination in case of
insolvency proceedings
administrator's rights/duty 448
suspension of payments, preclusion as
ground for termination 184
contract, termination for failure to pay
forced execution as alternative 184
insolvency proceedings and 184
judicial termination, need for
184–185, 227
parties' agreement and (resolutive
clause) 184–185, 225–226
revision of title [where seller remains
in possession of goods], principle of
abstraction and 227–228
credit consignment agreement,
reservation of title distinguished
288–289, 299
damages, contract avoided for fraud 233
debtor cessus, notice to, relevance
modification of requirement 571
nantissement de fonds de commerce
539–540
security assignment of future
claims/debts 315, 415, 538–539, 577,
649
effort contract, new goods
manufactured out of materials
supplied (specificatio) 373
excess collateral, relevance, security
assignment of future claims/debts
577
execution
execution judge, role 234
nantissement de fonds de commerce 577
procedure (as amended by Law
No 91-650 of 9 July and Decree
No 92/755 of 31 July 1992) 233–234
fiduciary relationship (beneficial trust),
security assignment of future
claims/debts 539 n.29
finance leasing/leasing contract 600–601
applicability, computer 600
car fleet as collateral for
non-possessory security right
447–448
insolvency 448
insolvency of creditor, debtor's rights
601
as necessary condition 600
option to acquire: at price reflecting
amount paid in rent 447–448;
characterisation of contract and 600
France (cont.)

possession pledge compared 600--601
publicity/registry 448, 475, 600--601, 619
reservation of title/retention of
ownership 600--601
termination in case of insolvency
proceedings: in case of creditor's
insolvency 448; debtor's rights
in case of insolvency of
creditor 448
third-party rights 448
floating charge, exclusion 490
forfeiture clause (pactum commissorium),
security transfer of ownership 657
hypothec
aeroplanes and ships, applicability to
47 n.33
immovable property, limitation to 47
insolvency
administrator's rights/duties:
notification to secured creditor of
intention to sell collateral 448;
termination of finance
leasing/leasing contract 448, 601
contract, effect on, fulfilment of
obligations before commencement
of proceedings, relevance 226
critical date 183, 403--404
goods in transit, rights over: carrier's
statutory preference 185--186. See
also retention of asset as security for
performance/performance withhold
below
priority 183
security assignment of earnings
540--542
stock-in-trade as collateral for
non-possessory security right
491--492
suspect period 183, 492--493; security
assignment of future claims/debts
540
suspension of transactions 492--493,
540, 652
legislation, role 55, 647--648
liability of purchaser of business for
pre-existing debt 627--629
nantissement, Roman law/French
customary law and 47

assignement de fonds de commerce
assignment of future claims/debts
539--540, 661
completion many months after loan
at time of financial difficulty, effect
492--493
debtor cessus, notice to, relevance
539--540
definition/requirements 491
excess collateral, relevance 492
execution 577
frequency of use 492
inventory collateral, exclusion 57,
491--492
judicial enforcement, need for
491--492
as pledge 491--492
priority 492
publicity/registry 491--492
as security right to future claim
against unknown debtor
576--577
specificity principle 539--540
stock-in-trade as collateral for
non-possessory security right
525--526
new goods manufactured out of
materials supplied (specificatio)
commingling/distinguishability of
monies paid to bankrupt 373
execution in the absence of proceeds
clause 373
insolvency in the absence of proceeds
clause 374: payment before
commencement of insolvency
proceedings, relevance 403--404
monies paid to bankrupt, right to,
commingling/distinguishability of
monies, relevance 402--403
ownership: critical date 374;
enterprise contract 373--374, 397;
value of material/value of work,
relevance 372--373
real subrogation and. See real
subrogation (assignment of future
claim) below
reservation of title 371--374: strict
interpretation of specificatio
requirement 371--373
specificatio: determination of 371--373;
examples 372--373
ownership, creation/termination and possession 371–372, 397


possessory pledge car fleet as collateral for non-possessory security right 447 constructive delivery/constitutum possessorium 314–315 nantissement de fonds de commerce 491–492 registry 314–315 resale of cars supplied on credit for that purpose 314–315, 447

priority all-monies/sums retention of title (framework agreement) 420–421 goods on credit and 182, 226 insolvency proceedings, effect 183 nantissement de fonds de commerce 492 reservation of title, agreement to delay payment and (article 40 debt) 255–257 security assignment of future claims/debts 577 statutory possessory liens 75 statutory preferences, carrier 185–186 publicity/registry 59 finance leasing/leasing contract 448, 475, 600–601, 619 nantissement de fonds de commerce 491–492 possessory pledge 314–315 warrant 490–491

France (cont.)

bona fide acquisition 288–289, 299
credit consignment agreement distinguished 288–289, 299
formal requirements 257–258, 259: writing 257, 283–284, 658
insolvency 11
new goods manufactured out of materials supplied (specificatio) 371–374; change in nature of goods, relevance 403
as preferred method 659 n.39
process of goods, right to 255–257
publicity/registry 259, 283: timing, relevance 259
rei vindicatio in case of insolvency 255–257, 283–284, 658
specificity principle 255
as [suspensive] condition for payment of purchase price 255, 282–283
third-party rights 226, 652–653
timing of reservation, relevance 258, 285–286
unilateral declaration of, validity 255, 257–258, 285: conflict between general conditions of sale and general conditions of purchase 258; implied consent 257–258
retention of asset as security for performance/performance withhold 185–186, 225–226
resale of cars supplied on credit for that purpose 314–315, 447
reservation of title/ownership distinguished 185–186
sale and lease-back
applicability 448
finance leasing/leasing contract compared 447, 600
security assignment of earnings
debtor cессus, notice to, relevance 315, 415, 577, 649
excess collateral, relevance 577
fiduciary relationship (beneficial trust) 539 n.29
priority 577
resale of cars supplied on credit for that purpose 315, 349–350
as security for bank loan 538–542
security rights, future claim against unknown debtor 576–577
security transfer of ownership
finance leasing/leasing contract compared 600–601
forfeiture clause (pactum commissorium) 657
special registered charge 477–478
variety 10–11
specificity principle 181–182, 224
fungible assets 420–421, 436
nantissement de fonds de commerce 539–540
real subrogation (assignment of future claim) 421
reservation of title 255
stock-in-trade as collateral for non-possessor security right
insolvency 491–492
nantissement de fonds de commerce 525–526
warrant 490–491
third-party rights
finance leasing/leasing contract 448
reservation of title 226, 652–653
security assignment of earnings 540–541
warrant 490–491
transfer of ownership/title
obligation to transfer, principle of abstraction, revesting of title on termination of contract and 227–228
requirements: consent, sufficiency 181, 223, 226–227, 475; nemo plus principle 288–289, 313; payment of purchase price, relevance 181, 363
warrant
car accessories, exclusion 491
professionals, limitation to 490–491
publicity/registry 490–491
stock-in-trade as collateral for non-possessory security right 482–483
unjust enrichment and 302
car fleet as collateral for non-possessory security right
sale and lease-back 442, 474
security transfer of ownership 438–443, 473–474
charge of money claims, debitor cenus, notice to, relevance 11
choice of law, conflit mobile 17–18
commixing/distinguishability, security assignment of earnings 532
commixing/distinguishability of monies paid to bankrupt, security assignment of earnings 532
constructive delivery/constitutum possessorium
anticipated constitutum possessorium 481
bona fide acquisition 302
as means of creating security right after transfer of ownership/title 249–250
sale and lease-back 51, 475
security interest as causa 51
security transfer of ownership 439, 441
contract, avoidance
for fraud 230–232: principle of abstraction 243–244
for intention to defraud/prejudice creditors 624–625: burden of proof 624–625; contract between family members 624; limitation period 624–625
contract, termination in case of insolvency proceedings, administrator’s rights/duty, termination of contract 247, 442
contract, termination for failure to pay reservation of title, relevance 247
retroactive/ex tunc effect 173
reversion of title where seller remains in possession of goods, principle of abstraction and 227–228
corporeal movables, applicability of non-possessory security rights 442
customary law, security transfer of ownership 440–441

Germany
acquisition, transfer or ownership/title and, requirements, movable as essential part of immovable 248
agency, possession distinguished n.12
all-monies/sums retention of title (framework agreement) 418–419
equivalent examples: Kontokorrentvorbehalt 418–419; Konzernvorbehalt 418–419
cash, part of insolvency estate, whether 418, 435
security transfer of ownership 418, 435, 661–662
seller’s rights in unsold goods, security transfer of ownership 418, 435
validity 418, 434–435: excess collateral, relevance/implied waiver 418; general clauses/framework agreement, acceptability 418; implied waiver of creditor’s rights 418; unfair contract term (contra bonos mores), whether 418
assignment of claim to recovery as alternative to delivery 174, 302 n.2: bona fide acquisition 302
bona fide acquisition assignment of claim to recovery 302 n.2
benefit in seller’s right to sell 343–344: negligence and 302, 653
constructive delivery/constitutum possessorium 302
delivery and 302–303
gratuitous transactions 302
possession 344–345: hire purchase/ payment by instalment 303; involuntary deprivation of possession and 302, 653; money and negotiable instruments 302; security transfer of ownership in stock-in-trade 482–483
security transfer of ownership 303
stock-in-trade as collateral for non-possessory security right 490–491
third-party rights 490–491
types of warrant 10–11, 491

accession, transfer or ownership/title and, requirements, movable as essential part of immovable 248
agency, possession distinguished 174
all-monies/sums retention of title (framework agreement) 418–419
exequivalent examples: Kontokorrentvorbehalt 418–419; Konzernvorbehalt 418–419
cash, part of insolvency estate, whether 418, 435
security transfer of ownership 418, 435, 661–662
seller’s rights in unsold goods, security transfer of ownership 418, 435
validity 418, 434–435: excess collateral, relevance/implied waiver 418; general clauses/framework agreement, acceptability 418; implied waiver of creditor’s rights 418; unfair contract term (contra bonos mores), whether 418
assignment of claim to recovery as alternative to delivery 174, 302 n.2: bona fide acquisition 302
bona fide acquisition assignment of claim to recovery 302 n.2
benefit in seller’s right to sell 343–344: negligence and 302, 653
constructive delivery/constitutum possessorium 302
delivery and 302–303
gratuitous transactions 302
possession 344–345: hire purchase/ payment by instalment 303; involuntary deprivation of possession and 302, 653; money and negotiable instruments 302; security transfer of ownership in stock-in-trade 482–483
security transfer of ownership 303
stock-in-trade as collateral for non-possessory security right 490–491
unjust enrichment and 302
car fleet as collateral for non-possessory security right
sale and lease-back 442, 474
security transfer of ownership 438–443, 473–474
charge of money claims, debitor cenus, notice to, relevance 11
choice of law, conflit mobile 17–18
commixing/distinguishability, security assignment of earnings 532
commixing/distinguishability of monies paid to bankrupt, security assignment of earnings 532
constructive delivery/constitutum possessorium
anticipated constitutum possessorium 481
bona fide acquisition 302
as means of creating security right after transfer of ownership/title 249–250
sale and lease-back 51, 475
security interest as causa 51
security transfer of ownership 439, 481
contract, avoidance
for fraud 230–232: principle of abstraction 243–244
for intention to defraud/prejudice creditors 624–625: burden of proof 624–625; contract between family members 624; limitation period 624–625
contract, termination in case of insolvency proceedings, administrator’s rights/duty, termination of contract 247, 442
contract, termination for failure to pay reservation of title, relevance 247
retroactive/ex tunc effect 173
reversion of title where seller remains in possession of goods, principle of abstraction and 227–228
corporeal movables, applicability of non-possessory security rights 442
customary law, security transfer of ownership 440–441
index by country

**Germany** (cont.)

debitor cessus, notice to, relevance
charge of money claims 11
security assignment of claims/debts 11, 306, 660–661
security assignment of earnings 532–534, 660–661
security assignment of future claims/debts 306, 347, 574
delivery, relevance 172, 174, 223
assignment of claim to recovery as alternative 174, 302
bona fide acquisition 302–303
taking of possession and 174
where transferee in possession of property (traditio brevi/longa manu) 249–250, 285, 439
excess collateral, relevance, security assignment of future claims/debts 574–575, 651
execution
against purchaser of business for pre-existing debt: business assets, applicability to 624; execution judgment, need for 624
sale and lease-back 442
security assignment of earnings 533–534
security assignment of future claims/debts 574
security transfer of ownership 439–440
fiduciary relationship (beneficial trust)
forfeiture clause (pactum commissorium) 441, 657
proceeds clause (extended reservation of title) as 352
security transfer of ownership 439, 441
finance leasing/leasing contract 595–597
contractual nature of relationship 595–596
execution, right to resist 596
frequency of use 596–597
insolvency of creditor, debtor’s rights 597
option to acquire, effect on real rights 596
publicity/registry 595–596
rei vindicatio in case of insolvency 596: termination of contract by
insolvency administrator or lessor 596
security transfer of ownership compared 596–597
termination in case of insolvency proceedings, administrator’s right/duty 596, 597
transfer of ownership/title on purchase at end of contract 595–596
forfeiture clause (pactum commissorium) fiduciary relationship (beneficial trust) 441
security transfer of ownership 441
form/nomenclature, relevance 58
global assignment, acceptability/requirements 441–442, 532–533, 651
hire purchase/payment by instalment bona fide acquisition 303
reservation of title 248–249, 303: expectancy (Anwartschaftsrecht) 248–249, 250
as reversion of title 250
hypothec (Mobiliarhypothek), abolition 47
leaseback and 50–51
insolvency 172–173
administration by insolvency administrator 172–173
administrator’s rights/duties: incongruous/congruous securities 484; notification to secured creditor of intention to sell collateral 368–369; payment of interest for delay in realising assets 368–369; postponement of sale 247–248, 284, 368–369, 441, 442, 652; realisation of bankrupt’s assets within statutory time-limits 352–353; reservation of title, relevance 247–248; satisfaction of creditor’s contractual claims in case of reservation of title 247; satisfaction of original seller’s claims after deduction of administration costs 352, 368–369, 441, 527, 652
critical date 484
damages for losses incurred from failure to sell at best price 368–369
goods in transit, rights over: stoppage 181, 229; transfer of ownership/title as determining factor 174
intention to defraud/prejudice other creditors, effect 484–485: critical date 484
onerous/disadvantageous transactions, administrator’s rights/duty to avoid 484–485
property of debtor, monies paid to bankrupt for resale of cars supplied on credit for that purpose 304
‘property that belongs to the debtor’ 172–173
sale and lease-back 442
security assignment of earnings 532–534
security assignment of future claims/debts 574
security transfer of ownership 439–440: security owner’s obligation to pay percentage of costs 596–597
self-administration (Eigenverwaltung) 172 n.6
judicial development 55, 58, 60, 476–477
liability of purchaser of business for pre-existing debt 623–625
ceiling, whether 624, 645
continued management by original owner, relevance 624
continued use of old name, relevance 623, 645: exclusion by duly registered or notified agreement 623–624, 645
continuing liability of original debtor 624
loan/credit 624
purchase price, relevance 624
new goods manufactured out of materials supplied (specificatio)
execution in the absence of proceeds clause 366: before payment by second buyer 399; following payment by second buyer 398–399
insolvency in the absence of proceeds clause 368–369, 400
ownership: risk, relevance 366–367: value of material/value of work, relevance 395
priority, third-party rights, products clause 399–400
reservation of title 366–369
specificatio, ownership, creation/termination and 366
possession
agency distinguished 174 n.12
possessor as Besitznehmer 174 n.12
products pledge
products clause as 368 n.13, 399–400
security assignment distinguished 306
security transfer of ownership compared 11, 12, 306, 439–441
priority
all-monies/sums retention of title (framework agreement) 418, 435
new goods manufactured out of goods supplied (specificatio) 399–400
proceeds clause (extended reservation of title) 306–307
security assignment of future claims/debts 574
security transfer of ownership 302, 306, 439–440
seller [on credit] 173: negotiated settlement 353
statutory preferences: carrier 174; seller [on credit] 352–353
proceeds clause (extended reservation of title) 11, 12, 13, 300, 304–307, 350, 352, 363–364, 662
fiduciary nature of relationship 352
priority 306–307
products clause
effect 366–369
formal requirements 368
‘manufacturer’/‘owner’, parties’ right to determine 367–368, 396
‘manufacturer’/‘owner’, statutory definition 367–368
as pledge 368 n.13, 399–400
priority 368, 400
publicity/registry 368
security transfer of ownership 368–369
third-party rights 366–367, 368
products and proceeds clauses combined
definition/explanation 399
execution: before payment by second buyer 399–400; following payment by second buyer 399, 414
insolvency: before payment by second buyer 400; following payment by second buyer 400
Germany (cont.)
- requirements 399
- rights arising from 399
- publicity/registry 59
  finance leasing/leasing contract 595–596
- products clause 368
- security transfer of ownership 440–441, 476, 527
- stock-in-trade as collateral for non-possessory security right 482, 527
rei vindicatio in case of insolvency 173
finance leasing/leasing contract 596
insolvent’s possession of another’s movable property and (Aussonderung) 173, 287–288
insolvent’s possession of another’s security right and (Absonderung) 173
reservation of title, effect 247, 283–284, 298, 658
sale and lease-back 442
unlawful frustration of right of 304, 351–352, 363
reseler’s obligation to transfer monies received to original seller 306–307
in personam nature of seller’s right 306–307
termination of reseler’s right to collect claims 306–307; insolvency proceedings and 304 n.10; notice of assignment of claim, relevance 306–307; on termination of payments 304 n.10
termination of right to resell; insolvency proceedings and 304 n.10; on termination of payments 304 n.10
transfer of ownership/title as result of 302: authorization to sell, relevance 302, 351–352, 363
reservation of title administrator in insolvency’s rights/duties, effect on 247–248, 283–284
authorization to sell, relevance 287–288, 298
formal requirements 250
hire purchase/payment by instalment 248–249, 303
new goods manufactured out of materials supplied (specificatio) 366–369
as preferred method 659 n.39
publicity/registry 250, 283
rei vindicatio in case of insolvency 247, 283, 298, 658
stock-in-trade as collateral for non-possessory security right 482–483
as [suspensive] condition for payment of purchase price 246–247
termination of contract and 247
timing of reservation, relevance 249–250, 285–286
unilateral declaration of, validity 248–249, 285
risk, new goods manufactured out of materials supplied (specificatio), ownership 366–367
sale and lease-back car fleet as collateral for non-possessory security right 442
constructive delivery constitutum possessorium 51, 475
execution 442
frequency of use 442
insolvency 442
option/duty to reacquire 50–51
rei vindicatio in case of insolvency 442
termination for non-payment 442
security assignment of claims/debts debitor cessus, notice to, relevance 11, 12, 306, 660–661
possessorry pledge compared 11, 12, 306
validity 306
Index by country

security assignment of earnings 532-534
commingling/distinguishability of monies paid to bankrupt 532
debsor cessus, notice to, relevance 532-534: money earned but not paid before insolvency 532; money earned and paid before insolvency 532
execution, money not yet earned (‘future’ claim) 533-534
frequency of use 532
future claim, whether 532-534
insolvency 532-534: money earned and paid before insolvency 532; money not yet earned (‘future’ claim) 532-534
as preferred method 569-570
termination of right to collect claims following failure to make loan payments 532
unjust enrichment 534
security assignment of future claims/debts 352
anticipated assignment of claims 304-305, 399, 574
debsor cessus, notice to, relevance 574
duration of assignment, relevance 306, 347
excess collateral, relevance 574-575, 651
execution 574
insolvency 574
priority 574
specificity principle 305-306, 347
security rights
future claim against unknown debtor, possibilities 574: specificity principle 574
security transfer of ownership 11, 12
all-monies/sums retention of title (framework agreement) 418, 435, 661-662
applicability to corporeal movables 442
bona fide acquisition 303
car fleet as collateral for non-possessor security right 438-443, 473-474
completion many months after loan at time of financial difficulty, effect 484-485
constructive delivery,constituutum possessorium 439
as customary law 440-441
debtor’s rights in case of insolvency of creditor 443, 478-479
excess collateral, relevance/implied waiver 439, 441-442, 483-484, 651
execution 439-440
fiduciary relationship (beneficial trust) 439, 441, 443
finance leasing/leasing contract compared 596-597
forfeiture clause (pactum commissorium) 441, 657
future claims/debts 651
insolvency 439-440: security owner’s obligation to pay percentage of costs 596-597
possessor pledge compared 306, 439-441
products clause and 368-369
publicity/registry 440-441, 476, 527
repossession: non-payment, need for 439; right to sell collateral 439
sale and resale 474
security agreement, need for 439
stock-in-trade as collateral for non-possessor security right 481-484, 526-527: future stocks 481, 526
special registered charge 11, 12
specificity principle
future claim against unknown debtor 574
proceeds clause (extended reservation of title) 574
security assignment of future claims/debts 305-306, 347
stock-in-trade as collateral for non-possessor security right 481-482, 526-527
stock-in-trade as collateral for non-possessor security right 481-482, 526-527
future stocks: security transfer of ownership 481, 526, 527: specificity principle 481-482, 526-527
obligation to store separately 481-483, 526-527
Germany (cont.)
  publicity/registry 482
  reservation of title 482–483:
    expectancy (Anwartschaftsrecht)
      526–529
  security transfer of ownership
    481–484: creditor’s status 483; excess collateral, relevance/ implied waiver
      483–484, 528–529; frequency of use
      483; publicity/registry 482, 527
  specificity principle 481–482, 526–527
  third-party rights, products clause and
    366–367, 368
  transfer of ownership/title
    agreement that title should pass
      (‘real agreement’/Einigung), need for
      171–172, 224, 481: independence
      from contract of sale, relevance
      246–247; transfer of security
      ownership 481
    obligation to transfer: distinguished
      171–172; principle of abstraction
      172, 212, 227–228, 230–231; revesting of title on termination of
      contract and 227–228
    ownership and right to dispose of
      property distinguished 287–288, 399
      requirements: delivery of movable.
      See delivery, relevance above;
      independence from contract of sale, relevance
      246–247; payment of
      purchase price, relevance 172, 213,
      363
  transfer of security ownership 481
  unjust enrichment
    bona fide acquisition 302
    contract voided for fraud and 230–231
    reversion of title/ownership and 173
    security assignment of earnings 534

Greece
  abuse of rights, security assignment of
    future claims/debts 575–576
  actio Pauliana
    burden of proof 626–627
    gratuitous transactions and 626–627
    limitation period 626–627
    requirements: insolvency attributable
      to transaction 626–627; intention to
      defraud/prejudice other creditors,
      relevance 626–627; third-party’s
      knowledge (should have known)
      requirement 626–627; valid
      transaction 626–627
    third-party rights 626–627
    all-monies/sums retention of title
      (framework agreement) 420
    frequency of use 420, 437
    insolvency, reservation of title as basis
      of entitlement 417–436
    seller’s rights in unsold goods,
      co-ownership 420
    bona fide acquisition
      belief in seller’s right to sell 343–344:
      negligence and 311
      in case of insolvency 179–180
      constructive delivery/constitutum
      possessorium 311
    execution 232–233
    finance leasing/leasing contract 599
    payment of debtor to insolvent and
      179–180
    possession 180, 344–345
    publicity/registry 311
    car fleet as collateral for non-possessory
      security right
    sale and lease-back 445
    security transfer of ownership
      444–445, 473–474
    special registered charge, tour coaches
      445
    charge of money claims
      certain date (data certa), need for
      535–536
      debitor cessus, notice to, relevance
      535–536, 537–538: money earned
      but not paid before insolvency
      537–538; money earned and paid
      before insolvency 537, 538
      frequency of use 535–536
    insolvency 537
    public [notarial] deed, need for 535–536
      as real right 534
    security assignment of earnings
      compared 535–536
    special charge applicable to
      corporations 536: debitor cessus,
      notice to, relevance 536; requirements
      536
    commission [undisclosed] agency
      bank loan 536–537
      insolvency 538
maturity factoring 537  
writing, need for 536–537  
constructive delivery/constitutum possessorium 179  
anticipated constitutum possessorium 371, 488  
bona fide acquisition 311  
as means of creating security right after transfer of ownership/title 254  
possessorial pledge 444–445  
security transfer of ownership 444, 488  
contract, annulment of simulated/pro forma 626–627, 644  
price as evidence of simulation 627, 646  
contract, avoidance  
for intention to defraud/prejudice creditors, price as evidence of intention 627, 646  
principle of abstraction 232  
retroactive/ex tunc effect 232–233  
contract, termination in case of insolvency proceedings  
administrator's rights/duties 446–447  
default of administrator and 253–254  
contract, termination for failure to pay parties' agreement and (resolutive clause) 180–181, 253: security transfer of ownership 446  
reversion of title [where seller remains in possession of goods], principle of 371  
time-limits/grace period and 180–181  
unilateral 180–181  
corporeal movables, applicability of non-possessorial security rights 446  
custodial law, security transfer of ownership 444  
debtor cessus, notice to, relevance  
charge of money claims 353–356, 537: special charge applicable to money claims 536  
enterprise charge 537  
identity of debtor, relevance 536–537  
security assignment of earnings 536–537  
security assignment of future claims/debts 354–355, 401–402  
delivery, relevance 179, 223  
as publicity 179  
enterprise charge 312, 477, 650–651  
applicability, bank or financial institutions 537  
debtor cessus, notice to, relevance 537  
insolvency 537  
publicity/registry 489, 537  
stock-in-trade as collateral for non-possessorial security rights 489, 528  
excess collateral, relevance, security assignment of earnings 537  
execution  
bona fide acquisition 232–233  
finance leasing/leasing contract, right to resist 599–600  
security transfer of ownership 445  
factoring contract 654–655  
as security for bank loan 536: loan as discounted value of assigned claims 536  
fiduciary relationship [beneficial trust]  
finance leasing/leasing contract compared 599  
new goods manufactured out of materials supplied (specificatio) 371  
possessorial pledge, assimilation to 354, 401  
products and proceeds clauses combined as 401  
finance leasing/leasing contract bona fide acquisition 599  
exclusion, right to resist 599–600  
fiduciary relationship [beneficial trust] compared 599  
frequency of use 599  
insolvency of creditor, debtor's rights 599–600  
lessee's right on termination to return of goods: contractual basis 599; as owner 599  
option to acquire: effect on real rights 599; right to transfer option 599  
publicity/registry 599, 619
Greece (cont.)
sale and lease-back compared 599
tax and consumer credit legislation, applicability 599
termination in case of insolvency proceedings: administrator's right/duty 599-600; automaticity 599
termination for failure to pay 599-600
third-party rights 599
writing, need for 599
global assignment, acceptability/requirements 575-576, 593-594
insolvency administration by insolvency administrator 179-180: rei vindicatio 179-180
administrator's rights/duties, sale of assets 446
charge of money claims 537
commission [undisclosed] agency 538
enterprise charge 537
goods in transit, rights over: stoppage 181, 229; transfer of ownership/title, relevance 181
invalidity of transactions relating to 179-180
proceedings, limitation to merchants/businessmen, limitation of proceedings to 179
property rights of bankrupt person, effect on. See administration by insolvency administrator above
reservation of title 13
sale and lease-back 446-447
security assignment of earnings 537
transfer of ownership 445: debtor's rights in case of insolvency of creditor 478-479
stock-in-trade as collateral for non-possessory security right 489
liability of purchaser of business for pre-existing debt 626-627
assets as entirety of debtor's property, relevance 626
ceiling, whether 626, 645
knowledge/should have known' requirement 626
new goods manufactured out of materials supplied (specificatio) execution in the absence of proceeds clause: before payment by second buyer 401; following payment by second buyer 401
fiduciary relationship (beneficial trust) 371
insolvency in the absence of proceeds clause 371, 401-402
ownership: payment of purchase price, relevance 371; risk, relevance 370; value of material/value of work, relevance 370, 394-395
reservation of title 370-371
third-party rights 370, 371 possession 
bona fide acquisition of real rights in movable and 180, 344-345
as publicity 180
possessory pledge constructive delivery/constitutum possessorium 444-445
fictitious pledges 312-313: priority 312-313
publicity/registry 311, 312-313
resale of cars supplied on credit for that purpose 312
security transfer of ownership compared 444, 446
priority
fictitious pledge and 312-313
seller [on credit], fiduciary relationship assimilated to pledge 354-355
proceeds clause (extended reservation of title) 350, 354-355, 363-364, 662
new goods manufactured out of materials supplied (specificatio) [with products clause] 371: execution, relevance 401; insolvency 401-402
timing, relevance 401-402
unjust enrichment 401
products clause
'manufacturer', parties' right to determine 371, 396
priority 371
as security transfer of ownership of future products with resolutive condition 371
products and proceeds clauses combined 414
<table>
<thead>
<tr>
<th>Index by Country</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>publicity/registry</td>
<td></td>
</tr>
<tr>
<td>delivery as 179</td>
<td></td>
</tr>
<tr>
<td>enterprise charge 489, 537</td>
<td></td>
</tr>
<tr>
<td>finance leasing/leasing contract 599, 619</td>
<td></td>
</tr>
<tr>
<td>pledge registry 311</td>
<td></td>
</tr>
<tr>
<td>possession as 180</td>
<td></td>
</tr>
<tr>
<td>sale and lease-back 445, 475</td>
<td></td>
</tr>
<tr>
<td>security interests requiring 254-255</td>
<td></td>
</tr>
<tr>
<td>security transfer of ownership 444-445, 527</td>
<td></td>
</tr>
<tr>
<td>transfer of ownership of movable, relevance 179, 180, 254-255, 312-313</td>
<td></td>
</tr>
<tr>
<td>rei vindicatio in case of insolvency 179-180, 181</td>
<td></td>
</tr>
<tr>
<td>goods in transit 181</td>
<td></td>
</tr>
<tr>
<td>reservation of title, effect 253, 283-284, 298, 658</td>
<td></td>
</tr>
<tr>
<td>resale of cars supplied on credit for that purpose</td>
<td></td>
</tr>
<tr>
<td>monies paid to bankrupt, right to 311: in the absence of right to resell 312; commingling/distinguishing ability of monies, relevance 347; payments made after start of insolvency proceedings 354-355; possessory pledge and 312</td>
<td></td>
</tr>
<tr>
<td>transfer of ownership/title as result of 311: authorisation to sell, relevance 311, 343-344</td>
<td></td>
</tr>
<tr>
<td>reservation of title</td>
<td></td>
</tr>
<tr>
<td>authorisation to sell, relevance 288, 298</td>
<td></td>
</tr>
<tr>
<td>formal requirements 254-255</td>
<td></td>
</tr>
<tr>
<td>insolvency 13</td>
<td></td>
</tr>
<tr>
<td>publicity/registry 254-255, 283</td>
<td></td>
</tr>
<tr>
<td>rei vindicatio in case of insolvency 253, 283-284, 298, 658</td>
<td></td>
</tr>
<tr>
<td>stock-in-trade as collateral for non-possessory security right, authorisation to transfer, relevance 489</td>
<td></td>
</tr>
<tr>
<td>as [suspensive] condition for payment of purchase price 253</td>
<td></td>
</tr>
<tr>
<td>timing of reservation, relevance 254, 285-286</td>
<td></td>
</tr>
<tr>
<td>unilateral declaration of, validity 254, 285</td>
<td></td>
</tr>
<tr>
<td>sale and lease-back applicability 446</td>
<td></td>
</tr>
<tr>
<td>car fleet as collateral for non-possessory security right 445</td>
<td></td>
</tr>
<tr>
<td>duration 445: aircraft 446</td>
<td></td>
</tr>
<tr>
<td>finance leasing/leasing contract compared 599</td>
<td></td>
</tr>
<tr>
<td>frequency of use 445</td>
<td></td>
</tr>
<tr>
<td>insolvency 446-447</td>
<td></td>
</tr>
<tr>
<td>publicity/registry 445, 475</td>
<td></td>
</tr>
<tr>
<td>as statutory form of security ownership 445</td>
<td></td>
</tr>
<tr>
<td>third-party rights 445</td>
<td></td>
</tr>
<tr>
<td>security assignment of earnings 13, 535-538</td>
<td></td>
</tr>
<tr>
<td>charge of monies as alternative 535-536</td>
<td></td>
</tr>
<tr>
<td>debitor cessus, notice to, relevance 536-537: money earned but not paid before insolvency 537, 538; money earned and paid before insolvency 538</td>
<td></td>
</tr>
<tr>
<td>excess collateral, relevance 537</td>
<td></td>
</tr>
<tr>
<td>frequency of use 536-537</td>
<td></td>
</tr>
<tr>
<td>insolvency 537</td>
<td></td>
</tr>
<tr>
<td>possessory pledge, assimilation to charge of money claims 535-536</td>
<td></td>
</tr>
<tr>
<td>as preferred method 569-570</td>
<td></td>
</tr>
<tr>
<td>as security for bank loan 536-537</td>
<td></td>
</tr>
<tr>
<td>unjust enrichment 537, 538</td>
<td></td>
</tr>
<tr>
<td>security assignment of future claims/debts 650-651</td>
<td></td>
</tr>
<tr>
<td>as abuse of right 575-576</td>
<td></td>
</tr>
<tr>
<td>anticipated assignment of claims 347</td>
<td></td>
</tr>
<tr>
<td>frequency of use 575-576</td>
<td></td>
</tr>
<tr>
<td>public policy issues 575-576</td>
<td></td>
</tr>
<tr>
<td>resale of cars supplied on credit for that purpose 312</td>
<td></td>
</tr>
<tr>
<td>security rights</td>
<td></td>
</tr>
<tr>
<td>future claim against unknown debtor, possibilities 575-576: specificity principle 575</td>
<td></td>
</tr>
<tr>
<td>security transfer of ownership 11, 12, 13, 489</td>
<td></td>
</tr>
<tr>
<td>applicability to corporeal movables 446</td>
<td></td>
</tr>
<tr>
<td>car fleet as collateral for non-possessory security right 444-445, 473-474</td>
<td></td>
</tr>
<tr>
<td>completion many months after loan at time of financial difficulty, effect 490</td>
<td></td>
</tr>
</tbody>
</table>
### Greece (cont.)

- Constructive delivery/constitutum
  - Possessorium: 444, 488
- Execution: 445
- Transfer of warrants/bills of lading and 181
- Unjust enrichment
  - Bona fide payment of debt to insolvent and 179–180
- Contract voided for fraud and 232 as in personam right 232
- Proceeds clause (extended reservation of title) 401
- Security assignment of earnings 537, 538

### Hungary

- Publicity/registry 59

### Ireland

- All-monies/sums retention of title (framework agreement) 427–429
- Clarity of drafting, need for 428–429
- Delivery, relevance 422, 429
- Frequency of use 429, 437
- Insolvency, part of insolvency estate, whether 429
- Payment of purchase price, relevance 427–429, 435
- Seller’s rights in unsold goods, real, whether 429
- Validity 427–429, 434–435; general clauses/framework agreement, acceptability 429; incorporation in each contract of sale as safer alternative 429; as reservation of title clause 428, 435, 661–662
- Bona fide acquisition
  - Belief in seller’s right to sell 330, 343–344
  - Possession 330, 344–345
  - Car fleet as collateral for non-possessority: 461–462

### Specialized Terms

- Transfer of warrants/bills of lading and 181
- Unjust enrichment
  - Bona fide payment of debt to insolvent and 179–180
- Contract voided for fraud and 232 as in personam right 232
- Proceeds clause (extended reservation of title) 401
- Security assignment of earnings 537, 538

---

© Cambridge University Press  
www.cambridge.org
contract, termination in case of insolvency proceedings, seller's right 210–211
contract, termination for failure to pay, reversion of title 210–211
debitor cessus, notice to, relevance 558
fixed charge 558
floating [enterprise] charge/lien/mortgage 558, 586
security assignment of claims/debts 557–558, 586, 587
delivery, relevance 207, 223
all-monies/sums retention of title (framework agreement) 422, 429
excess collateral, relevance
security assignment of claims/debts 587
stock-in-trade as collateral for non-possessory security right 511, 528–529
execution
against purchaser of business for pre-existing debt, business assets, applicability to 636
security assignment of claims/debts 586
stock-in-trade as collateral for non-possessory security right 511
factoring contract 654–655
frequency of use 557
recourse factoring 557
as security for bank loan 557: loan as discounted value of assigned claims 557
fiduciary relationship, resale of cars supplied on credit for that purpose 330–332
finance leasing/leasing contract 611–612
frequency of use 611–612
insolvency of creditor, debtor's rights 612
option to acquire, hire purchase/payment by instalment and 612
publicity/registry 612
sale and lease-back compared 611–612, 620–621
fixed charge
debitor cessus, notice to, relevance 558
priority 558
floating charge 209, 477
applicability: all types of assets 510; corporate debtors, de facto limitation to 510–511, 525
characteristics 331–332, 509–510
crystallisation 509–510, 511, 525, 586
debitor cessus, notice to, relevance 558, 586
equitable nature of real right 509–510
floating agricultural chattel mortgage 510–511
fluctuating future assets, duration of charge before insolvency, relevance 511
frequency of use 511
limited applicability 209, 274
new goods manufactured out of materials supplied (specificatio) and 586, 396–397
‘ordinary course of business’ rule 510–511
priority 511, 558, 586
publicity/registry 510–511, 525
resale of cars supplied on credit for that purpose 331–332
specificity principle 510
stock-in-trade as collateral for non-possessory security right 509–511, 525
forfeiture clause (pactum commissorium), sale and lease-back 462–463
‘goods’ 207
hire purchase/payment by instalment 210, 273
as legal fiction 612
publicity/registry 612
insolvency
corporate insolvency 209
goods in transit, rights over: on completion of transit 211; stoppage 211, 229; ‘transit’ 211
onerous/disadvantageous transactions, administrator’s rights/duty to avoid 612
real rights, effect on 209–210
security assignment of claims/debts 558, 587
stock-in-trade as collateral for non-possessory security right 511
liability of purchaser of business for pre-existing debt 636–638
Ireland (cont.)
misrepresentation, avoidance/rescission of contract for, bona fide acquisition 244-245
new goods manufactured out of materials supplied (specificatio) execution in the absence of proceeds clause 386: before payment by second buyer 409; following payment by second buyer 409 floating [enterprise] charge/lien/ mortgage 386, 396-397
reservation of title 207, 209–210
authorisation to sell, relevance 294, 298
charge/security interest distinguished 274
formal requirements 273–274, 276:
general conditions, adequacy 275; reservation of both legal and
beneficial ownership 273–274
new goods manufactured out of
materials supplied (specificatio) 384–388
publicity/registry 209–210, 274, 275, 283, 386–387; reservation of legal
and beneficial ownership and 275
resale of cars supplied on credit for
that purpose 330–331
as [suspensive] condition for payment
of purchase price 273
timing of reservation, relevance
274–275, 285–286
as transfer of ownership/reversion of
equitable real interest 273–274
unilateral declaration of, validity 276, 285
risk, new goods manufactured out of
materials supplied (specificatio),
ownership, risk, relevance 386
sale and lease-back
applicability 463
car fleet as collateral for
non-possessory security right 461–462
finance leasing/leasing contract
compared 611–612, 620–621
forfeiture clause (pactum commissorium) 462–463
insolvency, debtor’s rights in case of
insolvency of creditor 463, 478–479
publicity/registry 461–462
security assignment of claims/debts
557–559, 586–587
by charge, floating charge 557, 571–572
by fixed charge 557
by mortgage 557
conditional/contingent nature, relevance 557
declarer cassation, notice to, relevance
557–558, 586, 587: money earned
but not paid before insolvency
558–559; money earned and paid
before insolvency 558–559
as equitable right 557–558
excess collateral, relevance 587
execution 586
formal requirements: absolute
assignment 557–558; writing
557–558
frequency of use 537
future debt 537
insolvency 558, 587
priority 558, 586
publicity/registry 558
statutory assignment 557–558, 587
security rights, future claim against
unknown debtor, possibilities
586–587
specificity principle 207–209, 224
ascertainment of goods 208–209, 274–275
commodities sold in bulk
208–209
floating [enterprise] charge/lien/
mortgage 510
priority 208
stock-in-trade as collateral for
non-possessory security right 510
statutory assignment, security
assignment of claims/debts 557–558, 587
stock-in-trade as collateral for
non-possessory security right
excess collateral, relevance 511, 528–529
execution 511
floating [enterprise] charge/lien/
mortgage 509–511, 525
insolvency 511
specificity principle 510
transfer of ownership/title
requirements: nemo plus principle
209–210, 330, 345; payment of
purchase price, relevance 207, 273, 428–429
time of: agreement as determining
factor 207, 223; ascertainment of
unascertained goods 274–275;
conclusion of contract 207
Ireland

unjust enrichment
proceeds clause (extended reservation of title) 333
resale of cars supplied on credit for that purpose 333

Italy

actio Pauliana 199
burden of proof, price, relevance 634, 635
insolvency proceedings 503
limitation period 501–502
requirements: debtor's knowledge of likely detriment 634; intention to defraud/prejudice other creditors, relevance 501–502
third-party rights 501–502, 634
agency, resale of cars supplied on credit for that purpose 322
all-monies/sums retention of title
[framework agreement] 423–425
frequency of use 423–424, 437
insolvency: priority 423; rei vindicatio 424–425
seller's rights in unsold goods, real, whether 423
specificity principle, rei vindicatio in case of insolvency 424–425
validity: fraudulent evasion of the law, whether 424; general clauses/framework agreement, acceptability 423–424; unfair contract term (contra bonos mores), whether 424
bona fide acquisition
execution 236–238
possession 344–345: period of possession, relevance 319–320, 582
publicity/registry 319–320, 582
car fleet as collateral for non-possessory security right
frequency of use 453–454
registered vehicle charge 453–454
commingling/distinguishability of monies paid to bankrupt, new goods manufactured out of materials supplied (specificatio) 408
commission [undisclosed] agency
certain date (data certa) before execution or commencement of
insolvency proceedings, need for 292–293, 322, 357
resale of cars supplied on credit for that purpose 348–349, 357: used car sales 322
contract, avoidance for fraud 236–238: judicial avoidance, need for 236
for incapacity 236
retroactive/e/ex tunc effect 237
for usury 501, 582
contract, termination in case of insolvency proceedings. See also insolvency, contract, effect on below
administrator's rights/duty 266
automaticity 266
contract, termination for failure to pay 266, 606–607
judicial termination, relevance 200–201, 227
parties' agreement and (resolutive clause) 200
retroactive effect 200
time-limits/grace period and 200
credit consignment agreement priority 292–293
reservation of title distinguished 292–293
third-party rights 292–293
damages, contract terminated for failure to pay, retention of instalments as 266
data certa
execution and 605–606, 633
finance leasing/leasing contract 605–606, 619, 659
reservation of title 268, 283, 290–291, 322, 357, 658
debitor cessus, notice to, relevance
factoring contract 551–552
formal requirements 550–551
identity of debitor, relevance 406–407
modification of requirement 571
publicity/registry 575–576
security assignment of earnings 550–551
delivery, relevance 198
enterprise charge
completion many months after loan
at time of financial difficulty, effect
501–504
excess collateral, relevance 501
execution 501
fluctuating future assets 425 n.18, 499, 499
frequency of use 501
as growing list of exceptions to
equality of creditors rule 499–500
priority 500–501
publicity/registry 498–499
specificity principle 499
stock-in-trade as collateral for
non-possessor security right
498–500
writing, need for 499
excess collateral, fairness 499–500
excess collateral, relevance, registered
bank charge 582
execution
against purchaser of business for
pre-existing debt 633–634: business
assets, applicability to 633–634
bona fide acquisition 236–238
contratto d’appalto 407–408
data certa and 633
enterprise charge 501
finance leasing/leasing contract:
evidential requirements 605–606;
right to resist 605
registered bank charge 582
stock-in-trade as collateral for
non-possessor security right 501
third-party rights, real/personal right
as basis for opposition 237
factoring contract
data certa, need for 551–552
debtor cessus, notice to, relevance
551–552: money earned but not
paid before insolvency 551–552;
money earned and paid before
insolvency 551–552
definition/description 551–552
frequency of use 551–552
as security for bank loan 551–552, 570
third-party rights 551–552
finance leasing/leasing contract 605–608
data certa 605–606, 619
evidential requirements 605–606
execution, right to resist 605
frequency of use 605
lessee's right on termination to return
of goods, leasing nature of contract
607
option to acquire: as evidence of
intention to transfer ownership on
termination of contract 607; as
necessary condition 607; probability of exercise,
relevance 607
as rental agreement 607
reservation of title/retention of
ownership 606–607
as sale with reservation of title 606–607
termination in case of insolvency
proceedings: administrator's
right/duty 607; applicable law
606–607: return of money paid
606–607: termination of contract for
continuous performance compared
607
transfer of ownership/title on
purchase at end of contract 606–607
writing, need for 605–606, 619
forfeiture clause (pactum commissorium)
security assignment of future
claims/debts 550
security transfer of ownership 454,
607–608, 657
global assignment, acceptability/
requirements 321, 582–583
hire purchase/payment by instalment
reservation of title 267, 319: right to
retain instalments as damages in
case of default 266, 606–607
specificity principle 319
hypothec, abolition 47
insolvency
administration by insolvency
administrator 199: individual right
of action, exclusion 199
administrator's rights/duties, satisfaction of claims of creditors and
return of residue to bankrupt 199
concorso dei creditori 199
contract, effect on 200–201, 607:
fulfilment of obligations before
commencement of proceedings,
relevance 200: payment at
insolvency creditor rate, limitation
to 200
Italy (cont.)
goods in transit, rights over:
  enforcement of contract and 201;
  recovery on payment of transit 
costs 201; stoppage 201, 229;
  transfer of ownership/title, 
  relevance 201
gratuitous transactions 501–502,
  503–504
intention to defraud/prejudice other 
creditors, effect 501–502: actio 
Pauliana. See actio Pauliana above
onerous/disadvantageous transactions 
503: administrator’s rights/duty to
  avoid 503–504
proceedings, limitation to commercial 
enterprises 503
recovery of property disposed of 
before insolvency proceedings 
(actio Pauliana) 199
registered bank charge 582
security assignment of future 
claims/debts 407, 550–551
stock-in-trade as collateral for 
non-possession security right
497–501
suspect period 199
liability of purchaser of business for 
pre-existing debt 633–635
new goods manufactured out of 
materials supplied (specificatio)
authority to manufacture before 
payment of purchase price, 
relevance 407–408
contratto d’appalto 407–408: agency 
relationship execution 379
execution in the absence of proceeds 
clause 379: before payment by
second buyer 406; contratto d’appalto 
407–408
insolvency in the absence of proceeds 
clause 379, 408
monies paid to bankrupt, right to,
  commingling/distinguishability of 
monies, relevance 408
ownership: risk, relevance 379, 397;
  value of material/value of work, 
  relevance 378
proceeds clause (extended reservation 
of title) 378–379
reservation of title 378–379
‘ordinary course of business’ rule, sale 
and lease-back 454
personal security including bank 
guarantees, promissory notes and 
performance bonds, preference for 
in case of car sales 320–321, 348–349
possession 
  bona fide acquisition of real rights in
  movable property, period of 
  possession, relevance 319–320,
  344–345, 582 n.20
  goods held in safe custody 200
priority
  all-monies/sums retention of title 
  (framework agreement) 423
  credit consignment agreement
  292–293
enterprise charge 500–501
equality of creditors/unfair 
preferences 499–500, 503
reservation of title 283
statutory possessory liens 199–225,
  226, 233: machinery 267–268
statutory preferences 501, 581–582
privilegi. See enterprise charge above
proceeds clause (extended reservation of 
title), new goods manufactured out 
of materials supplied (specificatio)
  [with products clause] 378–379
products clause, ‘manufacturer’/owner’, 
parties’ right to determine 378–379, 
396
publicity/registry
cars (pubblico registro automobilistico), 
delay in 319
enterprise charge 498–499
as notification to debitore cessus 575–576
registered bank charge 498–499, 
581–582
security interests requiring: bank 
loans 581–582; machinery 267–268
transfer of ownership of movable, 
relevance 633
registered bank charge 498–499,
  581–582
excess collateral, relevance 582
execution 582
frequency of use 582
insolvency 582
priority 581–582
public (notarial) deed, need for 581-582
publicity/registry 498-499, 583-582
specificity principle 581-582
registered vehicle charge (privilegio sull’autoveicolo) 10, 477-478
car fleet as collateral for non-possessory security right 453-454, 478
cars (pubblico registro automobilistica) 453-454
resale of cars supplied on credit for that purpose 357-358
rei vindicatio in case of insolvency
all-monies/sums retention of title
(framework agreement) 424-425
goods owed by third party to original seller's agent 321-322
reservation of title, effect 266, 283-284, 298, 658
specificity principle 424-425
termination of sale before insolvency proceedings 200
timing of claim 236
remedies
disposal of collateral, need for judicial involvement 199-226, 233, 500-501
recovery of goods 198-199
rental agreement, finance leasing/
leasing contract as 607
resale of cars supplied on credit for that purpose 318-323
agency and 322
commission [undisclosed] agency and 321-322, 348-349: certain date (data certa) before execution or commencement of insolvency proceedings, need for 322, 357; used car sales 322
monies paid to bankrupt, right to: commingling/distinguishability of monies, relevance 323, 348-349;
payments made after start of insolvency proceedings 357-358; security assignment of future claims/debts 322-323
registered vehicle charge (privilegio sull’autoveicolo) 357-358
reservation of title 318-319
transfer of ownership/title as result of 318-320
reservation of title
authorisation to sell, relevance 290-293, 298
credit consignment agreement distinguished 292-293
formal requirements 265-266: certain date (data certa) before execution or commencement of insolvency proceedings, need for 268, 283, 290-291, 322, 357, 658; express provision in contract of sale 266-267; general conditions, adequacy 266-267; writing 267-268, 283-284
machinery, right to prevent sale 266
new goods manufactured out of materials supplied (specificatio) 378-379
priority 283
publicity/registry 283: machinery 268
rei vindicatio in case of insolvency 266, 283-284, 298, 658
resale of cars supplied on credit for that purpose 318-319
sale on credit 200
third-party rights 226, 268
timing of reservation, relevance 265-266, 268, 285-286
risk, new goods manufactured out of materials supplied (specificatio) 379, 397
sale of business, public (notarial) deed, need for 633-634
sale and lease-back
applicability 455
car fleet as collateral for non-possessory security right, imported luxury cars 454-455
frequency of use 454-455
insolvency, debtor's rights in case of insolvency of creditor 455-456
option/duty to reacquire, insolvency 455-456
'ordinary course of business' rule 454
termination in case of insolvency proceedings, debtor's rights in case of insolvency of creditor 455-456
third-party rights 454
validity, consent of parties as determining factor 454, 475

Cambridge University Press
052183967X - Security Rights in Movable Property in European Private Law
Edited by Eva-Maria Kieninger
Index
More information
Italy (cont.)

security assignment of earnings
charge of money claim as alternative 569–570
debtor cessus, notice to, relevance 550–551
security assignment of future claims/debts
   certain date (data certa), need for 322
   consideration, need for 550
   debitor cessus, notice to, relevance 322, 406–407, 550, 633: money earned
   but not paid before insolvency 551–552; money earned and paid before insolvency 552
forfeiture clause (pactum commissorium) 550
insolvency 550–551: assignment following 407
resale of cars supplied on credit for that purpose 322–323, 357
as security for bank loan 550–551, 581
third-party rights 550–551
security rights, future claim against unknown debtor, possibilities 581–583
security transfer of ownership, forfeiture clause (pactum commissorium) 454, 607–608, 620–621
special registered charge
   machinery 10, 267–268
   variety 10–11
specificity principle 198, 200
enterprise charge 581–582
fungible assets 424–425
hire purchase/payment by instalment 319
[registered] charge (privilegio speciale) 499
rei vindicatio in case of insolvency 424–425
security assignment of future claims/debts 322–323
stock-in-trade as collateral for non-possessionary security right 498–500
excess collateral, relevance 501
execution 501
frequency of use, enterprise charge 501
insolvency 497–501
third-party rights
actio Pauliana 501–502, 634
credit consignment agreement 292–293
execution, real/personal right as basis for opposition 237
factoring contract 551–552
reservation of title 226, 268
sale and lease-back 454
security assignment of future claims/debts 550–551
termination/avoidance of contract and: bona fide acquisition 236–237; in case of fraud or mistake 236–238
transfer of ownership/title obligation to transfer, principle of abstraction, revesting of title on termination of contract and 227–228
original acquisition: commixtio 197–198, 378; specificatio 197–198, 378
ownership and right to dispose of property distinguished 291–292
requirements: consent, sufficiency 198, 223, 236, 475; payment of purchase price, relevance 198, 267, 321–322; 'title' in form of contract, testamentary disposition or legal provision 198
usury 501, 582

Netherlands
accession, transfer or ownership/title and, stock-in-trade as collateral for non-possessionary security right 504 n.61
actio Pauliana 506–507
burden of proof 507: price, relevance 635
execution, effect on 635
insolvency proceedings 506–507
limitation period 507
requirements: debtor's knowledge of likely detriment 635; detrimental effect 507, 635; intention to defraud/prejudice other creditors, relevance 507, 635; third-party's knowledge; 'should have known' 507
all-moneys/sums retention of title (framework agreement) 425–426
frequency of use 426, 437
insolvency, part of insolvency estate, whether 425
payment of purchase price, relevance 426
seller's rights in sold goods 426
seller's rights in unsold goods, non-possessory ownership 12, 425, 435
specificity principle, ascertainment of goods 426
validity 425: general clauses/framework agreement, acceptability 425-426, 436-437
bona fide acquisition 202 n.100
belief in seller's right to sell: reasonable doubt 323-324; resale of cars supplied on credit for that purpose 323-324, 343-344
execution 238
pledge (silent) 504
car fleet as collateral for non-possessory security right
pledge (silent) 456
sale and lease-back 456-457, 474
charge of money claims 552-555
conditional/contingent nature, relevance 553
debtor cessus, notice to, relevance 584-585: money earned but not paid before insolvency 554-555; money earned and paid before insolvency 553-554, 555
delayed power of disposal/act of creation '552-553, 583
excess collateral, relevance 585
execution 584
existing legal relationship, need for 583-584
future claim, whether/applicability to: future claims as basis of bank loan 583; future earnings as collateral for bank loan 553
insolvency 584-585: creation of charge following 584
priority 584
publicity/registry 584: master-list of claims 583-584, 651-652
with/without notification (openbar/stil pandrecht) 552-553, 583-584. See also pledge (silent) and [registered] charge below
commingling/distinguishability of monies paid to bankrupt, stock-in-trade as collateral for non-possessory security right 505
constructive delivery/constitutum possessorium
sale and lease-back 51, 475
security interest as causa 51
contract, avoidance for fraud 238: transfer of ownership/title, effect on 238
for intention to defraud/prejudice creditors 635: family members and 635; price as evidence of intention 635, 646; price as evidence of intention/knowledge 635, 646
for misrepresentation 238
contract, termination in case of insolvency proceedings 202-203
default of administrator and 268-269
seller's right 202-203
contract, termination for failure to pay insolvency proceedings, effect 268-269 non-termination, right of 268-269 parties' agreement and (resolutive clause) 203-204 as right in personam 203-221, 228
seller's right of recovery (recht van reclame) 202-203, 226
time-limits/grace period and 202-203, 226, 268-269
debtor cessus, notice to, relevance charge of money claims 555, 584-585 charge over future claims 324-325, 569
identity of debtor, relevance 324-325
insolvency, notification following 578, 584-585
modification of requirement 571
money earned and paid before insolvency 553-554, 555
pledge (silent) 553-554
[registered] charge 324-325, 553
delivery, relevance 201, 223
pledge (silent) 456, 504
Netherlands (cont.)
where transferee in possession of
property (traditio brevi/longa manus) 201
excess collateral, relevance
charge of money claims 585
fairness 506, 585
stock-in-trade as collateral for
non-possessory security right 506
execution
actio Pauliana, effect 635
against purchaser of business for
pre-existing debt, business assets,
applicability to 635
bona fide acquisition 238
charge of money claims 584
stock-in-trade as collateral for
non-possessory security right 505-506
third-party rights, property on
derbtor's premises 269 n.79, 425, 425
fairness, excess collateral 506, 585
fiducia [cum creditore], causa traditionis
whether 456-457
fiduciary relationship (beneficial trust)
pledge (silent) as replacement for 609
n.36
sale and lease-back distinguished 456-457
finance leasing/leasing contract 608-610
fiduciary relationship (beneficial trust)
comparison 609-610
frequency of use 609-610
hire purchase/payment by instalment
comparison 608-609
insolvency of creditor, debtor's rights
610
option to acquire: characterisation of
contract and 609; hire
purchase/payment by instalment
and 609-610; as option not to
acquire 608
rei vindicatio in case of insolvency 608
as rental agreement 608
reservation of title/retention of
ownership 608
security transfer of ownership
comparison 609-610
termination in case of insolvency
proceedings, lessor's right 608
transfer of ownership/title on
purchase at end of contract 608
form/nomenclature, relevance 58
hire purchase/payment by instalment
finance leasing/leasing contract
comparison 608-609
resolutive clause 608, 609-610
[suspensive] condition for payment of
purchase price 608, 609-610
transfer of title/ownership,
automaticity 608, 609-610
hypothec
abolition 47: leaseback and 50-51
insolvency
administrator's rights/duties:
notification to secured creditor of
intention to sell collateral 505;
postponement of sale/execution 505,
652
avoidance of fraudulent proceedings.
See actio Pauliana above
charge of money claims 584-585
debtor cessus, notice to, relevance,
notification following 578, 584-585
goods in transit, rights over: stoppage
181, 229; transfer of ownership/title,
relevance 204
gratuitous transactions 507
intention to defraud/prejudice other
creditors, effect: avoidance of
fraudulent proceedings 202; failure
to take interests of other creditors
into account 506
pledge (silent), debtor's rights in
case of insolvency of creditor
457-458
proceedings, effect 202-204, 382
sale and lease-back, debtor's rights in
case of insolvency of creditor 458
stock-in-trade as collateral for
non-possessory security right 505
suspension of transactions 202,
269-269, 382
legislation, role 647-648
liability of purchaser of business for
pre-existing debt 635
continued management by original
owner, relevance 635
new goods manufactured out of
materials supplied (specificatio)
Breda/St Antonius 379-381
execution in the absence of proceeds
clause 381: before payment by
<table>
<thead>
<tr>
<th>Index by Country</th>
<th>717</th>
</tr>
</thead>
<tbody>
<tr>
<td>second buyer 408; following payment by second buyer 406, 408</td>
<td></td>
</tr>
<tr>
<td>insolvency in the absence of proceeds clause 382; after payment by second buyer 408; before payment by second buyer 408</td>
<td></td>
</tr>
<tr>
<td>manufacture for self, relevance 379–381, 382</td>
<td></td>
</tr>
<tr>
<td>ownership: risk, relevance 380, 382, 395; value of material/value of work, relevance 369–370, 372–373, 375, 376, 378, 381, 395</td>
<td></td>
</tr>
<tr>
<td>pledge (silent) 381–382, 396–397</td>
<td></td>
</tr>
<tr>
<td>[registered] charge 408</td>
<td></td>
</tr>
<tr>
<td>reservation of title 379–382</td>
<td></td>
</tr>
<tr>
<td>specificatio: determination of 379–380; ownership, creation/termination and 379–380, 408</td>
<td></td>
</tr>
<tr>
<td>‘ordinary course of business’ rule resale of cars supplied on credit for that purpose 323</td>
<td></td>
</tr>
<tr>
<td>stock-in-trade as collateral for non-possessory security right 504</td>
<td></td>
</tr>
<tr>
<td>pledge (silent) 14. See also charge of money claims above</td>
<td></td>
</tr>
<tr>
<td>bona fide acquisition 504</td>
<td></td>
</tr>
<tr>
<td>debitor cessus, notice to, relevance 553–554</td>
<td></td>
</tr>
<tr>
<td>delayed power of disposal/‘act of creation’ 12, 456, 504, 552–553; charge of money claims 552–553, 583; new goods manufactured out of materials supplied (specificatio) 381–382, 396–397; stock-in-trade as collateral for non-possessory security right 504</td>
<td></td>
</tr>
<tr>
<td>delivery, relevance 456, 504</td>
<td></td>
</tr>
<tr>
<td>existing legal relationship at time of creation of charge, need for 553, 583–584</td>
<td></td>
</tr>
<tr>
<td>fiduciary relationship (beneficial trust) and 609 n.36</td>
<td></td>
</tr>
<tr>
<td>frequency of use 506</td>
<td></td>
</tr>
<tr>
<td>insolvency 554: debtor’s rights in case of insolvency of creditor 457–458</td>
<td></td>
</tr>
<tr>
<td>new goods manufactured out of materials supplied (specificatio) and delayed power of disposal/‘act of creation’ 381–382, 396–397</td>
<td></td>
</tr>
<tr>
<td>notarial/registered deed (in non-public registry), need for 14, 456, 515, 527, 651–652, 656</td>
<td></td>
</tr>
<tr>
<td>priority 505, 527; tax authorities 505</td>
<td></td>
</tr>
<tr>
<td>public pledge: conversion to 505; distinguished 325, 346–347, 456, 478, 504–506, 552–553 as real right 504</td>
<td></td>
</tr>
<tr>
<td>specificity principle 504, 526–527</td>
<td></td>
</tr>
<tr>
<td>stock-in-trade as collateral for non-possessory security right 504–506, 526–527, 660: future stock acquired after commencement of insolvency proceedings 505</td>
<td></td>
</tr>
<tr>
<td>priority charge of money claims 584</td>
<td></td>
</tr>
<tr>
<td>pledge (silent) 505</td>
<td></td>
</tr>
<tr>
<td>reservation of title 283, 325</td>
<td></td>
</tr>
<tr>
<td>statutory possessory liens 325</td>
<td></td>
</tr>
<tr>
<td>tax claims 505</td>
<td></td>
</tr>
<tr>
<td>proceeds clause (extended reservation of title), exclusion 12, 358, 364, 381</td>
<td></td>
</tr>
<tr>
<td>products clause, exclusion 381, 396–397</td>
<td></td>
</tr>
<tr>
<td>publicity/registry charge of money claims 584 as critical date for effectiveness of transaction 78</td>
<td></td>
</tr>
<tr>
<td>public [notarial] deed distinguished 324, 456</td>
<td></td>
</tr>
<tr>
<td>security interests requiring 324, 346–347</td>
<td></td>
</tr>
<tr>
<td>[registered] charge debitor cessus, notice to, relevance 324–325, 346–347, 553</td>
<td></td>
</tr>
<tr>
<td>fluctuating future assets 325, 346–347, 349–350, 364; limited applicability 324–325</td>
<td></td>
</tr>
<tr>
<td>future claims as basis of bank loan 583</td>
<td></td>
</tr>
<tr>
<td>future earnings as collateral for bank loan 553</td>
<td></td>
</tr>
<tr>
<td>new goods manufactured out of materials supplied (specificatio) and 408</td>
<td></td>
</tr>
<tr>
<td>resale of cars supplied on credit for that purpose 324 with/without notification (openbar/stil pandrecht) 325, 346–347, 456, 478, 504–506, 552–553. See also pledge (silent) above</td>
<td></td>
</tr>
</tbody>
</table>
Netherlands (cont.)

rei vindicatio in case of insolvency
- finance leasing/leasing contract 608
- reservation of title, effect 268-269, 283-284, 298, 658
- remedies, recovery of sale price 202
- rental agreement
  - finance leasing/leasing contract as 608
  - resale of cars supplied on credit for that purpose
- monies paid to bankrupt, right to 324:
  - payments made after start of insolvency proceedings 358; public [notarial] deed, relevance 324;
  - [registered] charge 325
- reservation of title 325
- transfer of ownership/title as result of 323: authorisation to sell, relevance 323
- reservation of title
  - authorisation to sell, relevance 293, 298: as resolutive condition 293, 504
  - formal requirements: certain date (data certa) before execution or commencement of insolvency proceedings, need for 270, 283-284;
  - general conditions, adequacy 270;
  - writing 269, 270, 283-284
- new goods manufactured out of materials supplied (specification) 379-382
- priority 283, 325
- publicity/registry 270, 283
- rei vindicatio in case of insolvency 268-269, 283-284, 293, 658
- resale of cars supplied on credit for that purpose 325
- stock-in-trade as collateral for non-possessor security right, authorisation to sell, relevance 504
- as [inexpensive] condition for payment of purchase price 268, 293: hire purchase/payment by instalment 608, 609-610; implied authorisation to sell and 293, 298
- third-party rights 12, 226
- timing of reservation, relevance 269, 285-286
- unilateral declaration of, validity 269, 285

resolutive clause, hire purchase/payment by instalment and 608
- risk
  - new goods manufactured out of materials supplied (specification) 395
  - sale and lease-back 457
- sale and lease-back
  - applicability, know-how 457
car fleet as collateral for non-possessor security right 456-457, 474
- constructive delivery/constitutum possessorium 51, 475
- fiduciary relationship (beneficial trust) distinguished 456-457: as sham 457
- hire purchase/payment by instalment distinguished 458
- insolvency, debtor's rights in case of insolvency of creditor 458
- rental agreement distinguished 458
- risk 457
- validity 456-457
- security assignment of earnings, frequency of use 552
- security assignment of future claims/debts exclusion 552-555
  - as security for bank loan 552-555
- security rights
  - completion many months after loan at time of financial difficulty, effect 506-507
  - future claim against unknown debtor, possibilities 583-585
- security transfer of ownership 11, 12, 489
  - exclusion 12, 58, 396-397, 456, 609-610
  - finance leasing/leasing contract compared 609-610
  - sale and resale 474, 609-610
- specificity principle 65-66
- fungible assets 426
- pledge (silent) 504, 526-527
- stock-in-trade as collateral for
  - non-possessor security right accession, transfer of ownership/title and 504 n.61
  - excess collateral, relevance 506
  - execution 505-506
  - frequency of use 506
  - insolvency 505
obligation to store separately 504, 526–527: commingling/
distinguishability of monies paid to
bankrupt 505
‘ordinary course of business’ rule 504
pledge (silent) 504–506: future stock
acquired after commencement of
insolvency proceedings 505
third-party rights
execution, property on debtor’s
premises 269 n.79, 425, 425
fraudulent dealings and 202, 507
reservation of title 12, 226
termination of contract and, bona fide
faith acquisition 202 n.100
termination/avoidance of contract and
238
transfer of ownership/title
agreement that title should pass (‘real
agreement’), need for 201, 224
obligation to transfer 269
requirements: causa traditionis (title)
201, 238, 456, 504, 552–553; nemo
plus principle 201
Norway, publicity/registry 59
Portugal
actio Pauliana
gratuitous transactions and 496
insolvency proceedings 579
requirements: debtor’s knowledge of
likely detriment €0: intention to
defraud/prejudice other creditors,
relevance 496, 630
reservation of title as modification to
contract and 262
all-monies/sums retention, delivery,
relevance 422
all-monies/sums retention of title
(framework agreement) 422–423
frequency of use 423, 437
payment of purchase price, relevance
422, 435
security transfer of ownership 661–662
validity 422, 434–435: as reservation of
title clause 422, 435
bona fide acquisition, exclusion 289,
298–299
of object sold by businessman in
ordinary course of business 289
car fleet as collateral for non-possessory
security right
finance leasing/leasing contract
449–450
sale and lease-back 449–450
special registered charge 449
charge of money claims 545
defidor cessus, notice to, relevance
544–545, 560: money earned but not
paid before insolvency 544–545;
money earned and paid before
insolvency 545
execution 579
frequency of use 544
future claim, whether/applicability to
544, 578–579: unknown debtor
578–579
ius separati 545
priority 579
publicity/registry 544
retroactive application 544
unjust enrichment 545
contract, annulment of simulated/pro
forma 630, 644
intention to defraud/prejudice other
creditors, need for 630
contract, avoidance
for fraud 235: transfer of
ownership/title, effect on 235;
sufficiency of contract to transfer
title and 235, 244
for intention to defraud/prejudice
creditors €0: price as evidence of
intention 630–631, 646
for usury 496, 579
contract, termination in case of
insolvency proceedings 190
alternatives 191
contract, termination for failure to pay,
parties’ agreement and (resolutive
clause) 190
defidor cessus, notice to, relevance
charge of money claims 544–545,
569
modification of requirement 571
security assignment of earnings
544–545
security assignment of future
claims/debts 578–579
delivery, relevance
all-monies/sums retention 422
Portugal (cont.)

- floating [enterprise] charge/lien/
mortgage, symbolic delivery 495
- money and 404
- possession pledge 495: in case of
banks 495
- excess collateral, relevance, security
rights 579
- execution
  - actio Pauliana, effect 496
  - against purchaser of business for
pre-existing debt, right to resist 630
  - charge of money claims 579
  - possession pledge 495--496
  - priority, as means of securing 405
  - security assignment of future
claims/debts 579
  - subrogation action 404--405
- factoring contract, as security for bank
loan 578-579
- finance leasing/leasing contract
  602-603
- frequency of use 602-603
- insolvency of creditor; debtor's rights
  603
- lessor's right on termination to return
of goods, as owner 602
- option to acquire: at predetermined
price 602; as necessary condition
  602
- security transfer of ownership
  compared 602-603
- termination in case of insolvency
proceedings, administrator's
right/duty 602
- floating [enterprise] charge/lien/
mortgage
- applicability, all types of asset 495,
496
- delivery, relevance, symbolic delivery
  495
- forfeiture clause (pactum commisorium)
- security transfer of ownership 602-603
- special registered charge 449--450
- insolvency
  - administrator's right/duty to sell,
assets already executed against 190
  - contract, effect on 190: payment at
insolvency creditor rate, limitation
to 191
- goods in transit, rights over, recovery
on payment of transit costs 191
- gratuitous transactions 496
- intention to defraud/prejudice other
creditors, effect, avoidance of
fraudulent proceedings 194, 496
- possession pledge 495--496
- property rights of bankrupt person,
effect on 190
- security assignment of earnings
  544--545
- security assignment of future
claims/debts 579
- special registered charge, debtor's
rights in case of insolvency of
creditor 450, 478--479
- stock-in-trade as collateral for
non-possessory security right
  495--496
- suspect period 194
- ius separationis
- charge of money claims 545
- security assignment of earnings 545
- liability of purchaser of business for
pre-existing debt 630-631
- new goods manufactured out of
materials supplied (specificatio)
- execution in the absence of proceeds
clause 375: before payment by
second buyer 404-405; following
payment by second buyer 404
- insolvency in the absence of proceeds
clause 376, 405
- mandate to manufacture and sell
  375-376
- ownership: risk, relevance 375; value
of material/value of work, relevance
  375, 394--395
- reservation of title 375-376
- third-party rights 375
- possession pledge
- completion many months after loan
at time of financial difficulty, effect
  496
- delivery, relevance 495
- disposal without authority as criminal
offence 495
- execution 495--496
- insolvency 495--496
- specificity principle 495
- stock-in-trade as collateral for
non-possessory security right 495:
- future stock 495
- writing, need for 495
priority
charge of money claims 579-580
execution as means of securing 405
special registered charge 449
subrogation action 404-405
publicity/registry
charge of money claims 544
security assignment of earnings 544
security interests requiring 261
transfer of ownership of movable,
relevance 189-190: resale of cars
supplied on credit for that purpose
316, 344
rei vindicatio in case of insolvency
insolvent's possession of another's
movable property 289
reservation of title, effect 298-299,
658
timing of claim 235
resale of cars supplied on credit for that
purpose 316
monies paid to bankrupt, right to 316:
payments made after start of
insolvency proceedings 356
transfer of ownership/title as result of,
registration of original seller's
claim, relevance 316, 344
reservation of title
authorisation to sell, relevance 289,
298-299: resale as sale of future
goods (expectancy) 289, 298-299
formal requirements 261: signature
262, 289, 376, 422: writing 283-284,
658
machinery, publicity/registry 261, 262
as modification to contract, actio
Pauliana 262
new goods manufactured out of
materials supplied (specificatio)
375-376
as preferred method 261, 317, 349
publicity/registry 283, 658: machinery
261, 262; notification to other party,
need for 262; timing, relevance
262
rei vindicatio in case of insolvency
resale of cars supplied on credit for
that purpose 356, 363: as preferred
method 317, 349
as [suspensive] condition for payment
of purchase price 261
timing of reservation, relevance 262,
285-286, 289
sale and lease-back
car fleet as collateral for
non-possessory security right
449-450
as sham charge 449-450, 474-475,
602-603
validity, consent of parties as
determining factor 449-450
security assignment of earnings 545
charge of money claim as alternative
569-570
debtor cessus, notice to, relevance
544-545, 569: money earned but
not paid before insolvency
544-545
frequency of use 544
insolvency 544-545
ius separationis 545
publicity/registry 544
retroactive application 544
unjust enrichment 545
security assignment of future
claims/debts
debtor cessus, notice to, relevance
578-579
duration of assignment, relevance
579
execution 579-580
frequency of use 544
insolvency 579-580
security rights
duration of charge before insolvency,
relevance 579
excess collateral, relevance 579
future claim against unknown debtor,
possibilities 578-579
security transfer of ownership
all-moneys/sums retention of title
(framework agreement) 661-662
exclusion 602-603, 620-621
finance leasing/leasing contract
compared 602-603
forfeiture clause (pactum commissorium)
602-603
special registered charge 477-478
car fleet as collateral for
non-possessory security right 449
cars, ships and aircraft 450
forfeiture clause (pactum commissorium)
449-450
Portugal

insolvency, debtor's rights in case of insolvency of creditor 450, 478–479, 603
judicial sale and 449–450, 602–603
priority 449
specificity principle, possessory pledge 495
stock-in-trade as collateral for non-possessory security right
excess collateral, relevance 496
frequency of use 496
future stocks, possessory pledge 495
insolvency 495–496
possessory pledge 495: over shares 496
third-party rights
new goods manufactured out of materials supplied (specificatio) 375
termination of contract and 190: registration of acquisition before termination, need for 235
transfer of ownership/title
obligation to transfer, validity, relevance 189–190
requirements: consent, sufficiency 189–190, 223, 235, 261; payment of purchase price, relevance 189–190, 249, 344, 356; title 189–190
time of, conclusion of contract 189–190, 261
unjust enrichment
charge of money claims 545
security assignment of earnings 545
usury 496, 579

Scotland

actio Pauliana 513–514
gratuitous transactions 514, 638–639
judicial avoidance (reduction), retroactive/ex tunc effect 513
limitation period 513, 638–639
requirements: debtor's inability to meet commitments at time of transaction 638–639; diminution of debtor's capacity to pay debts 514, 638, 646; intention to defraud/prejudice other creditors, relevance 513; pre-existing debt 513; technical insolvency at time of transaction 513
all-monies/sums retention of title (framework agreement) 430
frequency of use 430, 437
insolvency, part of insolvency estate, whether 430
payment of purchase price, relevance 430, 435
validity 430, 434–435: consent of parties as determining factor 430; as reservation of title clause 430, 435, 661–662
assignation of incorporeals. See security assignment of claims/debts below
bona fide acquisition
belief in seller's right to sell 343–344
cars bought by private person 333–334
stock-in-trade as collateral for non-possessory security right 513–514
car fleet as collateral for non-possessory security right
floating [enterprise] charge/lien/mortgage 463, 464
sale and lease-back 463
carrier, as agent 213
constructive delivery/constitutum possessorium 45–46, 211, 212–213
sale and lease-back 463–464
traditio ficta 45–46
contract, avoidance
contract, termination in case of insolvency proceedings, as right in personam 211–212, 213
contract, termination for failure to pay judicial termination, need for 211–212
parties' agreement and (resolutive clause) 213
reversion of title [where seller remains in possession of goods] 211–212: principle of abstraction and 227–228
debtor cessus, notice to, relevance modification of requirement 571
security assignment of claims/debts 559–560, 587
security assignment of future claims/debts 360, 415
delivery, relevance 211, 223, 275-276, 612
avoidance of contract for fraud 241
gift/transactions other than sale 212-213
insolvency, buyer's duty to refuse in case of inability to pay 212
reversion of ownership 276-277
reversion of ownership following termination of contract 211-212
excess collateral, relevance
security assignment of claims/debts 587
stock-in-trade as collateral for non-possessory security right 513, 528-529
execution
against purchaser of business for pre-existing debt, business assets, applicability to 638
security assignment of claims/debts 587
factoring contract
definition/description 559-560
frequency of use 559-560
fiduciary relationship (beneficial trust) resale of cars supplied on credit for that purpose 334, 360
security assignment of claims/debts 560, 587
finance leasing/leasing contract 612-613
frequency of use 613
hire purchase/payment by instalment compared 612-613
insolvency of creditor, debtor's rights 613
floating charge 477, 526
applicability: all types of asset 512, 525; corporate debtors 512, 525, 587; future debts as collateral for bank loan 587; whole or part of patrimony 512, 513, 525
car fleet as collateral for non-possessory security right 463, 464
crystallisation 512, 525, 526
equitable nature of real right 512
floating future assets 512-513, 650-651, 661
insolvency: insolvency of creditor 464; suspect period 514
priority 513
publicity/registry 512, 525
receivership/liquidation 512
Scottish/English systems distinguished 512, 526
statutory nature 512
stock-in-trade as collateral for non-possessory security right 512-513, 525
third-party rights 512-513
hire purchase/payment by instalment
finance leasing/leasing contract compared 612-613
frequency of use 613
as legal fiction 87, 612-613
publicity/registry 612-613
insolvency
avoidance of fraudulent proceedings 212: retroactive/ex tunc effect 514
floating [enterprise] charge/lien/mortgage, insolvency of creditor 464
goods in transit, rights over, stoppage 213
onerous/disadvantageous transactions, administrator's rights/duty to avoid 513
security assignment of claims/debts 587
suspect period, floating [enterprise] charge/lien/mortgage 514
intimation. See debtor cessus, notification to, relevance above
liability of purchaser of business for pre-existing debt 638-639
new goods manufactured out of materials supplied (specificatio) execution in the absence of proceeds clause 389: before payment by second buyer 410; following payment by second buyer 410
insolvency in the absence of proceeds clause 389, 410: following payment by second buyer 410
ownership, value of material/value of work, relevance 388, 395
reservation of title 388-389
specificatio: determination of 388, 656-657, 662-663; ownership, creation/termination and 388
third-party rights, refusal of sums due to bankrupt 410

© Cambridge University Press
www.cambridge.org
Scotland (cont.)

- possession
  - presumption of ownership 277
- sale and lease-back 463-464
- priority
  - equality of creditors/unfair preferences 513-514, 618
  - statutory preferences 513
  - tax claims 513
- proceeds clause (extended reservation of title), new goods manufactured out of materials supplied (specification) [with products clause], exclusion 410
- products clause, 'manufacturer'/'owner', parties' right to determine 389, 396
- publicity/registry
  - floating [enterprise] charge/lien/mortgage 512, 525
  - hire purchase/payment by instalment 612-613
  - registration of company charge 559
  - security assignment of claims/debts 559
- resale of cars supplied on credit for that purpose 333-334
  - monies paid to bankrupt, right to 334: payments made after start of insolvency proceedings 360
  - transfer of ownership/title as result of 333-334: authorisation to sell, relevance 333, 343-344
- reservation of title 211
  - authorisation to sell, relevance 294, 298
  - formal requirements 277: certain date (data certa) before execution or commencement of insolvency proceedings, need for 277, 283: general conditions, adequacy 277: writing 277
  - new goods manufactured out of materials supplied (specification) 388-389
  - timing of reservation, relevance 276-277, 285-286
- risk, new goods manufactured out of materials supplied (specification), ownership, risk, relevance 388

Roman law and, specification 388

Roman-Dutch law and 45-46

sale and lease-back
  - applicability 464
  - car fleet as collateral for non-possessoriy security right 463
  - constructive delivery/constitutum possessorium 463-464
  - possession 463-464
  - as sham charge 463-464, 474-475
- security assignment of claims/debts 559-560
  - by charge 571-572
  - debtor cessus, notice to, relevance 559-560, 587: money earned but not paid before insolvency 560; money earned and paid before insolvency 560
  - excess collateral, relevance 587
  - execution 587
  - as fiduciary relationship (beneficial trust) 560, 587
  - future debt 559
  - insolvency 587
  - publicity/registry 559
  - security assignment of future claims/debts, resale of cars supplied on credit for that purpose 360, 364
  - security rights: completion many months after loan at time of financial difficulty, effect 513-514
  - future claim against unknown debtor, possibilities 587
  - stock-in-trade as collateral for non-possessoriy security right bona fide acquisition 513-514
  - excess collateral, relevance 513, 528-529
  - floating [enterprise] charge/lien/mortgage 512-513, 525
  - third-party rights, floating [enterprise] charge/lien/mortgage 512-513
  - transfer of ownership/title
    - burden of proof 277
    - obligation to transfer: principle of abstraction 211-212, 227-228:
      - revesting of title on termination of contract and 227-228
      - requirements: intention to acquire (animus accipendi dominii) 275-276:
        - intention to transfer (animus
transferendi dominii) 275--276; nemo plus principle 333--334, 345
time of: agreement as determining factor 211, 276; conclusion of contract 46; transfer to carrier 213
Voet, Johannes and 45--46

South Africa
accession, transfer or ownership/title and, reservation of title 390
actio Pauliana
burden of proof, family membership as evidence of intent 640
gratuitous transactions 640
requirements: diminution of debtor's capacity to pay debts 640; insolvency at time of transaction, relevance 640; intention to defraud/prejudice other creditors, relevance 640; third-party's knowledge/should have known' requirement 640
agency
carrier as 215
resale of cars supplied on credit for that purpose, monies paid to bankrupt, right to 336
all-monies/sums retention of title (framework agreement) 430--431
insolvency, part of insolvency estate, whether 430
payment of purchase price, relevance 430
seller's rights in unsold goods:
non-possessory ownership 435; real, whether 430
specificity principle 430: risk 436
validity: car industry 430; general clauses/framework agreement, acceptability, incorporation in each contract of sale, need for 430
car fleet as collateral for non-possessory security right
possessorial pledge 465
reservation of title 465--466, 474
security transfer of ownership, sale and resale 465--466, 474
charge of money claims
debtort cessus, notice to, relevance: money earned but not paid before insolvency 562, 563; money earned and paid before insolvency 562, 563
security assignment of earnings compared 560--561
commingling/distinguishability of monies paid to bankrupt all-monies/sums retention of title 430, 436
exclusion, scope for 431
new goods manufactured out of materials supplied (specificatio) 410
commission [undisclosed] agency 336
constructive delivery/constitutum possessorium fiducta [cum creditor] 464--465
as means of setting aside execution 639
security transfer of ownership 514--515
traditio ficta 45--46, 464--465
contract, avoidance
for fraud 241--242: resale of cars supplied on credit for that purpose, principle of abstraction 241--242, 243--244; unjust enrichment and 241--242
for intention to defraud/prejudice creditors 639
contract, termination in case of insolvency proceedings in case of creditor's insolvency 466--467
as right in personam 215, 466--467
contract, termination for failure to pay parties' agreement and (resolutive clause) 215
reversion of title [where seller remains in possession of goods], principle of abstraction and 227--228
damages, wrongful manufacture of goods supplied 389
debtort cessus, notice to, relevance, security assignment of claims/debts 562
delivery, need for 223
delivery, relevance, possessorial pledge 465
estoppel
as basis of rei vindicatio 294--295, 299, 335
as defence 335, 346
South Africa (cont.)

requirements: detriment to person raising estoppel 335; fault on part of person making representation 335; reliance as proximate cause of detriment 335; reliance on representation 335; representation by owner of entitlement to dispose of property 294–295, 335, 336

security assignment of claims/debts 562

excess collateral, relevance, security assignment of claims/debts 589

execution against purchaser of business for pre-existing debt, business assets, applicability to 639

security assignment of claims/debts 588

stock-in-trade as collateral for non-possessory security right 515–516

fiducia [cum creditore]

causa traditionis, whether 464–465, 475–476

constructive delivery/constitutum possessorium 464–465

finance leasing/leasing contract 613–614

hire purchase/payment by instalment compared 613

insolvency of creditor; debtor’s rights 614

option to acquire: characterisation of contract and 613; hire purchase/payment by instalment and 613 as rental agreement 613

reservation of title/retention of ownership 613, 614

termination in case of insolvency proceedings, debtor’s rights in case of insolvency of creditor 614

global assignment, acceptability/requirements 561–562, 588

hire purchase/payment by instalment 224

finance leasing/leasing contract compared 613

insolvency, debtor’s rights in case of insolvency of creditor 466–467
third-party rights, refusal of sums due to bankrupt 410
unjustified enrichment and 389
‘ordinary course of business’ rule
resale of cars supplied on credit for that purpose 335
sale of business 639
possessory pledge
car fleet as collateral for non-possessory security right 465
delivery, relevance 465
notarial/registered deed, need for 465, 515
priority 515–516
security transfer of ownership compared 514–515
specificity principle 465
stock-in-trade as collateral for non-possessory security right 515
priority
equality of creditors/unfair preferences 516–517
insolvency 214–215
partis creditorum 214–215
possessory pledge 515–516
privileged rights 214–215
publicity/registry, sale of business 639, 640
registered charge
new goods manufactured out of materials supplied (specificatio) and 410, 414–415
resale of cars supplied on credit for that purpose 327–329, 332–333, 336
rei vindicatio in case of insolvency estoppel and 294–295, 335
reservation of title, effect 294–295, 658
rental agreement, finance leasing/leasing contract as 613
resale of cars supplied on credit for that purpose 335–336
monies paid to bankrupt, right to: agency relationship and 336; payments made after start of insolvency proceedings 360;
registered charge 336, reservation of title 336, 349, 363
transfer of ownership/title as result of 335: authorisation to sell, relevance 336
unjust enrichment 475–476
reservation of title
accession, transfer or ownership/title and 390
authorisation to sell, relevance 294–295, 299
car fleet as collateral for non-possessory security right 465–466, 474
formal requirements 277, 278: general conditions, adequacy 278; writing 278
rei vindicatio in case of insolvency 294–295, 658
resale of cars supplied on credit for that purpose 336: as preferred method 349
third-party rights 278
timing of reservation, relevance 278, 285–286
unilateral declaration of, validity 278, 285: implied consent 278
risk, new goods manufactured out of materials supplied (specificatio), ownership, risk, relevance 389
Roman-Dutch law and 44
sale of business
ordinary course of business rule 639
publicity/registry 639, 640
sale and lease-back
applicability 466
hire purchase/payment by instalment distinguished 465–466
insolvency, debtor’s rights in case of insolvency 466–467
security assignment of claims/debts 560–563, 588–589
by charge 560–561, 588–589
conditional/contingent nature, relevance 588
debtor cessus, notice to, relevance 562: money earned but not paid before insolvency 562, 563; money earned and paid before insolvency 562, 563
excess collateral, relevance 589
execution 588
formal requirements: estoppel in case of breach 562
future debt 561–562, 588
insolvency 588–589
security assignment of earnings, as preferred method 569–570
South Africa (cont.)
security right (tacit hypothec) 360
concursus creditorum 214–215
resulting from commencement of
insolvency proceedings 277, 283–284, 614
security rights
completion many months after loan
at time of financial difficulty; effect
516–517
future claim against unknown debtor,
possibilities 588–589
security transfer of ownership
constructive delivery/constitutum
possessorium 514–515
excess collateral, relevance 516
framework agreement 516
possessor pledge compared 514–515;
as sham pledge 514–515, 516
sale and resale 465–466, 474
stock-in-trade as collateral for
non-possessory security right
514–515
specificity principle
fungible assets 430
possessor pledge 465, 515
stock-in-trade as collateral for
non-possessory security right
514–517
excess collateral, relevance 516
execution 515–516
pledge with notarial bond 515
security transfer of ownership
514–515
third-party rights, reservation of
title 278
transfer of ownership/title
agreement that title should pass
(‘real agreement’), need for 224:
anticipatory agreement 561–562,
588; assignment of debts 561–562
obligation to transfer; principle of
abstraction 213–214, 227–228;
revesting of title on termination of
contract and 227–228
requirements, payment of purchase
price, relevance 224
time of: delivery 213–214, 215; transfer
to carrier 215
unjust enrichment
contract voided for fraud and 241–242
new goods manufactured out of
materials supplied (specificatio) and
389
resale of cars supplied on credit for
that purpose 475–476
Spain
actio Pauliana
as action of last resort 498, 631
burden of proof 631–632: statutory
presumptions 631–632
limitation period 632
partial revocation 632
as personal action 631
requirements: detrimental effect 632;
due debt 626–627; intention to
defraud/prejudice other creditors
498; pre-existing debt 632; valid
transaction 632
third-party rights 498
after-acquired collateral, priority 195
all monies/sums retention of title
(framework agreement) 423
examples 423
frequency of use 423, 437
insolvency, priority 423
validity 423, 434–435
bona fide acquisition 263
execution 236
possession 317, 344–345, 652–653
precautionary measures 236
reservation of title 263
stock-in-trade as collateral for
non-possessory security right 498
car fleet as collateral for non-possessory
security right
[registered] charge 451
sale and lease-back 450–451
security transfer of ownership
451–453, 473–474
Catalan, security transfer of ownership
452–453
constructive delivery/constitutum
possession 191–192
traditio ficta 191–192
contract
formal requirements 192–193
freedom of contract, restraint of sale
and 194
contract, avoidance
for absence of consent 235–236
for defect of form 235-236
for fraud 194; judicial avoidance, need for 235-236; requirements 235-236; transfer of ownership/title, effect on 244
for intention to defraud/prejudice creditors 631; family members and 631; price as evidence of intention 633, 646
for mistake 235-236
contract, termination for failure to pay non-termination, right of 264-265 parties' agreement and (resolutive clause) 195-196 precautionary measures 262-263 as right in personam 228, 262-263 customary law, security transfer of ownership 451-452 damages contract avoided for fraud or misrepresentation 498 contract terminated for failure to pay 264-265 debtor cessus, notice to, relevance discounting of bills as means of providing loan 580 factoring contract 546-547, 580 delivery, relevance 191-192, 223 where transferee in possession of property (traditio brevi manu) 191-192 discounting of bills as means of providing loan 546-547, 580 debtor cessus, liability for payment by 546-547, 580 debtor cessus, notice to, relevance 580 priority 580 excess collateral, relevance, security rights 581 execution against purchaser of business for pre-existing debt 631 bona fide acquisition 236 security right against unknown debtor 580-581 factoring contract assignment of future claims/debts 546-547 debtor cessus, notice to, relevance 546-547: money earned but not paid before insolvency 548-549; money earned and paid before insolvency 548, 549 definition/description 545-546 frequency of use 546, 579-580 insolvency 548-549 public (notarial) deed, need for 548 publicity/registry 546 as security for bank loan 545-546, 579-580 writing, need for 546 fiduciary relationship (beneficial trust), security transfer of ownership 452-453 finance leasing/leasing contract 603-605 banks and financial institutions, role 604 contractual nature of relationship 604-605 frequency of use 604 insolvency of creditor, debtor's rights 604-605 option to acquire: characterisation of contract and 604; as necessary condition 604 public (notarial) deed, relevance 603 publicity/registry 603 reservation of title/retention of ownership 604 suspect period 604-605 forfeiture clause (pactum commissorum), security transfer of ownership 452 hire purchase/payment by instalment formal requirements 192 registration 193-194, 196 reservation of title 194, 318 sale and lease-back distinguished 451 insolvency administration by insolvency administrator, individual right of action, exclusion 193, 194-195 administrator's right/duty to sell, preservation of assets 193 avoidance of fraudulent proceedings (retroacción de la quiebra) 194, 233-236 concursus de acreedores 193-196 factoring contract 548-549 goods in transit, rights over: stoppage 181, 229; transfer of ownership/title, relevance 197
Spain (cont.)

intention to defraud/prejudice other creditors, effect 498: actio Pauliana, See actio Pauliana above
proceedings, limitation to merchants/businessmen 193
property of debtor, loss of right to manage 190
recovery of property disposed of before insolvency proceedings (actio Pauliana) 498
restraint of sale and 194
sale and lease-back 450–451
security assignment of future claims/debts 406
stock-in-trade as collateral for non-possessor property right 497–501
suspect period 235–236, 290: finance leasing/leasing contract 604–605
suspension of transactions 193
liability of purchaser of business for pre-existing debt 631–633
continued management by original owner, relevance 631
Navarre, security transfer of ownership 452–453
new goods manufactured out of materials supplied (specificatio)
execution in the absence of proceeds clause 376: before payment by second buyer 405; following payment by second buyer 405
insolvency in the absence of proceeds clause 377–378: before payment by second buyer 405
ownership, value of material/value of work, relevance 376, 394–395
possessor pledge 377
public [notarial] deed conferring special security 377
[registered] charge [hipoteca mobiliaria] 377, 396–397
rei vindicatio in case of insolvency 377–378
reservation of title 376–378
security assignment of future claims/debts 405
third-party rights 376
personal security including bank guarantees, promissory notes and performance bonds 317, 318
as means of providing loan 547
possession
bona fide acquisition of real rights in movable property 317, 344–345, 652–653
presumption of ownership 317, 652–653
possessor pledge, new goods manufactured out of materials supplied (specificatio), raw materials/commodities 377
precautionary measures
bona fide acquisition, prevention of 236
termination of contract for failure to pay and 262–263
priority
after-acquired collateral 195
all-moneys/sums retention of title (framework agreement) 423
bilateral regulation, exclusion 196
classification of rights: ius separationis 195–196; privileged rights 194–195; rights giving rise to separate execution 195–196
date of contract and 196
dISCOUNTING OF BILLS AS MEANS OF PROVINCING LOAN 580
non-possessor pledge and 195–196
paritas creditorum 195–196, 290
[registered] charge [hipoteca mobiliaria] 195–196, 497
reservation of title 283, 290, 317
sale and lease-back 450–451
secured lender, public [notarial] deed conferring special security 580–581
security rights, parties' intention as determining factor 580
seller [on credit], public [notarial] deed conferring special security 356–337
publicity/registry
absence of provision for 193–194
factoring contract 546
hire purchase/payment by instalment 193–194
priority 196
public [notarial] deed distinguished 603
sale and lease-back 451
security interests requiring, machinery 263
[registered] charge (hipoteca mobiliaria) 10
car fleet as collateral for non-possessory security right 450, 451
frequency of use 496–497
judicial sale and 452 n.62
limited use of/restrictions on 196 n.81
new goods manufactured out of materials supplied (specificatio) 377, 396–397
priority 195–196, 497
public [notarial] deed, need for 451, 496–497
resale of cars supplied on credit for that purpose 318
specificity principle 450, 496–497
stock-in-trade as collateral for non-possessory security right 496–497
rei vindicatio in case of insolvency
all-monies/sums retention of title (framework agreement) 423
insolvent’s possession of another’s movable property 290
new goods manufactured out of materials supplied (specificatio) 377–378
reservation of title, effect 262–263, 264–265, 283, 290, 658
remedies
procedure 192–193
recovery and sale of goods 192–193
resale of cars supplied on credit for that purpose 317–318
monies paid to bankrupt, right to 317: payments made after start of insolvency proceedings 356–357; public [notarial] deed, need for 317
reseller’s obligation to transfer monies received to original seller, in personam nature of original seller’s right 317
reservation of title 317
transfer of ownership/title, authorisation to sell as result of, relevance 317, 344
reservation of title 195–196
authorisation to sell, relevance 289–290
formal requirements 263–264: certain date (data certa) before execution or commencement of insolvency proceedings, need for 283; general conditions, adequacy 264; public [notarial] deed, need for 263–264; writing 263–264, 269, 283–284
hire purchase/payment by instalment 194, 318
new goods manufactured out of materials supplied (specificatio) 376–378
priority 283, 290, 317
publicity/registry 284–285: machinery 263, 658; notification to other party, need for 264; registration in Chattels Registry 263, 265 n.69, 356
rei vindicatio in case of insolvency 262–263, 264–265, 283, 658
resale of cars supplied on credit for that purpose 317
sale and lease-back 451
specificity principle 263–264: machinery 263
third-party rights 226
timing of reservation, relevance 263–264, 285–286
unilateral declaration of, validity 263, 285
restraint of sale
insolvency 194
prohibition on 194
sale and lease-back
applicability 450–451
car fleet as collateral for non-possessory security right 450–451
expedited public deed 450–451
frequency of use 451, 453
hire purchase/payment by instalment distinguished 451
insolvency 450–451: debtor’s rights in case of insolvency of creditor 453
option/duty to reacquire 451, 453: on repayment of original debt with interest 452–453
priority 450–451
publicity/registry 451: registration in Chattels Registry 451–452, 453
reservation of title, relevance 451
sale under guarantee as 452–453
Spain (cont.)

specificity principle 453
third-party rights 451, 453
security assignment of claims/debts,
possessory pledge distinguished 547–549
security assignment of earnings
applicability to business or
professional activities 547–548
deberior cessus, notice to, relevance:
 limitation to claims arising within
one year in absence of 547–548;
money earned but not paid before
insolvency 549
frequency of use 548
future claim, whether 547–548
public [notarial] deed, need for 548
specificity principle 547
security assignment of future
claims/debts
insolvency, assignment following 406
new goods manufactured out of
materials supplied (specificatio) 405, 415
specificity principle 405
security rights
against unknown debtor, possibilities
579–581
completion many months after loan
at time of financial difficulty, effect
497–498
excess collateral, relevance 581
future claim against unknown debtor,
possibilities, execution 580–581
priority, parties’ intention as
determining factor 580
security transfer of ownership
car fleet as collateral for
non-possessory security right
451–453, 473–474
Catalan 452–453
as customary law 451–452
fiduciary relationship (beneficial trust)
452–453
forfeiture clause (pactum commissarium)
452
iusesta causa 475–476
judicial sale and 452
Navarre 452–453
option/duty to reacquire, payment of
repurchase price by instalment
452–453
special registered charge, variety 10–11
specificity principle
public [notarial] deed conferring
special security 356–357, 377
[registered] charge (hipoteca mobiliaria)
450
reservation of title 263–264
sale and lease-back 453
security assignment of earnings 547
stock-in-trade as collateral for
non-possessory security right 497
stock-in-trade as collateral for
non-possessory security right
bona fide acquisition 498
excess collateral, relevance 497
frequency of use 497
insolvency 497–501
[registered] charge 496–497
specificity principle 497
third-party rights
actio Pauliana 498
fraudulent dealings and 194
new goods manufactured out of
materials supplied (specificatio) 376
precautionary measures and 236
reservation of title 226
sale and lease-back 451, 453
transfer of ownership/title
payment of purchase price, relevance,
due date 290
purchase contract distinguished 191
purchase in shop open to public,
relevance 356
requirements: public [notarial] deed,
377; titulo y modo 191–192, 223
Sweden
actio Pauliana, limitation period
521–522
after-acquired collateral 521–522, 566
n.103, 591
agency
commingling/distinguishability of
monies, relevance 340, 348–349
resale of cars supplied on credit for
that purpose, monies paid to
bankrupt, right to 340
specificity principle 340
all-monies/sums retention of title
(framework agreement) 431–433
frequency of use 433, 437
insolvency, ius separationis 432–433
seller's rights in unsold goods:
co-ownership 432–433;
non-possessory ownership 435
specificity principle 432–433: risk 436, 437
validity: authority to sell before payment of purchase price,
relevance 431–432, 437; general clauses/framework agreement,
acceptability 432; incorporation in each contract of sale, need for/as safer alternative 433
bona fide acquisition
belief in seller's right to sell, resale of cars supplied on credit for that purpose 339
enterprise charge 469
possession 344–345: involuntary deprivation of possession and 339
car fleet as collateral for non-possessory security right
constructive delivery/constitutum possessorium 470–471
equipment charge 469, 470–471
registered sale 469–470, 473–474
sale and lease-back 470–471
charge of money claims
authority to receive money for own use 566, 591
commingling/distinguishability of monies paid to bankrupt 566, 567
debtor cessus, notice to, relevance 564–567: money earned but not paid before insolvency 566; money earned and paid before insolvency 566, 567
frequency of use 565–566
future earnings as collateral for bank loan 564–567
commingling/distinguishability of monies paid to bankrupt
all-monies/sums retention of title 432–433
charge of money claims 566, 567
money paid to bankrupt, resale of cars supplied on credit for that purpose, monies paid to bankrupt, right to 340, 348–349
security assignment of earnings 566
commission [undisclosed] agency 340, 361–362
ius separationis 296–297, 392–393, 616–617
new goods manufactured out of materials supplied (specificatio) 392–393, 412–413
reservation of title distinguished 296–297, 299–300, 412
sale or return arrangement between original seller and reseller, relevance 296–297, 299, 361–362, 364
constructive delivery/constitutum possessorium 219, 224
car fleet as collateral for non-possessory security right 470–471
enterprise charge 469, 470–471, 641
finance leasing/leasing contract 564–565
new goods manufactured out of materials supplied (specificatio) 393, 412
reversion of title and 280–281
contract, avoidance for fraud 242–243: transfer of ownership/title, effect on 242–243, 244
for intention to defraud/prejudice creditors 642: family members and 642; insolvency, relevance 642; limitation period 642; price as evidence of intention/knowledge 642, 646; requirements 642
contract, termination in case of insolvency proceedings, administrator's rights/duty 471
contract, termination for failure to pay 217–218
parties' agreement and (resolutive clause) 218, 219, 223–224, 228
reservation of title, relevance 218, 228
credit consignment agreement ius separationis 296–297
Sweden (cont.)
  sale or return arrangement
    between original seller and
    reseller, relevance 296–297, 299
  debtor cessus, notice to, relevance
    assignment of future earnings
    564–567
    charge of money claims 564–567
    enterprise charge 590, 591
    identity of debtor, relevance 364
    security assignment of future
    claims/debts 540, 590, 591, 641
    delivery, relevance, enterprise charge
    469, 470–471
    enterprise charge 57, 477
    after-acquired collateral 591
    applicability 471: all types of asset
    520; future claims as collateral for
    bank loan 590; future earnings as
    collateral for bank loan 566;
    limitations 525, 650–651
  bona fide acquisition 469
  car fleet as collateral for
    non-possessor security right 469, 470–471
    constructive delivery/constitutum
    possessorium 469, 470–471, 641
    crystallisation 520
  debtor cessus, notice to, relevance
    590, 591
    delivery, relevance 469, 470–471
    as factoring contract 566
    fluctuating future assets 471, 520,
    650–651, 661; duration of charge
    before insolvency, relevance 340,
    521–522, 591
    forfeiture clause (pactum commissorium)
    470–471
    frequency of use 520
    insolvency of creditor 471
    ius separationis 469, 470–471
    priority 525, 590
    publicity/registry 469, 641
    resale of cars supplied on credit for
      that purpose 340
    specificity principle 471
    stock-in-trade as collateral for
      non-possessor security right
      519–520, 525, 528
    third-party rights 519–520
  excess collateral, relevance
    enterprise charge 591
    security assignment of future
    claims/debts 591
    stock-in-trade as collateral for
    non-possessor security right 521
  execution
    against purchaser of business for
    pre-existing debt 641
    security assignment of claims/debts
    565–567
    security assignment of future
    claims/debts 591
    factoring contract, floating [enterprise]
    charge/lien/mortgage as 566
    fiduciary relationship (beneficial trust)
    debtor cessus, notice to, relevance,
    money earned but not paid before
    insolvency 566
    security assignment of claims/debts
    564
    stock-in-trade as collateral for
    non-possessor security right 519
    finance leasing/leasing contract 615–617
    constructive delivery/constitutum
    possessorium 564–565
    frequency of use 617
    insolvency, debtor’s rights in case of
    insolvency of creditor 471, 617
    option to acquire, ius separationis
    616–617
    publicity/registry 475, 615–616
    reservation of title/retention of
    ownership 615–616
    sale with reservation of title
    compared 617
    for term equivalent to working life of
    equipment 615–616
    termination in case of insolvency
    proceedings, lessor’s right 615–616
    transfer of ownership/title, on
    purchase at end of contract 615–616
    forfeiture clause (pactum commissorium),
    enterprise charge 470–471
  insolvency
    enterprise charge, insolvency of
    creditor 471
    goods in transit, rights over: bill of
    lading, retention and 218; on
    completion of transit 218; sale on
    credit and 218; stoppage 218
gratuitous transactions 642
‘property that belongs to the debtor’ 218
protection of buyer against seller’s creditors 218–219, 223–224
protection of seller against buyer’s creditors 217–218, 223–224, 279
security assignment of claims/debts 565–567
ius separations 218–219, 242, 279, 283–284, 299
accession and 279
all-monies/sums retention of title (framework agreement) 432–433
authorisation to sell/dispose of, relevance 242, 616–617, 620
enterprise charge 469, 470–471
finance leasing/leasing contract, option to acquire 616–617
liability of purchaser of business for pre-existing debt 641–642
assets as entirety of debtor’s property relevance 641
third-party rights, agreement on 641
new goods manufactured out of materials supplied (specificatio) authority to manufacture before payment of purchase price, relevance 391–392, 395–396, 412
commission [undisclosed] agency 392–393, 412–413
constructive delivery/constitutum possessorium 393, 412
execution in the absence of proceeds clause 392: before payment by second buyer 412
insolvency in the absence of proceeds clause 393, 413
manufacture for self, relevance 392
ownership: payment of purchase price, relevance 391–392; risk, relevance 392, 397, 412–413; value of material/value of work, relevance 392, 395
possessory pledge 393
[registered] charge 393
reservation of title 391–393, 412
third-party rights 392: refusal of sums due to bankrupt 412
‘ordinary course of business’ rule resale of cars supplied on credit for that purpose 339
security of assignment of earnings 565–566
possession bona fide acquisition of real rights in movable property 339, 344–345 as real right (right ad rem) 219
possessory pledge fictitious pledges 340
new goods manufactured out of materials supplied (specificatio) 393
publicity/registry 527
resale of cars supplied on credit for that purpose 340
specificity principle 519
stock-in-trade as collateral for non-possessory security right, delivery to third party to hold for pledgee, need for 519
priority enterprise charge 525, 590
ius separations, rights giving rise to 218–219
tax claims 520
products and proceeds clauses combined, execution, following payment by second buyer 412
publicity/registry enterprise charge 469, 641
finance leasing/leasing contract 475, 615–616
possessory pledge 527
priority, critical date 469–470, 566
sale and lease-back 470–471, 475
sale for security purposes 469–470
as source of real rights 219, 223–224
[registered] charge, new goods manufactured out of materials 469–470, 566
registered sale, car fleet as collateral for non-possessory security right 469–470, 473–474
remedies, recovery [and sale] of goods 217–218
resale of cars supplied on credit for that purpose 339–341
commission [undisclosed] agency and 340–341, 348–349
Sweden (cont.)

credit consignment agreement
340-341, 348-349
monies paid to bankrupt, right to:
agency relationship and 340;
payments made after start of
insolvency proceedings 361-362;
pledge and 340; reservation of title
340; security assignment of future
claims/debts 340
reseller's obligation to transfer monies
received to original seller; holding
account/advance payments
340-341
transfer of ownership/title as result of
339: authorisation to sell, relevance
339, 361-362
reservation of title 217-218
authorisation to sell, relevance 280,
295-297, 299-300: obligation to pass
on reservation to next buyer and
295
charge/security interest distinguished
279
commission [undisclosed] agency
distinguished 296-297, 299-300,
412
formal requirements, general
conditions, adequacy 280, 281
new goods manufactured out of
materials supplied (specificatio)
391-393, 412
resale of cars supplied on credit for
that purpose 340
reservation of right to terminate
distinguished 218, 219, 223-224,
228, 280, 283
timing of reservation, relevance
280-281, 285-286
unilateral declaration of, validity 280,
285: implied consent 280
risk, new goods manufactured
out of materials supplied
(specificatio), ownership 392, 397,
412-413
sale and lease-back
car fleet as collateral for
non-possessory security right
470-471
frequency of use 470-471
publicity/registry 470-471, 475
security assignment of claims/debts
debitor cessus, notice to, relevance
564-567
execution 565-567
frequency of use 565-566
insolvency 565-567
suspension of assignor's rights to
dispose of collateral 564-565
security assignment of earnings 564-567
authority to receive money for own
use 566, 567, 591
charge of money claim as alternative
569-570
commingling/distinguishability of
monies paid to bankrupt 566, 567
debitor cessus, notice to, relevance:
money earned but not paid before
insolvency 566; money earned and
paid before insolvency 566, 567
execution, money not yet earned
('future' claim) 565-566, 590
as fiduciary relationship (beneficial
trust) 564, 566
insolvency, money not yet earned
('future' claim) 565-566, 590
'ordinary course of business' rule
565-566
security assignment of future
claims/debts
after-acquired collateral 591
debitor cessus, notice to, relevance 340,
590, 591
duration of assignment, relevance
565-566
execution 591
resale of cars supplied on credit for
that purpose 340
resale of goods supplied for that
purpose 300
security rights, future claim against
unknown debtor, possibilities
590-591
security transfer of ownership,
completion many months after loan
at time of financial difficulty, effect
521-522
Special Purpose Vehicle (SPV) 590-591
special registered charge 477-478
specificity principle 219, 223-224
agency and 340
enterprise charge 471
fungible assets 432–433, 519
money 519
possessory pledge 519
stock-in-trade as collateral for non-possessory security right 519–522
enterprise charge 520, 525, 528
excess collateral, relevance 521
fiduciary relationship (beneficial trust) 519
frequency of use, enterprise charge 520
possessory pledge, delivery to third party to hold for pledgee, need for 519
third-party rights
enterprise charge 520
new goods manufactured out of materials supplied (specificatio) 392
termination/avoidance of contract and: bona fide acquisition 242–243; legal policy and 243
transfer of ownership/title 218–219
agreement that title should pass ('real agreement'), need for 219, 224
overlapping ownership 219
requirements, payment of purchase price, relevance 219
time of, as gradual process/reflection of factual system 218–219
transfer of warrants/bills of lading and 218