Index

Abbott Laboratories v. Unilever United States, Inc, 281
Abbott, Lord, 228
abuse of rights, 447
Ackner, Lord, 206
Acquis Group, 531
acte clair, 375
acte éclairé, 375
Adams, John, 166
adhesion, contract of, 181, 183–4, 234, 316, 321–2
A-G of Belize, 160
A-G v Blake (Jonathan Cape Ltd Third Party), 467
Agency, 173
Agency, assignment of, 305
agreement calculus, 93
agreement theory, 24
agreement to agree, 266, 207
agreement-based theory, 25, 30
ALI Principles, 350, 352, 355, 358, 359, 363
ALI Principles, Section 2.02 (c), 350
ALI Principles, Section 3.05 (b), 351
ALI Principles, Section 4.03, 353
allocation of risk, 114
American Law Institute (ALI), 10, 339, 360
American legal realism, 345
Americans for Fair Electronic Commerce
Transactions, 348
amiables compositesurs, 576
anti-forfeiture principle, 255
apprenticeship, 222
arbitration, 309, 316, 321, 322, 325, 337, 338
Arbitration Acts (US), 315
arbitration clause, 315, 317, 319, 322, 323, 325
arbitration clauses, 200, 318
arbitration, mandatory, 315, 317, 324
arbitration, mandatory consumer, 320
Archer v Brown, 450
Arco v Ronaasen, 157
Arden, Lady Justice, 576
Aristotle, 18
assent, 183, 188, 189, 196, 197, 198, 200
assent, blanket, 183, 196
assumption theory, 27
AT&T Mobility LLC v. Concepcion, 57, 95
Atiyah, Patrick, 26
Attorney General of Belize v. Belize Telecom Limited, 135
Austen-Baker, R., 479
Australia Trade Practices Act, Section 52, 414
Automasters Australia Pty Ltd v. Bruness Pty Ltd, 212
autonomous interpretations, 564
avoidance, notice of, 440
Ayres, Ian, 44
Baker v Holzpzafler, 228
Balfour Beatty Civil Engineers Ltd v. Dockland Light Railway, 260
Bank of Scotland v Singh, 372
Barclays Bank plc v. Kufner, 372
Barclays Bank plc v. O’Brien, 396
Barclay’s Bank v Quistclose Investments, 131
bargained for exchange, 197
bargaining misconduct, 324
bargaining power, 326, 336
bargaining power, imbalance of, 320
Barnett, Randy, 24, 28, 47, 61
Battle of the forms, 537
Bayes theorem, 278, 279
BBC Worldwide Ltd v. Bee Load Ltd (t/a Archangel Ltd), 209

© in this web service Cambridge University Press
www.cambridge.org
## Index

<table>
<thead>
<tr>
<th>Page</th>
<th>Index</th>
</tr>
</thead>
<tbody>
<tr>
<td>582</td>
<td>Beale, Hugh, 412, 532</td>
</tr>
<tr>
<td>582</td>
<td>Beanstalk Group, Inc. v. AM General Corp., 253</td>
</tr>
<tr>
<td>582</td>
<td>behavioral economics, 109</td>
</tr>
<tr>
<td>582</td>
<td>Bennett, M.R., 103</td>
</tr>
<tr>
<td>582</td>
<td>Berger &amp; Co Inc v. Gill &amp; Duffus SA, 439</td>
</tr>
<tr>
<td>582</td>
<td>Berkeley Community Villages Ltd v. Pullen, 212</td>
</tr>
<tr>
<td>582</td>
<td>Bernstein, Lisa, 512</td>
</tr>
<tr>
<td>582</td>
<td>bill of exchange, 450</td>
</tr>
<tr>
<td>582</td>
<td>bill of lading, 430, 442, 450, 451, 454, 455, 458, 459, 460, 462, 463</td>
</tr>
<tr>
<td>582</td>
<td>bill of lading, Multi-functional nature, 442</td>
</tr>
<tr>
<td>582</td>
<td>Bingham, Justice, 154</td>
</tr>
<tr>
<td>582</td>
<td>Bingham, Lord, 500, 572</td>
</tr>
<tr>
<td>582</td>
<td>Birks, Peter, 388</td>
</tr>
<tr>
<td>582</td>
<td>black list, 451</td>
</tr>
<tr>
<td>582</td>
<td>Black-Clawson Ltd. v Papierwerke A.G, 161</td>
</tr>
<tr>
<td>582</td>
<td>blanket assent, 59, 62, 344, 345, 346</td>
</tr>
<tr>
<td>582</td>
<td>“blanket assent” theory, 344, 346</td>
</tr>
<tr>
<td>582</td>
<td>blanket consent, theory of, 60</td>
</tr>
<tr>
<td>582</td>
<td>Bloch, Fred, 168</td>
</tr>
<tr>
<td>582</td>
<td>boilerplate, 58, 312, 324, 336</td>
</tr>
<tr>
<td>582</td>
<td>bounded rationality, 272</td>
</tr>
<tr>
<td>582</td>
<td>Bowen, Lord, 234</td>
</tr>
<tr>
<td>582</td>
<td>Braden &amp; Todds Ltd v International Stores Ltd, 483</td>
</tr>
<tr>
<td>582</td>
<td>Bradford, Robert, 3</td>
</tr>
<tr>
<td>582</td>
<td>breach of conditions, 444</td>
</tr>
<tr>
<td>582</td>
<td>breach of contract, 586, 498, 516, 520</td>
</tr>
<tr>
<td>582</td>
<td>breach of duty, redolent of the language of, 299</td>
</tr>
<tr>
<td>582</td>
<td>breach, fundamental, 454</td>
</tr>
<tr>
<td>582</td>
<td>break clauses, 497</td>
</tr>
<tr>
<td>582</td>
<td>Bridge, Michael, 388, 412</td>
</tr>
<tr>
<td>582</td>
<td>Briggs, Asa, 228</td>
</tr>
<tr>
<td>582</td>
<td>Britel Fund Trustees Ltd v Scottish and Southern Energy plc, 478</td>
</tr>
<tr>
<td>582</td>
<td>Broome v. Cassell, 426</td>
</tr>
<tr>
<td>582</td>
<td>Brower v. Gateway 2000, Inc., 51</td>
</tr>
<tr>
<td>582</td>
<td>Brown, Douglas, 392</td>
</tr>
<tr>
<td>582</td>
<td>Brown v. Smitt, 393</td>
</tr>
<tr>
<td>582</td>
<td>Brownlie v. Campbell, 388</td>
</tr>
<tr>
<td>582</td>
<td>Brownword, Roger, 159, 160, 166</td>
</tr>
<tr>
<td>582</td>
<td>browsesrap, 181, 184, 193</td>
</tr>
<tr>
<td>582</td>
<td>Buckmaster, Lord, 207</td>
</tr>
<tr>
<td>582</td>
<td>Bundesgerichtshof, 573</td>
</tr>
<tr>
<td>582</td>
<td>Business-to-business (B2B), 360, 354, 355, 356, 547, 550, 552, 557</td>
</tr>
<tr>
<td>582</td>
<td>Business-to-consumer (B2C), 354, 357, 547, 550, 551</td>
</tr>
<tr>
<td>582</td>
<td>Calo, Ryan, 194, 200</td>
</tr>
<tr>
<td>582</td>
<td>Campbell, David, 169</td>
</tr>
<tr>
<td>582</td>
<td>Cannadine, David, 228</td>
</tr>
<tr>
<td>582</td>
<td>Cardozo, Benjamin Nathan, 276</td>
</tr>
<tr>
<td>582</td>
<td>Carnival Cruise Lines, Inc. v. Shute, 94</td>
</tr>
<tr>
<td>582</td>
<td>carriage contract, renegotiating of, 480</td>
</tr>
<tr>
<td>582</td>
<td>carriage contracts, 126</td>
</tr>
<tr>
<td>582</td>
<td>carriage of goods, 445</td>
</tr>
<tr>
<td>582</td>
<td>Carswell, Lord, 500</td>
</tr>
<tr>
<td>582</td>
<td>Cartesian dualism, 110</td>
</tr>
<tr>
<td>582</td>
<td>Cartesian metaphysics, 102</td>
</tr>
<tr>
<td>582</td>
<td>cash against documents, 437, 447, 450</td>
</tr>
<tr>
<td>582</td>
<td>caveat emptor, principle of, 542, 547</td>
</tr>
<tr>
<td>582</td>
<td>CESL, 12, 533, 536, 538</td>
</tr>
<tr>
<td>582</td>
<td>CESL Feasibility Study, 530, 531</td>
</tr>
<tr>
<td>582</td>
<td>change control clauses, 203, 207</td>
</tr>
<tr>
<td>582</td>
<td>changed circumstances, 92, 497, 536</td>
</tr>
<tr>
<td>582</td>
<td>charterparty, 451</td>
</tr>
<tr>
<td>582</td>
<td>Chiang, Kuan-Pin, 197</td>
</tr>
<tr>
<td>582</td>
<td>China Common Contract Law, 578</td>
</tr>
<tr>
<td>582</td>
<td>China International Economic and Trade Arbitration Commission (CIETAC), 574</td>
</tr>
<tr>
<td>582</td>
<td>choice of forum, 534</td>
</tr>
<tr>
<td>582</td>
<td>choice of law, 334, 538, 559, 593, 570, 576, 579</td>
</tr>
<tr>
<td>582</td>
<td>Church Commissioners for England v Abbey National plc, 476</td>
</tr>
<tr>
<td>582</td>
<td>Churchland, Patricia, 111</td>
</tr>
<tr>
<td>582</td>
<td>CIF trade term, 436–39, 441, 450–51</td>
</tr>
<tr>
<td>582</td>
<td>CISG, 452, 455, 458, 464, 559–579</td>
</tr>
<tr>
<td>582</td>
<td>CISG Sales Convention</td>
</tr>
<tr>
<td>582</td>
<td>CISG, Article 1(1)(a), 562</td>
</tr>
<tr>
<td>582</td>
<td>CISG, Article 1(1)(b), 562</td>
</tr>
<tr>
<td>582</td>
<td>CISG, Article 6, 571</td>
</tr>
<tr>
<td>582</td>
<td>CISG, Article 7, 573</td>
</tr>
<tr>
<td>582</td>
<td>CISG, Article 11, 569</td>
</tr>
<tr>
<td>582</td>
<td>CISG, Article 12, 563</td>
</tr>
<tr>
<td>582</td>
<td>CISG, Article 25, 571</td>
</tr>
<tr>
<td>582</td>
<td>CISG, Article 35, 566</td>
</tr>
<tr>
<td>582</td>
<td>CISG, Article 46(1), 571</td>
</tr>
<tr>
<td>582</td>
<td>CISG, Article 92, 562, 569</td>
</tr>
<tr>
<td>582</td>
<td>CISG, Article 94, 562</td>
</tr>
<tr>
<td>582</td>
<td>CISG, Article 95, 563</td>
</tr>
<tr>
<td>582</td>
<td>CISG, Article 96, 563</td>
</tr>
<tr>
<td>582</td>
<td>CISG, civil-common law divide, 572</td>
</tr>
<tr>
<td>582</td>
<td>CISG interpretive methodology, 565</td>
</tr>
<tr>
<td>582</td>
<td>Citibank v. DeCristoforo, 334</td>
</tr>
<tr>
<td>582</td>
<td>civil law tradition, 13, 541</td>
</tr>
<tr>
<td>582</td>
<td>Clarke, Mr Justice, 210</td>
</tr>
<tr>
<td>582</td>
<td>Clarke v. Earl of Dunraven: The Satanita, 118</td>
</tr>
<tr>
<td>582</td>
<td>Classical contract law, 116, 176</td>
</tr>
<tr>
<td>582</td>
<td>Clef Aquitaine SARL v Laporte Materials (Barrow) Ltd, 429</td>
</tr>
<tr>
<td>582</td>
<td>Cleveland v. O’Brien, 332</td>
</tr>
<tr>
<td>582</td>
<td>clickwrap agreement, 181, 196</td>
</tr>
</tbody>
</table>
Coffee, John, 65  
Coke, Sir Edward, 170, 487  
Coleman, Jules, 54  
Collins, Hugh, 128, 145, 169  
Collins, Lawrence J., 430  
Commercial agency, as quasi joint-venture, 308  
Commercial agency, as quasi partnership, 294  
Commercial Agency, French Commercial Code, Article L 134–15, C Com, 293  
Commercial agency law, French-based  
compensation, 304, 306  
Commercial agency law, German-based  
indemnity, 304  
Commercial agency, lump sum termination payment, 295  
Commercial agent, droit d’entrée (agent prepayment to principal), 298  
corporate agents, 289, 290, 291, 293, 301, 302, 303, 305  
commercial contracting, theories of, 147, 148  
commercial law, 366, 368, 381  
commercial leasing, 470  
commercial morality, good standards of, 378  
corporate networks, 139  
corporate modification of information, 361  
Common European Contract Law, 523  
Common European Sales Law, 17, 201, 508, 529, 530, 534, 535, 545, 552, 553–5, 557  
Common European Sales Law, Article 1, 536  
Common European Sales Law, Article 2, 535  
Common European Sales Law, Article 11, 537  
Common European Sales Law, Article 69, 549  
Common European Sales Law, Article 89, 556  
Common European Sales Law, Article 100, 549  
Common European Sales Law, Standard Information Notice, 538  
Common Frame of Reference (CFR), 291, 366  
common interest, 295, 298  
common law, assumption of adversarial bargaining, 257  
common law tradition, 66  
Common Law Tradition – Deciding Appeals, 345  
Comparative law, transplant effect, 319  
compensatory damages, 467, 470, 479, 485, 488, 496  
Concession agreement, 210  
Concurrent obligations, 447  
Condition, concurrent, 443  
Condition, express, 277  
Conditions of Use, 166  
conflicts of law, 501  
Conformity of goods, 437, 549, 550, 551  
Conformité of goods, merchantable quality, 547  
Conformity of goods, satisfactory quality, 547  
Conformité, lack of, 551  
Conformity, time of, 551  
connected contracts, 120  
Consent, manifestation of, 496  
Consent, rhetoric of, 58, 65  
consequential loss, 385, 488  
consequentialism, 46  
consequentialist, 85  
consequentialist theory, 85  
consequentialist-deontic battle, 95  
consideration doctrine, 15, 16, 92, 510  
constitutional law, 579  
Construction of a contract, 233  
Construction of contracts, 235  
constructive delivery, 551  
constructive notice, 59  
constructive trust(s), 151, 154, 173  
consumer, 374  
Consumer contract law, 367  
consumer contracts, 118, 127, 346, 360, 366, 507, 592  
Consumer Credit Act 1974, Section 75, 129  
Consumer Credit Act of 1974, Section 75(1), 129  
Consumer Credit Act of 1974, Section 75, 537  
Consumer credit transaction, 334  
consumer law, 368, 379, 381  
consumer protection, 7, 313, 341, 349, 347, 359, 362, 364, 366, 375, 514, 524, 533, 535, 537–9, 541, 546, 554, 558  
Consumer Protection from Unfair Trading Regulations of 2008, 433, 508  
consumer protection law, 364  
Consumer Rights Directive, 366  
Consumer Sales Directive, 547, 555, 556  
consumer software, 366  
consumer software, 366  
Consumer’s right to reject, 298  
consumer software, 366  
Consumer Software, 348  
Consumer Transaction, 507  
Contracts as assumption, 27  
Contract, as thing, 185  
contract as promise, 18, 19, 21, 22
Index

Contract, breach of, 276
contract, classical view of, 212
Contract, consent-based theories, 50
contract design, 9, 81
contract design, strategic use of, 191
Contract formation, defect in, 319
Contract interpretation, 10, 185, 240, 241, 246, 268, 270, 274, 283
Contract interpretation, blinkered literalism, 253
Contract interpretation, contextual evidence, 246
Contract interpretation, cost-benefit approach, 263, 266
Contract interpretation, economics-based consequentialist approach, 240, 242
Contract interpretation, ex ante, 259
Contract interpretation, ex post, 259
Contract interpretation, ex post enforcement costs, 263
Contract interpretation, formalism, 241
Contract interpretation, formalistic, 240
Contract interpretation, hypothetical bargain, 281
Contract interpretation, literal, 250
Contract interpretation, parol evidence, 268
Contract interpretation, party choice approach, 245, 277
Contract interpretation, party choice assumption, 262
Contract interpretation, party choice theory, 241, 249, 255, 258, 263, 270, 275, 279
Contract interpretation, party choice theory of, 241
Contract interpretation, plain meaning, 283
Contract interpretation, reputational costs, 263
Contract interpretation, textualism, 241
Contract law, economic function of, 511
Contract law, theories of, 147
Contract, promissory theories of, 177
Contract, promissory theory of, 19
Contract of adhesion, 234, 316. See also Adhesion, contract of
Contract, rhetoric of, 43
Contract, sanctity of, 233
Contract, standardization of, 187
Contract terms, open-ended, 260
Contract terms, visualization of, 199
Contract, validity of, 535
Contract-as-consent, 186
Contract-as-product, 186
Contracting, co-operative approach to, 208
Contracting neighborhood, 200
Contracts (Rights of Third Parties) Act 1999, 142
Contracts as neighborhoods, 199
Contracts, mixed-purpose, 534
Contracts, objective theory of, 187
contractual gap, 150, 152
Contractual justice, 489
Contractual misrepresentation, 433
contractual network, 121
Contractual norms, 215
contractual promise, 155
contractual reliance, 155
contractual solidarity, 209, 215
contributory negligence, 402, 404, 407, 425
convergence, 559
cooperative contractual obligations, 117
Co-operative gestures, 218
Co-operative Insurance Society Ltd v Argyll Stores (Holdings) Ltd, 468
corporative obligations, 120
Coote, Brian, 27
Copyright law, 356
co-regulation, spirit of, 141
cor-regulatory, 144
Cost-benefit analysis, 258, 511
Course of the performance, 236
Court of Justice of the European Union (CJEU), 303, 307, 308, 367, 369, 527, 534, 535
Craig, Thomas, 539
Credit agreement, 392
Credit-based economy, 183
cross-border trade, 501
cross v. Gardner, 229
custodial international law, 559
cyber law, 190
damages, compensation for repairs or improvements, 393
damages, consequential, 385
damages, exemplary, 424, 426, 428
damages, expectation, 516
damages for deceit, 394
damages, for pre-contractual statements, 417
damages in lieu, 409
damages, in lieu of rescission, 411, 412, 432
damages, mental distress, 425
damages, restitutionary, 277, 304
damages, supracompensatory, 489, 501
Index

Darwin, Charles, 112
David Boyack v. The Royal Bank of Scotland, 123
De minimis principle, 446, 448–9
Deakin, Simon, 175
Deceit, action of, 427
Decision-making, endogenous, 488
Decision-making, exogenous, 488
Decline and Fall of the British Aristocracy, 526
default layers, 128
default rule, majoritarian, 515
default rule, ordinary meaning, 284
default rule, off-the-shelf, 241
default rules, formalism of, 249
default rules, penalty, 55
delivery of documents, 437, 448
Deloro Smelting and Refining Co. v. United States, 253
Dennett, Daniel, 103
denning, Lord, 419
deoncic theories of human agency, 96
deoncic theory, 96
deoncology, 112
deoncology, as heuristic for consequentialism, 100
deonological, 85
Depeuge, 537
Derry v. Peek, 150, 402, 427
descartes, Rene, 102
devenney, James, 377
dholakia, Ruby Roy, 197
digital content contracts, 532
digital information, 190
digital technology, 340
DiMatteo, Larry, 157
dioplock, Lord, 439
Direct effect, doctrine of, 369
Directive 93/13/EEC, 571
Directives, as minimum harmonisation, 523
Director General of Fair Trading v. First National Bank plc, 372
disclosure, duty of, 536
disclosure requirements, 378
Discretionary remedialism, 385
disjunctive obligation, 485
distance selling, 369
DJ Coleman, Inc. v. Nufarm Americas, Inc, 326
Documentary credit, 434–5, 439, 448–50, 454, 457
Documentary credit, perfect tender, 450
Documentary credit, strict compliance, notice of, 449
Documentary credit, strict compliance rule, 448
documentary duties, autonomy of, 441, 442
documentary exchange, 440
documentary obligations, 456, 458, 448, 453, 459,
462, 465
Documentary performance, 435
Documentary tender, 440, 445
documents, presentation of, 437, 443
doorstep selling, 368, 374
Douglas Shelf Seven Ltd v Co-operative Wholesale Society Ltd and Kwik Save Group plc (Third Party), 478
Douglas v. Glenwarigill Co. Ltd, 554
Downs v. Chappell, 421
Doyle v. Olby (Ironmongers) Ltd, 419, 424
Draft Common Frame of Reference (DCFR), 7, 14, 15, 17, 23, 26, 37, 39, 308, 366, 367, 518, 530
Dreyfuss, Richard, 340
Droit d'entrée, 209, 503
Dualism, 102
Dubey v. Public Storage, Inc., 327
Dugdale, Tony, 512
Dunedin, Viscount, 207
duress, 343
Dutch Civil Code, 577
Duty of care, breach of, 408
duty of good faith, 5, 6, 9
duty of loyalty, 164
Duty to draft reasonably, 104
Duty to mitigate, 463
Duty to negotiate, 216
Duty to read, 183, 187
Duty to re-negotiate, 536
Dyson, LJ, 391, 392
East v. Maurer, 401, 421, 426
Easterbrook, Frank, 252, 349
Easterbrook, Judge, 94
eBay, 129
Edelman, James, 169
Edwards v. Hetherington, 288
Efficiency-based judging, 56

© in this web service Cambridge University Press
www.cambridge.org
Index

George, Dorothy, 231
Germain, Claire, 563
German BGB, 573
German Common Commercial Code of 1862, 543
German contract law, 520
Germanic tradition, 37
Gilmour, Grant, 95
Glannon, Walter, 105
Goff, Lord, 159
Gold Group Properties Ltd v. BDW Trading Ltd (formerly Barratt Homes Ltd), 211
Gonzalez v. Av Self Storage, Inc., 327
Good faith, context-specific approach, 219
Good faith, doctrine of. See good faith, duty of
Good faith, doctrine of, under German contract law, 513
good faith, duty of, 142, 150, 171, 201, 202, 205, 206, 208, 209, 210, 211, 213, 214, 216, 218, 220, 237, 343, 347, 371–2, 513, 536, 537, 555, 573
Good faith, duty of good faith negotiations, 206, 208
Good faith, in international trade’, 535
goodwill indemnity, 304
Gordon, William, 543, 544
Government of Zanzibar v. British Aerospace (Lancaster House) Ltd, 410
Grain and Feed Trade Association (GATPA), 510
Gran Gelato Ltd v. Richcliff (Group) Ltd, 407
gratuitous contract, 20
Greene, Joshua, 100
grey list (terms), 341, 359, 362, 364–5, 371
Grimmelman, James, 181
Grosvenor Developments (Scotland) plc v Argyll Stores, 475
Haapio, Helena, 199
Hacker, P.M.S., 103
Hadley v. Baxendale, 4
Hague Conference on Private International Law, 581
Hale, Baroness, 136
Hale, Lady, 376
harm v. Cornelius, 220
harmonisation, 266, 268, 270, 373, 377, 379, 381
harmonisation, European contract law, 505
harmonisation, legislative, 381
harmonisation, non-legislative, 381
harmonisation, of default rules, 505
harmonizing international sales law, 559, 560, 575, 579
Harris, Sam, 110
Hart, H.L.A., 96
Hart v. Swaine, 388
Hart v. Windsor, 229
Hartzog, Woodrow, 199
Håstad, Torgny, 519
Hayek, Friedrich, 270
Heath, Lord, 228
Hedley Byrne & Co Ltd v. Heller & Partners, 404
Hedley Byrne & Co v. Heller & Partners, 408
Henry Deans & Sons (Sydney) Ltd v. P O’Day Proprietary Ltd, 439
Herschell, Lord, 427
Highland and Universal Properties Ltd v Safeway Properties Ltd, 499
Hill v. Gateway 2000 Inc., 51
Hillas & Co, Ltd v. Arcos, Ltd, 207
Hillman, Robert, 60
Hobhouse, L.J., 421
Hoffmann, Lord, 29, 134, 135, 137, 158, 161, 163, 300, 301, 302, 412, 423, 470, 483, 492
Hoffmanisation of Contract Law, 134
Hoffmanisation of English law, 133
Hogg, M., 499
Holfeld. Wesley, 152
homeward bias; homeward trend, 504–5
Hong Kong Fir, 158
Honvym Informazioni Commerciali Srl v. Mariella De Zotti, 302, 376
Housing Alliance (North West) Ltd v Francis, 377
HSBC Bank USA v. Benefi vides and Thelemaque v. Fremont Investment & Loan, 332
human thriving, 98, 111
Hume, David, 20, 72, 269
hypothetical bargain, 47, 48, 55
hypothetical costless world, 154
hypothetical profits, 426
hypothetical purchaser, 200
ICS v West Bromwich, 158
Implication in fact, 234
implication of terms, 155, 225, 230, 233, 235, 236, 237, 238, 536
Implied by law, 443
implied terms, 225, 226, 228, 229, 232, 234, 236, 237, 238, 546
In re Checking Account Overdraft Litigation, 335
In re Emery-Watson, 332
In re Kenneth Plaza, 328
In re Marriage of Rowendal, 329
in terrorem, 352
incomplete contracts, 258, 257
Incoterms, 453, 564
indemnity, 289, 290, 291, 302, 303, 305, 352
Industrial Revolution, 230
inequitable enrichment, 306
Informal rules, 350
Information and privacy duties, 538
Ingmar GB Ltd v. Eaton Leonard Inc, 289
injunction, 391, 467
Inspection of goods, reasonable opportunity, 354
Institutional Writers, 25
Institutions of the Law of Scotland, 15
Insurance contract, 532
intellectual property rights, 354, 355, 358
inter-creditor agreement, 152
International Chamber of Commerce (ICC), 577
International sales law, harmonisation of.
  See harmonizing international sales law
international sales law thesaurus, 564
Internet trader, 533, 539, 557
Internet trading, 529, 569
Interpretation, contextual, 443
Interpretation, contextual rules of, 435
Interpretation, multi-jurisdictional, 505
Interpretive risk, 242, 253, 264
Interpretive risk, minimization of, 260
Interpretive rules, 240, 241, 244, 250, 255, 256, 261,
  264, 265, 266, 267, 270, 271, 272, 274, 277,
  279, 280, 281, 283, 284
Investors Compensation Scheme Ltd v. West
  Bromwich Building Society, 134
Isenberg v East India House Estate Co Ltd, 500
ius commune, 37
Jack, Justice Raymond, 410
Jacob & Youngs v. Kent, 48, 275
James Finlay and Co Ltd v. NV Kwik Hoo Tong
  Handel Maatschappij, 461
Jauncey, Lord, 475
Jessel, MR, 358
Johling v. Associated Dairies, 163
John Martin of London, Ltd v. A E Taylor & Co,
  Ltd, 451
Johnson v. EBS Pensioner Trustees Ltd, 391
Johnson v. The Cash Store, 333
Joint Advice to the United Kingdom, CIESL, 536
joint maximisation, 169, 217
Joyce, Richard, 88
judicial protection, 371, 381
Kaldor-Hicks, 108
Kant, Immanuel, 77, 88
Kantian moralist, 71
Kantian personhood, 186
Karl Polanyi, 167
keep open clause; covenant, 469, 470, 496
Kiene, Sorren, 578
King, Gregory, 227
King James VI, 540
Kingarth, Lord, 472
Kleinwort Benson Ltd v. Lincoln CC, 377
Klocek v. Gateway, Inc., 50
Kruisinga, Sonja, 577
Kudiss v. Chief Constable of Leicester, 430
Lando Commission, 532
Lando, Ole, 531
Langbein, John, 169
Lanier, Jaron, 191
Law and economics, 46, 270
Law in action, 248
law of remedies, 502
Law Reform (Contributory Negligence) Act 1945,
  407
Law Reform Committee, 406, 408
learning costs, 510
Leff, Arthur, 184, 185, 187, 197, 312, 324, 321, 322,
  345
legal competition, 521, 522, 523
legal realists, 269
Leggatt, Lord Justice, 492
Legitimate expectations, principle of, 220
Lehman Brothers, 170
Lessig, Lawrence, 40
Letter of credit, 454
lex contractus, 40, 469
lex fori, 409
Lex Informatica, 190–1
Li, Wei, 577
libertarian contract theory, 57
libertarian tradition, 35
libertarianism, 44
License agreements, 251
Licensing, 209
Lien, 152
Limitation period, 532
Lipton, Jacqueline, 190
liquidated damages, 63, 494, 520
Listokin, Yair, 278
Index 589

- literalism, 159
- Liverpool City Council v. Irwin, 235
- Llewellyn, Karl, 38, 92, 310, 314, 344–5
- lock-out agreements, 206
- loco factiimprestabilissubitdamnum et interesse, 473
- London Stock Exchange, 228
- Longmore, LJ, 377
- Lonsdale (t/a Lonsdale Agencies) v. Howard & Hallam Ltd, 289, 299
- Lumley v Gye, 490
- Lumley v Wagner, 475, 484, 488
- Macaulay, Stuart, 345, 351
- MacCormick, N., 25
- Macfayden, Lord, 517
- Macgregor, L., 469
- Macneil, Ian, 345
- Macgregor, L., 289
- Magnesium-Moss Act, 326
- Mail v. Rio Grande Rubber Estates Ltd, 388
- Majoritarian default rule(s), 517–18, 521
- Mansfield, Lord, 130, 376
- Manches LLP v. Carl Freer, 372
- mandatory rules, 325, 325, 331, 334, 340–4, 512–14, 520–1, 525–7
- Mannai Investments Co Ltd v. Eagle Star Life Assurance Co Ltd, 134, 158
- Mansfield, Lord, 228
- Mantovani v. Catapelli, 444–452
- market rationality, 171, 176
- market-individualism, 137
- Marx Brothers, 340
- Mash and Murrell v Joseph I Emmanuel, 522
- mass contracts, 345
- mass-market digital products, 351
- mass-market transactions, 365
- Master-servant, 230
- matrix of facts, 160, 165
- May and Butcher, Ltd v. Regina, 206
- Medina v. Stoughton, 229
- Mercantile Law Amendment Act of 1856, 542
- Merchant Shipping Act Amendment Act 1862, 120
- méreologie, 103
- Michie, Jonathan, 175
- Millet, Lord Justice, 471, 487, 490, 494, 499, 502
- misrepresentation, 342, 351, 385–6, 397–9, 400–6, 411–13, 416–17, 432
- Misrepresentation Act of 1867, 11, 385, 386, 387, 391, 392, 393, 399, 403, 404, 405, 406, 409, 413, 414, 417, 418
- Misrepresentation, contractual, 417, 422
- Misrepresentation, direct, 214
- Misrepresentation, fraudulent, 391, 393, 406, 416, 417, 431
- Misrepresentation, innocent, 388, 400, 409, 410, 412
- Misrepresentation, negligent, 405, 409, 413, 413
- Misrepresentation, non-fraudulent, 392, 396
- Misrepresentation, vilifying factors, 386
- Mistake doctrine, 206
- Mitigation, duty of, 220
- mixed legal system, 14, 39
- modification doctrine, 92
- monism, 101
- Moore, G.E., 110
- Moore and Landauer, 157, 171
- Moore’s law, 86
- Moore-Bick, Lord Justice, 306
- moral commitment, 68, 69, 75
- morality, empirical, 95
- Morse, Stephen, 109
- mortgage contracts, 69, 74
- Mortgages, underwater, 330
- Mummery, LJ, 391
- Muscioni v. Clemens Boat, 326
- mutuality of obligation, 325
- National background rules, effect of, 377
- National Conference of Commissioners of Uniform States Laws (NCCUSL), 560
- National Health Service, 204
- natural law, minimum content of, 96
- naturalism, 102, 111
- naturalist-dualist divide, 105
- naturalistic fallacy, 110
- naturalistic inquiry, 87
- naturalistic jurisprudence, 102
- negligent misstatement, 385, 386, 387, 391, 393, 403, 404, 405, 406, 407, 409, 414
- See also misrepresentation
- Negotiation costs, 509, 515
- Neste Oy v Lloyd’s Bank, 154
- network citizenship, 142
- network contracts, 116
- network effects, 116, 117, 118, 126, 129, 131, 138, 140, 143
- network of regulation, 144
- ‘network’ relations, 175
Index

590

networked world, 116
networks of connected contracts, 116
Neuberger, Lord, 300, 376
neuroethical, 85
neuroscience, 86, 96, 101, 106, 114
New Jersey Consumer Fraud Act, 332
New York Convention, 561
New Zealand Shipping Company Ltd. v. A. M. Satterthwaite & Co. Ltd.: The Eurymedon, 118
Newbigging v. Adam, 392, 394
Nicholls, Sir David, 407
Night at the Opera, 340
non-conformity, 441, 456, 462, 561
Non-Contractual Relations in Business: A Preliminary Study, 512
non-delivery, 444, 448, 452, 456
Normative contract theory, 88
Normative theory, 99
Normative transparency, 218
Notice, constructive, 188
Notice, design of, 182
Notice, form of, 194
Notice, privacy, 193
Notice, reasonable, 183, 188
Notice, reasonableness of, 183, 196
Notice, visceral, 200
Nourse, LJ, 396
Nozick, Robert, 112
Nussbaum, Martha, 99, 111
Oak Mall Greenock Ltd v McDonald’s Restaurants Ltd, 477
objective theory of contract, 42, 47, 188
Objectivism, 235
O’Donovan v. CashCall, Inc., 334
Odyssey Cinemas Ltd v Village 3 Theatres Ltd, 414
OFT v. Lloyds TSB Bank plc, 118
online agreements; contracts, 181–2, 189
online contracts, duty to draft reasonably, 189
online contracts, image driven online environment, 198
online contracts, multiple clicking requirement, 197
online contracts, user-centered approach, 199
online contracts, visualization strategies, 198
online tracking industry, 195
Open-textured rules, 351
Opt in, 534
Opt out, 534, 559
Option for mandates, 363
optional instrument, 366, 367, 381, 382, 526, 530, 532, 534
outsourcing agreements; contracts, 208–5, 213,
216–17
Overgate Centre Ltd v William Low Supermarkets Ltd, 476
Pace Law School CISG Database, 572
pacta sunt servanda, 18
Parabella Investments Ltd v Browallia Cal Ltd, 430
Parker, Jonathan LJ, 418
Party choice theory, 241
Passera, Stefania, 109
Patterson, Dennis, 103
Payday lending, 334
Payday Loan Store of Wis., Inc. v Mount, 334
Pearce, D., 469
Pearson and Son Ltd v Lord Mayor of Dublin, 402
Peden, Elizabeth, 234
penalties, 46, 328
perfect tender rule, 571
performance interest, 166, 177, 462, 467, 469
Perry Homes v. Ahwattari, 327
Petromec Inc v. Petroleo Brasileiro S.A. Petrobas, Braspetro Oil Services Company, 208
Philips Electronique Grand Public SA and Another v British Sky Broadcasting Limited, 213
Phillips, Lord, 376
Pierce v. Catalina Yachts, Inc, 326
Plato, 18
Polanyi, Karl, 167
Polycentric infrastructure, 379
Polycentricity of legal institutions, 382
Polycontextual, 379
Ponzi scheme, 90
Posner, Richard, 44, 46
Post, David, 145
Postel Properties Ltd v Miller and Sandhouse plc, 476
Potts v. Potts, 329
Prado, Michael, 103
pragmatism, 125
pragmatists, 121
Pratt, Michael, 73
pre-contractual disclosure, 533, 546
Pre-contractual statements, as contractual warranties, 444
Predatory lending, 334
Prem v Simmonds, 161
pre-nuptial agreement(s), 162
Prescription, period of, 555
pre-transaction disclosure, 349
Price adjustment clause, 254
Principal of disproportionally, 304
Principia Ethica, 110
principle of efficient markets, 166
principle of fidelity, 70
principle of uniformity, 566
Principles for Fair Commerce in Software and Other Digital Products, 348
Principles of European Contract Law (the “PECL”), 18, 21, 26, 37, 38, 531
Principles of European Insurance Contract Law, 531
Principles of International Commercial Contracts, 577
Principles of Software Contracts, 10, 342
Prior course of dealing, 235
Privacy, hidden costs of, 235
Privacy policies, 235
Privacy, problem of, 235
Private law, fragmentation of, 566
private international law, 542
private ordering, 6
ProCD, Inc. v. Zeidenberg, 94
Procedural-autonomy, 309
Procedural-substantive autonomy, 309
Proctor & Gamble Philippine Manufacturing Corp v. Kurt A Becher GMBH & Co KG, 462
product liability, 132
ProForce Recruit Ltd v Rugby Group Ltd., 576
promise theory of contract, 73
promissory estoppel, 38, 150
promissory liability, 16, 18
promissory theory, 19, 21, 22, 25, 32
Proportionality, 477
Proposed Common European Sales Law or CESL, 7
proprietary estoppel, 38, 150
Prosser, Lord, 482
Public domain, 348, 354, 358, 362
public policy, 328, 329, 330
Quality, fitness for purpose, 548
Quasi-proprietary terms, 305
Queen Victoria, 542
R. (Khatun) v. Newham LBC, 372
race to the bottom, 334, 527, 538
Radnaucher v Granatino, 162
Rakoff, Todd, 61
Ramberg, Jan, 562
Rational choice analysis, 246
Rawlins v Wickham, 388
Raws, John, 273
Rawlsian veil of ignorance, 273
Re Goldcorp, 174
Reagan, Ronald, 313
reasonable person, 166, 235
reasonableness, 150
reasonableness standard, 569
Reasonably prudent internet user, 188
Reciprocity, minimum level of, 236
Redgrave v. Hurd, 385, 394
Rejection rights, the principle of separate, 445
relational contract law; doctrine, 60, 216
relational contract theory, 29, 30, 202, 214, 221, 230
relational contracts, contracting, 175, 202
Relational norms, 236
relational theorists, 16
relationality, 159, 163
Reliance theory, 26, 31, 32, 36
Remedies, 385
Remedies, a coherent system of, 385
Remedies, compensation (commercial agency), 290
Remedies, indemnity, 289
Remedy, self-help, 352, 389, 443
Renegotiate, obligation to, 204
Repair Masters Construction, Inc. v. Gary, 327
Repair or replacement, remedy of, 555
repudiation, 421, 429, 449, 444, 457
rescission, 385–99, 400–5, 408–14, 431
Rescission, as a holistic remedy for misrepresentation, 385
Rescission, partial, 395, 431
Rescission, pecuniary, 392, 410
Restatement (Second) of Contracts, 14, 17, 18, 24, 42, 72, 313
Section 90, 26
Section 71, 325
Restatement (Second) of Contracts (cont.)
Section 79, 325
Section 208, 314, 325
Restatement (Second) of Torts Section 552, 413
restitutio in integrum, 386, 390, 391, 392, 394, 395,
396, 397, 399, 400, 401
restitution, 390, 486
Restitution, counter, 388
restitutio in integrum, 467
Retail Parks, Co-operative Wholesale Society Ltd v
Saxone Ltd, 477
Retail Parks Investments Ltd v The Royal Bank of
Scotland plc (No 2), 469
reverse-reductionist, 65
reverse-reductionist reasoning, 54
reverse-reductionist rhetoric, 49
Right of retention or suspension, 445
right to cure, 535, 554, 571
right to reject, 435, 441, 444, 445, 446, 447, 450,
451, 460, 461, 464, 552, 554
Right to repair or replacement, 553
Right to terminate, 458
Rights to Reject and Terminate, 436
risk allocation, 92, 422, 433, 489
Risk, transfer of, 507
Risk of deterioration, 552
Roch, Lord Justice, 596, 491
Rodger, Alan, 543, 544
Rodger, Lord, 300, 472
Rogers v Parish (Scarborough) Ltd, 548
RÖHLLIG (UK) Ltd v Rock Unique
Ltd, 374
Role integrity, 215
rolling contracts, 60
Roman law, 18, 541
Rome I Regulation, 526, 528, 533
Romney, Mitt, 80
Royce Trust Ltd v. Rogerson, 406
Royce Trust v. Rogerson, 407
Russell, L.J, 412
Russian Federation Chamber of Commerce and
Industry, 574

SAAMCO, 162
Sainter, Séverine, 302
Sale of Goods Act, 529, 543, 544, 545, 546, 547,
548, 549, 550, 552, 554, 555
Sale of Goods Act 1893, 542, 544
Sale of Goods Act 1979, 236, 444
Sale of Goods Act, 2002 Amendments, 555
Sale of Goods Act, Section 31, 551
Sale of Goods Act, Section 34, 551
Scales Trading Ltd v. Far Eastern Shipping Co
Public Ltd, 397
Scallon, Timothy, 70, 77
Schlechtliem, Peter, 573
Schulte-Nölke, Hans, 372, 531
Schwartz, Alan, 45, 49
Schwenger, Ingenborg, 574
Scottish Chambers of Commerce, 543
Scottish Enlightenment, 25
Searle, John, 103
security interest, nature of, 152
Sedley, L.J, 430
self-regulating market, 467
Sentencing Council, 427
Shakespeare, William, 541
Shaw, Lord of Dunfermline, 388
Shipments contracts, 440
Shorter Oxford English Dictionary, 233
Simon, Lord, 161
Simpson, Brian, 226, 229
Sims v. Sims, 329
Sitogum Holdings, Inc., v. Ropes, 332
Slade, Justice, 483
Small- or medium-sized enterprise (SME), 534,
557
Smith, Adam, 43
Smith, Alastair, 496
Smith, Stephen, 21, 485
Smith New Court Securities v. Scrimgeour Vickers,
416, 422, 473
Smith New Court Securities v. Scrimgeour Vickers,
416, 422, 473
Smith v. Marrant, 229
Snell v. Snell, 330
Social norms, 214
Software Contracts, 339, 347
software license agreements, end-user, 102
software transactions, 347, 349, 355, 364
software warrantees, 351
South Australia Asset Management Corporation v.
York Montague Ltd, 407
South Australia Asset Management Corporation v.
York Montague, 423
South Australia Civil Law (Wrong) Act 2002, 414
Spanish Scholastic School, 20
Specht v. Netscape Communications Corp, 199
specific implementation, 469, 474
specific performance, 391, 467, 469, 470, 481, 482,
483, 486, 489, 491, 496, 515, 544, 562
Spectrum Networks, Inc., v Plus Realty, Inc, 325
Spence v. Crawford, 395
St Leonard, Lord, 434
Index

Unconscionability and the Code – the Emperor’s New Clause, 312
Unconscionability, doctrine of, 148, 149, 150, 152,
309, 313, 347, 345, 347, 355, 356, 359, 361, 362
Unconscionability, procedural, 56, 313, 321, 323,
324, 331
Unconscionability, procedural and substantive, 10
unconscionability, “sliding scale”, 322
unconscionability, substantive, 57, 313, 324
undue influence, 343, 378
Unfair commercial practices, 508
Unfair Contract Terms Act 1977, 236, 374, 402,
546
Unfair Terms, 339, 340, 341, 342, 343, 344, 345,
347, 350, 359, 360, 361, 364, 366, 370,
373, 373–374, 375, 380, 381, 535
Unfair Terms Directive. See EU Unfair Contract
Terms Directive
Unfairness, cross-border concept of, 367
Unfairness, cross-border conceptualisation of, 371
UNIDROIT Principles of International
Commercial Contracts, 532
Uniform Commercial Code (UCC), 4, 5, 91,
92, 94, 148, 150, 309–310, 347, 351, 354, 413,
488–490, 505, 506–9
Section 1–102, Comment 1, 569
Section 1–103 (b), 568
Section 2–207, 51
Section 2–209, 92
Section 2–302, 310
Section 2–313, 412
Section 2–712, 488
Uniform Computer Information Transactions
Act, 347
Uniform Customs and Practice for Documentary
Credits, 517
Unión de Pequeños Agricultores v Council
(UPA), 359
United Kingdom’s Office of Fair Trading, 339
United Motor Finance Co v Addison & Co Ltd,
420, 421
United Nations Commission on International
Trade Law (UNCITRAL), 561
United Nations Convention on Contracts for
the International Sale of Goods (CISG), 514
See CISG; UN Sales Convention
unjust enrichment, 172, 394, 486
utilitarian analyses, 85
Utility Consumers Action Network v. AT&T, 62
Vadasz v. Pioneer Concrete (SA) Pty Ltd, 396

Verba ita sunt intelligienda ut res magis valeat
quam pereat, 208
Vienna Convention on the International Sale of
Goods, 530, 532. See also CISG; UN Sales
Convention
Vogenaedt, Stefan, 514
von Bar, Christian, 530
Waiver, 464
Walford v. Miles, 206, 209
Walker, Lord, 376
warranty, 351
Warranty, breach of, 353
Warranty, express, 234, 414
warranty for a particular purpose, 362
Warranty, implied, 224
warranty of merchantability, 562
Warranty of title, 229
Watson, Lord, 472, 543
Wealth maximization, 511
Weatherill, Steven, 514
Welfare economics, 44
Welfare effects, negative, 362
Westbury, Lord (LC), 500
Westdeutsche Landesbank, 172
White, James, 568
White, Justice Byron, 55
Whitford, William, 345
Whittington v. Seale-Hayne, 393, 394
Willforce, Lord, 124, 139, 153
will theory; will-based theory, 31–2
Will theory, co-operative, 33, 34, 35
William Sindall Plc v. Cambridgeshire County
Council, 411, 412
Williams v Walker-Thomas Furniture Co.,
311, 331
Williams, Richard, 500
Williamson v. Governor of the Bank of Scotland,
372
Williston, Samuel, 63, 325
Wilson v Hurstanger Ltd, 392
Wittgenstein, Ludwig, 106
World Wide Web, 191
Wright, Lord, 208
Wrightman, John, 218
Xia, Lan, 197
You Are Not a Gadget, 191
Yugoslav Chamber of Commerce, Foreign Trade
Court of Arbitration, 574