GENERAL INDEX

The small inferior figures relate to the notes upon the page cited

ABSOLUTE LIABILITY IN CONTRACT. See SANCTITY OF CONTRACT
ALTERNATIVE METHODS OF PERFORMANCE, 247–9
ANNUITY, SALE OF, 115–16
APPREHENSION
  of impossibility, 18–19, 58–9, 173–4
  of personal risk, 18–19, 58–9
APPRENTICESHIP DEEDS, 87
ASSIGNMENT
  of contract, 113s
  of lease, 13
  of salary, 8
AUTOMATIC THEORY OF FAILURE OF CONSIDERATION AND FRUSTRATION, 96–8, 106, 221–31
BAILED GOODS, WAR DAMAGE TO, 9–10
BELIEF IN IMPOSSIBILITY. See APPREHENSION
BILL OF LADING. See CHARTERPARTIES
BLOCKADE, 176
BREACH OF CONTRACT FOLLOWED BY IMPOSSIBILITY, 249–50
BUILDING CONTRACTS, 10–12, 49, 147, 165–7, 187–8, 192, 207–9
CARE, DUTY TO USE, 6
CARRIAGE OF GOODS AND PASSENGERS, 7
CAVEAT EMPTOR, 117–18
CHARTERPARTIES, 7s, 8, 13–16, 55–7, 102–7, 193
delay in performance, 121–231
voyage and time, 181–7
COAL, 50–5
COMMERCIAL IMPOSSIBILITY. See DIFFICULTY, EXPENSE
COMPANY, WINDING UP OF, 236–7
CONDITION, IMPLIED, 17 ff., 22, 27, 75–81, 98, 162s, 235–42
CONFLICT OF LAWS, 44–8
CONSCRIPTION OF SERVANT, 92–3
CONSIDERATION, FAILURE OF. See FAILURE OF CONSIDERATION
CONSTRUCTIVE TOTAL LOSS. See EXPENSE
COST. See EXPENSE
COURT, REFUSAL OF SANCTION BY, 13
CROPS, FAILURE OF, 25, 27, 240–2
DEATH OF PARTY, DISCHARGE BY, 5, 6, 17, 21, 77, 81, 86–7, 101–2, 115–16, 237, 243

251
252

GENERAL INDEX

DELAY, INORDINATE
alternative methods of performance, 247–9
automatic theory, 221–31
breach of contract followed by impossibility, 249–50
caused by promisee, 49
cause of delay, 175–80
development of the doctrine, 121–69
distinction between frustration and failure of consideration, 121–69
distinguished from other modes of discharge, 190–1
estimate of probability, 173–4
executed and executory contracts, 193
fact and law, 197–8
foreseeability of the supervening impossibility, 242–6
former distinction between voyage and time charterparties, 142–3
frustration distinguished from failure of consideration, 171
implication in cases of frustration, 197–231
increased cost, 191–6
judge and jury, 218–21
nature of the contract, 180–91
resulting in failure of consideration, 91–3
self-induced events, 235–42
substituted performance, 242
time when contract is to be looked at, 175
when is delay inordinate, 172–96

DEPENDENCY OF MUTUAL PROMISES, 76–81

DESTRUCTION OF SPECIFIC THING. See Part I passim

DIFFICULTY, WHEN RANKED WITH IMPOSSIBILITY, 18–20, 24,
26, 50–8
DIVORCE, 101–2
DUTCH LAW, 41

ENEMY, TRADING WITH, 41–4
ENTIRE CONTRACTS, 90
EQUITY, RELIEF IN, 108
EXCEPTIONS CLAUSES, 29, 30, 52, 53, 54–5, 56, 59–60, 69, 70–1,
102, 104–5, 111, Part III passim, 236
EXPENSE, INCREASED, WHEN RANKED WITH IMPOSSIBILITY,
50–8, 170, 191–6

FAILURE OF CONSIDERATION, Part II
alternative methods of performance, 247–9
and natural justice, 98–9
automatic theory, 96–8
breach of contract followed by, 249–50
development of doctrine, 75–82
distinguished from frustration, 171
distinguished from impossibility, 99–100
effect of, 96–8
exceptions or quasi-exceptions to the doctrine, 101–18
foreseeability of, 242–6
impossibility in performing a condition precedent, 95–6
meaning of the word ‘consideration’, 84–90
misunderstanding of the doctrine, 75–81
G E N E R A L  I N D E X

resulting from delay, 121–231
self-induced events, 235–42
substituted performance, 242
‘total’ and ‘partial’, 90–4
FEAR. See APPREHENSION
FORCE MAJEURE CLAUSE. See EXCEPTIONS CLAUSES
FOREIGN LAW, IMPOSSIBILITY CAUSED BY, 44–8
FORESEENABILITY OF SUPERVENING IMPOSSIBILITY, 242–6
FRENCH LAW, 3, 10, 68
FRUSTRATION. See DELAY, INORDINATE

GERMAN LAW, 41, 10, 157
‘GIVEN’ THING OR PERSON, 26–32
GOODS, SALE OF. See SALE OF GOODS

HIRE OF CHATTEL, 74

ILLEGALITY, 5, 33–48, 87–8, 151, 165–7, 176–9, 237, 248
ILLNESS, DISCHARGE BY, 6, 17, 21, 23, 81–2, 85–7, 91–2, 237, 238, 243, 241
IMPLIED TERMS, 7, 61 ff., 37–8, 197–231
IMPOSSIBILITY

discharge for, Parts I and IV
distinguished from failure of consideration, 99–100
IMPRISONMENT, 17, 151–5, 238
INORDINATE DELAY. See DELAY
INSTALMENT CONTRACTS, 91–3, 180–91
INSURANCE
against war risks, 13
covenants, impossible, 22

JUDGE AND JURY, PROVINCE OF, 218–21

LANDLORD AND TENANT, 8–10, 107–12
LEGAL PROCESS, SEIZURE BY, 40. See REQUISITIONING
LEGISLATION, SUPERVENIENT. See ILLEGALITY
LICENCE, GOVERNMENT, REQUIREMENT, 36–9, 239–40

MARRY, CONTRACT TO, 10–20
MASTER AND SERVANT. See CONSCRIPTION, DEATH, ILLNESS, IMPRISONMENT, SEAMEN
MINING LEASES, 50–5
MISREPRESENTATION, INNOCENT, 97
MONEY, CONTRACTS TO PAY, 8

NATURAL JUSTICE, 98–9
NUDUM PACTUM, 97

OCCUPIER, LIABILITY IN CONTRACT OF, 74
OFFICE, ABOLITION OF, BY STATUTE, 87–8
OPERATION OF LAW, IMPOSSIBILITY CAUSED BY. See ILLEGALITY

PARTIAL IMPOSSIBILITY, 24–5, 26, 59, 1061, 239–42. See DELAY
### General Index

<table>
<thead>
<tr>
<th>Category</th>
<th>Keywords</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Perils of the Seas</td>
<td>180. See Exceptions Clauses</td>
<td>23-6</td>
</tr>
<tr>
<td>Personal Contracts</td>
<td>17-22, 85-7</td>
<td>41</td>
</tr>
<tr>
<td>Portuguese Law</td>
<td>3</td>
<td>48-50</td>
</tr>
<tr>
<td>Promisee, Impossibility Caused By</td>
<td>235-42</td>
<td></td>
</tr>
<tr>
<td>Promisor, Impossibility Caused By</td>
<td>3, 5, 153</td>
<td></td>
</tr>
<tr>
<td>Quantum Meruit, Recovery On</td>
<td>12, 147, 243-4</td>
<td>80-1</td>
</tr>
<tr>
<td>Quasi-Contract, Recovery of Money Paid In</td>
<td>259-42</td>
<td></td>
</tr>
<tr>
<td>Remoteness of Damage</td>
<td>237-8</td>
<td>8-10</td>
</tr>
<tr>
<td>Repair, Covenants To</td>
<td>12, 147, 243-4</td>
<td></td>
</tr>
<tr>
<td>Requisitioning</td>
<td>24, 34-6, 104-7, Part III passim.</td>
<td>158-9</td>
</tr>
<tr>
<td>Res Perit Domini</td>
<td>12, 27, 100, 114</td>
<td></td>
</tr>
<tr>
<td>Responsibility in Law and in Fact</td>
<td>158-9</td>
<td></td>
</tr>
<tr>
<td>Risk, Passing Of, On Contract of Sale</td>
<td>26, 27, 100, 114</td>
<td></td>
</tr>
<tr>
<td>Roman Law</td>
<td>3, 5, 153</td>
<td></td>
</tr>
<tr>
<td>Sale of Buildings</td>
<td>112-18</td>
<td></td>
</tr>
<tr>
<td>Sale of Goods</td>
<td>25, 27, 240-2</td>
<td></td>
</tr>
<tr>
<td>failure of consideration</td>
<td>112-18</td>
<td></td>
</tr>
<tr>
<td>Instalment contracts</td>
<td>189-91</td>
<td></td>
</tr>
<tr>
<td>Order of performances</td>
<td>79-80</td>
<td></td>
</tr>
<tr>
<td>Perishing of goods</td>
<td>24-9, 114</td>
<td></td>
</tr>
<tr>
<td>Strict duty concerning fitness of chattel</td>
<td>74</td>
<td></td>
</tr>
<tr>
<td>Strict duty to supply chattel</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>Sanctity of Contract</td>
<td>1 ff., 163-5</td>
<td></td>
</tr>
<tr>
<td>Scots Law</td>
<td>10, 11, 12</td>
<td></td>
</tr>
<tr>
<td>Seamen</td>
<td>85</td>
<td></td>
</tr>
<tr>
<td>Illness of</td>
<td>increased risk of voyage</td>
<td>19</td>
</tr>
<tr>
<td>interment of</td>
<td>90</td>
<td></td>
</tr>
<tr>
<td>Self-Induced Events</td>
<td>235-42</td>
<td></td>
</tr>
<tr>
<td>Separation Deeds</td>
<td>101-2</td>
<td></td>
</tr>
<tr>
<td>Servant. See Master and Servant</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Severable Contracts</td>
<td>90-4</td>
<td></td>
</tr>
<tr>
<td>Shares, Sale Of</td>
<td>13, 116-17</td>
<td></td>
</tr>
<tr>
<td>Spanish Law</td>
<td>41</td>
<td></td>
</tr>
<tr>
<td>Specific Performance</td>
<td>100-11</td>
<td></td>
</tr>
<tr>
<td>Stock Exchange, Closing Of</td>
<td>24, 31</td>
<td></td>
</tr>
<tr>
<td>Stranding</td>
<td>24</td>
<td></td>
</tr>
<tr>
<td>Strikes</td>
<td>179-80, 228-9, 237</td>
<td></td>
</tr>
<tr>
<td>Substituted Performance</td>
<td>242</td>
<td></td>
</tr>
<tr>
<td>Supply, Cutting Off of Sources Of</td>
<td>24</td>
<td></td>
</tr>
<tr>
<td>Suspensory Clauses</td>
<td>in instalment contracts, 209-15</td>
<td></td>
</tr>
<tr>
<td>in trading with the enemy</td>
<td>41-2</td>
<td></td>
</tr>
<tr>
<td>Swiss Law</td>
<td>41</td>
<td></td>
</tr>
<tr>
<td>Temporary Impossibility</td>
<td>139a. See Delay</td>
<td>254</td>
</tr>
</tbody>
</table>
GENERAL INDEX 255

THIRD PARTIES, CONTRACTS INVOLVING ACTION ON THE PART OF, 12–13

TITLE
   defect of, 113, 118
   paramount, eviction by, 50

ULTRA VIRES ACTS OF EXECUTIVE, 35

UNDUE DELAY. See DELAY

VICARIOUS LIABILITY, 239

WAR
   cases arising out of Four Years’ War, 150–69
   damage, 9–10, 111–12
   declaration of, 40
   undue delay caused by, 175–9