

Index

- Accursius (Accorso di Bagnolo), 10, 179, 194, 585, 596
 Accursius, Franciscus (Francesco d'Accorso), 585
 acts of God, 244
 Addison, Charles, 199, 200, 310, 413
 adversarial procedures
 confusion with criminal procedure, 80
 depth of evidence, 83–5
 equality of arms, 80
 false conflicts, 80
 German vs. American procedures, 66, 80–5
 and prejudice
 shortcomings, 80–5
 United States, 74, 80–5
 and witnesses, 73
 adverse possession
 English law, 566–9
 French law, 570–1
 German law, 571
 Roman law, 565–6
 US law, 569–70
 advocates
 England, 117–20
 France, 106–10
 Germany, 108
 Agostini, Christolphe, 333
 Alciato, Andrea, 14
 Ambrogini, Angelo (Poliziano), 14
 Ambrose, Saint, 636
 animals
 possession of wild animals, 557–60
 strict liability, 490, 491, 497
 Antonius Augustus, Emperor, 584
 appeals
 France, 100, 103
 Germany, 91–2
 appeal courts, 88
 disclosure of grounds, 91
 review *de novo*, 91–2
 safeguards, 91–2
 specialized courts, 88
 Italy, 100
 Aquilian liability, 6, 17, 303, 304, 306, 441, 489, 635
 Aquinas, Thomas, 6, 14, 16–18, 136, 137, 194, 241, 249, 305, 455, 490, 526, 637
 Aristo, 595
 Aristotle, 5, 6, 14, 16–19, 38, 136, 137, 179, 194, 241, 249, 305, 459, 490, 526, 637
 assault, 31, 308, 311, 313, 448
 assumpsit, 31, 141–6, 198, 267
 Aubry, Charles, 22
 Augustine, Saint, 13, 249, 455, 527
 Australia, 114
 Austria, 333, 344–50, 491
 Aynès, Laurent, 559, 561
 Azo of Bologna, 304

 Baldus de Ubaldis, 10, 135, 179, 249, 304, 597
 Barbeyrac, Jean, 18
 Bartolus of Sassoferrato, 10, 133, 135, 179, 585, 597
 battery, 31, 308, 311, 313, 445, 451–2, 458
 Baur, Jürgen, 583
 Beale, Hugh, 157
 Beale, Joseph, 449
 Bentham, Jeremy, 27
 Berlier, Théophile, 196
 Bermuda, 114
 Berr, Claude, 618
 Beyle, Marie-Henri (Stendhal), 109
 Bigelow, Melville, 311
 Birks, Peter, 540
 Bismarck, Otto von, 24
 Blackstone, William, 31, 84, 309, 454–5, 585, 587, 596
 Bologna law school (*studium iuris*), 9
 Boyer, Laurent, 286
 Bracton, Henry de, 455
 Brandeis, Louis, 373
 breach of confidence, English law, 368

- breach of contract
 changed circumstances
 American law, 253–5
 canon law, 249
 Chinese law, 263–6
 Draft Common Frame of Reference, 266
 English law, 250–3
 French law, 250, 255
 German law, 250, 256–63
 late scholastics, 250
 medieval jurists, 249
 origins of law of, 249–51
 Roman law, 249
 UNIDROIT Principles, 267
 defenses, 240–67
 impossibility and *force majeure*
 acts of God, 244
 canon law, 241
 Draft Common Frame of Reference, 248
 English law, 242–4
 French law, 244–5
 generally, 240–9
 late scholastics, 241
 medieval jurists, 241
 Roman law, 240–2, 244
 terminology, 240–2
 UNIDROIT Principles, 248
 war, 240, 244, 245, 252–3
 remedies, 267–300
 damages. *See* damages
 performance. *See* specific performance
 Brown, Ray, 561
 Brunemann, Johann, 304
 Bublick, Ellen M., 431–2, 471, 488, 644
 Buckley, R.A., 448
 Budé, Guillaume, 14
 Bynkershoek, Cornelis van, 558

 Caemmerer, Ernst von, 536, 542
 Cajetan, Tomasso di Vio, 137, 459
 Cambacérès, Jean-Jacques, 21, 196
 Canada, 114, 466–7
 Canaris, Claus-Wilhelm, 463
 canon law
 contract, 134, 241, 249
 Corpus iuris canonici, 12
 necessity doctrine, 13, 636–7
 protection of possession, 573
 specific performance, 268
 torts, 455–6

 Carbonnier, Jean, 647
 caricatures, 328–30
 cartoonists, 328–30
cas fortuit, 245, 499, 500, 503, 506–7, 511
cause étrangère, 500, 503
 Celsus, 635
 charitable subscriptions, 145
 Charlemagne, 9
 charter parties, 271
 Chénéde, François, 280, 436
 children
 negligence, 465–9
 Roman law, 490
 tortious liability, 447–50, 510
 China
 case law system, 126–7
 Chou dynasty, 40
 codification, 48–9
 commutative justice vs. distributive justice, 38–41
 conflict between old and new legal systems, 49–50
 Confucianism, 37
 corporatization, 61–4
 court system, 122–3
 emperors' rule, 36
 family responsibility vs. individual responsibility, 41–2
 Han dynasty, 37, 42
 imperial law, 36–48
 land ownership, 577–83
 law of punishments, 37, 38, 42–8
 legal institutions, 122–9
 legal profession, 127–9
 legal tradition, 36
 legalist school of law, 37, 42
 li, 37–8
 Ming dynasty, 43
 modern law, 48–65
 People's Republic (1949-present), 51–65
 persistent problems with legal reform, 51–4
 political-legal committee, 125
 post-Mao reforms, 60–5
 Qin dynasty, 37, 42, 43–6
 Qing (Manchu) dynasty, 43, 48
 reintroduction of private law, 60–1
 rejection of private law under socialism, 54
 Republic (1911–1949), 48, 50–1, 146
 rule of law, 48

- China (*cont.*)
 schools of legal philosophy, 37
 Song (Sung) dynasty, 43, 47
 state-owned enterprises, 54–8, 60,
 61–4, 148–50
 Sui dynasty, 43
 Tang dynasty, Law Code, 43–8
 theoretical (in)coherence of socialist
 law, 58–60, 61–4
 Warring States period, 37
 Wei kingdom, 43
 Westernization of law, 48–50
 Chitty, Joseph, 199, 200
 Cicero, Marcus Tullius, 4, 14, 249
 Citizens Advice Bureaux, 116
 civil juries
 England, 98
 Germany, 85
 United States, 97–9
 civil law
 codification, 3, 19–28, 48–9
 vs. common law, 3
 conceptualism, 26–8
 positivism, 19–28
 civil law systems, and Roman law, 3
 civil procedure
 Germany
 advantage over American system,
 66–7
 vs. American procedure, 65–99
 economy of approach, 70, 71, 84
 examination and recording, 70, 84
 expert witnesses, 70, 75–80
 hearings, 69
 incentive to settle, 72
 initiation of claims, 69
 judgments, 70, 72, 109
 judicial control, 71–3, 82, 84
 judicial preparation, 69
 overview, 68–71
 witnesses, 70, 73–5
 United States
 convergence with German system,
 67
 vs. German procedure, 65–99
 judicial control, 94
 managerial judging, 92–9
 pre-trial procedures, 70, 72, 96–7
 shortcomings of adversarial
 procedures, 80–5
 Clark, George L., 311
 Clerk, J.F., 413
 codification
 China, 48–9
 and conceptualism, 26–8
 English law, 116
 essence of civil law, 3
 France, 19–22, 305
 Germany, 23–6
 Coke, Edward, 455
 Colmet de Santerre, E., 195
commodatum, 133
 common law
 vs. civil law, 3
 conceptualism, 31–4
 nineteenth century reforms, 30–4
 positivism, 31–4
 shift from writs to legal doctrines,
 30–4
 stages of, 29
 writ system, 28–30
 commutative justice, 38–41, 136, 194,
 305, 490, 526
 comparative law, emergence of, 35–6
 conceptualism
 civil law, 26–8
 common law, 31–4
 reaction against, 34–5
condictio indebiti per errorem soluti,
 526, 527
 confidential negotiations, 178
 Confucius, 37, 38, 40, 42, 47
 Connanus (François de Connan), 137
 consortium, loss of, 428–9
 constitutions, and validity of
 legislation, 339
 consumer contracts
 meaning, 234
 unfair terms, EU directive, 233–8
 contract
 American law
 fair price, 202–5
 formation of contract, 153
 marriage settlements, 145
 mistake, 181–2, 184–5, 189–91
 pre-contractual liability, 163–8
 promissory estoppel, 145
 unfair contract terms, 228–33
 Uniform Commercial Code, 144
 bad faith, 178
 breach. *See* breach of contract;
 damages
 canon law, 134
 Chinese law
 binding commitment, 156–7
 fair price, 221–7

- fairness of auxiliary terms, 233
 mistake, 187–8, 193
 People's Republic (1949-present),
 147–50
 pre-contractual liability, 175–7
 Republic (1911–1949), 146
 theoretical coherence, 58–60
 civil law development, 133–41
 classical theory, 59
 common law development, 141–6
 confidential negotiations, 178
 consideration, 141–5
culpa in contrahendo, 172
 Draft Common Frame of Reference.
 See Draft Common Frame of
 Reference
 English law
 acts of God, 244
 death of parties, 244
 fair price, 201–2
 formation of contract, 152–4
 illegal contracts, 244
 mistake, 184–5, 188–9, 191–2
 pre-contractual liability, 160–3
 unfair contract terms, 227, 238
 EU law
 data protection, 383–406
 product liability, 516–19
 unfair contract terms, 233–8
 fair price, 193–227
 civil law development, 193–8
 common law development, 198–201
 equity, 198–200
 modern law, 201–17
 formation of contract, 152–9
 freedom of contract, 196, 240
 French law
 best efforts, 245
 duress, 213
 fair price, 196, 212–17
 force majeure, 244
 formation of contract, 156
 fraud, 213, 215
 gifts, 139
 impossibility, 244–5
 loans, 140
 mistake, 180–1, 185, 191, 192, 213,
 217
 nineteenth century, 141
 pre-contractual liability, 168–71
 synallagmatic contracts, 212
 unfair contract terms, 238
 German law
 fair price, 197, 205–12
 formation of contract, 155
 gifts, 139–40
 good faith, 256, 259, 262
 impossibility, 245–6
 loans, 141
 marriage settlements, 140
 mistake, 181–2, 185–6
 nineteenth century, 141
 pre-contractual liability,
 171–5
 unfair contract terms, 238
 vulnerable persons, 205–12
 good faith, 167, 169, 177, 256, 259,
 262
 innominate contracts, 134–9
 Lando Principles. *See* Draft Common
 Frame of Reference
 late scholastics, 135–9, 245
 medieval jurists, 134
 mistake, 178–93
 natural law, 245
 Netherlands, pre-contractual liabil-
 ity, 169
 non-performance. *See* breach of
 contract
 offers to. *See* Draft Common Frame of
 Reference; UNIDROIT
 Principles
 PECL. *See* Draft Common Frame of
 Reference
 pre-contractual liability, 160–78
 remedies. *See* damages; specific
 performance
 Roman law, 5, 133–8
 fair price, 193
 mistake, 178–80
 specific performance. *See* specific
 performance
 unfair contract terms, 227–40
 UNIDROIT. *See* UNIDROIT
 principles
 will theories, 141, 196
 contributory negligence
 French law, 468–9
 German law, 298–300, 492
 conveyancing, England, 117
Corpus iuris canonici, 12
Corpus iuris civilis (Justinian's Code),
 8–9
 costs, Germany, 72
 Council of Europe, privacy rights,
 342–50

- Cour de cassation*
 chambers, 101
Chambres réunies, 502
 description of, 99–104
 judges, 101
 judgments, 102
 origins, 99
 powers, 100
 questions of fact and of law, 100
 workload, 100
- courts
 China
 case law system, 126–7
 circuit tribunals, 122
 collective independence, 124–5
 divisions of courts, 122
 influence of higher courts, 125
 levels of courts, 122
 Supreme People’s Court, 122
- England, 111–14
 County Courts, 112, 116
 Court of Appeal, 113
 Crown Courts, 111, 116
 High Court, 112–13
 House of Lords, 114
 Magistrates’ Courts, 111–12
 medieval courts, 267
 Privy Council, 114
 special tribunals, 115
- France
 appeal courts, 103
 Cour de cassation, 99–104
 lower courts, 103
 Parlements, 99
 specialized courts, 103
- Germany, 88–9
 appeal courts, 88
 Constitutional Court, 339
 specialized courts, 88–9
- Italy, *Corte di Cassazione*, 100
- covenant, action of, 31, 141–6
- covenants
 Anglo-American law, 625
 non-owner benefiting, 627–31
 overview of, 624–7
 real covenants, 625
- credit, extortionate interest rates, 211–12
- cross-examination, 73, 75, 84
- Cujas, Jacques, 14
- culpa in contrahendo*, 172
- culpa levissima*, 240
- damages
 breach of contract
 adequate remedy, 269
 American law, 276, 279–80, 282, 286, 296–7
 Chinese law, 277, 281–2, 283–4, 297
 Draft Common Frame of Reference, 297
 emotional distress, 285
 English law, 269–72, 276, 277–8, 282, 284–6, 293–6
 excessive cost of performance, 277–82
 foreseeability, 290–300
 French law, 276, 280–1, 283, 286–7, 290
 general principle, 276–7
 German law, 276, 281, 283, 287–9, 298–300
 liquidated damages, 282–4
 non-quantifiable, 270
 recovery for non-economic harm, 284–9
 Roman law, 290
 UNIDROIT Principles, 297–8
- economic loss. *See* pure economic loss
- liquidated damages, 282–4
- loss of consortium, 428–9
- loss of services, 428
- psychiatric harm, 286, 428–41
- unjust enrichment, 545–7
- Dante Alighieri, 15
- Data Protection Regulation (EU)
 “consent” of the data subject, definition of, 387
 controllers, 387, 396–9
 definitions, 386
 filing system, definition of, 387
 independent supervisory authorities, 400–2
 liability, 402–6
 material scope, 385
 objective, 385
 penalties, 402–6
 personal data, definition of, 386
 personal data breach, definition of, 388
 principles, 388–92
 processing (of personal data), definition of, 386
 processors, 387, 396–9
 profiling, definition of, 387

- pseudonymisation, definition of, 387
 recipient, definition of, 387
 remedies, 402–6
 restriction of processing, definition of, 386
 rights of data subject, 392–6
 specific processing situations, 406
 territorial scope, 386
 text, 383–406
 third party, definition of, 387
 transfers of personal data to third countries or international organizations, 399–400
- David, René, 104, 105, 110
 Davrados, Nikolaos, 537
 De Greuille, Bertrand, 498
- defamation
 Austria, 333
 French law, 322
 German law, 336
 group defamation, 329
 intent, 448
- Demogue, René, 245
 Demolombe, Charles, 22, 195, 598
 Denning, Alfred Denning, Baron, 120
 D'Espeisses, Antoine, 592
 dignity, harm to. *See* insult
 Diocletian, Emperor, 193
 Diplock, Kenneth Diplock, Baron, 120
 discovery procedures, 71–3, 83, 84, 93
 distributive justice, 38–41
 Dobbs, Dan B., 431–2, 471, 488, 644, 652
 Domat, Jean, 136, 305, 490, 497, 498, 585, 593
 Domesday Book, 585
 Donahue, Charles, 30
 doorstep selling, German law, 205
 Draft Common Frame of Reference
 change of circumstances, 266
 damages, foreseeability, 297
force majeure, 248
 mistake, 183
 negotiations contrary to good faith and fair dealing, 177
 rejection of offer to contract, 158
 revocation of offer to contract, 158
 time limit for acceptance of offer to contract, 158
 time of conclusion of the contract, 158
 unfair contract terms, 238–40
 unfair exploitation, 220
- Du Moulin, Charles, 290
 Dunz, Walter, 656
 Durandus, 304
 Duranton, Alexandre, 195
- easements and servitudes
 affirmative acts required, 632–5
 Anglo-American law, 624–6, 627–30, 632–3
 Chinese law, 627
 equitable servitudes, 625
 French law, 626, 630–1, 634–5
 German law, 626–7, 631, 635
 non-owner benefiting, 627–31
 overview of, 624–7
 Roman law, 626
- edictum de feris*, 490, 497
 Edward VII, Coronation Cases, 188, 250
 Eisenberg, Melvin, 144
 ejectment, 572
 eminent domain, 650
 employers' liability, 322
 Endemann, Wilhelm, 197
 Engels, Friedrich, 578
 England. *See also* common law
 legal treatises, 31
 positivism, 31–4
 reform of legal system, 115
 writ system, 28–30, 309
- equity
 Chinese law, 520–5
 English law, 198–200, 267, 547
 Roman law, 17
- Esmein, Paul, 409, 623–4
 estoppel, promissory, 137, 145
 European Union
 Commission
 product liability, 516–19
 unfair contract terms, 233–8
- evidence
 adversarial procedures, 83–5
 experts. *See* expert evidence
 German civil procedure, 70
- Exegetical School, 21
- expert evidence
 Continental tradition, 76
 German civil procedure, 70, 75–80
 German criminal procedure, 78
 United States, 75–6, 79, 94
- false imprisonment, 308, 310, 448
 false information, economic loss, 422–8
 Farnsworth, Alan, 167, 169, 272

- fault
 Chinese torts, 446
 English torts, 443
 French torts, 446
 Roman torts, 441
 Feenstra, Robert, 526
 Fifoot, C.H.S., 443, 444
 Fikentscher, Wolfgang, 446
 fishing, 83, 85
 Fleming, John G., 486
 Foo Ping-sheung, 51
force majeure
 French contract law, 213, 215, 245
 French torts, 499, 500, 503, 506–7,
 511
 German torts, 492, 493
 non-performance of contract, 240–9
 operation of, 245
 terminology, 240–2
 forms of actions, 141–6, 309, 445, 448
 found objects
 Anglo-American law, 560–1
 Chinese law, 46, 563
 French law, 561–2
 German law, 559, 562–3
 Roman law, 560
 France
 Civil Code, 19–22, 305
 civil parties, 322
 conceptualism, 26–8
Court of Cassation, 99–104
 Dreyfus Affair, 109
 exegetical school, 21
 interpretation of Civil Code, 20
 legal style, 109
 Parlements, 99
 Revolution, 19, 99, 108
 Frank, Jerome, 73, 74
 Frankel, Marvin, 73, 90, 97
 freedom of expression
 American law, 328–32
 European Convention on Human
 Rights, 333, 342
 French law, 332–6
 German law, 325, 336–42
 group insults and minority rights,
 328–50
 Holocaust denial, 335
 Fuller, Lon, 82, 92
 Gaius, 5, 8, 302
 Génys, François, 34
 Germany
 1946 military ordinances, 210
 and Chinese law reform, 48, 146
 civil procedure. *See* civil procedure
 codification, 23–6
 conceptualism, 26–8
 contract. *See* contract
 enactment of Civil Code, 24–6
gesunde Volksempfindungen, 210
Grund, principle of, 536
 initial opposition to Civil Code, 23
 interpretation of Civil Code, 25
 inter-war hyperinflation, 261
 law of possession, 559–60
 legal style, 109
 Nazi era cases, 210, 610
Pandektenschule, 25, 535
 unification (1870), 24
 Gierke, Otto von, 25, 411
 gifts
 common law, 142, 143
 French law, 139
 German law, 139–40
 late scholastics, 137–9
 revocation, 140
 Roman law, 134, 137
 Gilmore, Grant, 35
 Glasson, Ernest, 195
 glossators, 10, 304
 Gordon, William, 413
 Goudkamp, James, 316, 317, 318, 320,
 446, 457, 460, 487–8
 Gratian, 249, 455, 527
 Gray, Kevin, 568–9
 Gray, Susan, 568–9
 Griffiths, Walter, 413
 Grotius, Hugo, 6, 16, 18, 136, 137, 194,
 250, 268, 305, 306, 457, 490, 528,
 638
 Groutel, Hubert, 618
 Grunsky, Wolfgang, 300
 guard, 507–11
 Hadrian, Emperor, 564
 Hale, Matthew, 455, 586, 644
 Han Feizi, 37
 Han Shiyuan, 175
 harassment, English law, 319–20
 Hargreaves, Anthony Dalzell, 572
 Harper, Fowler Vincent, 310, 311, 449
 Haskins, Charles Homer, 11
 Hayden, Paul T., 431–2, 471, 488, 644
 hearsay, 70
 Heinemann, Andreas, 446

- Heuston, R.F.V., 449
 Hilliard, Francis, 309, 310
 Hobbes, Thomas, 143, 199, 200
 Holdsworth, William Searle, 572
 Holmes, Oliver Wendell, 33, 34, 143, 414
 Holocaust denial, France, 335
 Holt, Sir John, 573
 Hondius, Ewoud, 167
 Hostiensis, 135
 Hsaio Ho (Xiao He), 42
 Hsun Tzu (Xun Zi), 38
 Hulsewé, Anthony, 43, 46
 human rights expression. *See* freedom of expression
 privacy. *See* privacy rights
 and UK public authorities, 367
- Iacobus de Ravanis. *See* Jacobus de Ravanis
 Ihering, Rudolf von. *See* Jhering, Rudolf von
 images. *See* photographs
 India, 114
 innominate contracts, 134–9
 Inns of Court, 118, 119, 120, 121
insinuatio, 134
 insult
 American law, 316–17, 320–2, 328–32
 Chinese law, 328
 employers' liability, 322
 English law, 316, 317–20
 and freedom of expression, 328–50
 French law, 322–3, 332–6
 German law, 303, 323–7, 336–42
 medieval law, 303
 racial insults, 322
 Roman law, 302
 tortious conduct, 316–28
 intent
 to cause different harm or commit different tort, 450–7
 and knowledge, 457–9
 and necessity, 652–7
 and tortious liability, 446–59
 interference with neighboring property. *See* nuisance
 Irnerius, 9
 Islam
 and freedom of expression, 344–50
 group defamation, 329
ius commune, 9
ius, meaning of, 527
- Jacobus de Ravanis, 135, 597
 Japan, and Chinese law reform, 48
 Jhering, Rudolf von, 34, 410, 576, 598
 Jolowicz, H.F., 316, 318, 320, 446, 452, 457, 460, 484, 487–8, 645
- judgments
 French courts, 102, 109
 German civil courts, 71, 72, 109
- judiciary
 China
 collective independence, 124–5
 influence of higher courts, 125
 managerial judging, 123
 political-legal committee, 125
 professionalism, 127–9
 service-oriented judging, 123–4
 England
 career, 120
 circuit judges, 112
 conservatism, 115
 district judges, 112
 High Court, 112, 115
 magistrates, 111–12
 recorders, 111
 France, 104–5
 career judges, 104
Cour de cassation, 101
 independence, 104
 law-making role, 105
 training, 104
 Germany
 advancement, 86
 career judiciary, 85–6
 incentives, 85–91
 lay judges, 98
 political influence, 89–91
 recruitment, 86
 specialization, 88–9
 United States, 89–91
- juries
 civil. *See* civil juries
 Continental Europe, 98
jus gentium, 134
 justices of the peace, 111
 Justinian, Emperor, 8, 193, 290
- Kant, Immanuel, 27, 463
 Kaplan, Benjamin, 72, 83, 96
 Keeton, Robert, 95, 652
 Keeton, W. Page, 652
 knowledge, and intent, 457–9
 Kohler, Josef, 411

- Kötz, Hein, 35, 99–121, 273, 459, 462, 465, 491–5
 Kreisky, Bruno, 333
 Krier, James, 628
- Labeo, 596
laesio enormis, 11, 193
 land ownership in China
 exclusive state ownership of property, 577–9
 property law code 2007, 581–2
 public ownership of land, 577–80
 recognition of private ownership, 580
 in socialist market economy, 580–3
 transition to socialist law, 579–80
 land registration
 England, 117
 Germany, 571
 land use, necessity doctrine and, 649–52
 Lando Principles. *See* Draft Common Frame of Reference
 Lando, Ole, 157
 Landsman, Stephan, 84
 Langbein, John, 65–99
 Langdell, Christopher Columbus, 32, 143
 Langholm, Odd, 194
 Langlois, John, 46
 Larenz, Karl, 463
 Larguier, Jean and Anne-Marie, 323
 Larombière, Leobon, 250
 late scholastics
 contract, 135–9, 245
 changed circumstances, 250
 fair price, 194
 mistake, 179
 specific performance, 268
 and natural law, 15–18
 tort law, 17, 305, 456, 490
 Laurent, François, 22, 195, 598
 Lauterbach, Wolfgang, 304
 Law Commissions, 115
 law reform, English need, 115
 Law Society, 116–17, 120
 leases
 French law, 217
 German law, 205–11
 unfair terms, American law, 228–9
 legal profession. *See also* advocates; judiciary
 England, 110, 116–21
 France, 104–10
 Germany, 108
 legal representation, 81
 Lequette, Yves, 280, 436, 446, 458, 464, 507, 648
 Lessius, Leonard, 15, 18, 137, 139, 194, 250, 305, 306, 490, 638
 lex Aquilia, 5, 17, 303, 304, 306, 441, 489, 635
 liability. *See* Aquilian liability; contract; product liability; strict liability; tortious liability
 Lindsell, W.H.B., 413
 loans, 140
 French law, 140
 German law, 141
 loss of consortium, 428–9
 loss of services, 428
 loss of support
 English law, 428
 French law, 435–9
 German law, 439–41
- Machiavelli, Niccolò, 42
 Magnus, Albertus, 15
 Maine, Henry, 29
 Maitland, Frederic William, 30
 Malaurie, Philippe, 559, 561
 Malia-Garat, Tribun, 21
 managerial judging
 China, 123
 concentration, 96–7
 England, 98
 Germany, 71–3, 82, 84
 Manual for Complex Litigation, 92–3
 safeguards, 95–6
 United States, 92–9
mandatum, 133
 Mandry, Gustav von, 25
 Mansfield, William Murray, 1st Earl of, 573
 Mao Zedong, 59, 579
 Marcadé, Victor, 195
 marriage settlements, 140, 145
 Marshall, Prentice, 95
 Marx, Karl, 59, 578
 Mauritius, 114
 McKnight, Brian, 43
 medieval law. *See also* Canon law
 Bologna law school (*studium iuris*), 9
 civil law glossators, 10, 304
 contract, 134
 changed circumstances, 249
 damages, 290
 fair price, 194

- specific performance, 268
 insult, 303
 jurists
 and canon law, 12–13
 description of, 9–11
 humanist criticism of, 14–15
 legal education, 9
 methodology, 9–11
 necessity, 636–9
 nuisance, 596–7
 possession, 572, 573
 torts, 303–6, 490
 water rights, 585
 Megarry, Robert, 119, 121
 Mehren, Arthur von, 96, 97
 Mencius (Mengzi), 38
 Menger, Anton, 25
 mental disorder, and tortious liability,
 465–9, 510
 Metcalf, Theoron, 199, 200
 Milsom, S.F.C., 443
 Mimin, Pierre, 102
 minerals, 583–4
 minority rights, group insults, 328–50
 mistake
 American contract law, 182, 185,
 189–91
 Chinese contract law, 193
 contract laws, 178–93
 Draft Common Frame of Reference,
 183
 English contract law, 184–5, 188–9,
 191–2
 error in substance, 178–80, 213, 217
 French contract law, 180–1, 185–6,
 191–2, 213, 217
 German contract law, 180–1, 185–6
 Roman law, 178–80
 UNIDROIT Principles, 183
 Miyazaki, Ichisada, 47
 Molina, Luis de, 15, 18, 134, 137, 138,
 139, 194, 268, 305, 490
 Molinaeus, Carolus, 290
 morals, good morals, 205–12, 302
mort d'ancestor, 572
 Muslims. *See* Islam
mutuum, 133

 Nanz, Klaus-Peter, 138
 Napoleon I, 19, 21, 100, 196
 Nast, Thomas, 329
 natural justice, 528, 564
 natural law
 contract, 139, 194, 245, 250
 late scholastics, 15–18
 mistake in contract, 179
 necessity doctrine, 638
 Northern school, 18–19, 136, 138,
 305, 638
 Spanish school, 305, 638
 specific performance, 268
 tort law, 490
 natural resources
 American law, 584, 587–9
 English law, 584, 586–7, 589, 592
 French law, 583, 592–4
 German law, 583, 594–5
 minerals and gas, 583–4
 reasonable use doctrine, 590
 right to, 583–4
 water rights, 584–95
 necessity doctrine
 American law, 640–4, 649–50, 652–3
 canon law, 13, 636–7
 Chinese law, 647, 651–2
 English law, 644–6, 649
 French law, 639, 647–9
 general principle, 640–9
 German law, 639–40, 646–7, 650–1,
 653–7
 and intent, 652–7
 land use, 649–52
 medieval law, 636–9
 natural law schools, 638
 origins of, 635–40
 Roman law, 635–6
 negligence
 American law, 460–2, 464, 467,
 471–7
 Canadian law, 466–7
 children, 465–9
 Chinese law, 46, 464
 common law tort, 307, 310, 445
 comparative negligence, 468
 contributory. *See* contributory
 negligence
 duty to rescue, 469–82
 American law, 471–7, 480
 Chinese law, 477–8
 English law, 469–70
 failing to be in a fit state to rescue,
 481–2
 French law, 478, 479, 480
 general principle, 469–79
 German law, 479, 481–2
 implications of recognizing, 479–82

- negligence (*cont.*)
 incapacity, 481–2
 one's victims, 480–1
 suicide cases, 480
 economic analysis, 463
 English law, 460, 464, 465–6, 469–70
 French law, 462, 464, 468–9, 478
 German law, 462–4, 465, 467–8, 479
 meaning, 459–60
 and mental disorder, 465–9
 and public law duties, 469–70
 reasonableness test, 460, 464–9
 Roman law, 459
 weighing of consequences, 460–9
negotiorum gestio, 526
 nervous shock. *See* psychiatric harm
 Netherlands, pre-contractual liability, 169
 New Zealand, 114
 Newark, F.H., 485, 486
 Nicholls of Birkenhead, Donald James
 Nicholls, Baron, 368
 novel disseizen, 572
 nuisance
 accidental nuisance, 600–24
 American law, 600, 603–4, 608–9, 612–13, 615–16, 618–19, 621–2
 character of neighbourhood, 606–11
 Chinese law, 606
 English law, 413, 599, 600–3, 606–7, 611–12, 614–15, 620–1
 French law, 597–8, 600, 604–5, 610–11, 613–14, 617–18, 620, 623–4
 German law, 598–9, 600, 605–6, 609–10, 613, 616–17, 619–20, 622–3
 height of neighboring buildings, 614–18
 intentional nuisance, 449, 599–600
 medieval jurists, 596–7
 offensive conduct, 620–4
 origins of law of nuisance, 595–9
 priority in time, 611–14
 remedies, 600–6
 Roman law, 595–6
 Rylands v Fletcher, 482–3
 strict liability, 485
 ugliness, 618–20
 Odofredus, 596
 option contracts, American law, 155
 Owen, David G., 652
 Pakistan, 114
Pandektenschule, 25, 535
 partnerships, 108, 271
pauperie, 490
 Peel, Edwin, 282, 316, 317, 318, 320, 446, 457, 460, 487–8
 Pennington, Kenneth, 9
 Phillipson, Gavin, 370
 photographs
 American privacy rights, 351–3
 Chinese privacy rights, 364–6
 English privacy rights, 350–1
 French privacy rights, 353–4, 358
 German privacy rights, 354–63
 invasion of privacy, 350–66
pignus, 133
 Planck, Gotlieb, 24, 25
 Plato, 6, 18, 637
 pledge, 133, 140
 Poliziano (Angelo Ambrogini), 14
 Pollock, Frederick, 31, 32, 143, 199, 200, 310, 447, 485, 572, 576–7
 Pomponius, 596
 Portalis, Jean Étienne, 20, 26, 196
 positivism
 civil law, 19–28
 common law, 31–4
 reaction against, 34–5
 Posner, Richard, 461
 possession
 adverse possession, 565–71
 American law, 558, 564, 569–70
 Anglo-American remedies, 571–3
 Chinese law, 565
 civil law, 573–4
 English law, 557–8, 560–1, 564, 566–9
 found objects, 560–3
 French law, 558–9, 561–2, 565, 570–1
 French remedies, 574
 German law, 559–60, 562–3, 565, 571
 German remedies, 574
 legal remedies, 571–4
 means of acquiring rights, 557–71
 prescription, 565–71
 protection, debate, 575–7
 Roman law, 557, 564, 565–6
 Roman remedies, 573, 575
 treasure trove, 565
 wild animals, 557–60
 Pothier, Robert, 136, 268, 290, 305, 306, 497, 498, 592, 597, 639

- Powell, John J., 200, 309
 Powell, Richard, 628
 prescription
 English law, 566–9
 French law, 504, 570–1
 German law, 571
 Roman law, 565–6
 US law, 569–70
 Principles of European Contract Law.
 See Draft Common Frame of Reference
 privacy rights. *See also* Data Protection Directive
 American law, 351–3, 372–5, 377–80
 Chinese law, 364–6, 378–9, 382–3
 and current events, 366–72
 English law, 350–1, 366–72
 European Convention on Human Rights, 342–50
 French law, 353–4, 358, 376–7, 380–1
 German law, 302, 354–63, 377–8, 381–2
 and historical events, 379–83
 photographs. *See* photographs
 pictures and photographs, 350–66
 and public interest, 351, 355
 tortious liability, 350–66
 product liability
 American law, 511–16
 Chinese law, 519–20
 commercial sales, 513
 defective conditions, 513
 defective products, 511–20
 drugs, 515–16
 EU defenses, 518
 EU directive, 516–19
 unavoidably dangerous products, 514
 unreasonably dangerous products, 514
 promises, gratuitous, 137–9, 142
 promissory estoppel, 137, 145, 167
 property law
 necessity. *See* necessity doctrine
 nuisance. *See* nuisance
 origins in Greek philosophy and Roman law, 6–8
 possession. *See* possession
 right to natural resources, 583–4
 servitudes. *See* easements and servitudes
 Prosser, William L., 310, 311, 313, 445, 449
 Prussian code, 196
 psychiatric harm
 English, 433
 French law, 435–9
 German law, 439–41
 intentional infliction of emotional distress, 429–30
 modern American liability, 430–2
 modern English law, 432–5
 tortious liability, 428–41
 traditional Anglo-American view, 428–9
 public authorities, and Convention rights, 367
 public interest, and privacy rights, 351, 355
 public morals, 205–12, 302
 Puchta, G.F., 244, 491
 Pufendorf, Samuel, 16, 18, 136, 137, 180, 194, 241, 305, 457, 490, 497, 558
 punishments, law of. *See* China
 pure economic loss
 American law, 414–15, 418, 420–1, 424–6
 Australian law, 418
 Canadian law, 418
 Chinese law, 415–16, 419–20, 422
 English law, 413–14, 416–18, 423–4
 false information, 422–8
 French law, 408–10
 German law, 302, 410–13, 418–19, 421–2, 426–8
 liability, 408–10
 no liability, 410–28
 physical harm to third party property, 419–20
 property made unusable, 420–2
 Roman law, 410
 racial insults, 322
 railways, German strict liability, 491
 Ranouil, Valérie, 28
 Rau, Charles, 22
 Raymond of Peñaforte, 455, 456
 Reimann, Matthias, 34
 religion, and freedom of expression, 344–50
 remedies, contract. *See* breach of contract
res ipsa loquitur, 489
 Resnik, Judith, 95
 Rheinstejn, Max, 244
 right to life, 325

- right to personality, 325, 357, 377, 382
 road traffic accidents
 French law, 511
 German law, 492
 Roederer, Pierre-Louis, 21
 Rogers, W.V.H., 449, 484, 645
 Roland, Henri, 286
 Roman law, 527
 and civil law systems, 3
 glossators, 10, 304
 introductory readings, 3–9
 iudex and praetor, 4
 ius commune, 9
 jurists
 description of, 3–4
 Justinian's *Corpus iuris civilis*, 8–9
 methodology, 4–8
 late scholastics. *See* late scholastics
 Middle Ages. *See* medieval law
 orators, 4
- sale of goods, American law, 155
 Salmond, John W., 310, 311, 312, 413, 447, 449
 salvage, 214
 Savigny, Friedrich Karl von, 23–4, 25, 26, 27, 33, 108, 535, 575–6
 Saxon Code 1865, 197
 scholasticism. *See* late scholastics
 Schönke, Adolf, 210
 Schwarzer, William, 95
 Seavy, Warren, 311, 312, 449
 seizin, 572
 separation of powers, French courts, 99
 servitudes. *See* easements and servitudes
 Shang Yang (Lord Shang), 37
 Sierra Leone, 114
 Simler, Philippe, 280, 436, 446, 458, 464, 507, 648
 Simpson, A.W.B., 33, 142, 198, 200
 Skinner, Quentin, 14
 slaves, Roman law, 490
 Smith, Jeremiah, 448
 SOEs (state-owned enterprises). *See* China
 solicitors, 116–17
 Sorel, Georges, 110
 Soto, Domingo de, 18, 137, 194, 305
 South Sea Bubble, 197
 specific performance
 American law, 272
 canon law, 268
 Chinese law, 275
 contracts of personal service, 271
 damages, inadequate remedy, 269
 English law, 269–72
 French law, 272
 German law, 273–5
 late scholastics, 268
 legal development, 267–8
 origins of law of, 267–8
 Roman law, 268
 unenforceable contracts, 271
 spouses, German duties, 480
 Starck, Boris, 286
 state-owned enterprises (SOEs). *See* China
 statute law, constitutional validity, 339
 Stein, Peter, 28
 Stendhal (Marie-Henri Beyle), 109
stipulatio, 133, 134
 Stoebuck, William, 569–70
 Story, Joseph, 199, 200
 Story, William Wentworth, 199, 200
 strict liability
 American law, 488–9
 Austrian law, 491
 Chinese law, 496–7
 common law tradition, 443
 dangerous activities, 445, 482–97
 English law, 482–8
 French law, 497–511
 German law, 489–95
 harm caused by objects, 497–511
 medieval jurists, 490
 non-natural use of land, 482–3
 product liability. *See* product liability
 Roman law, 489–90
 Rylands v Fletcher principle, 482–3, 484–7
 style, French and German legal language, 109
 Suarez, Carl Gottlieb, 196
 Suárez, Francisco, 15
 subrogation, 528
 suicide, duty to rescue from, 480
 Sun Yat Sen, 51
 Surley, Michael, 630
- Terré, François, 280, 436, 446, 458, 464, 507, 648
 Thibaut, Anton, 108
 Thomas, J.A.C., 565–6
 Thomasius, Christian, 196

- Tierney, Brian, 528
 tortious liability
 American law, 447–51, 457–8
 canon law, 455–6
 children, 447–50, 465–9, 510
 Chinese law, 315, 328, 442, 459, 520–5
 common law tradition, 443–6, 454–5
 economic loss. *See* pure economic loss
 English law, 451–2, 457
 fault, 441–6
 French law, 441, 443, 446, 453–4, 458
 German law, 441, 443, 446, 453, 459
 grounds of liability, 441
 intent and knowledge, 457–9
 intent to cause different harm or commit different tort, 450–7
 intention to harm, 446–59
 late scholastics, 456
 legal history, 454–7
 negligence. *See* negligence
 Roman law, 5, 441, 447
 strict liability. *See* strict liability
 third-party suffering. *See* psychiatric harm
 unforeseen consequences of unlawful actions, 450–7
 torts
 Chinese law, 52, 313–15
 civil law, 301–7
 civilian origins, 302–7
 common law history, 307–13
 common law list, 307–9
 French law, 52
 French structure, 301
 German law, 52
 German structure, 301–2
 harm to dignity. *See* insult
 intentional infliction of emotional distress, 429–30
 invasion of privacy. *See* privacy rights
 late scholastics, 17, 305
 medieval law, 303–6, 490
 negligence. *See* negligence
 Roman law, 302–6
 trademarks, and freedom of expression, 330–2
 travel law, Germany, 289
 treasure trove
 Anglo-American law, 564
 French law, 565
 German law, 565
 Roman law, 564
 Treitel, G., 269–72, 276
 Treitel, H.H., 143
 trespass
 common law, 307, 443, 446–50, 542
 intent, 448
 trespass de bonis asportatis, 309
 trespass in assault and battery, 308, 313
 trespass quare clausum fregit, 308
 Tronchet, François, 196
 Troplong, Théodore, 22
 trover. *See* found objects
 Tung Chung-shu, 38, 42
 Ulpian, 178, 179, 180, 303, 304
 unconscionability, 144, 198, 200, 202, 228–9
 unfair contract terms
 American law, 228–33
 assessment, 234
 definition, 234
 Draft Common Frame of Reference, 238–40
 English law, 227
 EU Directive, 233–8
 French law, 238
 German law, 238
 list of terms, 235
 remedies, 235
 UK law, 238
 UNIDROIT Principles, 240
 UNIDROIT Principles
 acceptance of offer to contract, 159
 change of circumstances, 267
 confidential negotiations, 178
 damages, foreseeability, 297–8
 force majeure, 248
 freedom to contract, 221, 240
 manner of formation of contract, 159
 mistake, 183
 negotiations in bad faith, 178
 purpose, 159
 rejection of offer to contract, 159
 revocation of offer to contract, 159
 status of, 158
 unfair contract terms, 240
 withdrawal of offer to contract, 159
 United States
 civil procedure, vs. German procedure, 65, 80–92
 common law, 30
 law of punishments, 47
 managerial judging, 92–9

- United States (*cont.*)
 positivism, 31–4
 rule of law, 48
 unjust enrichment
 American law, 532–4, 543–4, 549, 551
 Chinese law, 44, 539–42, 552–4
 commutative justice, 526
 English law, 528–31, 535, 540, 542–3, 545–9
 French law, 538–9, 544
 German law, 534–7, 544, 549–51
 late scholastics, 526
 pre-contract negotiations, 169
 principle of, 526–8
 quantification issues, 545–7
 refusal to contract, 550–1
 Roman law, 526, 527, 535
 and subrogation, 528
 uncertain gains, 547–50
 use of others' property, 542–4
 Urban I, Pope, 455
usucapio, 565
 usury, 205
- Valette, Auguste, 22
 Vangerow, Karl, 197
 Verus Augustus, Emperor, 584
 Viney, Geneviève, 438
 Vitoria, Francisco de, 15, 527
 Vold, Lawrence, 448
- Wagner, Gerhard, 459, 462, 465
 Wang Shengming, 446, 459, 464
 Wang Shenjun, 123
 war, 240, 244, 245, 252–3
 Warren, Earl, 373
 water pollution
 English law, 484–7
 German strict liability, 494
 water rights
 American law, 587–9, 590–2
 Anglo-American law, 586–92
 Chinese law, 595
 English law, 586–7, 589, 592
 French law, 592–4
 German law, 594–5
 Roman law (*ius commune*), 584–6
 Weber, Max, 105
 Weir, Tony, 318
- Welling, Bruce, 564
 Wesenbeck, Matthaeus, 138
 Whitman, Dale, 569–70
 Wilberforce, Richard Wilberforce,
 Baron, 120
 Wilburg, Walter, 535
 wild animals
 damage by, 490
 possession
 Anglo-American view, 557–8
 French law, 558–9
 German law, 559–60
 Roman law, 557
 Wilhelm I, Kaiser, 24
 Wilhelm, Jan, 537
 will theories, 141, 196
 Williston, Samuel, 204, 244, 250
 Windscheid, Bernhard, 23, 24, 25, 197, 250, 535, 598, 639–40
 Winfield, Percy, 316, 317, 318, 320, 446, 452, 457, 460, 484, 487–8, 645
 witnesses
 experts, 70, 75–80, 94
 German civil procedure, 70, 71, 73–5
 United States, 75–6, 79, 94
 Worms, Council of, 455
 writ of right, 572
 writ system, 28–30, 309
 wrongful death
 damages, 428–41
 English statutory law, 429
 modern American liability, 430–2
 modern English law, 432–5
 traditional Anglo-American law, 428–30
 Wu, Emperor, 37, 42
- Xiao He (Hsaio Ho), 42
 Xiao Wendi, Emperor, 43
 Xiao Yang, 123
 Xun Zi (Hsun Tzu), 38
- Yang Jian, Emperor, 43
- Zasius, Ulrich, 304
 Zimmermann, Reinhard, 268, 290, 303
 Zola, Émile, 109
 Zweigert, Konrad, 35, 99–121, 273, 491–5