

Index

Accursius (Accorso di Bagnolo), 10, 179,	Italy, 100
194, 585, 596	Aquilian liability, 6, 17, 303, 304, 306,
Accursius, Franciscus (Francesco	441, 489, 635
d'Accorso), 585	Aquinas, Thomas, 6, 14, 16–18, 136,
acts of God, 244	137, 194, 241, 249, 305, 455, 490,
Addison, Charles, 199, 200, 310, 413	526, 637
adversarial procedures	Aristo, 595
confusion with criminal procedure, 80	Aristotle, 5, 6, 14, 16–19, 38, 136, 137,
depth of evidence, 83–5	179, 194, 241, 249, 305, 459, 490,
equality of arms, 80	526, 637
false conflicts, 80	assault, 31, 308, 311, 313, 448
German vs. American procedures, 66,	assumpsit, 31, 141-6, 198, 267
80–5	Aubry, Charles, 22
and prejudgment	Augustine, Saint, 13, 249, 455, 527
shortcomings, 80–5	Australia, 114
United States, 74, 80–5	Austria, 333, 344–50, 491
and witnesses, 73	Aynès, Laurent, 559, 561
adverse possession	Azo of Bologna, 304
English law, 566–9	3 /
French law, 570–1	Baldus de Ubaldis, 10, 135, 179, 249,
German law, 571	304, 597
Roman law, 565–6	Barbeyrac, Jean, 18
US law, 569–70	Bartolus of Sassoferrato, 10, 133, 135,
advocates	179, 585, 597
England, 117–20	battery, 31, 308, 311, 313, 445, 451–2,
France, 106–10	458
Germany, 108	Baur, Jürgen, 583
Agostini, Christolphe, 333	Beale, Hugh, 157
Alciato, Andrea, 14	Beale, Joseph, 449
Ambrogini, Angelo (Poliziano), 14	Bentham, Jeremy, 27
Ambrose, Saint, 636	Berlier, Théophile, 196
animals	Bermuda, 114
possession of wild animals,	Berr, Claude, 618
557–60	Beyle, Marie-Henri (Stendhal), 109
strict liability, 490, 491, 497	Bigelow, Melville, 311
Antonius Augustus, Emperor, 584	Birks, Peter, 540
appeals	Bismarck, Otto von, 24
France, 100, 103	Blackstone, William, 31, 84, 309, 454-5,
Germany, 91–2	585, 587, 596
appeal courts, 88	Bologna law school (studium iuris), 9
disclosure of grounds, 91	Boyer, Laurent, 286
review de novo, 91–2	Bracton, Henry de, 455
safeguards, 91–2	Brandeis, Louis, 373
specialized courts, 88	breach of confidence, English law, 368
	· = · ·



breach of contract	Carbonnier, Jean, 647
changed circumstances	caricatures, 328–30
American law, 253–5	cartoonists, 328–30
canon law, 249	cas fortuit, 245, 499, 500, 503, 506-7,
Chinese law, 263–6	511
Draft Common Frame of Reference,	cause étrangère, 500, 503
266	Celsus, 635
English law, 250–3	charitable subscriptions, 145
French law, 250, 255	Charlemagne, 9
German law, 250, 256–63	charter parties, 271
late scholastics, 250	Chénedé, François, 280, 436
medieval jurists, 249	children
origins of law of, 249–51	negligence, 465–9
Roman law, 249	Roman law, 490
UNIDROIT Principles, 267	tortious liability, 447–50, 510
defenses, 240–67	China
impossibility and force majeure	case law system, 126–7
acts of God, 244	Chou dynasty, 40
canon law, 241	codification, 48–9
Draft Common Frame of Reference,	commutative justice vs. distributive
248	justice, 38–41
English law, 242–4	conflict between old and new legal
French law, 244–5	systems, 49–50
generally, 240–9	Confucianism, 37
late scholastics, 241	corporatization, 61–4
medieval jurists, 241	court system, 122–3
Roman law, 240–2, 244	emperors' rule, 36
terminology, 240–2	family responsibility vs. individual
UNIDROIT Principles, 248	responsibility, 41–2
war, 240, 244, 245, 252–3	Han dynasty, 37, 42
remedies, 267–300	imperial law, 36–48
damages. See damages	land ownership, 577–83
performance. See specific	law of punishments, 37, 38, 42–8
performance	legal institutions, 122–9
Brown, Ray, 561	legal profession, 127–9
Brunnemann, Johann, 304	legal tradition, 36
Bublick, Ellen M., 431–2, 471, 488, 644	legalist school of law, 37, 42
Buckley, R.A., 448	li, 37–8
Budé, Guillaume, 14	Ming dynasty, 43
Bynkershoek, Cornelis van, 558	modern law, 48–65
Communication F26 549	People's Republic (1949-present),
Caemmerer, Ernst von, 536, 542	51–65
Capetan, Tomasso di Vio, 137, 459	persistent problems with legal
Cambacérès, Jean-Jacques, 21, 196	reform, 51–4
Canada, 114, 466–7	political-legal committee, 125
Canaris, Claus-Wilhelm, 463	post-Mao reforms, 60–5
canon law	Qin dynasty, 37, 42, 43–6
contract, 134, 241, 249	Qing (Manchu) dynasty, 43, 48
Corpus iuris canonici, 12	reintroduction of private law, 60–1
necessity doctrine, 13, 636–7	rejection of private law under socialism, 54
protection of possession, 573	•
specific performance, 268 torts, 455–6	Republic (1911–1949), 48, 50–1, 146 rule of law, 48
101 to, 1 00-0	i uie ui iaw, i u



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



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



Cour de cassation	damages
chambers, 101	breach of contract
Chambres réunies, 502	adequate remedy, 269
description of, 99–104	American law, 276, 279–80, 282,
judges, 101	286, 296–7
judgments, 102	Chinese law, 277, 281–2, 283–4,
origins, 99	297
powers, 100	Draft Common Frame of Reference
questions of fact and of law, 100	297
workload, 100	emotional distress, 285
courts	English law, 269–72, 276, 277–8,
China	282, 284–6, 293–6
case law system, 126–7	excessive cost of performance,
circuit tribunals, 122	277–82
collective independence,	foreseeability, 290–300
124–5	French law, 276, 280–1, 283, 286–7
divisions of courts, 122	290
influence of higher courts, 125	general principle, 276–7
levels of courts, 122	German law, 276, 281, 283, 287–9,
Supreme People's Court, 122	298–300
England, 111–14	liquidated damages, 282–4
County Courts, 112, 116	non-quantifiable, 270
Court of Appeal, 113	recovery for non-economic harm,
Crown Courts, 111, 116	284–9
High Court, 112–13	Roman law, 290
House of Lords, 114	UNIDROIT Principles, 297–8
Magistrates' Courts, 111–12	economic loss. See pure economic loss
medieval courts, 267	liquidated damages, 282–4
Privy Council, 114	loss of consortium, 428–9
special tribunals, 115	loss of services, 428
France	psychiatric harm, 286, 428–41
appeal courts, 103	unjust enrichment, 545–7
Cour de cassation, 99–104	Dante Alighieri, 15
lower courts, 103	Data Protection Regulation (EU)
Parlements, 99	"consent" of the data subject,
specialized courts, 103	definition of, 387
Germany, 88–9	controllers, 387, 396–9
appeal courts, 88	definitions, 386
Constitutional Court, 339	filing system, definition of, 387
specialized courts, 88–9	independent supervisory authorities
Italy, Corte di Cassazione, 100	400–2
covenant, action of, 31, 141–6	liability, 402–6
covenants	material scope, 385
Anglo-American law, 625	objective, 385
non-owner benefiting, 627–31	penalties, 402–6
G,	personal data, definition of, 386
overview of, 624–7	± ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '
real covenants, 625	personal data breach, definition of,
credit, extortionate interest rates, 211–12	388
	principles, 388–92 processing (of personal data), defin-
cross-examination, 73, 75, 84 Cujas, Jacques, 14	ition of, 386
culpa in contrahendo, 172	processors, 387, 396–9
culpa levissima, 240	profiling, definition of, 387
carpa revissiina, 470	MI OHIHIE, UCHHIMUH UL, OO I



INDEX 663

pseudonymisation, definition of, 387 recipient, definition of, 387 remedies, 402-6 restriction of processing, definition of, 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, 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 - 3Chinese 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, 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	1946 military ordinances, 210
Chinese torts, 446	and Chinese law reform, 48, 146
English torts, 443	civil procedure. See civil procedure
French torts, 446	codification, 23–6
Roman torts, 441	conceptualism, 26–8
Feenstra, Robert, 526	contract. See contract
Fifoot, C.H.S., 443, 444	enactment of Civil Code, 24–6
Fikentscher, Wolfgang, 446	$gesunde\ Volksemp findungen, 210$
fishing, 83, 85	Grund, principle of, 536
Fleming, John G., 486	initial opposition to Civil Code, 23
Foo Ping-sheung, 51	interpretation of Civil Code, 25
force majeure	inter-war hyperinflation, 261
French contract law, 213, 215, 245	law of possession, 559-60
French torts, 499, 500, 503, 506-7,	legal style, 109
511	Nazi era cases, 210, 610
German torts, 492, 493	Pandektenschule, 25, 535
non-performance of contract, 240–9	unification (1870), 24
operation of, 245	Gierke, Otto von, 25, 411
terminology, 240–2	gifts
forms of actions, 141–6, 309, 445, 448	common law, 142, 143
found objects	French law, 139
Anglo-American law, 560–1	German law, 139–40
Chinese law, 46, 563	late scholastics, 137–9
French law, 561–2	revocation, 140
German law, 559, 562–3	Roman law, 134, 137
Roman law, 560	Gilmore, Grant, 35
France	Glasson, Ernest, 195
Civil Code, 19–22, 305	glossators, 10, 304
civil parties, 322	Gordon, William, 413
conceptualism, 26–8	Goudkamp, James, 316, 317, 318, 320,
$Court\ of\ Cassation,99-104$	446, 457, 460, 487–8
Dreyfus Affair, 109	Gratian, 249, 455, 527
exegetical school, 21	Gray, Kevin, 568–9
interpretation of Civil Code, 20	Gray, Susan, 568–9
legal style, 109	Griffiths, Walter, 413
Parlements, 99	Grotius, Hugo, 6, 16, 18, 136, 137, 194,
Revolution, 19, 99, 108	250, 268, 305, 306, 457, 490, 528
Frank, Jerome, 73, 74	638
Frankel, Marvin, 73, 90, 97	Groutel, Hubert, 618
freedom of expression	Grunsky, Wolfgang, 300
American law, 328–32	guard, 507–11
European Convention on Human	
Rights, 333, 342	Hadrian, Emperor, 564
French law, 332–6	Hale, Matthew, 455, 586, 644
German law, 325, 336–42	Han Feizi, 37
group insults and minority rights,	Han Shiyuan, 175
328–50	harassment, English law, 319–20
Holocaust denial, 335	Hargreaves, Anthony Dalzell, 572
Fuller, Lon, 82, 92	Harper, Fowler Vincent, 310, 311, 449
	Haskins, Charles Homer, 11
Gaius, 5, 8, 302	Hayden, Paul T., 431–2, 471, 488, 644
Gény, François, 34	hearsay, 70
Germany	Heinemann, Andreas, 446



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



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



specific performance, 268	contract, 139, 194, 245, 250
insult, 303	late scholastics, 15–18
jurists	mistake in contract, 179
and canon law, 12–13	necessity doctrine, 638
description of, 9–11	Northern school, 18–19, 136, 138,
humanist criticism of, 14–15	305, 638
legal education, 9	Spanish school, 305, 638
methodology, 9–11	specific performance, 268
necessity, 636–9	tort law, 490
nuisance, 596–7	natural resources
possession, 572, 573	American law, 584, 587–9
torts, 303–6, 490	English law, 584, 586–7, 589, 592
water rights, 585	French law, 583, 592–4
Megarry, Robert, 119, 121	German law, 583, 594–5
Mehren, Arthur von, 96, 97	minerals and gas, 583–4
Mencius (Mengzi), 38	reasonable use doctrine, 590
Menger, Anton, 25	right to, 583–4
mental disorder, and tortious liability,	water rights, 584–95
465–9, 510 Metalf Theorem 100, 200	necessity doctrine
Metcalf, Theoron, 199, 200 Milsom, S.F.C., 443	American law, 640–4, 649–50, 652–3
	canon law, 13, 636–7
Mimin, Pierre, 102	Chinese law, 647, 651–2
minerals, 583–4	English law, 644–6, 649
minority rights, group insults, 328–50	French law, 639, 647–9
mistake	general principle, 640–9
American contract law, 182, 185, 189–91	German law, 639–40, 646–7, 650–1, 653–7
Chinese contract law, 193	and intent, 652–7
contract laws, 178–93	land use, 649–52
Draft Common Frame of Reference,	medieval law, 636–9
183	natural law schools, 638
English contract law, 184–5, 188–9,	origins of, 635–40
191–2	Roman law, 635–6
error in substance, 178–80, 213, 217	negligence
French contract law, 180–1, 185–6,	American law, 460–2, 464, 467,
191–2, 213, 217	471–7
German contract law, 180–1, 185–6	Canadian law, 466–7
Roman law, 178–80	children, 465–9
UNIDROIT Principles, 183	Chinese law, 46, 464
Miyazaki, Ichisada, 47	common law tort, 307, 310, 445
Molina, Luis de, 15, 18, 134, 137, 138,	comparative negligence, 468
139, 194, 268, 305, 490	contributory. See contributory
Molinaeus, Carolus, 290	negligence
morals, good morals, 205-12, 302	duty to rescue, 469–82
mort d'ancestor, 572	American law, 471–7, 480
Muslims. See Islam	Chinese law, 477–8
mutuum, 133	English law, 469–70
•	failing to be in a fit state to rescue,
Nanz, Klaus-Peter, 138	481–2
Napoleon I, 19, 21, 100, 196	French law, 478, 479, 480
Nast, Thomas, 329	general principle, 469–79
natural justice, 528, 564	German law, 479, 481–2
natural law	implications of recognizing, 479–82



668 INDEX

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

Owen, David G., 652

497, 498, 592, 597, 639



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



670 INDEX

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



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



672 INDEX

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

Weber, Max, 105

Weir, Tony, 318

Zweigert, Konrad, 35, 99-121, 273,

491 - 5