

Index

ab initio, 121, 171 absolute impossibility, 126 absolute impossibility to perform, 188 absolute nullity, 123-128, 132-135, 137, 138 acceptance, 20, 21, 50, 55 active deception, 115, 116 actual intention, 34 added value, 132 adhering party, 107 adhesion contracts, 26, 44, 90, 98, 103, 105-107, 109, 110, 188 administrative acts, 56, 74, 75 administrative contracts, 30, 120 administrative law, 30, 120, 121 adverse effect, 163 affirm, 123 agency, 54, 57, 61, 213 disclosure of, 57 termination of, 60 agency contacts, 75 agency contracts, 65, 73 formality in, 73 general power of attorney, 74 private power of attorney, 74 Agency Law, 63 agent, 57-59, 61 authority of the, 56 agreement, 105 Al Abdin Sharar, Z., 2 Al Khulaifi, M., 2 Al-Amoury, A., 33 Al-Gamal, R., 1 Ali, Gaber Mahgoub, 68, 123, 126 Al-Kaabi, M. H., 103 Allah Ta'ālā, 40 Al-Ouji, Mustafa, 7 Al-Sanhuri, Abd al Razzaq, 4, 20, 77, 78, 80, 84 Al-Shadhly, Yassin The Brief in the New Qatari Companies Law, 80

Anastasiou, D., 52 anticipated breach, 175 apparent authority, 57 apparent importance, 114 arbitrary term, 26, 106, 107 Articles of Association, 80 asset management sector, 204 assignee, 196, 197 assignment, 147, 186, 193, 195, 200 assignment of debt, 196 assignment of rights, 195 assignor, 186, 197 Assim, U.M., 51 Austen-Baker, R., 213 authenticated agency contract, 75 authenticated general power of attorney, 76 authorise, 124 authority, 55, 56 Authority for Éndowments (Waqf), 120 authorization, 122 bad faith, 99-101, 116, 125, 146, 160, 209 subjective, 101 Badr al-Dīn al-'Ainī, 39 banking sector, 204 bankruptcy, 70, 164, 195, 198 Bantekas, I., 1, 2, 6, 8, 9, 39, 48, 51, 52, 96, 104, 210 bargaining, 168 Basic Law, 204 Bassiouni, C. M., 7 Benchor, G., 4 beneficiary, 201 beyond the control, 188, 189, 191 bilateral agreements, 16 bilateral investment treaty (BIT), 120, 206 binding contract, 25, 31 black lists, 110 Boggs, Squire Patton, 62

al-Zuḥaylī, Wahbah, 47, 48



222

Index

bona fide, 55, 173 bonds, 197 borrowing/lending money, 155 breach, 103, 201 breach of contract, 120, 214, 216, 218 breaching party, 147, 152 British authorities, 3 brokerage, 67 bylaws, 105

Cairo Court of Appeal, 9 capacity, 46 Cartwright, John, 77 Castellucci, I., 6 causal link, 114, 118 causation, 156, 158, 159 'causa' (causa obligationis), 43 cause, 43, 68, 161, 168, 169 CC. See Civil Code Central Bank, 204 cheques, 168 Civil and Commercial Law, 4 Civil Aviation Authority, 189 Civil Code (CC), 4, 8, 27, 80, 90, 96 civil law, 121, 147, 194, 212 civil law jurisprudence, 143 civil law tradition, 12, 14, 16, 20, 34, 37, 41, 43, 44, 69, 70, 85, 90, 93, 109, 211 civil obligation, 124, 127, 129, 139–145, 147, 149, 150, 152, 155, 160, 161 civil wrongdoings, 77, 139, 148, 151, 153, 169 clarity, lack of, 86 Code of Civil Procedure (CCP), 17, 38, 90, 91 coercion, 111, 117, 119, 129, 150, 202 collateral damage(s), 149, 153, 158, 202 colonial law, 3 commercial agency, 59, 61, 62, 64-66 benefits and privileges of, 62 duration of, 63 commercial agency contract, 66 commercial agents, 63, 66 Commercial Agents Register, 62 commercial custom, 15, 88, 95, 100 Commercial Law, 27, 62, 66, 134, 195 commercial registry, 83 Commercial Registry Law (CRL), 80 commercial transaction, 15 commercial/trade law, 106 commission agency, 65 common intention, 32-35 common knowledge, 8, 97, 106 common law, 190, 194, 212, 213 common law system, 160 common law traditions, 37 common mistake, 112

Company's Contract, 82 compensation, 65, 131 compensatory performance, 150, 161, 163 competence, 46 concept of frustration, 190 concerned party, 121 conflicts of laws, 104 consent, 68 consequential losses, 149, 153, 158, 202 consideration, 31, 41, 71, 168 construction, 109 consumer contracts, 98, 105 consumer law, 5 consumer transaction, 118 contra preferentum rule, 85, 90, 106, 109, 182 contract agency, 64 contract agent, 64 contract law, 167 contract model, 26 Contract Regulations, 200 contract session, 7, 17, 21, 22 types of, 23 contract(s) definition of, 13 formation of, 210 interpretation of, 87 nullity of, 169 termination of, 219 unfair terms in, 105 contracting parties, 68, 83 contractual breach, 138, 156, 165 contractual damages, 159 contractual fairness, 89 contractual freedom, 51 contractual interpretation, 92 contractual obligation, 156 contractual rights, 12 contributory negligence, 134, 150 conversion of contract, 133 corporate veil, 81 Court, 53, 65, 87, 91, 96 Court of Appeal, 97, 106, 110, 182 Court of Cassation, 8, 10, 13, 15, 24, 33, 35, 36, 38, 53, 61, 66, 88, 89, 91, 92, 94, 95, 97, 99-101, 103, 109, 112, 114, 138, 174 Court of First Instance (CFI), 99, 106 craftsmen, 177 credit card, 109 creditor, 101, 139, 195, 197, 200 Criminal Code, 114 customary tradition, 28 customer, 218 damage limitation clauses, 151

damage/loss, 202 damages, 149, 150, 153, 161, 163, 165, 167 nature of, 156

common/identical errors, 125

commonality of intention, 34



Index 223

debt(s), 40, 70, 83, 84, 110, 115, 116, 135, 139, evidentiary function, 69 142, 155, 160, 183–187, 194–196 excessive injustice, 52, 119, 120 debtor, 83, 101, 139, 195, 200 excessively imbalanced, 118 debtor/obligor, 184 exclusivity, 62, 169 deceit, 202 existence of a contract, 114 decisive oath, 91 an explicit statutory requirement, 133 defamation, 139, 154 explicit term, 156 defective consent, 121 exploitation, 118, 119, 129, 202 delicts, 151 exploiter, 118 delictual damages, 169 express authority, 53, 54, 194 delictual obligation, 156 delivery, 68, 162 fair dealing, 95 fairly/reasonably loss, 216 Denning, Lord, 108, 109 detrimental reliance on a promise, 168 fairness, 110, 155 Family Law, 39, 72 direct cause, 128 direct losses, 158 Faraj Yousef, A., 21, 125, 130, 141 Fee Simple Absolute, 77 discerning (mumayyiz), 48 disciplinary penalty, 148, 149 the FIDIC rules, 88, 215 discretion, 47, 48, 141 FIDIC Standard Contracts, 215 disparity, 106 financial crisis, 101 disputes, 104 financial data, 1 dissensus, 33, 112 financial distress, 101 distributorship, 66 financial risks, 11 financial sector, 204 Doi, Abdur Rahman I., 14 Domestic Workers Law, 29 financial security, 70, 164 financial service, 113 donee, 72, 73 fiqh, 7 double recovery, 105 duress, 117, 119 foetus in utero, 46 duty of care, 58 force majeure, 119, 126, 146, 150, 161, 170, 171, 188–190, 214, 215 Foreign Capital Investment Law, 204 economic crisis, 189 effective date, 29 foreign law, 10, 103, 104 foreseeability, 128, 160 Egypt, 4, 9, 11, 71 Egyptian Civil Code, 4, 69, 77, 99 formality, 68, 73, 78, 81 Egyptian Court of Cassation, 101, 102, 210 and delivery, 68 Egyptian public policy, 9 principle of, 69 ekalah, 172 reasons for, 69 Electronic Commerce Law, 16 formation, 99 emergency/necessary maintenance, 166 fraud, 114, 119, 129, 148, 151, 155, 202 Emmanuel, Quinn, 191 fraudulent act, 114 employee, 181 fraudulent misrepresentation, 212 employer, 105, 201 freedom of action, 63 French Civil Code, 43, 69, 99, 168 employment, 105 employment/labour contracts, 29 French jurisprudence, 161 English case law, 209 full liability, 107 English High Court, 174 fundamental human rights, 50 English law, 3, 5, 6, 103, 104, 208, 215 English Limitation Act, 218 gap filling, 92 GCC. See Gulf Cooperation Council English Misrepresentation Act, 113 English Precedent Act, 10 GCC courts, 10 general agency, 62 German law, 108 enrichment without cause, 134, 154, 167, 168 environmental impact assessments (EIAs), 93 gift contracts, 72, 73 Ercanbrack, J., 6, 39, 48, 96 gift transaction, 73 essential element, 25 gifts, 70 global financial crisis, 190 EU law, 104 Europe, 110 European Union (EU), 110 God, 188



224

good cause, 128 good faith, 57, 95, 98, 101, 113, 125, 131, 132, 144, 160, 163, 208 objective, 102, 103 subjective, 100, 101 governing law, 104, 207 grace period, 144, 164 gratuity, 175 grey lists, 110 gross disparity, 119, 211 gross negligence, 148, 151, 155 guarantee, 83, 209 guarantee constitute contracts, 83 guarantee contract, 84 guardian, 45, 111, 201 Gulf Cooperation Council (GCC), 1, 4, 97, 115, 210

habitational condition, 166 Hakim bin Hizam, 22 Hamad bin Khalifa University, 10 Ḥanafīs, 48 Hanbali school of thought, 22 Hanbalīs, 48 hardship, 191 Hatzimihail, N., 6 heirs, 193 Hughes, T.P., 22 Human Resources Law, 29 Hussiem, H., 53

Ibn AbdulBarr, 40 Ibn Abideen, 14 Ibn al-Jawzī, Abū al-Faraj, 23 Ibn Arafah, 39 Ibn Qudama, 12 Ibn Rushd, Abū al-Walīd, 50 Ibn Taymiyya, 15 ijma, 7 illegality, 117 illness, 132 ilm usūl al-fiqh, 7 imbecility (al-ma'tūh), 48 immovable property, 76, 103 implied authority, 53, 54 implied term, 156 impossibility, 188 impossibility of fulfilment, 190 impulsive motive, 128 Imrān bin al-ḥuşain, 40 incomplete competence, 49 incorporating contract, 207 incorporation problem, 107-109 incoterms clauses, 162 indemnity, 100, 133, 143, 145, 148, 150, 152–155, 158, 180 indirect losses, 149, 153, 158

Index

inflation, 154 informal gift, 139 informality, 69, 211 information function, 69, 70 injustice, 93, 98, 111, 119, 129, 211 innocent misrepresentation, 212 insanity, 48, 51 and dementia, 51 inspection of sold goods, 163 insurance, 193 insurance sector, 204 intent, 34 timing of, 36 intention, 17, 34, 55 expression of, 14, 16 intentional wrongdoing, 160 interdicted persons, 50 interim penalty, 149 International Chamber of Commerce, 200 interpretation, 109 intoxication, 132 ipso facto, 188 Islamic inheritance law, 126 Islamic law, 3, 4, 6–8, 10, 14, 31, 39, 96, 97, 99, 104, 105, 155, 188 Islamic law tradition, 21 Islamic prohibition, 154 Islamic scholarship, 12

Jordan, 11 juridical personality, 53 Juris Doctor (JD) program, 11 justice, 94, 121, 171 policy and, 105 justifiable fear, 117

kafala, 51
kafil, 51
Kessler, F., 50
Khan Niazi, L.A., 20
Khansary, M., 22
Khayal, M., 101
khiyār al-majlis, 23
knowledge, 17, 100, 107
and abilities, 102
knowledge of the offeror, 18, 21
Kourides, P. N., 4
Krishnan, J. K., 2
Kuwait, 71

labor rights, 105 labour contracts, 137 Labour Law, 29, 137, 178, 182, 216 Land Registration System, 116 landlord, 179 lapse of time, 125 law (legislation), 77



Index 225

law of delict, 134, 139, 169	Ministry of Commerce and Industry (MoCI)
laws, 207	62
lease agreement, 181	Ministry of Education, 136
lease contract(s), 15, 27–29, 32, 101, 136, 165,	Ministry of Justice, 55, 152
172, 179, 181, 203	Ministry of Municipalities, 24
performance in, 165	Ministry of Municipality and Urban
termination of, 179	Planning, 28
Lease Property Law (LPL), 165, 167	Ministry of Public Health, 138
Leasing Committee, 165, 166	minors, 46, 47, 49, 50
legal act, 41, 47, 73–78	capacity of, 48
legal capacity, 47	1.
	discerning, 49, 50 misapprehension, 114
legal competence, 52	
legal fact, 77	misrepresentation, 113, 209
legal personality, 46, 47, 52	fraudulent, 113
legal persons, 12, 54, 80–83	innocent, 113
legal system, 6, 8, 9, 35, 54, 88, 95, 99, 119,	negligent, 113
154, 204, 205, 207	mistake, 112, 113, 119, 202
lex specialis, 45	monetary interest, 154, 155
liability, 103, 105, 108, 110, 124, 139, 146, 156	Montagu-Smith, T., 2
lite-time employment, 137	moral claim, 178
limited consideration, 72	moral damages, 153, 157, 158
limited duration, 63	moral duties, 139
Limited Liability Company (LLC), 81, 199	mortgage agreement, 147
liquefied natural gas (LNG), 1	Muller, C., 3
liquidated damages, 149, 154, 155, 217	multilateral agreements, 16
literal construction, 86	multiple agents, 60
literal interpretation, 87	mutatis mutandis, 37, 50, 105, 119, 175, 214
LLC. See Limited Liability Company	mutual agreement, 172
loan agreement, 109, 196	,
LPL. See Lease Property Law	natural obligations, 139
Lucente, F., 57	natural persons, 12
	negative action, 129
mahal al-aqd, 13	negligence, 139
Majalla, 3, 35	negligent misrepresentation, 212
majilis, 22	negotiation, 99
majlis ala'aquid, 7	
	Nizar Hamzeh, A., 3
majority, 9, 47, 48	non-authenticated agency contract, 74
makful, 51	non-discerning (ghayr mumayyiz), 48
Malikīs, 48	non-essential element, 25
maqāsid al-sharia, 7	non-traudulent contract, 116
market expert, 28	non-tulfilment, 102
market price, 165	non-performance, 214
Masud, M.	non-Qatari Capital, 45
Dispensing Justice in Islam: Qadis and	not to order, 195
their Judgments, 3	notarial deed, 71, 75
material damages, 157	notification, 152
materialisation, 169	novate, 186
maturity, 47, 48	novation, 186, 193, 194, 196, 200, 220
Memorandum of Association of the	novator, 186
company, 54	nullity, 102
mental disability, 51	effect of, 131
mental distress, 139	Nyazee, Imran Ahsan Khan, 50
mental incapacity, 48, 49, 51	•
Middle East and North Africa (MENA), 4	obiter dicta, 188
Minister of Economy and Commerce, 205	obligee(s), 76, 126, 130, 139, 142–150, 152,
Ministerial Committee for the Settlement of	155–160, 175, 184, 195
Rental Disputes, 181	obligor promises, 142, 146, 148



226 Index

obligor(s), 76, 90, 94, 109, 126, 139, 141–157, 159-161, 173, 175, 184, 188, 189, 191, 195, 196 offer, 17, 50, 55 offeree, 19, 111, 112 offeror, 111, 112 official mortgage, 78, 79 omission of action, 127, 129 operationalization, 121 orce majeure, 188 original debtor, 194 Oseni, U., 6, 39, 96 ostensible authority, 57 Ottoman Empire, 3 overriding objective, 208 ownership, transfer of, 144 Pan-Arab private law, 7 parole evidence rule, 17, 37, 91 partial (incomplete) competence, 50 partial competence, 49 partial incompetence, 50 partial liability, 107 parties' common intention, 35, 36, 87-89, 97 Pasha, A. Cevdet Al-Majalla: The Civil Code of the Ottoman Empire, 3 passive deception, 115, 116 payment, 163, 196, 218 perfection, 79 performance, 213 performance gap, 147 performance obligation, 140 compensatory performance, 140 specific performance, 140 personal injury, 139 personal liberty, 50 PICC. See UNIDROIT Principles of International Commercial Contracts POE. See power of attorney Polymenopoulou, E., 7 Pothier, Robert Joseph, 159 power of attorney (POE), 53, 55, 56, 59, 60 Powers, Paul R., 31 pre-contractual phase, 103 pre-payment acts, 100 prescription, 177, 178 price index, 165 prima facie, 174 principal, 55, 56, 59, 61, 199 private agency contract, 75 private law, 120 Procurement Law, 120 prodigality, 50 and inattentiveness, 50 promisee, 41, 168

promisor, 39-42, 168 promotional puffs, 115 Promulgation of Labour Law, 181 Property Leasing Law, 27, 28 provisional contractual damages, 159 Proxy Law, 62 public contracts, 30 public law, 120 public morality, 127 public order, 155, 208, 212 public policy, 95, 105, 116, 127, 179, 206, 212 Purohit, P., 2 Qassim, Mohammad Hassan, 156, 158-161 Qatar, 1-3, 45, 47, 51, 52, 62, 85, 94, 103, 126, 138, 197, 210 Qatar Civil Code, 79 Qatar Companies Law (QCL), 80 Qatar Development Bank, 135 Qatar Financial Center (QFC), 2, 6, 8, 204 Oatari Cassation Court, 101 Qatari citizens, 11 Qatari Civil Code, 4, 5, 8, 13, 20, 35, 46, 69, 71, 77, 88, 92, 95, 103, 104, 208 Qatari civil law, 93 Qatari Code of Civil Procedure, 17, 37, 91 Qatari Court of Cassation, 191, 210 Qatari courts, 7, 10, 13, 14, 36, 88, 93, 95, 96 Qatari Criminal Code, 114 Qatari economy, 62 Oatari entity, 62 Qatari judgments, 9 Qatari law, 8, 10, 19, 27, 30, 31, 39, 45, 79, 89, 96, 109, 110, 115 Qatari legal order, 204 Qatari legal system, 6, 13 Qatari legislator, 7, 12–14, 23, 27, 64, 71, 73, 75–78, 82, 126, 132, 133 Qatar Investment Authority (QIA), 1 Qatari private law, 9, 11 Qatari society, 71 Qatar Police College, 11 Qatar's private law, 6 Qatar's public policy, 138 Qatar University (QU), 10 QCL. See Qatar Companies Law QFC. See Qatar Financial Center QFC Contract Regulations, 9, 205, 212, 218, 219 QFC Court, 197, 206, 208, 209, 213 QFC entity, 213 QFC Law, 204-206, 208, 209 QFC Laws and Regulations, 205 QFC legal system, 204 QICDRC, 104 qiyas, 7 quality, 46, 99, 186

promises, 31, 113



Index 227

quantity, 46, 99, 186	slavery, 138
Quran, 7	Sloth-Nielsen, J., 51
qûwa qãhira, 188, 189	Smits, J.
1 1	Contract Law: A Comparative
Rayner, E., 14	Introduction, 34
real estate, 195	
	sold goods, 134
Real Estate Lease Registration Office, 28	Sole Proprietorship, 81
Real-Estate Registration System (RERS), 78,	Sovereign Wealth Fund Institute, 1
152	special agency, 56
reasonable care, 141	special economic zones (SEZ), 1, 8, 204
reasonableness, 132	special tripartite statute of limitations, 177
reasonable reliance, 42	specific performance, 142
reasonable time, 27	spirit of law, 141
receipt of undue payment, 167, 168	standard form contracts, 106
red hand rule, 109	standard terms and conditions, 25, 90
reduction of contract, 132	standards of care, 63
Reed, R., 2	stare decisis, 10
referee, 28	State Council, 103
reimbursement, 184	State of Qatar, 22, 75, 204
relative nullity, 124, 129, 130, 133	States Parties, 51, 52
RERS. See Real-Estate Registration System	
	statutory obligation, 153
res judicata, 178	Stein, M.A., 52
rescind, 124	stipulator, 201
rescission, 171	sub-agent, 60
restitution, 154, 155	subject of the contract, 126
revoke, 124	subject-matter, 68, 172
riba, 154	existence of, 126
right to authorize, 121	identification of, 126
right to revoke, 121	legality of, 127
rights-in-rem, 12, 76, 77	subject of the contract, 125
Ruchdi, M., 1	subject of the obligation, 125
rules of justice, 8, 94, 96, 105, 120, 171	subrogation, 184, 187, 195, 197, 199
rules of law, 207	substitution, 195
rules of negligence, 169	subterfuge, 116
5 5 7 7	Sudan, 11
sale contract, 27, 28, 68, 123	sunna, 7
Saleh, N., 210	suppliers, 108
Saleh, Nabil, 4, 5, 7, 22	Synder, David V., 169
sales contract(s), 27, 134, 136, 160, 163	Synder, David V., 109
	taste trial, 28
damages in, 164	
performance in, 161	termination, 171
Saudi Arabia, 3, 5	terms implied in fact, 92, 93
Sayyiduna Isma'il, 40	terms implied in law, 93
sense, 141	terms of the contract, 201
Series, L., 52	third party, 55, 57, 58, 61, 65, 142, 172, 196,
servitude, 138	198, 202
settlement, 183	threat, 117, 119, 129
severability, 168	three tier system, 140
severe adverse effect, 143	timeframe, 182
SEZ. See special economic zones	trade representative, 66
Shafi'is, 40	Trading Regulation Law, 5
sham, 136	transfer of a right, 219
shareholders, 82	transfer of an obligation, 220
Sharia, 7, 96, 97, 105, 188	transferee, 187, 196
Shura Council, 206	transferor/assignor, 194
silence, 21	Truby, J., 45
siyāsat al-sharia, 7	truth, 91



228 Index

Ullah, I., 6, 39, 96 UN Convention on the Rights of Persons with Disabilities (CRPD), 51 unconditional acceptance, 24 undisclosed agency, 57 undue influence, 118 unfair term, 106 unforeseen circumstances, 190 UNIDROIT Principles of International Commercial Contracts (PICC), 9, 17, 35, 37, 38, 43, 88, 89, 91, 119, 205, 209, 210 unilateral act, 175 unilateral dispositions, 16, 18, 39, 41, 77, 78, 84, 175 unilateral error, 125 unintentional wrongdoing, 160 United Arab Emirates (UAE), 71 unjust enrichment, 132, 167 unlawful, 117 unlawful acts, 151 unlawful cause, 128 unlawful conduct, 202 unlawful instillment of justifiable fear, 117 unlawfulness, 117 unlimited duration, 63

valid causation, 150 a valid contractual relationship, 167 validity of consent, 211
value, 161
van der Merwe, L., 6
Vogenauer, S., 205
void contracts, 125, 135
voidability, 124
voidable contract(s), 121, 122, 124, 125,
129–132, 202
voidance, 116, 202
voidity, 124
vulnerable person, 202

wa'ād, 39
waiving good faith, 103
Wakala agreement, 2
Walker, M., 6
waqf, 176
warning function, 69
warranty, 117
weaker parties, 105
Weiss, B. G., 7
Welchman, L., 47
Western law schools, 10
World War II, 4
worry and anxiety, 216
written notice, 143

Zeng, D. Z., 1