[References are to paragraph numbers]

ABSURDITY, AVOIDANCE OF, 334 ABUSE OF RIGHTS. See GOOD FAITH ACCELERATION CLAUSE, 457

ACCEPTANCE

after death. See DEATH auction, in, 32-35 communication of, 92-98 conduct as, 93-96 conflicting forms. See STANDARD FORMS counter-offer, and, 60 cross-offers, 25 delay, 100 estoppel, and, 94 fax, by, 111 instantaneous, 110, 111 jurisdictional problems, 108, 109 loss or delay, 105 mail, by, 99-112 medium of, 103, 105, 110, 111 mistaken offer, of, 401, 402 mode specified by offeror, 98 overtaking communications, 106, 107 power of, 113 silence as, 93, 94, 96, 97 telephone, by, 110, 111 telex, by, 111 unsolicited goods, 94

ACKNOWLEDGMENT, 69

ACT OF GOD, 380

ADVERSE CONSTRUCTION. *See* CONSTRUCTION "CONTRA PROFERENTEM"

ADVERTISEMENTS

liability for, 169

unilateral contracts, and, 169

AGENCY

apparent authority, 262-264, 270 assignment, and, 269
Crown (the), and, 650, 651 estoppel, and, 262
"holding out", 262
limitation of agent's authority, 333 non-existent principal, 272 ostensible authority, 262-264, 270 personal liability of agent, 270-272 privity of contract, and, 269, 292 ratification, 264, 268 revocation of authority, 263 third party beneficiaries, and, 265-267 undisclosed principal, 270 warranty of authority, breach of, 200

AGENT

mercantile. See MERCANTILE AGENT

AGREEMENT. See ACCEPTANCE; BARGAIN; NEGOTIATIONS; OFFER

AGREEMENT TO AGREE, 46

AGRICULTURE MACHINERY. See FARM MACHINERY

AIRLINE TICKET

notice, 66, 68

ALCOHOLISM. See DRUNKENNESS; UNCONSCIONABILITY

ALLOCATION OF RISK. See FRUSTRATION; MISTAKE

ALTERATION OF DOCUMENTS, 354

AMBIGUITY, 334-338

ANIMUS CONTRAHENDI. See INTENTION

ANTICIPATORY REPUDIATION

acceptance of, 626-630 damages, 639 immediate right to sue, 624 mitigation, duty of, 630-633

ASSIGNMENT

agency, 269 attornment, and, 274 choses, 275-279 common law courts, in, 274

ASSIGNMENT — Continued

consideration, 280 contract and property, 275 equitable, 275-76 formalities, 738-740 negotiable instruments, and, 284 notice, 278 novation, and, 274 power of attorney, and, 274 statutory, 277-279 subject to equities, 279, 284

ASSOCIATION

contract among members, 61

ASSUMPSIT, 171, 222, 223

ATTORNMENT, 291

AUCTION

contract, when concluded, 32-35 mistake, 144 retraction of bid, 32, 33 without reserve, 34, 35

AUTHORITY

agent of. See AGENCY

AVOIDABLE LOSS. See DAMAGES

BAILMENT

consideration, and, 196 exemption clauses, and, 481

BAIN v. FOTHERGILL, RULE IN, 721-18

BANKER AND CLIENT. See FIDUCIARY RELATIONSHIPS

BANKERS' COMMERCIAL CREDITS

third party beneficiaries, and, 298

BARGAIN. *See also* OFFER; ACCEPTANCE; NEGOTIATIONS contract, and, 23, 24 exchange element. *See* CONSIDERATION formation, 28, 29 negotiations, 28, 29

BARGAINING POWER

inequality of. See UNCONSCIONABILITY

"BATTLE OF THE FORMS", 69-76

BENTHAM

laissez-faire, and, 541

BET. See GAMING CONTRACT

BID

auction in. See AUCTION mistake in, 401, 402

BILL OF EXCHANGE. See NEGOTIABLE INSTRUMENTS

BILLS OF LADING

third parties, and, 295, 296

BLACKMAIL

consideration, and, 131

BREACH

bars to termination, 607, 608 duty to warn, 604 forfeiture, and, 592 forfeiture, compared with, 511 misrepresentation, and, 430 motive for termination, 599, 600 promise of marriage, 751 recovery of benefits guilty party, by, 609, 610 innocent party, by, 605 relevant factors, 599, 600 repetition, probability of, 599 rescission, and, 608 restitution, and, 609, 612, 719-726 right to cure, 604 substantial breach, 592 time problems, 601-603

BUILDING CONTRACT

frustration of, 378 implied obligation to facilitate work, 505 specific performance of, 685 substantial performance, 609, 610

BUSINESS

implied obligation to continue, 507, 508

BUSINESS EXPERIENCE. See UNCONSCIONABILITY

BUSINESS PRACTICES ACT. See TRADE PRACTICES ACTS

BUSINESS PRESSURE

duress, and, 516, 517

CAPACITY. See MINORS; GOVERNMENT CONTRACTS; MENTAL DISTRESS

CARRIERS' LIABILITY, 740

"CATCHING" BARGAINS. See UNCONSCIONABILITY

CHAMPERTY, 571

CHARITABLE SUBSCRIPTIONS

consideration in, 126

CHILD. See MINORS; INTENTION; UNDUE INFLUENCE

CHOSE IN ACTION. See ASSIGNMENT

CLUB

contract among members, 61

CODIFICATION

contracts, of, 5

COLLATERAL CONTRACT

illegality, to avoid consequences of, 579 misrepresentation, and, 434-436 parol evidence rule, and, 347, 348 third party beneficiaries, and, 294

COLLATERAL WARRANTY, 414

COMFORT LETTERS, 153

COMPETITION. See also RESTRAINT OF TRADE

implied covenant against, 505

COMPROMISES

consideration in, 129-132 creditors, with, 139 past consideration, and, 183-192

CONCURRENT CONDITION, 595

CONDITION. See also WARRANTY

breach of, 591
meaning of, 591
waiver of —
resumption of strict rights, 604, 611-616
when possible, 612-615
warranty, and, 430, 589-595

CONDITION PRECEDENT

general, 452

parol evidence rule, and, 347

CONDUCT

as acceptance. See ACCEPTANCE

CONSENSUS AD IDEM, 25, 26, 145

CONSIDERATION. See also UNCONSCIONABILITY

adequacy of, 123, 124, 129

blackmail, and, 131

charitable subscriptions, 126

compromises, in, 129-132

definitions of, 118-122

detriment, and, 118

exchange element in bargain, as, 118-123

forbearance, 122

illusory, 124

implied promise, as, 125

nominal, 178-181

part payment of debt, 139, 140, 539

past. See PAST CONSIDERATION

pre-existing duty, 133-140

public policy, and, 135, 136

purpose of, 19-22

request, need for, 215

subsequent reliance, 192-219

sufficiency of, 123, 124, 129

unconscionability, and, 137, 532-544

value of, 122

variation, 133

CONSTRUCTION

forfeiture, to avoid, 509

CONSTRUCTION "CONTRA PROFERENTEM", 479, 500

CONSUMER PROTECTION. See also UNCONSCIONABILITY

flexibility and, 8, 9

products liability, 417

unilateral contracts, and, 168, 169

"CONTRA PROFERENTEM" CONSTRUCTION. See CONSTRUCTION "CONTRA PROFERENTEM"

CONTRIBUTORY NEGLIGENCE, 774-776

CO-OPERATION

implied term, as to, 506

"COOLING OFF" PERIOD, 544

COSTS

discretionary, 536, 537 refusal of, to successful party, 559, 560

COUNTER-OFFER

rejection, as, 115

reply to offer stating additional terms, 60

CRAWFORD, PROFESSOR

unconscionability, test of, 524

CRIME

contract formation, and, 57

CROSS-OFFERS, 25

CROWN. See GOVERNMENT CONTRACTS

CULPA IN CONTRAHENDO, 213

CURRENCY DEPRECIATION. See DAMAGES

DAMAGES

actor's reputation, for, 752 against solicitor, 753 against undertakers, 753 anger, 750 avoidable loss anticipatory repudiation, 772, 773 causation, and, 758 collateral benefits, 763, 764 collateral transactions, 758 cost greater than value, 769 economic waste, and, 758 "lost volume" problem, 763 specific enforcement, and, 761, 762 substitute performance superior, 765 wrongful dismissal, 767 banker's failure to honour cheque, 752 breach of promise of marriage, for, 751 carriers, liability of, 740-743 commercial needs, 704 contribution among wrongdoers, 777 contributory negligence, 774-776 currency depreciation, 711-11

```
DAMAGES — Continued
defamation, 750, 752
disappointment, 750, 752
discretionary in early times, 532
double compensation, 733-735
estimate, 736
exemplary damages, 748-749
expectation interest, 704
failure to make title, 721-723
foreign currency, 711-716
frustration, 750
holiday, loss of, 753
intangible injuries, 750-52
liquidated. See PENALTY CLAUSES
loss of chance, 736, 737
loss of publicity, 752
mental distress, 750-757
misrepresentation, for, 426, 426-429
mitigation, duty of. See DAMAGES, AVOIDABLE LOSS
option between various methods of performance, 736
onus of proof, 736
pre-contract expenses, 719
profit, loss of, 734, 735
punitive damages. See DAMAGES, EXEMPLARY DAMAGES
reliance measure, 717-723
remoteness
  contract price, 745
  foreseeability, 741, 742
  insurance, 745
  loss distribution, 745
  second contract theory, 741
restitution, 724-731
specific enforcement, and, 703
specific performance, in lieu of, 705-718
uncertainty, 736-738
unconscionability, for, 539-542
warranty, for breach of, 738
frustration, as. See FRUSTRATION
offeree, of, 117
offeror, of, 116
```

principal, of, 117

DEBT

acknowledgment of, and Statute of Limitations, 187 guarantee of. *See* STATUTE OF FRAUDS interest on, 706 part payment. *See* PART PAYMENT OF DEBT promise to pay. *See* PAST CONSIDERATION

DECEIT. See MISREPRESENTATION

DEED. See SEALED CONTRACT

DEL CREDERE AGENT

personal liability of, 271 Statute of Frauds, and, 233

DELIVERY

deed, of, 175

DEPENDENT COVENANT, 595

DEPOSITS

extension of time, 472 instalment sales, 472 land sales, in, 471-473 penalty, compared with, 470 relief from forfeiture of, 471, 472

DEVIATION

fundamental breach, and, 481

DISCHARGE

contract of. See BREACH; FRUSTRATION; PERFORMANCE

DISCRETIONARY REMEDIES. See UNCONSCIONABILITY

DIVISIBLE CONTRACT. See ENTIRE CONTRACT

DOCUMENTS

consent, and, 498, 499

DOCUMENTS, INCORPORATION OF, 497

DOMESTIC AGREEMENTS. See INTENTION

"DOOR-TO-DOOR SALES". See "COOLING OFF" PERIOD

DRUNKENNESS

knowledge of, by party seeking enforcement, 664, 665 relief for, 664, 665 unconscionability, and, 524, 666

DURESS

business pressure, and, 516

DURESS — Continued

economic, 515-519

execution of contract, and, 515

goods, of, 515

person, of, 515

practical compulsion, 516

restitution, and, 515

salvage, 520

taxes paid under pressure, 515

wrongful conduct, and, 520

EDUCATION

minor, of, 656

EFFICIENT BREACH, 731, 749

ELECTION, 618, 619

ELECTION PROMISES, 160, 574

ELECTRONIC CONTRACTS, 94, 96, 237, 322, 329, 336, 349, 350, 478, 499

E-MAIL, 110-111

EMOTIONAL DISTRESS. See UNCONSCIONABILITY

EMPLOYMENT CONTRACT

termination for breach, 609, 610

ENFORCEABILITY. See BARGAIN; CONSIDERATION; RELIANCE

ENTIRE AGREEMENT CLAUSES, 326

ENTIRE CONTRACT

breach of, 609

termination for breach, 609, 610

EQUALITY OF EXCHANGE. See UNCONSCIONABILITY

EQUITABLE RELIEF. *See* UNCONSCIONABILITY; MISREPRESENTATION; MISTAKE

EQUITY. See also MISREPRESENTATION; MISTAKE; SPECIFIC PERFORMANCE; TRUST

common law and, 192, 256, 396, 426

damages, award of, 426, 428, 429, 705, 707

ESSENCE, TIME OF, 601-603

ESTOPPEL. See also GOVERNMENT CONTRACTS; MUNICIPALITIES

cause of action, as, 206 contractual estoppel, 326 equitable, 198-209 modification of existing contract, 200-205 promissory, 198-211

EXCEPTION CLAUSES. See EXEMPTION CLAUSES

EXCHANGE, EQUALITY OF. See UNCONSCIONABILITY

EXCLUSION CLAUSES. See EXEMPTION CLAUSES

EXECUTION. See MISREPRESENTATION

EXEMPLARY DAMAGES. See PUNITIVE DAMAGES

EXEMPTION CLAUSES

bailment cases, 481
carriage, contract of, in, 481
construction or law, rule of, 481
fairness of, 485-487
fundamental breach, doctrine of, 480-492
putting end to contract, 485, 486
insurance and, 486
judicial control of, 479-492
legislative control, 494-496
negligence, exclusion of liability for, 479
penalty clauses, compared with, 475-477
prohibition of, 545
third parties, and, 295, 297, 300, 492

EXPECTANT HEIRS. See UNCONSCIONABILITY

EXPECTATION INTEREST

damages, and, 704 unconscionability, reliance, and, 561

FACTOR. See MERCANTILE AGENT

FAIR PRICE, *See also* UNCONSCIONABILITY maritime salvage, and, 520

FAMILY AGREEMENTS

intention, and, 155

FARM MACHINERY

terms in sales of, 545

FAX, 110, 111

FIDUCIARY RELATIONSHIPS. See also UNDUE INFLUENCE

bank manager and client, 529 categories open, 529 duty to disclose, 441

FORBEARANCE TO SUE, 122

FORCE MAJEURE CLAUSES, 380

FOREIGN CURRENCY

damages, 711-716

FORMAL DOCUMENT

contract formation, and, 52-55

FORMALITIES. See SEALED CONTRACT; STATUTE OF FRAUDS

FORMS, BATTLE OF THE, 69-76

FRAUD. See MISREPRESENTATION

FRAUDS, STATUTE OF. See STATUTE OF FRAUDS

FREEDOM OF CONTRACT, See also UNCONSCIONABILITY

exemption clauses, 482 fair price, and, 521

FRUSTRATED CONTRACTS ACT

as law reform, 7 provisions of, 403

FRUSTRATION

allocation of risk, 368, 376-380 basis of relief, 367, 368 benefits conferred under contract, 403 blackout regulations, 372 building contract, 378 crop failure, 369, 370, 384 death of promisor, 371 destruction of concert hall, 369 destruction of goods, 369 destruction of ship, 369 erosion of land, 369 failure of purpose, 365, 366 force majeure clauses, 380 foresight of event, 378 illegality of performance, 372 illness of promisor, 373 implied term theory, 367

FRUSTRATION — Continued

impossibility, and, 370 injunction preventing performance, 372 leases, 373 mistake, and, 365, 366 partial relief, 383-385 reliance, and, 403-405 relief on terms, 405 restitution, and, 403-405 sale of land, 374-377 self-induced, 385 shipping costs, 378 war, 372

FUNDAMENTAL BREACH. *See also* EXEMPTION CLAUSES as reason for termination, 605

FUNDAMENTAL TERM, BREACH OF. See EXEMPTION CLAUSES

GAMING CONTRACT, 567

"GAZUMPING", 53

GENTLEMEN'S AGREEMENT, 152

GOD, ACT OF, 380

GOOD FAITH

duty to disclose, 440-443 exclusion clauses, 493 exemplary damages, and, 749 general duty of, 17, 601 implied terms, and, 149, 550 interpretation, and, 514, 550 misrepresentation, and, 437-443 negotiations, in, 213 output and requirement contracts, in, 510 performance, in, 550 performance, power to approve, 509, 510 tenders in, 36-41 unconscionability, and, 514, 550 utmost, contracts of, 441

GOOD FAITH BARGAINING, 46

GOVERNMENT CONTRACTS, see also MUNICIPALITIES

administrative approval, 646 agency and the Crown, 650, 651

GOVERNMENT CONTRACTS — Continued

appropriation of funds, 649 Crown corporation, 652 employment, 652 estoppel, 653 executive discretion, 652 intention in, 156, 157 legislative role of Crown, 647, 648 petition of right, 645 tax exemption, 647, 648

GRANT

derogation from, 505

GRATUITOUS PROMISES. *See* CONSIDERATION; ESTOPPEL; RELIANCE; SEALED CONTRACT

GRATUITOUS UNDERTAKINGS, 197

GUARANTEE. See STATUTE OF FRAUDS; UNCONSCIONABILITY

HEIRS, EXPECTANT. See UNCONSCIONABILITY

HONOUR CLAUSE. See GENTLEMEN'S AGREEMENT

HUSBAND AND WIFE

formalities, 258 intention to contract, 155

IDENTITY

mistake of. See MISTAKE

ILLEGALITY. See also FRUSTRATION

common law. See PUBLIC POLICY restitution of benefits, 583-585 equal fault, 583 independent transaction, 583 repentance, 583 severance, 586 statutory, 577-582 alternative modes of performance, 579 collateral contract, 579 legislative "intent", 579 policy of statute, 585 prohibition of contract or agreement, 579 regulatory statutes, 577 remedy sought, 581 Sunday sales, 580

ILLEGALITY — Continued

statutory — *Continued* "void" contract, 577, 578

ILLNESS

frustration, as, 371

IMMODERATE GAIN. See UNCONSCIONABILITY

IMMORALITY. See PUBLIC POLICY

IMPLIED TERMS

agreement of indefinite duration, in, 508 approval in good faith, 509 building contracts, in, 503, 505 business efficacy, 503 co-operation, as to, 505 duty to seek consent of third person, 505 express terms, and, 507 frustration, and, 367 invitation to submit bids, in, 504 main object of contract, and, 503 not to make performance impossible, 505 obligation to stay in business, 507 officious bystander test, 502 party not to take advantage of own wrong, 505 reasonableness, and, 502-504 renewal of lease, in, 504 sale of business, in, 505 sale of land, in, 505 trade secrets, and, 504 unconscionability, to avoid, 501-514

IMPOSSIBILITY. See also FRUSTRATION

implied obligation not to cause, 504

INDEFINITE AGREEMENTS

power to terminate, 508

INDEFINITENESS, 58, 59

INDIVISIBLE CONTRACT, 596

INEQUALITY OF BARGAINING POWER. See also UNCONSCIONABILITY

parol evidence rule, and, 350-352

INFORMATION

request for, counter-offer, and, 115

INJUNCTIONS. See also SPECIFIC ENFORCEMENT

personal services, and, 687, 689 specific performance, and, 687, 689 stay of actions, 689

INNOCENT MISREPRESENTATION. See MISREPRESENTATION

INSTALMENT SALES. See DEPOSITS

INSURANCE CONTRACTS

control of terms, in, 546 duty of good faith, 441

INTENTION

business promotions, 158 family agreements, 155 gentlemen's agreement, 152 government contracts, in, 156, 157 jest, 154 labour contracts, 159 legal relations, to create, 151-159 objective theory, and, 141-148 promises binding in honour, 152 signature, and, 143 social engagements, 153 warranty, and, 409-415

INTEREST RATES. See UNCONSCIONABILITY

INTERPRETATION

good faith, and, 500, 514 implied terms, and, 502-505 parol evidence rule, and, 334-340 unconscionability, to avoid, 500-514

INTOXICATION. See DRUNKENNESS

INVITATION TO TREAT

offer, and, 30

JEST

intention, and, 154

JUDICATURE ACT, 429

JURISDICTION OF COURT

agreement to oust, 571

JUSTICE, INTERFERENCE WITH. See PUBLIC POLICY

LABOUR CONTRACTS

intention in, 159

LACHES

misrepresentation, and, 429

LAISSEZ-FAIRE

restraint of trade, and, 541

LAND. See also BAIN V. FOTHERGILL, RULE IN gratuitous promise to convey, 192, 195, 196

LEASE, ILLEGAL, 583

LIBERTY

restriction of, and public policy, 574

LIMITATIONS ACT

promise to pay statute-barred debt, 187

LIQUIDATED DAMAGE CLAUSES. See PENALTY CLAUSES

LLEWELLYN, PROFESSOR

openness in judicial reasoning, and, 548

LORD CAIRNS' ACT, 705-708

LORD'S DAY ACT. See under ILLEGALITY

"LOST VOLUME" PROBLEM. See DAMAGES, AVOIDABLE LOSS

MAIL

agreement, by, 99-111

MAINTENANCE, 571

MARITIME SALVAGE. See SALVAGE

MARRIAGE. See also MARRIAGE SETTLEMENT contract of, formalities, 230

restraint of, 575

MARRIAGE SETTLEMENT, 217

MEANINGLESS TERMS, 52

MENTAL DISTRESS. *See also* MENTAL INCOMPETENCE damages, for, 750-757

MENTAL INCOMPETENCE

formal order, 668 knowledge of, by party seeking enforcement, 663-665 necessaries, 667 restitution, and, 668

MENTAL INCOMPETENCE — Continued

unconscionability, and, 662, 663

MERCANTILE AGENT

power to pass title to goods, 266, 307

"MERE PUFF", 424

MERGER

deed superseding agreement, 330, 331

MINORS

contracts voidable, 656
lease, 657
necessaries, 655, 656
parent's agreement against interest, 575
ratification, 657, 658
presumption of, 657
restitution, 659, 661
service, beneficial contract of, 656
shareholding, 657
tortious liability, 661
unconscionability, and, 658
"void" contracts, 658
voidable contracts, classes of, 657

MISREPRESENTATION

affirmation, 428 bars to rescission, 426-429 collateral contract, 414, 432-434 damages, 426, 427-429 error in substantialibus, 426 execution, 426 fiduciary relationships, 441 fraudulent, 419-421, 430 fundamental mistake, and, 423 half-truth, 441 innocent equitable relief, 423-431 lapse of time, 428 law, statement of, 423 lease, 426 materiality, 423 measure of damages, 419, 421 "mere puff", 424 mistake, and, 407 negligence of misrepresentee, 423

MISREPRESENTATION — Continued

negligent misstatements, and, 430, 432, 433 opinion, 423 optional remedy, 426 parol evidence rule, and, 407-409 promise, and, 417-420, 423 promissory intention, and, 423 rescission, 423-431 restitution of benefits, 427 sale of goods, 426 sale of land, 426 share purchase, 426 silence as, 437-443 subsequent falsity, 441 term of contract, and, 430 third parties, 427 trade practices statutes, 430 unjust enrichment, 419-423 warranty, and, 405-416

MISSTATEMENT, NEGLIGENT, 210-212, 432, 433

MISTAKE

allocation of risk, 397 assumptions in, compared with terms, as to, 320, 356-358 assumptions in, relief for, 355-405 calculations, in, 401, 402 common, 400 employment termination contract, 388 existing fact, of, relief for, 387-402 frustration, and, 365, 366 general and specific inducements, 397 gift in, 391 goods that have perished, 387 identity, of, 91, 299-306 agency, and, 308 non est factum, and, 310 theft, and, 307 "identity" of subject-matter, 388-393 insurance policy as to, 393 law, of, 395, 396 marriage, validity of, as to, 392, 396 minerals, as to, 392 misunderstanding, 90, 91 mutuality of, 398-400, 443

MISTAKE — Continued

offers in, 401

performance, in, 363, 364

property belonging to buyer, 387

reliance, and, 403-405

relief on terms, 405

rent control, as to, 393, 396

restitution, and, 403-405

sale of annuity, in, 392

sale of life insurance policy, in, 392

tenancy, as to, 393, 396

terms, as to, compared with assumptions, in, 320, 358

third party's title to goods, 304-309

unilateral, 356, 438

unjust enrichment, and, 361, 362

MITIGATION, DUTY OF. See DAMAGES, AVOIDABLE LOSS

MODIFICATION OF EXISTING CONTRACT. 200-209

MONEYLENDING. See UNCONSCIONABILITY

MORAL OBLIGATION

consideration, as, 191

MORTGAGE. See also UNCONSCIONABILITY

"clog" on equity of redemption, 454

collateral advantage, 454

forfeiture, relief against, 450-455

MUNICIPALITIES

estoppel, 654

specific enforcement against, 654

statutory discretion, 654

MUTUAL MISTAKE. See MISTAKE, NON EST FACTUM

NECESSARIES. See MINORS

NEGLIGENCE. See also NEGLIGENT MISSTATEMENT

signature in, 314, 315

NEGLIGENT MISSTATEMENT, 210-212

misrepresentations, 432, 433

warranties, and, 433

NEGOTIABLE INSTRUMENTS

assignment, and, 284

consideration, and, 189

NEGOTIATIONS, see also PAROL EVIDENCE RULE

good faith in. *See* GOOD FAITH preliminary, 27-30

NON EST FACTUM

assignment, and, 312 class or character of document, 314 forgery, and, 312 negligence of signer, 314-317 negotiable instruments, and, 312

OFFER

auction, at, 32-35 delay in transmission, 100 lapse, 113 meaning of, 26 mistake, 401, 402 preliminary negotiations, 27-60 price quotation as, 31 rejection of, 115 revocation, 101-104, 114 specifying mode of acceptance, 99 statutory offences, and, 57

OLD AGE

unconscionability, and, 526

OPEN TERMS, 42-51

credit sales, 48 minor details unsettled, 48 party's right to specify, 49 price, 43-47 reliance, and, 51 subsequent conduct, 49

OPINION. See MISREPRESENTATION

OUTPUT CONTRACTS

consideration in, 124 good faith in specifying quantity, 510

OVERMATCHING, 524

PAR DELICTUM. See ILLEGALITY

PARENT. See also INTENTION; UNDUE INFLUENCE agreement against child's interest, 575

PARKING TICKETS

notice, 66

PAROL EVIDENCE RULE

ambiguity, and, 334
assent, and, 336, 337
collateral contracts, and, 347
condition precedent, and, 347
extrinsic evidence, 323
inequality of bargaining power, and, 350-352
interpretation, and, 331-338
later agreement superseding earlier, 330
misrepresentations, and, 347
mistake known to party seeking enforcement, 344, 345
non est factum, and, 347
purpose of, 331
rectification, and, 339-346
"reduced to writing", 324
standard forms, and, 349-351

PART PAYMENT OF DEBT

as consideration, 139, 140

subsequent events, and, 332

PART PERFORMANCE. See STATUTE OF FRAUDS

PAST CONSIDERATION

bill of exchange, 189 compromise of doubtful claim, 183, 191 infancy, 188 moral obligation as, 191 statute-barred debt, 187

PENALTY CLAUSES

liquidated damages, and, 459, 464, 468 relief from, 457-459 unconscionability, and, 461-463, 469

PERFORMANCE

due without demand, 587, 604 personal, when required, 588

PERPETUAL AGREEMENTS, 508

POST. See MAIL

POWER OF ATTORNEY

assignment, and, 274

PRICE

open term, 43-45 quotation, 31

PRICE — Continued

restrictions, 301

PRIVITY OF CONTRACT. *See* THIRD PARTY BENEFICIARIES; AGENCY; ASSIGNMENT

PRODUCTS LIABILITY

general, 416

liability for false statements, 435

PROMISSORY ESTOPPEL. See ESTOPPEL

PROSECUTION

stifling, 571

PROVISIONAL AGREEMENT. See NEGOTIATIONS

PUBLIC AUTHORITIES. See GOVERNMENT CONTRACTS

PUBLIC OFFICE

sale of, 575

PUBLIC POLICY. See also ILLEGALITY

administration of justice, contracts prejudicial to, 571

arbitration clauses, 571

champerty, 571

changing view of, 565, 569

crime, 570

exemption clauses, and, 576

fraud on third person, 570

"heads" of, 562, 564, 565, 570

intention to commit illegal act, 570

interference with administration of justice, 571

judicial role, 564, 565

liberty, restriction of, 574

maintenance, 571

marriage, restraint of, 575

parents and children, 575

public honours, sale of, 575

public officials, interference with, 575

racial discrimination, and, 565, 569

restitution, and, 567, 568, 578-580

restraint of trade, 572-574

sexual immorality, and, 569, 575

statute, and, 566-568, 577

tort, 570

PUNITIVE DAMAGES, 748-44

QUEEN'S ENEMIES, ACT OF, 379

RACIAL DISCRIMINATION

public policy, and, 565, 569

REASONABLENESS

construction, in, 513 contractual terms, of, 488-491 implied terms, and, 502-509

RECTIFICATION

complete prior agreement, 342 mistake in assumptions, and, 317 mutuality of mistake, 341 onus of proof, in, 340 option to submit to, or rescind, 346 unjust enrichment, and, 339

REFORMATION. See RECTIFICATION

RELEASE. See UNCONSCIONABILITY

RELIANCE. See also ESTOPPEL; WAIVER; STATUTE OF FRAUDS modification of existing contract, 200-209 reason for enforcement, as, 192-219 unilateral contracts, and, 215

RELIGIOUS DUTIES, 160, 574

REMEDIES

flexibility of, 431, 553-556, 671, 704 formation, and, 670

RENUNCIATION

breach by, 595

REPRESENTATION. See MISREPRESENTATION

REPUDIATION

breach by, 595

REQUEST

consideration, need for, as, 215

REQUIREMENT CONTRACT

consideration in, 124 good faith in specifying quantity, 510

RESCISSION. See also MISREPRESENTATION

meanings of, 635-638

RESTITUTIO IN INTEGRUM

misrepresentation, and, 427

RESTITUTION

against infants, 661 contracts, and, 11 frustration, and, 403-405 mistake, and, 404, 405 public policy, and, 568 remedy for breach, 724-731 Statute of Frauds, and, 249-257

RESTRAINT OF TRADE

covenant by employee against competition, 572-574 covenant by vendor against competition, 572-574 public policy, and, 572-574 severance, 586 unconscionability, and, 541

RESTRICTIVE COVENANTS

effect on third parties, 301

REVERSIONS. See UNCONSCIONABILITY

REVOCATION

offer, of. See offer

REWARD

unilateral contracts for, 164

ROOT OF CONTRACT, BREACH GOING TO, 595, 598, 600

See also EXEMPTION CLAUSES; BREACH

SALE OF GOODS

condition and warranty, 594-607 destruction of goods, 369 property passing and termination for breach, 607 specific performance, 686

SALE OF GOODS ACT

as code, 6 auction, withdrawal of bid, 32 implied warranties, exclusion of, 478 writing, necessity of, 224

SALE OF LAND

Bain v. Fothergill, rule in, 721-723 frustration of, 374-377 implied obligation to attempt to make title, 505 specific performance, 679, 680 vendor's failure to make title, 721-724 waiver of conditions, 611, 612

SALVAGE

duress, and, 520 reward for, 166

SEALED CONTRACT

delivery of, 175 firm offer, 176 formalities of, 175 mistake in, 177, 402 purpose of, 171-175 specific enforcement of, 177

SELF, CONTRACT WITH, 16

SEVERANCE

illegal term, of. *See* ILLEGALITY meaningless term, of, 52 vague term, of, 51

SEXUAL IMMORALITY

public policy, and, 575

SIGNATURE. See also NON EST FACTUM; PAROL EVIDENCE RULE

intention, and, 143

SIMPLEX COMMENDATIO NON OBLIGAT. See

MISREPRESENTATION

SPECIFIC ENFORCEMENT. See also INJUCTIONS; MUNICIPALITIES; SPECIFIC PERFORMANCE

discretionary remedy, 533-535, 697 equity to defendant, 694 equity to third parties, 694 future development, 701, 702 hardship of decree, 697 money award, combined with, 690-693 sealed contract, of, 177

SPECIFIC PERFORMANCE. See also SPECIFIC ENFORCEMENT

building contracts, of, 685 damages, and, 672-681 equity, and, 677 impossibility, 699 land sales, 679, 680 money award, adequacy of, 679-681 mutuality, 682-684 personal services, of, 687, 688 sale of goods, 686

SPECIFIC PERFORMANCE — Continued

supervision, 685

third party beneficiaries, and, 294, 702

STANDARD FORMS

exchange of, conflicting, 69-89 limiting agent's authority, 333 parol evidence rule, and, 349-351 unsigned, 63

STATUTE OF FRAUDS

cloak for fraud, 226

future development, 254-258

guarantees, 231-233

land, sale of, 230, 238-244

leases, 227

marriage, contract in consideration of, 230

material terms, 235, 236

memorandum or note, 235-240

part performance, 241-247

part performance and specific enforcement, 256

purpose, 220

rectification, 250

restitution, and, 248

sale of goods, 224

signature, 237

"subject to contract" agreement, 239

trusts, 251

variations, 252, 253

year, contract not to be performed within, 234

STATUTE OF LIMITATIONS. See PAST CONSIDERATION

"SUBJECT TO CONTRACT"

agreement not binding, 53, 239

SUBSTANTIAL PERFORMANCE

doctrine of, 512

SUNDAY SALES. See ILLEGALITY

TELEPHONE

acceptance by, 110

TELEX

acceptance by, 111

TENANCIES, RESIDENTIAL

control of terms in, 545

TENDER

anticipatory repudiation, and, 640 mistake in, 401-402 performance, as, 587 waiver of, 587

TERMINATION

meanings of, 635-637

TERMINATION FOR BREACH. See BREACH

THEFT

mistake of identity, and, 307-309

THIRD PARTY

consent of, in contract formation, 56

THIRD PARTY BENEFICIARIES

agency, and, 292
assignment, and, 289, 290
attornment, and, 291
automobile insurance, 291
bankers' commercial credits, and, 298
collateral contract, 291, 292
exemption clauses, 295-297
joint promisees, 287
life insurance, 291
privity and consideration, 287-290
restrictive covenants, and, 301
specific performance, and, 294
trust, and, 289, 300

"TICKET" CASES, 66-68

TIME

of the essence, 601-603

TIME, EXTENSION OF. See DEPOSITS

TITLE

defect in sale of land, 721-723

TORTS

contracts, and, 12, 14, 207-209, 432, 433 minor's liability, 661 negligent misstatement, 210-212, 432, 433

TOTAL FAILURE OF CONSIDERATION

termination for breach, and, 605-617

TRADE PRACTICES ACTS

misrepresentation, 430 unconscionability, 546

TRADE UNION

contract among members, 61

TRADE USAGE, 334

TRUST

relationship of. *See* UNDUE INFLUENCE third party beneficiaries, and, 289, 300

UBERRIMAE FIDEI, CONTRACTS, 441

UNCERTAINTY, 58, 59

UNCONSCIONABILITY. See also PENALTY CLAUSES;

DEPOSITS; EXEMPTION CLAUSES

alcoholism, and, 524

administrative control, 545

bars to relief —

acquiescence, 557

affirmation, 557

execution, 557

lapse of time, 557

third party rights, 557

business experience, lack of, 524

"catching" bargains, 524

categories open, 551

certainty, and, 550

consideration, and, 538-540

consumer protection, 478, 488-490, 542

criteria of relief, 545-551

discretionary remedies, and, 532-535

costs, 536, 537

drunkenness, 521, 524, 659-661

emotional distress, and, 524

equality of exchange, and, 552

expectant heirs, relief of, 522, 523

future development, 552-561

general principle, 549-551

immoderate gain, 524

independent advice, 529, 530, 552

inequality of bargaining power, 552

infants, 521

interest rates, 554

judicial discretion, 546-548

UNCONSCIONABILITY — Continued

legislation, and, 546-548 loan of money, in, 524 mental infirmity, 521, 657-663 moneylending, 554 old age, and, 524 onus of proof, 552 poor and ignorant, protection of, 524 pressure by debtor, 539 release of claim, in, 524 remedies damages, 558 flexibility, 558-561 relief on condition, 558-561 restraint of trade, and, 541 reversions, sale of, 522, 523 sale of goods, in, 524 sale of land, in, 524 sale of services, in, 524 statutory guidelines, 546-555 time of test, 555 undue advantage, 524 undue influence. See undue influence Uniform Commercial Code, 548 weaker parties, relief of, 524 wrongful conduct, and, 530, 553, 561

UNDUE INFLUENCE

doctor and patient, 525 duress, and, 526-528 fiduciary duty, and, 526 parent and child, 525 pressure, 526 presumption of, 525 priest and penitent, 525 solicitor and client, 525 trust, relationship of, 526 trustee and beneficiary, 525

UNIFORM COMMERCIAL CODE

unconscionability, 548 unsigned writing, 80-91

UNILATERAL CONTRACTS

acceptance, in, 162 advertisements, 169

UNILATERAL CONTRACTS — Continued

agent's commission, 165 bargains, and, 164, 214 consumer protection, and, 169 motive of offeree, 167 reliance, and, 165, 216 request, need for, 215 revocation of offer, 164 rewards, for, 165

UNINCORPORATED ASSOCIATIONS

contract among members, 61

UNJUST ENRICHMENT. See RESTITUTION

UNSIGNED WRITINGS

incorporated in contract, 62-89 notice, 66-69 prior dealings, effect of, 71 reasonableness of terms, 66

USUAL FORM, 52

VAGUE PROMISE

reliance, and, 218

VARIATION. See STATUTE OF FRAUDS

VERBAL FORMULA

agreement to, 353

VICARIOUS PERFORMANCE. See PERFORMANCE

"VOID" CONTRACTS

voidable, and, 305

WAGER. See GAMING CONTRACT

WAGES

forfeiture on breach, 609

WAIVER

estoppel and, 198-209 reliance and, 616-621 retraction of, 616-621

WARRANTY

condition, and, 430, 589-595 damages for breach, 733, 734, 738 express, 407-415 implied, 416, 503

WARRANTY — *Continued* implied saleability of goods, 503 intention, 407-415

WARRANTY OF AUTHORITY. See AGENCY
WEAKER PARTIES, RELIEF OF. See UNCONSCIONABILITY
WORDS, MEANING OF, 335

WRITING. See PAROL EVIDENCE RULE; RECTIFICATION; STATUTE OF FRAUDS