

Index

ABSENCE OF JURISTIC REASON

See JURISTIC REASON

ACCESSIO

Degree and purpose of annexation, test of, **6:2**

Destruction of utility, test of, **6:2**

Doctrine of, **6:2**

Injurious removal, test of, **6:2**

Innocent improver, claim by, **6:2**

Separate existence, test of, **6:2**

ACCOUNT

Writ of, **1:1, 4:3, 5:17**

ACCOUNTING

See EQUITABLE ACCOUNTING

ACQUIESCENCE

Defence of, **3:18**

Estoppel by, **30:3**

Laches compared, **3:18**

Mistaken improver and, **12:5**

AGENCY BY ESTOPPEL

Generally, **33:4**

AGENCY OF NECESSITY

Generally, **31:2, 31:6, 31:8**

AGENT

Apparent or ostensible authority, **16:1**

Bribes to, **27:5, 27:7**

Change of position defence, available to, **10:10**

Estoppel, by, **33:4**

Fiduciary duty owed by, **27:2, 27:5**

Necessity, of, **31:2, 31:6, 31:8**

Unauthorized acts of, subrogation and, **8:3, 8:4**

AGENT—Cont'd

Warranty of authority as, breach of, **16:1**

ALTRUISTIC INTERMEDDLER

Generally, **31:1**

AMBIGUITY

Agreements which fail for, **17:7**

ANTICIPATED CONTRACTS

Benefit, expenditures that would otherwise be made, **21:6, 21:7**

Benefit, realized or realizable value, **21:3**

Benefits conferred under, **3:4**

Gifts distinguished, **21:9**

Gratuitous intent, **21:9**

Implied contract theory, **21:2**

Implied-in-fact agreements, **21:2**

Improper inducement, **21:2**

Improvements to land, **21:3, 21:6**

Offer and acceptance, **21:2**

Officiousness, **21:2, 21:6**

Withdrawal from negotiations, relevance of, **21:7**

ANTICIPATED GIFTS

Enforceable agreements distinguished, **21:9**

Expectation of reward, **21:9**

Gifts distinguished, **21:9**

Implied contract theory, **21:9**

Improper inducement, **21:9**

ASSUMPSIT

See also INDEBITATUS ASSUMPSIT

General, **1:2**

History of, **1:2**

Limitation periods and, **3:18**

THE LAW OF RESTITUTION

ASSUMPSIT—Cont'd

- Special, **1:2**
- Use and occupation, for, **4:6, 24:2**
- Waiver of tort and, **4:3, 24:1, 24:2**

BANKS

- Confidential duty owed by, **28:2**
- Fiduciary duty owed by, **27:2**
- Interest rate swap contracts and, **11:21, 14:3**
- Negligence in payments by, **10:3, 10:19**
- Payment by, under mistake, **10:16**
- Presumed to know signature of customer, **10:19, 10:21**
- Right to recover mistaken payments, **10:16**
- Risk of loss by forgery and, **10:19, 10:21**
- Stop payment order and, **10:17**
- Subrogation to payee or customer, **10:17**
- Tracing money into, **6:5**

BENEFIT

- Conduct of litigation as, **33:6**
- Definition of, where object of agreement abandoned, **19:2, 19:3**
- Element of general principle, **3:4**
- Fulfillment of another's duty as, **12:2, 31:8, 32:1, 33:5**
- Goods and services, **12:8**
- Incontrovertible, **3:4, 3:18, 12:6, 12:10, 32:3, 33:3**
- Inevitable expenditure as a, **3:4, 12:3, 16:3, 17:7, 21:3**
- Monetary and non-monetary compared, **12:1**
- Money, **3:4**
- Nature of, **3:4**
- Near liquid, **33:5**
- Negative, **3:4**
- Plaintiff's expense, at the, **3:5, 3:13, 5:7, 11:29, 23:4, 24:4, 27:7, 32:1**

BENEFIT—Cont'd

- Presumption of, **17:8**
- Profits from wrongdoing, **3:4**
- Realized or realizable value, **3:4, 16:3, 21:3**
- Requested, **3:4**
- Subjective devaluation, **3:4, 12:10**
- Through performance of a contract, **33:4**
- Unjust enrichment principle and, **3:2**
- Unrequested, **3:4, 16:3**
- Value destroyed by frustration, **18:2, 18:5, 18:6**

BENEFITS WRONGFULLY ACQUIRED BY THIRD PARTY

- Generally, **36:1**
- Breach of contract, **36:2**
- Common law: theft, tort, breach of contract, **36:2**
- Equity: knowing receipt, **36:6**
- Knowing receipt, **36:6**
- Theft, **36:2**
- Tort, **36:2**

BETTERMENT STATUTES

- Compensation under, **12:7**
- Forced sale under, **12:7**
- Lasting improvements under, **12:7**
- Lien under, **12:7**
- Mistaken improvements and, **12:7**
- Mistake of ownership under, **12:7**
- Mistake of title or identity under, **12:7**
- Reasonable mistake under, **12:7**

BILLS OF EXCHANGE

- See NEGOTIABLE INSTRUMENTS

BILLS OF LADING

- Frustration and, **18:5, 18:6**

BILLS OF SALE LEGISLATION

- Informality and, **13:3**

BONA FIDE PURCHASE

Constructive trust and, **5:2**
 Criminal, from, **23:2**
 Currency, doctrine of, compared,
6:5
 Defence of, **3:17, 17:1, 17:9**
 Equitable accounting and, **5:17**
 Proprietary estoppel and, **30:3**
 Rescission and, **5:18**
 Tracing in equity and, **7:1, 7:11**
 Undue influence and, **26:11**

BRACTON, H. DE

Generally, **1:1**

**BREACH OF CONTRACT,
PROFITING FROM**

See also **CONTRACTS
DISCHARGED FOR
BREACH, BENEFITS
WRONGFULLY ACQUIRED
BY THIRD PARTY**

Accounting remedy for, **25:4**
 Apportionment and, **25:4**
 Atlantic Lottery Corp. Inc. v.
 Babstock, **25:6**
 Availability of remedy in Canada,
25:4
 Beyond compensation, **25:3**
 Breach of fiduciary duty compared,
25:4
 Canadian position, **25:6**
 Compensatory damages for
 compared, **25:1**
 Constructive trust and, **25:4**
 Discretionary aspects of award for,
25:4
 Disgorgement measure of relief for,
25:1, 25:2
 Efficient breach, doctrine of, **25:2**
 Hypothetical release fee, **25:5**
 Negotiating damages, **25:5**
 Open-textured approach to, **25:4**
 Pre-Blake doctrine, **25:3**
 Proprietary interests protected, **25:3**
 Wrotham Park Damages, **25:5**

**BRIBES AND SECRET
COMMISSIONS**

Generally, **3:18, 5:6, 5:17, 27:5,
27:7**

**BUSINESS PRACTICES
LEGISLATION**

Misrepresentations, statutory defini-
 tion of, **20:15**
 Remedies, **20:15**
 Rescission, **20:15**
 Statutory bars to rescission, **20:15**
 Unconscionable transactions under,
29:8

CHANCERY, COURT OF

Breach of confidence and, **28:1**
 Constructive trust and, **5:2**
 Equitable compensation and, **5:19**
 Equitable remedies and, **5:1**
 Equitable wrongdoing recognized
 by, **30:1, 34:1**
 Fiduciary obligations and, **7:2, 27:2**
 Source of restitutionary principles,
1:3
 Undue influence and, **26:8**

CHANGE OF POSITION

Agent, by, **10:10**
 American law, in, **2:2, 3:16, 10:10,
10:12**
 Anticipatory reliance and, **10:12**
 Availability to wrongdoer, **10:12**
 Bills of exchange and, **10:10**
 Bona fide purchase compared, **3:17**
 Breach of contract and, **19:3**
 Canadian law, in, **10:12**
 Commonwealth courts, acceptance
 by, **10:12**
 Defence of, **2:2, 3:16, 6:5, 7:11,
11:28, 12:9**
 Detrimental reliance and, **10:10,
10:12**
 Elements of, **10:10, 10:12**
 English law, in, **10:10, 10:12**
 Estoppel, co-existing with, **10:14**

THE LAW OF RESTITUTION

CHANGE OF POSITION—Cont'd

- Estoppel compared, **3:16, 10:9, 10:10**
- Fault, assessment of, and, **10:10**
- Mistake of fact and, **10:10**
- Mistake of law and, **11:21, 11:28**
- Modern restatement of, **10:12**
- Negligence and, **10:12**
- Negotiable instruments and, **10:17, 10:19**
- Ordinary expenses and, **10:12**
- Pro tanto aspect of, **10:9, 10:10, 10:12**
- Tracing and, **6:5, 7:11**
- Traditional doctrine, availability under, **10:10**
- Unauthorized payments by a public authority, in cases of, **11:18**
- Want of authority, contracts void for, and, **16:2**

CHARTER PARTIES

- Frustration and, **18:5, 18:6**

CHEQUES

- See NEGOTIABLE INSTRUMENTS

CHOSE IN ACTION

- Tracing at law through, **6:5**

CLAYTON'S CASE

- Competing beneficiaries, application to, **7:10**
- Rule in, **7:4**

CLEAN HANDS

- Anticipated contracts, **21:4**
- Cohabitants, **34:12**
- Defence of, **3:20**

CO-INSURERS

- Contribution between, **9:2**
- Determination of rateable proportion, **9:2**
- Double insurance, **9:2**
- Limit on contribution claim, **9:2**

CO-INSURERS—Cont'd

- Prerequisites for contribution claim, **9:2**

COLORE OFFICII

- Compulsory discharge of another's liability and, **32:4**
- Doctrine of, **11:20, 22:2, 22:3, 22:6, 26:6**
- Public authorities and, **11:20, 22:2, 22:4**
- Woolwich principle compared, **22:5**

COMMON COUNTS

- Description of, **4:2**
- History of, **1:2**
- Modern restitutionary claim and, **4:8**

CO-MORTGAGORS

- Contribution between, **9:2**

COMPULSION

- Constructive trust, in cases of, **5:10, 26:6**
- Discharge of another's liability, **32:1, 32:2, 32:4**
- Duress, **26:2**
- Economic duress, **26:7**
- Mistake of fact and, **26:6**
- Mistake of law and, **11:20, 26:6**
- Officiousness and, **8:4, 32:1, 32:5**
- Practical, **26:6**
- Undue influence, **26:8**
- Unjust enrichment principle and, **3:13, 26:1**
- “Urgent and pressing necessity” test, **22:6, 26:6**

COMPULSORY DISCHARGE OF ANOTHER'S LIABILITY

- Assignment of leases, **32:2**
- Common law, at, **32:2**
- Distrain of chattels, **32:4**
- Elements of claim, **32:1**
- Encumbrances, removal of, **32:4**
- General rule, **32:1**
- Gifts and, **32:6**

COMPULSORY DISCHARGE OF ANOTHER'S LIABILITY**—Cont'd**

- Indemnity and, **9:3**
- Moule v. Garrett, rule in, **9:3, 32:1**
- Negotiable instruments, **32:2**
- Officiousness and, **32:5**
- Practical compulsion, by, **32:4**
- Statute, by, **32:3**
- Surety, claim by, **32:2, 32:5**
- Unjust enrichment principle and, **32:1, 32:3, 32:6**
- Voluntary payment and, **32:5**

CONFIDENCE, BREACH OF

- Apportionment and, **5:17, 28:4**
- Constructive trust, in cases of, **5:17, 28:4**
- Doctrine of, **28:1**
- Elements of, **28:2**
- Equitable accounting, in cases of, **28:4**
- Equitable compensation, in cases of, **28:4**
- Injunctive relief, in cases of, **28:4**
- Just cause or excuse defence, **28:5**
- Mixed public and private knowledge, **28:2**
- Privacy, right to, compared, **28:3**
- Public interest in disclosure, **28:5**
- Quantum meruit, in cases of, **28:4**
- Remedies available for, **28:4**
- Sui generis nature of, **28:1, 28:4**
- Tort of, **28:1**
- Unjust enrichment principle and, **3:13, 28:1**

CONFIDENTIAL INFORMATION

- Generally, **27:2, 28:1, 28:2, 28:4, 28:5**

CONFUSIO AND COMMIXTIO

- Doctrine of, **6:3**

CONSCIOUS WRONGDOING

- Accessio, under doctrine of, **6:2**

CONSCIOUS WRONGDOING**—Cont'd**

- Breach of confidence, in cases of, **28:4**
- Breach of fiduciary duty, in cases of, **27:7**
- Confusio and commixtio, under doctrine of, **6:3**
- Specificatio, under doctrine of, **6:4**
- Waiver of tort, in cases of, **24:4**

CONSTRUCTIVE FRAUD

- Generally, **2:2, 3:13, 5:5, 12:5, 26:8, 27:2, 28:1, 29:1, 30:1**

CONSTRUCTIVE TRUST

- Acquisition, maintenance or improvement of property, **5:12**
- Advantages of, **5:2**
- Arising out of express trusts, **5:3**
- Arising out of fraud, **5:5**
- Arising out of other fiduciary relationships, **5:4**
- Benefits conferred under informal agreements and, **13:5**
- Breach of confidence, in cases of, **5:17, 28:4**
- Breach of contract and, **25:4**
- Breach of fiduciary duty, in cases of, **5:4, 27:1, 27:6, 27:7**
- Bribes and secret commissions and, **5:8, 27:5, 27:7**
- Compulsion, in cases of, **5:10**
- Contractual mistake and, **17:9**
- Contractual misunderstanding and, **17:9**
- Creditor in invitum and, **5:10**
- Definition, **5:2**
- Fiduciary relationship, need for, **5:2, 7:2**
- General remedial device, **1:3, 5:2, 5:6**
- Good conscience and, **5:7**
- History of, **1:3**
- Implied trust theory, **1:3, 5:2**

CONSTRUCTIVE TRUST

—Cont'd

- Inadequacy of personal remedy and, **5:9**
- Limitation periods and, **3:18, 5:2**
- Mistaken payments, in cases of, **5:6, 10:15**
- Murder by joint tenant, in cases of, **5:6, 23:2**
- Murder by remainderman, in cases of, **23:2**
- Need for res, **5:12**
- Passage of legal title and, **7:2**
- Profits of wrongdoing and, **5:6, 5:11**
- Property disputes between cohabitants, in cases of, **5:2, 34:9**
- Proprietary estoppel, in cases of, **30:3**
- Reach of the modern doctrine, **5:8**
- Time of arising, **5:15**
- Tracing in equity and, **7:9**
- Waiver of tort, in cases of, **5:11**

**CONSUMER PROTECTION
LEGISLATION**

See also UNCONSCIONABLE
TRANSACTION LEGISLA-
TION

- Informality and, **13:3**
- Unconscionability and, **29:8**

**CONTRACTS DISCHARGED
FOR BREACH**

- Advantages of restitutionary claim, **19:2**
- Benefit, definition where object of agreement abandoned, **19:2, 19:3**
- Change of position, **19:3**
- Constructive trust, claim by innocent party, **5:11, 19:2**
- Deposits, **19:2, 19:3**
- Entire contracts, **19:3**
- Expenses, set-off or counterclaim for, **19:3**
- Forfeiture of instalments, **19:3**

**CONTRACTS DISCHARGED
FOR BREACH—Cont'd**

- Implied contract theory, **19:3**
- Measure of relief, relationship of contract price, **19:2, 19:3**
- Measure of relief, relationship of contractual measure, **19:2**
- Money had and received, **19:2, 19:3**
- Proprietary claims, **19:2**
- Recovery by innocent party, **19:2**
- Recovery by party in default, **19:3**
- Substantial performance, doctrine of, **19:3**
- Total failure of consideration, **19:2, 19:3**

CONTRIBUTION

- Adjacent owners, claim between, **9:2**
- Basis of claim, **9:1**
- Co-insurers, claim between, **9:2**
- Co-mortgagors, claim between, **9:2**
- Co-sureties, claim between, **9:2**
- Co-trustees, claim between, **9:2**
- Directors, claim between, **9:2**
- Gaps in general law, **9:2**
- General applicability of doctrine, **9:2**
- Hotchpot, doctrine of, **9:2**
- Indemnity, right to, compared, **9:1**
- Joint contractors, claim between, **9:2**
- Joint tenants, claim between, **9:2, 33:3**
- Limit on amount claimed by co-insurer, **9:2**
- Limit on amount claimed by co-surety, **9:2**
- Modification by contract, **9:2**
- Origins of doctrine, **9:1**
- Partners, claim between, **9:2**
- Prerequisites for claim by co-insurer, **9:2**
- Prerequisites for claim by co-surety, **9:2**
- Right to, **9:2**

- CONTRIBUTION—Cont’d**
 Sharing the burden of the loan compared, **7:10, 9:2**
 Sub-surety, claim by, **9:2**
 Tortfeasors, claim between, **9:2**
 When right arises for co-surety, **9:2**
 When right is lost for co-surety, **9:2**
- CONVERSION**
 Action for, **6:2**
 Illegal contracts and, **15:9**
 Waiver of tort of, **24:3**
- CORPORATIONS**
 Claims against, **14:3**
 Claims by, **14:4**
 “Corporate opportunities,” breach of fiduciary duty and, **27:6**
 Ultra vires loans to, subrogation and, **8:3**
- CORRESPONDING DEPRIVATION**
 Disgorgement and, **3:5**
 Element of tri-partite principle, **3:5**
 Plaintiff’s expense, at the, compared, **3:5**
- CO-SURETIES**
 Contribution between, **9:2**
 Death, effect of, **9:2**
 Extension of time, **9:2**
 Insolvency of principal debtor, **9:2**
 Limit on contribution claim, **9:2**
 Prerequisites for contribution claim, **9:2**
 Rateable sharing, **9:2**
 Release of, **9:2**
 Release of principal debtor, **9:2**
 Unjust enrichment principle and, **9:1**
 When contribution right arises, **9:2**
 When contribution right is lost, **9:2**
- CO-TRUSTEES**
 Contribution between, **9:2**
- COUNTER-RESTITUTION**
 Principle of, **3:19**
- COVENANT**
 Writ of, **1:2**
- CREDITOR IN INVITUM**
 Constructive trust and, **5:10**
 Tracing in equity and, **7:2**
- CRIME, BENEFITS FROM**
 “Accident,” meaning of, **23:3**
 Arson, **23:3**
 Attainder and forfeiture, **23:2**
 Bona vacantia, **23:2**
 Common law rule, **23:2**
 Constructive trust, in cases of, **23:2**
 “Dependent” and “independent” rights, **23:2**
 Disgorgement of profits, **24:4**
 Indemnity insurance, claims under, **23:2, 23:3**
 Independent statutory claim, **23:3**
 Insurance Acts, **23:3**
 “Intentional” and “unintentional” crimes, **23:2, 23:3**
 Joint tenant, by, **23:2**
 Manslaughter, **23:2**
 “Motor manslaughter” cases, **23:3**
 Murder, **23:2**
 Public policy in indemnity cases, **23:3**
 Remainderman, by, **23:2**
 Scope of doctrine of denial, **23:2**
 “Son-of-Sam” laws, **23:4**
 Succession to property, **23:2**
 Unjust enrichment principle and, **23:1**
- CRIMINAL CODE**
 Generally, **11:30, 23:2, 23:4, 26:2, 26:5, 31:8**
- CURRENCY**
 Doctrine of, **6:5**
- DEBT**
 Sur contract, **1:1**

THE LAW OF RESTITUTION

DEBT—Cont'd

Sur obligation, **1:1**
Writ of, **1:2**

DECEIT

Fraud threshold for, **5:19, 20:1**
Waiver of tort of, **24:3**

DEFENCES

Acquiescence, **3:18**
Bona fide purchase, **3:17, 17:1, 17:9**
Change of position, **3:16, 10:10, 10:12, 11:28, 12:9**
Clean Hands, **3:20, 21:4, 34:12**
Counter-Restitution principle, **3:19**
Equitable, **3:15**
Estoppel, **3:16, 10:9, 10:14, 11:28, 12:9**
General, **3:15**
Good consideration, **10:13**
Laches, **3:15**
Limitation periods, **3:18**
Passing on, **11:29**

DENYING RESTITUTION

Generally, **16:4**
Corporate Directors, **16:5**
Public Officials, **16:6**

DETINUE

Action for, **6:1, 24:3**
Waiver of tort of, **24:3**

DIRECTORS

Contribution between, **9:2**
Fiduciary duty owed by, **27:2, 27:5**
Serving with competing firms, **27:5**

**DISCHARGE OF ANOTHER'S
LIABILITY**

Compulsory, **32:1, 32:2, 32:4, 32:5**
Indemnity for, **9:3**
Mistake, in, **12:2, 32:5, 32:6**

DISGORGEMENT

Corresponding deprivation and, **3:5**
Measure of, **3:5**

DISGORGEMENT—Cont'd

Monetary disgorgement, **5:17**
Pure forms of, **3:5**
Remedy for wrongdoing, **3:2, 3:5**

DRUNKARDS' CONTRACTS

See INTOXICATION

DURESS

See also COMPULSION
Abuse of legal process, **22:2, 26:5**
Actions at common law, in cases of, **26:2**
Civil litigation, threat of, **26:5**
Constructive trust, in cases of, **5:10**
Contract voidable for, **26:2**
Crime of, **26:2**
Criminal prosecution, stifling of, **26:5**
Deeds, of, **26:4**
Economic, **26:1, 26:7**
False imprisonment, **26:3**
Fungibles, of, **26:4**
Goods, of, **22:2, 26:4**
Goods, of another's, **26:4**
Illegitimate pressure, **26:2, 26:7**
Insurance policies, of, **26:4**
Lowering the threshold, of, **11:20, 22:6**
Per minas, **26:3**
Protest, necessity for, **26:2**
Public authorities, by, **22:2**
Realty, of, **26:4**
Skeate v. Beale, rule in, **26:2, 26:4**
Threat to life or limb, **26:3**
Tort of, **26:2**
Traditional categories, **26:3 to 26:5**
Unjust enrichment principle and, **3:13**
“Urgent and pressing necessity” test, **26:6**
Vessels, of, **26:6**
Violence, actual or threatened, **26:3**
Voluntary payment and, **26:2**
Wrongful arrest and, **26:5**

DUTY OF LOYALTY

See also FIDUCIARY DUTY,
BREACH OF; FIDUCIARY
RELATIONSHIP

Breach of, **27:4**

“Conflict” rule, **27:5**

“Profit” rule, **27:6**

Prophylactic nature of, **27:4, 27:7**

Remedies available for breach of,
27:7

Scope of, **27:3**

Statement of, **27:4**

Strict accountability for breach of,
27:1, 27:3

Undertakings and, **27:4**

ECONOMIC DURESS

See also PRACTICAL COMPULSION

American terminology, **26:1**

Canadian recognition of, **26:7**

“Coercion of will” theory, **26:2,**
26:7

Compulsory discharge of another’s
liability and, **32:4**

English origins of, **26:7**

Illegitimate pressure, **26:7**

No “realistic alternative,” **26:7**

Practical compulsion compared,
26:6

Unconscionable transaction
compared, **29:6**

ENGLISH BILL OF RIGHTS

Generally, **22:3**

ENTIRE CONTRACTS

Breach of contract and, **19:3**

Doctrine of frustration and, **18:2,**
18:6

EQUITABLE ACCOUNTING

Apportionment, **5:17**

Breach of confidence, in cases of,
5:17, 28:4

Breach of contract, in cases of, **25:4**

EQUITABLE ACCOUNTING**—Cont’d**

Breach of fiduciary duty, in cases
of, **5:17, 27:6, 27:7**

Monetary disgorgement and, **5:17**

Partition, in cases of, **33:3**

Property disputes between
cohabitants, in cases of, **5:17,**
34:9

Restitutio in integrum and, **5:17**

Time period for, **5:17, 27:7**

Waiver of tort, in cases of, **24:4**

EQUITABLE ALLOWANCE

Breach of confidence, in cases of,
28:4

Breach of fiduciary duty, in cases
of, **27:7**

EQUITABLE COMPENSATION

Breach by express trustee, in cases
of, **5:19**

Breach by non-trustee fiduciary, in
cases of, **5:19**

Breach of confidence, in cases of,
28:4

Breach of fiduciary duty, in cases
of, **27:7**

Common law damages compared,
5:19

History of, **5:19**

Knowing assistance and knowing
receipt, in cases of, **5:3**

Lord Cairns’ Act, and, **5:19**

Remedy of, **5:19**

Restitutionary relief compared, **5:19**

EQUITABLE DAMAGES

See EQUITABLE COMPENSA-
TION

EQUITABLE FRAUD

See CONSTRUCTIVE FRAUD

EQUITABLE LICENCE

See PROPRIETARY ESTOPPEL

THE LAW OF RESTITUTION

EQUITABLE LIEN

- Breach of fiduciary duty, in cases of, **27:6, 27:7**
- Compared to constructive trust, **5:16**
- Contractual mistake and, **17:9**
- Contractual misunderstanding and, **17:7, 17:9**
- Imposition of terms, possibility of, **5:16**
- Indemnity insurance, in cases of, **5:16, 8:2**
- Mistaken improvements to property, in cases of, **5:16, 12:10**
- Mistaken payments, in cases of, **10:15**
- Mixed property, claim on, **5:16, 7:9**
- Profits from wrongdoing, in cases of, **5:16**
- Proprietary estoppel, in cases of, **30:3**
- Subrogation and, **8:2**
- Tracing in equity and, **7:9**

EQUITABLE WRONGDOING

- Breach of confidence and, **28:1**
- Dishonoured undertakings and, **30:3**
- Examples of, **30:1**
- Nature of, **30:1**
- Property disputes between cohabitants and, **34:1**
- Proprietary estoppel and, **30:3**
- Statute of Frauds and, **30:2**
- Unjust enrichment principle and, **30:1**

EQUITY: KNOWING RECEIPT

- See **KNOWING RECEIPT**

ERROR IN SUBSTANTIALIBUS

- Contracts unenforceable for, **17:2**
- Rescission not precluded by execution in cases of, **20:13**

ESTOPPEL

- Absolute nature of, **10:9, 10:14**

ESTOPPEL—Cont'd

- Accuracy, duty of, and, **10:9**
- Agency created by, **33:4**
- Change of position, co-existing with, **10:10**
- Change of position compared, **3:16, 10:9, 10:10**
- Defence of, **3:16, 10:9, 10:14, 12:9**
- Deficiencies of, **10:9, 10:12**
- Detrimental reliance and, **10:9**
- Elements of, **10:9**
- Forged instruments and, **10:19**
- Implicit representations and, **10:9**
- Mistake of fact and, **10:9, 10:14**
- “Paymaster cases,” **10:9**
- Proprietary, **30:3**
- Representation, payment as, **10:9**
- Rule of evidence, as a, **10:9**
- Ultra vires contracts and, **14:4**

EXEMPLARY DAMAGES

- See **PUNITIVE DAMAGES**

EXISTING CATEGORIES

- Cases falling outside of, **2:3, 3:6, 32:6, 34:1**
- Meaning of, **3:8**
- Traditional categories compared, **3:8**
- “Unjust factors” compared, **3:8**

EXPENSE, ENRICHMENT AT PLAINTIFF'S

- Generally, **3:5, 3:13, 5:7, 11:29, 22:4, 23:4, 24:4, 27:7, 32:1**

FIDUCIARY DUTY, BREACH OF

- Accounting of profits and, **5:16, 27:6, 27:7**
- Apportionment and, **5:11, 5:17, 27:7**
- Bribes, in cases of, **27:5, 27:7**
- Competition with principal, in cases of, **27:5, 27:7**
- Confidential information, in cases of, **27:2, 27:6, 27:7, 28:1**
- “Conflict” rule, **27:5**

FIDUCIARY DUTY, BREACH OF**—Cont'd**

- Constructive trust and, **5:4, 27:5 to 27:7**
- “Corporate opportunities” and, **27:6**
- Equitable compensation for, **5:19, 27:7**
- Equitable lien and, **27:6, 27:7**
- Failure to disclose interest, in cases of, **27:5**
- Injunctive relief and, **27:6**
- Innocent and conscious wrongdoer distinction, **27:7**
- Loyalty, duty of, breach of, **27:4**
- “Profit” rule, **27:6**
- Remedies available for, **27:1, 27:7**
- Rescission and, **5:17**
- Secret commissions, in cases of, **27:5, 27:7**
- Self-dealing, in cases of, **27:5**
- Third party transactions, in cases of, **27:5**
- Tracing and, **7:2**
- Trust property, purchase of, in cases of, **27:5**
- Trust property, sale of, in cases of, **27:5**
- Trust property, speculation with, in cases of, **27:6**
- Unjust enrichment principle and, **3:13, 27:7**

FIDUCIARY RELATIONSHIP

- Ad hoc relationships, **27:2**
- Administrator and beneficiary, **27:2**
- Bank and customer, **27:2**
- Confidence, breach of, and, **27:2, 28:1**
- Constructive trust and, **5:4**
- Crown and Aboriginal peoples, **22:1, 27:2**
- Crown and its servants, **27:2, 27:5**
- Definition of, **27:2**
- Director and corporation, **27:2, 27:5, 27:6**

FIDUCIARY RELATIONSHIP**—Cont'd**

- Doctor and patient, **27:2**
- Employer and employee, **27:2**
- Essential features of, **27:2**
- Establishment of, **27:2**
- Executor and beneficiary, **27:2, 27:5**
- Financial advisor and client, **27:2**
- Guardian and ward, **27:2**
- Joint venturers, **27:2**
- Officer and corporation, **27:2, 27:6**
- Parent and child, **27:2**
- Partners, **27:2, 27:5**
- Per se relationships, **27:2**
- Principal and agent, **27:2, 27:5**
- Promoter and investor, **27:2, 27:6**
- Public office holders, **27:2**
- Solicitor and client, **27:2, 27:6**
- Spiritual leader and devotee, **27:2**
- Tracing in equity, prerequisite for, **7:2**
- Traditional categories of, **27:2**
- Trustee and cestui que trust, **5:3, 27:2, 27:5**
- Undertaking, centrality of, **27:2**
- Undue influence and, **26:8**

FINDERS' CASES, LOST ASSETS

- Generally, **35:6**

FRAUD

- See also CONSTRUCTIVE FRAUD; DECEIT
- Constructive trust arising out of, **5:5**
- Illegal contracts and, **15:6, 15:9**
- Inducement of gifts and, **21:9**

FRUSTRATED CONTRACTS

- Analogous situation, **5:12, 34:3**
- Application of old Uniform Act, **18:5**
- Apportionment of losses, **18:2, 18:5, 18:6**
- Benefit, where value destroyed by frustration, **18:2, 18:5, 18:6**
- Bills of lading and, **18:5, 18:6**

FRUSTRATED CONTRACTS

—Cont'd

- Chandler v. Webster, rule in, **18:1, 18:2, 18:5**
- Charterparties and, **18:5, 18:6**
- Doctrine of, **3:4**
- Entire contracts, **18:2, 18:6**
- Implied contract theory and, **18:2**
- Indemnification for expenses under new Uniform Act, **18:6**
- Indemnification for expenses under old Uniform Act, **18:3**
- Insurance contracts and, **18:5, 18:6**
- Legislation on, generally, **18:1**
- Measure of relief, old Uniform Act and, **18:3**
- Money had and received, **18:3**
- New Uniform Act, recovery under, **18:6**
- Old Uniform Act, recovery under, **18:3**
- Recovery at common law, **18:2**
- Recovery of money paid under old Uniform Act, **18:4**
- Recovery of non-monetary benefits under old Uniform Act, **18:5**
- Risk allocation, relevance of, **18:2, 18:6**
- Sale of goods, partial delivery, **18:2**
- Sale of specific goods and, **18:5, 18:6**
- Total failure of consideration and, **18:2**
- Unjust enrichment principle, relevance of, **18:2**

FRUSTRATION

See FRUSTRATED CONTRACTS

GERMANY, LAW OF

Generally, **10:12**

GIFTS

- Benefits conferred in anticipation of, **21:9**
- Compulsory discharge of another's liability and, **32:6**

GIFTS—Cont'd

- Donatio mortis causa, **26:8**
- Improvements to property and, **5:12**
- Inter vivos, **26:8**
- Limiting principle of, **3:6, 32:6**
- Mistake of fact, made under, **3:6, 10:6, 10:7**
- Proprietary estoppel, in cases of, **30:3**
- Rescission, in cases of, **5:18**
- Security of transactions, policy of, and, **3:6**
- Undue influence and, **26:8**
- Wrongful conduct, induced by, **3:6**

GOOD FAITH

- See also BONA FIDE PURCHASE
- Duty in bargaining, **17:8**
- Duty in performance, **25:1**
- Payments made in, **10:20**

HOTCHPOT

- Doctrine of, **9:2**

ILLEGAL CONTRACTS

- Collateral agreements, **15:9**
- Collateral claims, **15:9**
- Conversion, **15:9**
- Critique of traditional doctrine, **15:12**
- Enforceability of agreement, **15:1**
- Exceptions to general rule, **15:3**
- Execution of agreement, relevance of, **15:3**
- Fraud and, **15:6**
- Fraudulent misrepresentation, **15:9**
- General rule denying restitution, **15:2**
- Holman v. Johnson principle, the, **11:19, 15:1, 15:2, 15:12**
- In pari delicto, **15:5, 15:12**
- Locus poenitentiae, **15:7**
- Lodge's case, rule in, **15:10**
- Membership in a protected class and, **15:5**
- Mistake of fact and, **15:4**

ILLEGAL CONTRACTS—Cont'd

- Mistake of law and, **11:27, 15:12**
- Modes of payment, relevance of, **15:12**
- Moneylenders Acts, **15:10**
- Oppression and, **15:6**
- Other forms of wrongdoing and, **15:6**
- Passage of property, **15:11**
- Passive relief, **15:10**
- Public policy and, **15:8, 15:12**
- Repentance, requirement of, **15:7**
- Restatement of the liability rule, **15:12**
- Undue influence and, **15:6**

IMPLIED CONTRACT THEORY

- Anticipated contracts and, **21:2**
- Anticipated gifts or legacies and, **21:9**
- Benefits conferred under agreement discharged for breach, **19:3**
- Benefits conferred under mistaken assumption, **33:4**
- Compulsory discharge of another's liability and, **32:4, 32:5**
- Contracts unenforceable for incapacity and, **14:1**
- Defences and, **3:15**
- Description, **1:2**
- Illegal contracts and, **15:1**
- Minors' contracts and, **14:5**
- Mistaken payments and, **10:12**
- Necessitous intervention and, **31:1, 31:5**
- Rejection of in Canada, **1:4, 2:2**
- Rejection of in United Kingdom, **1:4**
- Self-serving intervention and, **33:2**
- Ultra vires contracts and, **14:2**
- Volunteer rule and, **33:5**
- Waiver of tort and, **24:2 to 24:5**
- Want of authority, contract void for, and, **16:3**

IMPROVEMENTS TO CHATTELS

- Active redress for, in cases of mistake, **12:8**
- “Coal trespass” cases, **12:8**
- Measure of damages, **12:8**
- Necessitous intervention and, **31:6**
- Passive redress for, in cases of mistake, **12:8**
- Unjust enrichment principle and, **12:8**

IMPROVEMENTS TO LAND

- Active redress for, in cases of mistake, **12:5**
- Agency analysis of improver's claim, **33:4**
- Agreements void for uncertainty and, **17:8**
- Anticipated contracts and, **21:3, 21:6**
- “Betterment” statutes, relief under, **12:7**
- Common law and equitable claims compared, **12:5**
- Contractual mistake and, **17:2**
- Co-owners, by, **33:3**
- Life-tenants, by, **33:3**
- Mistake, by, **12:4**
- Mistake as to ownership by supplier, **33:4**
- Modern mistake doctrine, **12:6**
- Necessitous intervention and, **31:6**
- Passive redress for, in cases of mistake, **12:5**
- Set-off, in cases of, **12:5**
- Sole owners, by, **33:2**
- Subcontractors, by, **33:4**
- Traditional mistake doctrine, **12:5**
- Unjust enrichment principle and, **12:6**

INCAPACITY

- Contracts affected by intoxication, **14:6**

THE LAW OF RESTITUTION

INCAPACITY—Cont'd

- Contracts affected by mental incapacity, **14:6**
- Contracts unenforceable for, **14:1**
- Minors' contracts, **14:5**
- Pre-incorporation contracts, **14:4**
- Subrogation and, **14:6**
- Ultra vires contracts, **14:2**

INCOMPETENCY, MENTAL

- See **MENTAL INCAPACITY, CONTRACTS AFFECTED BY**

INDEBITATUS ASSUMPSIT

- History of, **1:2**
- Waiver of tort and, **24:1**

INDEMNITY

- Basis of claim, **9:1, 9:3**
- Compulsory discharge of another's liability and, **9:3, 32:5**
- Contribution, doctrine of, compared, **9:1**
- Money paid, action for, and, **9:3**
- Right to, **9:3**
- Surety, claim by, **9:3, 32:2, 32:5**
- Unjust enrichment principle and, **9:3**

INEFFECTIVE TRANSACTIONS

- Ambiguity, contracts that fail for, **17:7**
- Anticipated contracts, **21:2**
- Anticipated gifts and legacies, **21:9**
- Breach, contracts discharged by, **19:2, 19:3**
- Common mistake, contracts unenforceable for, **17:2**
- Frustrated contracts, **18:2, 18:3, 18:6**
- Illegal contracts, **15:1, 15:2, 15:12**
- Incapacity, contracts unenforceable for, **14:1, 14:2, 14:5, 14:6**
- Informality, contracts unenforceable for, **13:1 to 13:3**

INEFFECTIVE TRANSACTIONS

—Cont'd

- Misrepresentation, contracts voidable for, **20:1, 20:2**
- Mistake in assumptions, contracts unenforceable for, **17:2**
- Mistake in identity, contracts void or voidable for, **17:6**
- Mistake of law, recovery under doctrine of, **11:32**
- Misunderstanding, contracts unenforceable for, **17:3**
- Non est factum, contracts void for, **17:5**
- Offer and acceptance, failed attempts at, **17:4**
- Uncertainty, contracts that fail for, **17:8**
- Unjust enrichment arising from, **3:12**

INFANTS' CONTRACTS

- See **MINORS' CONTRACTS**

INFORMALITY

- Agreements enforceable under modern legislation, **13:3**
- Bills of sale legislation and, **13:3**
- Consumer protection legislation and, **13:3**
- Contracts unenforceable for, **13:2, 13:3**
- Forfeiture of part payments and, **13:4**
- Measure of recovery, relevance of contract price, **13:2**
- Measure of recovery for value of unrequested improvements, **13:2**
- Moneylenders Acts and, **13:3**
- Proprietary relief, **13:5**
- Real estate brokers legislation and, **13:3**
- Recovery by non-performing plaintiff, **13:4**

INFORMALITY—Cont'd

- Recovery of benefits conferred under informal agreements, **13:1, 13:2**
- Recovery where agreement performed by defendant, **13:4**
- Statute of Frauds and, **13:2, 13:5**

INNOCENT VOLUNTEER

- Generally, **3:9, 5:3, 6:5, 7:2, 7:11, 8:4, 31:6, 32:5, 33:5**

INNOCENT WRONGDOING

- Accessio, under doctrine of, **6:2**
- Breach of confidence, in cases of, **28:4**
- Breach of fiduciary duty, in cases of, **27:7**
- Confusio and commixtio, under doctrine of, **6:3**
- Specificatio, under doctrine of, **6:4**
- Waiver of tort, in cases of, **24:4**

IN PARI DELICTO

- Generally, **11:19, 11:20, 15:5, 15:12, 22:6, 26:5**

INSURANCE CONTRACTS

- Frustration of, **18:5, 18:6**

INTERFERENCE WITH CONTRACTUAL RELATIONS

- Waiver of tort of, **24:3**

INTERMEDDLER

- See INTERMEDDLING;
OFFICIOUSNESS

INTERMEDDLING

- Altruistic, **31:1 to 31:3**
- Self-serving, **3:9, 33:1, 33:2, 33:4 to 33:6**

INTOXICATION

- Contracts affected by, **14:6**

ISRAEL, LAW OF

- Generally, **23:4, 25:3**

JOINT CONTRACTORS

- Contribution between, **9:2**
- Co-sureties compared, **9:2**

JOINT TENANTS

- Benefits from crime, **23:2**
- Contribution between, **9:2**
- Murder of one by another, **23:2**

JUDICATURE ACTS

- Generally, **1:4, 4:1, 5:19, 7:2, 34:1**

JURISTIC REASON

- Absence of, as a requirement, **3:6, 3:7**
- Approval of regulatory authority, as, **3:7, 11:30**
- Contract, as, **3:6, 3:7**
- Discharge of debt, as, **10:18**
- Element of tri-partite principle, **3:5**
- Gift, as, **3:6, 3:7**
- Presumptive case for the absence of, **2:3, 3:3**
- Public policy considerations and, **2:3, 3:7**
- Reasonable expectations and, **2:3, 3:7**
- Rebutting the presumptive case, **2:3, 3:7**
- Reformulation of analysis of absence of, **2:3, 3:7**
- Statute as, **3:6, 3:7, 12:3**
- Two-stage approach to, **2:3, 3:7**
- Unjust enrichment compared, **3:6**
- Valid common law, equitable or statutory obligations as, **2:3, 3:7**

JUS ACCRESCENDI

- Generally, **3:13, 5:6, 23:2**

JUST CAUSE OR EXCUSE

- Defence of, **28:5**

KNOWING ASSISTANCE

- Equitable doctrine of, **5:3, 7:9**

THE LAW OF RESTITUTION

KNOWING RECEIPT

- Elements, **36:8**
- Equitable doctrine of, **5:3, 7:9**
- Knowing assistance, vs., **36:7**
- Proprietary link, need for, **36:10**
- Strict liability, a possible reform, **36:9**

LACHES

- Generally, **3:18, 5:18, 10:8, 20:12, 26:11**

LAW MERCHANT

- Generally, **6:5**

**LEGACIES, BENEFITS
CONFERRED IN
ANTICIPATION OF**

- See **ANTICIPATED GIFTS**

LIBEL

- Waiver of tort of, **24:3, 24:5**

LIEN

- See **EQUITABLE LIEN**

LIMITATION PERIODS

- Constructive trust and, **3:18, 5:2**
- Legislation, **3:18**
- Waiver of tort and, **24:1**

LOANS

- Mentally incompetent borrower and, **14:6**
- Ultra vires the borrower corporation, **8:3, 14:3**
- Ultra vires the lender corporation, **14:4**

LOCUS POENITENTIAE

- See **ILLEGAL CONTRACTS**

**LOST ASSETS (FINDERS'
CASES)**

- Generally, **35:6**

MANIFEST DISADVANTAGE

- Doctrine of, **26:11**

MARITIME LAW

- Agency of necessity, origins of, in, **31:2**
- General average contribution, **8:2**
- Load line conventions, **15:1**
- Maritime lien, **31:6**
- Salvage, under, **31:6**
- “Shipmasters’” cases, **31:2**

MARRIED WOMEN

- Matrimonial property disputes and, **34:1, 34:13**
- Subrogation for necessities supplied to, **8:3**

**MATRIMONIAL PROPERTY
DISPUTES**

- See also **PROPERTY DISPUTES BETWEEN COHABITANTS**
- Constructive trust, in cases of, **2:2, 5:6**
- Legislation and, **5:6, 34:13**

**MENTAL INCAPACITY,
CONTRACTS AFFECTED BY**

- Fairness, requirement of, **14:6**
- Intoxication, contracts affected by, **14:6**
- Necessaries supplied, claim for value of, **14:6**
- Restoration of status quo ante, **14:6**
- Subrogation to claim of supplier of necessities, **8:3, 14:6**
- Voidability, **14:6**
- Voidness, **14:6**

**MENTAL INCOMPETENCY
See MENTAL INCAPACITY,
CONTRACTS AFFECTED
BY**

MINORS' CONTRACTS

- Claims against minor, **14:5**
- Claims by minor, **14:5**
- Subrogation for necessities supplied under, **8:3**
- Subrogation to vendor's lien and, **8:3**

MINORS' CONTRACTS—Cont'd

Supply of necessities under, **14:5**

MISREPRESENTATION

See also BUSINESS PRACTICES
LEGISLATION

Affirmation, **20:11**

Bars to relief, **20:8**

Continuing duty to disclose, **20:7**

Elements giving rise to rescission,
20:2

Error in substantialibus, **20:13**

Execution of agreement, **20:13**

Fact, of, **20:3**

Inability to make restitutio, **20:9**

Laches, **20:12**

Law, of, **20:5**

Legislation dealing with, **20:14**

Limitations on relief, **20:8**

Materiality, **20:6**

Non-disclosure as, **20:7**

Opinion, of, **20:4**

Partial and misleading disclosure,
20:7

Reliance, requirement of, **20:6**

Third party rights, intervention of,
20:11

Uberrima fides agreements, **20:7**

MISTAKE

Constructive trust, in cases of, **5:10,**
10:15, 12:3

Contractual and restitutionary
claims distinguished, **10:2,**
10:11

Discharge of another's obligation
by, **12:2**

Discharge of debt by creditor, **12:3**

Improvements to chattels under,
12:8

Improvements to land under, **12:4,**
33:4

Monetary and non-monetary
benefits compared, **12:1**

Negotiable instruments and, **10:16**

MISTAKE—Cont'd

Non-monetary benefits, restatement
of doctrine relating to, **12:10**

Unjust enrichment arising from,
3:11, 12:1, 12:6, 12:10

**MISTAKE IN ASSUMPTIONS,
CONTRACTS
UNENFORCEABLE FOR**

Common mistake, requirement of,
17:2

Compromise, application to agree-
ment of, **17:2**

Contracts voidable for, **17:2**

Contracts void for, **17:2**

Equitable mistake doctrine, **17:2**

Error in substantialibus, **17:2**

Fundamental mistake, **17:2**

Mistake of law and, **17:2**

Money had and received, **17:2**

Non-existence of subject-matter,
17:2

Private rights, mistake as to, **17:2**

Proprietary relief, **17:9**

Rescission for, **17:2**

Res extincta, **17:2**

Res sua, **17:2**

Restitutio in integrum, **17:2**

Setting aside a transaction on terms,
17:2

Unilateral mistake, **17:2**

MISTAKEN PAYMENTS

See MISTAKE OF FACT;
MISTAKE OF LAW

MISTAKE OF FACT

Bank's right to recover payments
made under, **10:16**

Between payor and payee, **10:5,**
10:11

"But for" test and, **10:6, 10:11**

Change of position and, **10:10,**
10:12

Defences to claim based on, **10:8,**
10:12 to 10:14

THE LAW OF RESTITUTION

MISTAKE OF FACT—Cont'd

- Deficiencies of traditional rules governing, **10:3, 10:12**
- Estoppel and, **10:9, 10:14**
- Finality in dispute resolution, policy of, and, **10:4**
- Fundamental, **10:2, 10:7**
- Gifts made under, **3:6, 10:6, 10:7**
- “Good consideration” defence, **10:13**
- Honest misunderstanding and, **10:4**
- Illegal contracts under, **15:4**
- Law, mistake of, distinguished, **10:1, 11:2, 11:3**
- Liability to pay, as to, **10:6, 10:11**
- Lord Goff’s restatement of law of payments made under, **10:11**
- Modern approach to, **10:11**
- Money paid under, recovery of, **10:3**
- Moral obligation and, **10:6**
- Negligence of payor and, **10:4, 10:12**
- Negotiable instruments, special rules for, **10:16**
- Practical compulsion and, **26:6**
- “Privity” requirement and, **10:5**
- Proprietary relief for, **10:15**
- Restitutionary and contractual claims distinguished, **10:2, 10:11**
- Unjust enrichment principle and, **10:1**
- Voluntary submission to honest claim, **10:4**

**MISTAKE OF IDENTITY,
CONTRACTS
UNENFORCEABLE FOR**

Generally, **17:6**

MISTAKE OF LAW

- Abolition of traditional doctrine, **10:1, 11:21, 22:4**
- Agreements to repay and, **11:16**
- Change of position and, **11:28**

MISTAKE OF LAW—Cont'd

- Compulsion and, **11:20**
- Construction of wills and, **11:6**
- Contractual mistake and, **17:2**
- Exceptions to traditional rule of, **11:7**
- Executors, payments by, **11:14**
- Existence of law, as to, **11:10**
- Fact, mistake of, distinguished, **11:1, 11:7, 11:21**
- Failure to predict overruling of doctrine, **11:24**
- Finality in dispute resolution, policy of, and, **11:1, 11:2, 11:22**
- Foreign law, as to, **11:8**
- Ignorance of the law, **11:23**
- Illegal contracts and, **11:19**
- Ineffective transactions doctrine and, **11:32**
- Limitations on right to recover under, **11:27**
- Misinterpretation of case law, **11:5**
- Misinterpretation of documents, **11:6**
- Misinterpretation of legislation, **11:4**
- Officer of court, payments by, **11:13**
- Officer of court, payments to, **11:12**
- Operative mistake, the nature of, **11:22**
- Origins of doctrine, **11:2**
- Party not in pari delicto, payments by, **11:19, 11:20**
- “Passing on” defence and, **11:29**
- Personal representative, payments by, **11:14**
- Personal status, as to, **11:9**
- Practical compulsion and, **11:20, 26:6**
- Price-setting in regulated industries, **11:30**
- Private rights, as to, **11:11, 17:2**
- Public authorities, acting beyond powers, and, **11:26**

MISTAKE OF LAW—Cont'd
 Public authorities, payments by, **11:18**
 Public authorities, payments to, **11:26**
 Restatement of doctrine, **11:21**
 Retroactive legislation and, **11:21, 11:25**
 Statutory ouster of common law right to recover, **11:17, 11:31**
 Statutory reform of, **11:21**
 Statutory rights of recovery and, **11:17, 11:31**
 Traditional rule, **11:1, 11:3**
 Trustees, payments by, **11:14**
 Ultra vires legislation and, **11:4, 11:26**
 Woolwich principle and, **11:21**
 Wrongful conduct and, **11:15**

MISUNDERSTANDING, CONTRACTS UNENFORCEABLE FOR
 Ambiguity, agreements which fail for, **17:7**
 Benefit, expenditure that would otherwise be made, **17:7**
 Carelessness in signing and non est factum, **17:5**
 Constructive trust, in cases of, **17:9**
 Contracts voidable for, **17:3**
 Contracts void for, **17:3**
 Equitable lien, in cases of, **17:7, 17:9**
 Good faith in bargaining, duty of, **17:8**
 Improvements to land, **17:7**
 Mistake of identity, **17:6**
 Non est factum, **17:5**
 Offer and acceptance, failed attempts at, **17:4**
 Officiousness, **17:4**
 Passage of property, **17:6**
 Proprietary relief, **17:7, 17:9**
 Rectification, **17:3**
 Rescission, **17:3**

MISUNDERSTANDING, CONTRACTS UNENFORCEABLE FOR—Cont'd
 Subrogation, **17:4**

MONETARY DISGORGEMENT
 Equitable award, **5:17**
 Property disputes between cohabitants, in cases of, **5:17**

MONEY
 Benefit, as, **3:4**
 Currency, doctrine of, and, **6:5**
 Paid under mistake of fact, **10:3**
 Paid under offensive legislation, **22:9**
 Tracing of, **6:5**

MONEY HAD AND RECEIVED
 Action for, **4:3**
 Breach of contract and, **19:2, 19:3**
 Compulsion, in cases of, **4:3, 26:2**
 Contractual mistake and, **17:2**
 Frustrated contracts and, **18:2**
 History of, **1:2**
 Mistake, in cases of, **4:3**
 Mistaken payments, in cases of, **10:5**
 Moneys paid under informal agreement and, **13:2**
 Total failure of consideration and, **4:3**
 Total failure of consideration requirement, **13:2, 14:5, 18:2, 19:2, 19:3, 20:13, 32:1**
 Waiver of tort, in cases of, **4:3, 24:3**

MONEYLENDERS
 Illegal contracts by, **15:10**
 Subrogation and, **8:3**

MONEYLENDERS ACTS
 Generally, **8:3, 13:3, 14:5, 15:10**

MONEY PAID
 Action for, **4:4**

THE LAW OF RESTITUTION

MONEY PAID—Cont'd

- Compulsory discharge of another's obligation, in cases of, **4:8**
- History of, **1:2**
- Indemnity and, **9:3**

MURDER

- Benefits from, denial of, **23:2**

NECESSITOUS INTERVENTION

- Agency of necessity, **31:2, 31:6, 31:8**
- Burial expenses, **31:8**
- Discharge of another's debt, **31:7**
- Expectation of reimbursement, presumption of, **31:5**
- Fulfilment of another's contractual duty, **31:8**
- Fulfilment of another's duty, **31:8**
- Implied contract theory, **31:1, 31:5**
- Necessaries supplied to mental incompetents, minors and drunkards, **31:5**
- Negotiorum gestio, **31:1, 31:2**
- Officiousness and, **3:14, 31:1**
- Preservation of credit, **31:7**
- Preservation of life or health, **31:4**
- Preservation of property, **31:6**
- Public health and safety, **31:8**
- Public interest, interventions in the, **31:8**
- Rationale for recovery, **31:1**
- Support for spouses and children, **31:8**
- Unjust enrichment principle and, **3:14, 31:1**

NEGOTIABLE INSTRUMENTS

- Acceptance for honour, **31:7**
- Certification and acceptance compared, **10:17**
- Certified cheque, **10:17**
- Change of position and, **10:17, 10:19**
- Cocks v. Masterman, rule in, **10:11, 10:19**

NEGOTIABLE INSTRUMENTS

—Cont'd

- Compulsory discharge of another's liability under, **32:2**
- Countermanded cheque, **10:17**
- Currency, doctrine of, and, **6:5**
- Forged endorsement, **10:20**
- Forged signature of drawer, **10:19**
- Material alteration, **10:21**
- Mistaken payment on, **10:16**
- Negligent payment on, **10:19**
- NFS cheque, **10:18**
- Price v. Neal, rule in, **10:19**
- Subrogation of bank and, **10:17**

NEGOTIORUM GESTIO

- Generally, **31:1, 31:2**

NON EST FACTUM

- Carelessness in signing, relevance of, **17:5**
- Contract void for, **17:5**

NOVEL DISSEISIN

- Assize of, **1:1**

OFFICIOUSNESS

- See also INTERMEDDLING
- Anticipated contracts and, **21:6**
- Compulsion and, **8:4, 32:1, 32:5**
- Compulsory discharge of another's liability and, **32:1, 32:5**
- Contribution, right to, and, **9:1**
- Cost indemnification and, **33:11**
- General principle against, **3:9**
- Indemnity, right to, and, **9:1**
- Meeting allegation of, **8:4, 32:1**
- Mistake and, **8:4, 12:3, 32:6**
- Mistaken improver of chattels and, **12:8**
- Mistaken improver of land and, **12:6**
- Misunderstanding in contract formation and, **17:4**
- Necessitous intervention and, **3:14, 31:1**
- Public policy and, **8:4**

OFFICIOUSNESS—Cont'd

- Pursuit of self-interest, **2:3, 3:9**
- Self-serving intervention and, **33:1, 33:5, 33:11**
- Subrogation and, **8:4**
- Volunteers and, **3:9, 33:5**
- Want of authority, contracts void for, and, **16:3**

PALM TREE JUSTICE

- Generally, **2:3, 3:6, 5:6, 34:2**

PARTNERS

- Compulsory discharge of another's liability, **32:2**
- Contribution between, **9:2**
- Fiduciary duty owed by, **27:5**

PART PERFORMANCE

- Doctrine of, **30:2**

PASSAGE OF PROPERTY

- Illegal contracts and, **15:11**
- Mistake in identity, contracts void for, and, **17:6, 17:9**
- Non est factum, contracts void for, and, **17:9**
- Ultra vires contracts and, **14:3, 14:4**

PASSING ON

- Defence of, **10:14, 11:29, 22:4**
- Evidentiary burden of, **11:29**
- Limitations on, **11:29**
- Presumptions applicable to, **11:29**
- Unavailability in Canada, **11:29**

PERSONAL CLAIMS

- Equitable accounting, **5:17**
- Equitable compensation, **5:19**
- Equity, in, **5:3, 5:17**
- Knowing assistance, in cases of, **5:3, 7:9**
- Knowing receipt, in cases of, **5:3, 7:9**
- Law, at, **4:2**
- Money had and received, **4:3, 6:5**
- Money paid, **4:4**

PERSONAL CLAIMS—Cont'd

- Property disputes between cohabitants, in cases of, **5:17, 34:2, 34:3, 34:9**
- Quantum meruit, **4:5**
- Quantum valebat, **4:5**
- Rescission at law, **4:7**
- Rescission in equity, **5:18**

PLAINTIFF'S EXPENSE, AT THE

- Corresponding deprivation and, **3:5**
- Element of general principle, **3:5**

PRACTICAL COMPULSION

- See also **ECONOMIC DURESS**
- Carriers, involving, **26:6**
- Colore officii, benefits obtained by, **22:2, 26:6**
- Discharge of another's liability and, **32:4**
- Impecuniosity and, **26:6**
- Mistake of fact and, **26:6**
- Mistake of law and, **22:6, 26:6**
- Municipalities, involving, **22:6, 26:6**
- Origin of term, **26:6**
- Public authorities, in cases involving, **22:6**
- Traditional categories distinguished, **26:6**
- "Urgent and pressing necessity" test, **22:6, 26:6**
- "Wrongfulness" of pressure, **26:6**

PRIVACY

- Breach of confidence compared, **28:3**
- Independent tort, **24:3, 28:3**
- Right of, **28:3**

PROFIT FROM WRONGDOING

- Arson, in cases of, **23:3**
- Breach of confidence, in cases of, **28:1**
- Breach of contract, in cases of, **25:2 to 25:4**

PROFIT FROM WRONGDOING

—Cont'd

- Breach of fiduciary duty, in cases of, **27:7**
- Constructive trust, in cases of, **5:5, 5:11**
- Conversion, in cases of, **24:3**
- Criminal misconduct, in cases of, **23:2 to 23:4**
- Deceit, in cases of, **24:3**
- Dishonoured undertakings, in cases of, **30:3**
- Duress, in cases of, **26:2**
- Economic duress, in cases of, **26:7**
- Equitable wrongdoing, in cases of, **30:1**
- General principle, **3:13, 23:1, 30:1**
- Indemnity insurance and, **23:3**
- Interference with contractual relations, in cases of, **24:3**
- Libel, in cases of, **24:5**
- Manslaughter, in cases of, **23:2**
- Murder, in cases of, **23:2**
- Practical compulsion, in cases of, **26:6**
- Property disputes between cohabitants, in cases of, **34:1**
- Seduction, in cases of, **24:3**
- Statute of Frauds and, **30:2**
- Tortious misconduct, in cases of, **24:3**
- Trespass to chattels, in cases of, **24:3**
- Trespass to land, in cases of, **24:3**
- Unconscionable transactions, in cases of, **29:6**
- Undue influence, in cases of, **26:8**
- Unjust enrichment arising from, **3:13**
- Unjust enrichment principle and, **3:2**

**PROPERTY DISPUTES
BETWEEN COHABITANTS**

- Absence of legislation and, **5:6, 34:3, 34:13**

**PROPERTY DISPUTES
BETWEEN COHABITANTS**

—Cont'd

- Cause of action in, **34:1 to 34:3**
- Constructive trust, in cases of, **2:2, 5:6, 34:2, 34:3, 34:9**
- Equitable wrongdoing, form of, **34:1**
- Establishing a causal connection, **34:2, 34:3**
- “Housekeeping” cases compared, **34:3, 34:11**
- Joint effort and teamwork, **34:3**
- “Joint family venture” defined, **34:4**
- Limitation periods, **3:18**
- Monetary disgorgement and, **5:17**
- Mutual conferral of benefits, **34:11**
- Nature of contribution from defendant in, **34:11**
- Nature of contribution from plaintiff in, **34:2, 34:3, 34:11**
- Personal or proprietary relief, **34:9**
- Quantum meruit, in cases of, **34:2, 34:3, 34:9, 34:11**
- “Reasonable expectations” and, **34:10**
- Resulting trust, in cases of, **5:6, 34:3**
- Surplus of wealth requirement, **34:3**
- “Value received” and “value surviving” measures in, **34:2**

PROPRIETARY CLAIMS

- Advantages of in rem claims, **5:2, 7:1**
- Benefits conferred under informal agreements and, **13:5**
- Bona fide purchase defence, **3:17**
- Breach of confidence and, **28:4**
- Breach of contract and, **19:2, 25:4**
- Breach of fiduciary duty, in cases of, **27:7**
- Constructive trust, **5:2**
- Contractual mistake and, **17:9**

PROPRIETARY CLAIMS—Cont'd

Contractual misunderstanding and, **17:7, 17:9**
 Equitable lien, **5:16**
 Innocent improver and, **6:2**
 Law, at, **6:1**
 Mistaken payments, in cases of, **10:15, 12:6**
 Money had and received, **4:3, 6:5**
 Property disputes between cohabitants, in cases of, **34:2, 34:9**
 Subrogation and, **8:2, 8:3**
 Ultra vires contracts and, **14:3, 14:4**

PROPRIETARY ESTOPPEL

Doctrine of, **30:3**
 “Five probanda,” rejected, **12:5, 30:3**
 Imperfect gifts, in cases of, **30:3**
 Incomplete unilateral contracts, in cases of, **30:3**
 Remedies available in cases of, **30:3**
 Substantive rights created by, **30:3**
 Unjust enrichment principle and, **30:3**

PUBLIC AUTHORITIES

Abolition of mistake of law doctrine and, **22:4**
 Canadian position on restitutionary liability of, **22:11**
 Coerced payments made to, **11:20, 22:2, 22:3, 26:2**
 Colore officii doctrine and, **22:2, 22:3, 26:6**
 “Fiscal chaos” defence and, **11:21, 11:26, 22:2, 22:4**
 Lowering the duress threshold, in cases involving, **22:6**
 Mistaken payments to, **11:1, 11:20, 22:3**
 Monies paid in anticipation of government permission, **22:10**
 Necessitous intervention and, **31:8**

PUBLIC AUTHORITIES—Cont'd

“Not in pari delicto” rule, and, **11:19, 11:20**
 “Passing-on” defence, in cases involving, **11:27, 22:4**
 Payments made under duress to, **11:20, 22:6, 26:6**
 Practical compulsion and, **11:20, 22:6, 26:6**
 Recovery of benefits made under ultra vires contracts, **22:7**
 Traditional position at common law, **22:2**
 Ultra vires legislation and, **22:1, 22:6**
 Unauthorized payments by, **11:18**
 Wages and salaries of employees of, **32:1**
 Woolwich principle and, **22:5, 26:6**

PUNITIVE DAMAGES

Breach of contract, in cases of, **25:1, 25:3**
 Waiver of tort, relief in, compared, **24:5**

QUANTUM MERUIT

Action for, **4:5, 4:7**
 Breach of confidence, in cases of, **4:5, 28:4**
 Compulsion, in cases of, **4:5, 26:2**
 History of, **1:2**
 “Housekeeping” cases, **21:9, 34:3**
 Ineffective transactions, in cases of, **4:5**
 Measure of, **4:5**
 Mistake, in cases of, **4:5**
 Necessitous intervention, in cases of, **4:5**
 Property disputes between cohabitants, in cases of, **34:2, 34:3, 34:9, 34:11**
 Waiver of tort, in cases of, **4:5, 24:3**

QUANTUM VALEBAT

Action for, **4:5, 4:7**
 Compulsion, in cases of, **4:5, 26:2**

THE LAW OF RESTITUTION

QUANTUM VALEBAT—Cont'd

- History of, **1:2**
- Measure of, **4:5**
- Waiver of tort, in cases of, **24:3**

QUASI-CONTRACT

- History of, **1:2**
- Implied contract theory, **1:2**
- Mistake of fact and, **10:11**
- Waiver of tort and, **24:2**

QUEBEC CIVIL LAW

- Generally, **2:4, 23:2, 29:8**

**REAL ESTATE BROKERS
LEGISLATION**

- Informality and, **13:3**

RECTIFICATION

- Offer and acceptance, failed attempts at, and, **17:4**

REMAINDERMAN

- Murder of life tenant by, **23:2**

REPENTANCE

- See **ILLEGAL CONTRACTS**

REPLEVIN

- Action for, **6:1, 26:2**

REPRESENTATION

- See also **MISREPRESENTATION**
- Estoppel by, **10:9, 10:14**

RESCISSION

- Bona fide purchase defence, **5:18**
- Business practices legislation and, **20:15**
- Discharge by breach and, **4:7**
- Equity, in, **5:18, 17:1**
- Illegal contracts and, **15:10**
- Imposition of terms, **5:18, 17:2**
- Law, at, **4:7**
- Limitations on availability, **5:18**
- Mental incapacity and, **14:6**
- Minors' contracts and, **14:5**
- Misrepresentation and, **20:8, 20:14**
- Mistake in assumptions and, **17:2**

RESCISSION—Cont'd

- Misunderstanding and, **17:3**
- Repudiation compared, **5:18**
- Restitutio in integrum and, **4:7, 5:18**
- Setting aside transaction on terms, **5:18, 17:2**
- Unconscionable transaction, in cases of, **29:1, 29:8**
- Undue influence, in cases of, **26:11**

RES EXTINCTA

- Generally, **17:2**

RES SUA

- Generally, **17:2**

**RESTATEMENT OF THE LAW,
THIRD, AGENCY**

- Agency of necessity, **31:2**

**RESTATEMENT OF THE LAW OF
RESTITUTION**

- Authorship of, **1:4**
- Benefit, definition of, **3:4**
- Change of position defence, **2:2, 3:16, 10:10, 10:12**
- Compulsory discharge of another's liability, **32:1**
- Confidential information as property, **27:7**
- Constructive trust, **5:2**
- Contribution, right to, **9:2**
- Discharge of another's debt, **33:5**
- General, **1:4, 2:1, 2:2**
- Impact on Canadian jurisprudence, **2:1 to 2:3, 3:3**
- Implied contract theory, rejected, **1:4, 14:1**
- Indemnity, right to, **9:3**
- Innocent and conscious wrongdoer distinction, **24:4**
- Nature of benefit, **3:4**
- Necessitous intervention, **31:3**
- Officiousness, **3:9, 8:4, 21:2, 31:1**
- Self-serving intermeddler, **33:1**

**RESTATEMENT OF THE LAW OF
RESTITUTION—Cont'd**

Succession to property of wrong-
doer, **23:2**
Tri-partite principle compared, **3:3**
Unjust enrichment principle, **1:4,**
2:1 to 2:3, 3:3
Unjust retention, **3:6**
Waiver of tort, **24:3**

**RESTATEMENT OF THE LAW
SECOND, AGENCY**

Agency of necessity, **31:2**
Unauthorized provision of goods or
services, **16:3**

**RESTATEMENT OF THE LAW
SECOND, CONTRACTS**

Common misapprehension test,
17:2
Contracts implied-in-fact, **21:2**
Deposits, recovery of, **13:4**
Duress, forms of, **26:2**
“Half-measure” relief, frustrated
contracts, **18:2**
Instalment payments, recovery of,
13:4
Real estate agents, services of, **13:3**
Risk allocation analysis, **17:2**
Total failure of consideration,
requirement for, **19:2**
Undue influence, definition of, **26:8**
Unilateral mistake in assumptions,
17:2
Voidable contracts, **17:2**
Writing requirement for certain
contracts, **13:1**

**RESTATEMENT OF THE LAW
SECOND, RESTITUTION**

Project abandoned, **1:4**

**RESTATEMENT OF THE LAW
SECOND, TORTS**

Chattels, interference with another's,
31:6
Invasion of privacy, **28:3**

**RESTATEMENT OF THE LAW
THIRD, RESTITUTION AND
UNJUST ENRICHMENT**

Adoption of, **1:4**
Bona fide purchaser defence, **3:17**
Breach of confidence, **28:1**
Constructive trust, **5:2, 5:6, 5:8**
Contribution, right to, **9:2**
Equitable lien, **12:10**
Equitable subrogation, **8:1**
Fiduciary duty of loyalty, **27:4**
Indemnity, right to, **9:3, 32:1**
Mistaken discharge of obligation or
lien, **12:3**
Mistaken improvements, **12:6**
Mistaken performance of another's
obligation, **12:2**
Necessitous intervention to preserve
property, **31:6**
Non-monetary benefits, **12:10**
Primary and secondary obligations,
9:1, 9:3
Property disputes between
cohabitants, **34:3**
Self-serving intermeddler, **33:1**
Subrogation, **8:1**
Third party conferred benefits, **35:1**
Waiver of tort, **24:1, 24:3**

RESTITUTIO IN INTEGRUM

Contractual mistake and, **17:2**
Equitable accounting and, **5:17**
Illegal contracts and, **15:10**
Mental incompetency and, **14:6**
Minors' contracts and, **14:5**
Misrepresentation and, **20:9**
Requirement for, **3:15**
Rescission and, **4:7, 5:18, 26:11**

RESULTING TRUST

Generally, **2:2, 5:2, 5:6, 34:3**

ROMAN LAW

Generally, **1:1, 1:2, 6:2, 6:4, 31:1**

SALE OF GOODS

Acceptance of offer under, **21:1**

THE LAW OF RESTITUTION

SALE OF GOODS—Cont'd

- Damages under, **25:1**
- Frustration and, **18:2**
- Incapacity and, **14:6**
- Informality and, **13:3**
- Perished goods under, **10:2**

SCOTLAND, LAW OF

- Generally, **1:4, 6:2**

SEDUCTION

- Waiver of tort of, **24:3**

**SELF-SERVING
INTERMEDDLER**

- See INTERMEDDLING; SELF-SERVING INTERVENTION

SELF-SERVING INTERVENTION

- Administration of estates litigation, **33:9, 33:11**
- Agency analysis of improver's claim, **33:4**
- Benefit, conduct of litigation as, **33:6**
- Claims against a fund, **33:6**
- Class actions, **33:9**
- Collective bargaining services, **33:12**
- Co-owners, improvements by, **33:3**
- Co-owners, payment of secured debt, **33:5**
- Cost indemnification, general rule, **33:7**
- Creditors' suits, **33:8**
- Debt, discharge of another's, **33:5**
- Discharge of debt, requirements to effect, **33:5**
- Estoppel, agency by, **33:4**
- Improvements to land, **33:2**
- Improver's claim against owner, **33:2**
- Life tenants, improvements by, **33:3**
- Life tenants, payment of secured debt, **33:5**
- Mechanics' liens, **33:4**

**SELF-SERVING INTERVENTION
—Cont'd**

- Mistakenly supplied improvements, **33:4**
- Non-representative claims, **33:10**
- Officiousness, **33:1, 33:5, 33:11**
- Performance of agreements beneficial to third parties, **33:4**
- Representational or advocacy services, **33:6**
- Shareholders' derivative actions, **33:9**
- Sole owners, improvements by, **33:2**
- Subcontractors, claims against owners of land by, **33:4**
- Subrogation and, **33:5**
- Volunteer, payment of debt by, **33:5**

**SHARING THE BURDEN OF THE
LOAN**

- Contribution compared, **7:10, 9:2**
- Doctrine of, **7:10**

SPECIFICATIO

- Doctrine of, **6:4**

STATUTE OF FRAUDS

- Generally, **1:3, 2:2, 4:5, 5:5, 11:32, 13:1, 13:2, 13:5, 15:12, 30:1, 30:2, 34:11**

SUBROGATION

- Acceptor for honour and, **31:7**
- Categories of, **8:1**
- Compulsory discharge of another's obligation and, **32:1, 32:4**
- Contract claim compared, **8:3**
- Creditors of an estate and, **8:2**
- Doctrine of, **8:1**
- Equitable, **8:1**
- General applicability of doctrine, **8:2, 8:3**
- Indemnity policies and, **8:2**
- Insurers and, **8:1, 8:2**
- Mental incapacity, loans affected by, and, **14:6**

SUBROGATION—Cont'd

- Moneylenders and, **8:3**
- Necessaries, supply of, and, **8:3**
- Negotiable instruments and, **10:17**
- Offer and acceptance, failed attempts at, and, **17:4**
- Officiousness and, **8:4**
- Origins of doctrine, **8:1**
- Payment of another's debt and, **33:5**
- Preservation of encumbered property and, **8:2**
- Proprietary remedies and, **8:2, 8:3**
- Relief against forfeiture and, **8:2**
- Reviving, **8:1**
- Rights of a third party against the payee, to, **8:3**
- Rights of the payee against a third party, to, **8:2**
- Self-serving intervention and, **33:5**
- Simple, **8:1**
- Sureties and, **8:1, 8:2**
- Tracing and, **7:1, 7:3, 8:3**
- Ultra vires borrowings by corporation and, **8:3, 14:3**
- Unauthorized acts of agent and, **8:3, 8:4**
- Unjust enrichment principle and, **8:1**
- Vendor's lien, to, **8:3**

SURETIES

- See also CO-SURETIES
- Indemnity and, **9:3, 32:2, 32:5**
- Subrogation and, **8:1, 8:2**

THEFT, TORT, BREACH OF CONTRACT (COMMON LAW)

- Defences, **36:3**
- Elements of claim, **36:3**
- Proprietary link, need for, **36:5**
- Recovery at common law, **36:4**

THIRD PARTY CONFERRED BENEFITS

- Categories of claims, **35:1**

THIRD PARTY CONFERRED**BENEFITS—Cont'd**

- Estates administration, **35:3, 35:5**
- General principles, **35:6**
- Indemnification, **35:2**
- Interception of benefits, **35:5**
- Mistaken payments, **35:1, 35:3**
- Reimbursement, recovery of, **35:2**
- Tax rebate, **35:2**
- Transfers of assets, **35:5**
- Waiver of survivor benefits, **35:4**

TORT, BENEFITS**WRONGFULLY ACQUIRED BY THIRD PARTY**

- Generally, **36:2**

TORTFEASORS

- Contribution between, **9:2**
- Gaps in general law of contribution, **9:2**
- Legislation, **9:2**

TOTAL FAILURE OF CONSIDERATION

- Generally, **3:15, 4:3, 4:7, 4:8, 13:2, 14:5, 18:2, 19:2, 19:3**

TRACING AT LAW

- Accessio, doctrine of, **6:2**
- Bank accounts, tracing money into, **6:5**
- Confusio and commixtio, doctrine of, **6:3**
- Fungible property and, **6:2**
- Identification of fungible property other than money, **6:2**
- Identification of money, **6:5**
- Money and, **6:5**
- Specificatio, doctrine of, **6:4**
- Substituted property, tracing money into, **6:5**

TRACING IN EQUITY

- Available remedies, **7:9**
- Blended funds, **7:10**
- Bona fide purchaser and, **7:1, 7:11**

TRACING IN EQUITY—Cont'd

- Breach of contract and, **25:4**
- Clayton's Case, rule in, **7:4, 7:10**
- Co-mingled funds, **7:3, 7:9**
- Competing beneficial owners, **7:10**
- Fiduciary relationship, need for, **7:2**
- Fraud, in cases of, **7:2**
- Hallett's Case, rule in, **7:5**
- Identification of property, presumptive rules for, **7:3**
- Innocent volunteer and, **7:2, 7:10, 7:11**
- In personam claims, **7:9**
- Lowest intermediate balance rule, **7:8, 7:10**
- Misrepresentation, in cases of, **7:2**
- Mistake, in cases of, **7:2**
- Oatway, Re, rule in, **7:6**
- Passage of legal title and, **7:2**
- Preference over general creditors, criticism of, **7:2**
- Proprietary remedies, **7:9**
- Reservation of title clauses, **7:2**
- Sharing the burden of the loan, doctrine of, **7:10**
- Stolen property, in cases of, **7:2**
- Subrogation and, **7:1, 7:3, 8:3**
- "Swelling of assets" theory, **5:12, 7:9**
- When right arises, **7:2**
- When right is lost, **7:3**

**TRADE PRACTICES
LEGISLATION**

- See **BUSINESS PRACTICES
LEGISLATION**

TRADITIONAL CATEGORIES

- See **EXISTING CATEGORIES**

TRANSACTIONS, INEFFECTIVE

- See **INEFFECTIVE TRANSACTIONS**

TRI-PARTITE PRINCIPLE

- Absence of juristic reason and, **3:6, 3:7**

TRI-PARTITE PRINCIPLE

—Cont'd

- Application in novel situations, **3:7**
- Benefit to defendant and, **3:4**
- Canadian origins of, **2:3, 3:3, 34:1**
- Compulsory discharge and, **32:3**
- Corresponding deprivation and, **3:5**
- Property disputes between cohabitants and, **34:1**
- Reformulation of, **3:5 to 3:7**
- Unjust enrichment principle compared, **2:3, 3:3**

ULTRA VIRES CONTRACTS

- Claims against ultra vires actor, **14:3**
- Claims by ultra vires actor, **14:4**
- "Indirect enforcement" theory and, **14:3**
- Interest rate swap transactions, **11:21, 11:32, 14:3**
- Measure of relief, claim against ultra vires actor, **14:4**
- Mistake of law, doctrine distinguished, **14:3**
- Mistake of law, recovery under doctrine of, **11:32**
- Passage of property under, **14:2 to 14:4**
- Policy considerations, **14:2, 14:4**
- Proprietary relief, availability against ultra vires actor, **14:3**
- Proprietary relief, availability to ultra vires actor, **14:4**
- Public authorities and, **22:1, 22:7**
- Recovery of benefits conferred under, **14:2, 22:7**
- Subrogation, availability against ultra vires actor, **8:3, 14:3, 14:4**

ULTRA VIRES LEGISLATION

- Compulsion and, **22:6**
- Denial of recovery under ultra vires taxing statutes, **22:4**
- Federal and unitary states, under, contrasted, **22:1, 22:5**

ULTRA VIRES LEGISLATION**—Cont'd**

- “Fiscal chaos” defence, in cases of, **22:4**
- Kingstreet principle and, **22:8**
- Legislation exceeding legislative competence, **22:1**
- Legislation exceeding legislative mandate, **22:1, 22:5**
- Misinterpretation of valid legislative power, **22:5**
- Passing on defence, in cases of, **22:4**
- Recovery of benefits made under, **22:2, 22:3**
- Retrospective legislative change, **11:21, 11:25**
- Ultra vires delegated legislation, **22:1, 22:5**
- Woolwich principle and, **22:5**

UNCERTAINTY

- Agreements unenforceable for, **17:8**
- Benefit, presumption of, **17:8**
- Improvements to land, **17:8**
- Proprietary relief, **17:9**

UNCONSCIONABLE TRANSACTION LEGISLATION

- See also CONSUMER PROTECTION LEGISLATION
- Administrative remedies under, **29:8**
- Criminal sanctions under, **29:8**
- Damages under, **29:8**
- Declaratory relief under, **29:8**
- Elements of unconscionability under, **29:8**
- Injunctive relief under, **29:8**
- Limited scope of, **29:8**
- Recent consumer legislation, **29:8**
- Redress under, **29:8**
- Rescission under, **5:18, 29:8**

UNCONSCIONABLE TRANSACTIONS

- “Community standards” test, **29:6**

UNCONSCIONABLE**TRANSACTIONS—Cont'd**

- Constructive knowledge of inequality of bargaining power, **29:7**
- Drunkenness giving rise to, **29:3**
- Economic duress compared, **29:6**
- Elements of, **29:1**
- Ignorance of rights giving rise to, **29:8**
- Illiteracy giving rise to, **29:8**
- Improvvidency of transaction, **29:6**
- Inability to understand language giving rise to, **29:8**
- Inequality of bargaining power, **29:4**
- Intention, **29:7**
- Legislation dealing with, **29:8**
- Old age, infirmities of, giving rise to, **29:8**
- Physical defect giving rise to, **29:8**
- Situational inequality, **29:5**
- “Song writer” cases, **29:4**
- Tests
 - modern test, **29:4**
 - severe inequality, **29:3**
 - traditional test, **29:3**
 - Uber Technologies Inc. v. Heller, **29:4**
- Traditional categories of, **29:3**
- Undue influence compared, **26:9, 29:6**
- Unjust enrichment principle and, **3:13**
- Weakness or dullness of mind giving rise to, **29:3, 29:8**

UNDUE INFLUENCE

- Common law compulsion compared, **26:8**
- Defences, **26:11**
- Defined, **26:8**
- Doctor over patient, **26:9**
- Equitable origins, **26:8**
- Evidential presumptions and, **26:11**
- Fiduciary relationships compared, **26:8**

THE LAW OF RESTITUTION

UNDUE INFLUENCE—Cont'd

- Gifts and, **26:8**
- Guardian over ward, **26:9**
- Illegal contracts and, **15:6**
- Independent advice and, **26:9**
- “Manifest disadvantage,” requirement of, and, **26:11**
- Parent over child, **26:9**
- Presumption of, **26:9**
- Proof of actual, **26:10**
- Proof of dominant relationship, **26:9**
- Rebutting presumption of, **26:9**
- Rescission for, **26:11**
- Solicitor over client, **26:9**
- Spiritual advisor over devotee, **26:9**
- Traditional categories, **26:9**
- Trustee over cestui que trust, **26:9**
- Unconscionable transaction compared, **26:9, 29:6**

**UNFAIR TRADE PRACTICES
LEGISLATION**

- See BUSINESS PRACTICES
LEGISLATION

UNIFORM COMMERCIAL CODE

- Protection for holder in due course, **10:19**
- Subrogation of bank to payee or customer, **10:17**
- Unconscionable transactions under, **29:8**

**UNIFORM FRUSTRATED
CONTRACTS ACT, NEW**

- Generally, **18:6**

**UNIFORM FRUSTRATED
CONTRACTS ACT, OLD**

- Generally, **18:3**

**UNITED STATES OF AMERICA,
LAW OF**

- Adequacy of remedy at law, **5:9**
- Breach of confidence, tort of, **28:1**
- Breach of contract, proprietary relief for, **5:11, 25:4**

**UNITED STATES OF AMERICA,
LAW OF—Cont'd**

- Change of position defence, **2:2, 3:16, 10:10, 10:12**
 - Choice of proprietary remedies, **5:16, 7:9**
 - “Coercion of will” theory of duress, **26:7**
 - Competing beneficiaries, **7:10**
 - Constructive trust, **2:2, 5:2, 23:2, 34:2, 34:9**
 - Criminal wrongdoing, proprietary relief for, **5:11, 23:2**
 - Duress, contract voidable for, **26:2**
 - “Fiscal chaos” defence, **11:26, 22:4**
 - Fulfilment of another’s contractual duty, **31:8**
 - Fund, preservation of a, **33:10**
 - General, **1:4**
 - Innocent and conscious wrongdoer distinction, **24:4**
 - Mistake of fact, payments under, and, **10:8, 10:11, 10:15**
 - Preservation of property, **31:6**
 - Presumption of rightful replenishment, **7:8**
 - Protection of holder in due course, **10:19**
 - Real estate brokers legislation, **13:3**
 - Representational or advocacy services, **33:6**
 - Restitution and contracts discharged by breach, **19:2**
 - Sharing the burden of the loan, doctrine of, **7:10**
 - Subrogation of bank to payee or customer, **10:17**
 - Tracing in absence of fiduciary relationship, **5:8, 7:2**
 - Ultra vires contracts, **14:3, 14:4**
 - Unilateral mistake in contractual assumptions, **17:2**
 - Use and occupation of land, **24:3**
- UNJUST ENRICHMENT,
PRINCIPLE OF**
- Applications of, **3:10**

UNJUST ENRICHMENT,**PRINCIPLE OF—Cont'd**

- Basis for modern law of restitution, **1:4, 3:1**
- Benefit under, **3:2**
- Breach of confidence and, **3:13, 28:1**
- Breach of fiduciary duty and, **3:13, 27:7**
- Canadian reception of, **2:2**
- Clean hands, **3:20**
- Compulsion and, **3:13, 26:1**
- Compulsory discharge of another's liability and, **32:1 to 32:3, 32:6**
- Constructive trust and, **5:2, 5:6, 5:7, 5:9, 5:12, 5:15, 23:2**
- Contribution, right to, and, **9:1**
- Criminal wrongdoing and, **23:1, 23:2**
- English reception of, **1:4**
- Equitable wrongdoing and, **30:1, 30:2**
- Foundation of restitutionary claims at law, **2:2**
- Foundation of restitutionary claims in equity, **2:2**
- General principle or cause of action, **2:3**
- Indemnity, right to, and, **9:3**
- Independent cause of action, based on, **2:3**
- Innocent improver and, **6:2**
- In personam claims and, **10:12**
- In rem claims and, **5:2**
- Limitations on relief from, **3:15**
- Mistaken improver of chattels and, **12:8**
- Mistaken improver of land and, **12:6**
- Modern restitutionary claim and, **4:8**
- Necessitous intervention and, **31:1**
- Principles of tort and contract contrasted, **3:2**

UNJUST ENRICHMENT,**PRINCIPLE OF—Cont'd**

- Profit from wrongdoing and, **3:13, 5:11, 23:1**
- Property disputes between cohabitants and, **34:1 to 34:3**
- Proprietary estoppel and, **30:3**
- Public authorities, payments to, and, **22:5**
- Relationship between general principle and particularized causes of actions, **2:3, 3:3, 32:3**
- Rescission and, **5:18**
- Restatement of the Law of Restitution and, **1:4, 2:2, 2:3, 3:3**
- Subrogation and, **8:1**
- Three elements of the principle, **2:3, 3:2, 3:4 to 3:6**
- Traditional "category" approach and, **2:3**
- Tri-partite principle and, **2:3, 3:3**
- Two fundamental rationales, **3:2**
- Unconscionable transactions and, **3:13, 29:1**
- Waiver of tort and, **3:13, 24:1, 24:4**

UNJUST FACTORS

See EXISTING CATEGORIES

UNJUST RETENTION

Generally, **3:6**

USE AND OCCUPATION OF LAND

Action for, **4:6, 24:3**

USURPATION OF OFFICE

Waiver of tort and, **24:3, 27:7**

VOLUNTEER

See also INNOCENT VOLUNTEER

Charity as, **7:2, 7:11**

Innocent, **7:2, 7:10, 7:11**

Mistress as, **6:5**

Payment of debt by, **33:5**

THE LAW OF RESTITUTION

VOLUNTEER—Cont'd

Recovery denied to, **3:15, 11:4, 26:11, 33:5**

WAGER OF LAW

Generally, **1:2**

WAIVER OF TORT

Accounting of profits, **24:4**
Administrator de son tort, **24:2**
Advantages of, **24:1**
Assignment and, **24:1**
Assumpsit and, **4:3, 24:1**
Breach of confidence and, **28:1**
Class actions and, **24:3**
Conflicts of law and, **24:1**
Conspiracy, **24:3**
Conversion, **24:3**
Deceit, **24:3**
Definition, **24:1**
Dependent or independent cause of action, **24:1, 24:3**
Detinue, **24:3**
Election of remedy, **24:2**
Implied contract theory, **24:2, 24:3, 24:5**
“Independent” cause of action, **24:3**
Innocent and conscious wrongdoer distinction, **24:4**
Interference with contractual relations, **24:3**
Libel, **24:3, 24:5**
Limitations period and, **24:1**
Measure of recovery, **24:4**
Money had and received and, **4:3, 24:3**
Need of proof of loss, **24:3**
Negligence, **24:3**
“Parasitic” theory, **24:3**
Passing-off, **24:4**

WAIVER OF TORT—Cont'd

Privacy, **24:3, 28:1, 28:3**
Proprietary relief, in cases of, **5:11, 24:1**
Punitive damages and, **24:5**
Quantum meruit and, **4:5, 24:3**
Quantum valebat and, **4:5, 24:3**
Scope of doctrine, **24:3**
Seduction, **24:3**
Trespass to chattels, **24:3**
Trespass to land, **24:3**
Unjust enrichment principle and, **3:13, 24:1, 24:4**
Usurpation of office, **24:3**

**WANT OF AUTHORITY,
CONTRACTS VOID FOR**

Change of position and, **16:2**
Goods and services supplied, recovery of the value of, **16:3**
Inevitable expenditure, **16:3**
Money paid under, recovery of, **16:2**
Officiousness and, **16:3**
Realized or realizable value, **16:3**

**WANT OF CERTAINTY,
AGREEMENTS VOID FOR**

See UNCERTAINTY

WARRANTY OF AUTHORITY

Liability for breach of, **16:1, 16:3**

WOOLWICH PRINCIPLE

Colore officii doctrine compared, **22:5**
English origins of, **11:21, 22:5**
Mistake of law doctrine and, **11:21**
Public authorities, application of, to, **22:4, 26:7**
Ultra vires delegated legislation and, **22:5**