# **Index**

#### **ACCEPTANCE**

Communication of, 2:27 to 2:36

Counter-offers, 2:21

Defined, 2:19

Post-"Acceptance" negotiations, 2:20 Standard form document, 2:22 to 2:25 Unilateral contacts, performance and motive, 2:26

# ACCEPTANCE, COMMUNICATION OF

Generally, 2:27

Communication at distance, 2:32 to 2:36

Silence, 2:28

Waiver of notification, 2:29 to 2:31

#### **AGENCY**

Generally, **7:16** Exclusion clauses, **7:17** 

### **AGREEMENT**

Acceptance, 2:19 to 2:36 Certainty of terms, 2:37 to 2:43 Consensus ad idem, 1:3, 2:1 to 2:4 Contract, as, 1:3 Invitation to treat, 2:6 to 2:12 Offer, 2:5 to 2:18

# ANTICIPATORY BREACH

Acceptance, 19:6 to 19:8 Consequences, 19:7 to 19:8 Defined, 19:3 to 19:4 Mitigation, and, 22:39 Wrongful, must be, 19:5

#### ASSIGNMENT

Generally, 21:1

Benefit of contract at common law, 21:2
Benefit of contract in equity, 21:3 to 21:5
Benefit of contract under statute, 21:6 to 21:9

Burdens or liabilities under contract, 21:11 to 21:12

Operation of law, by, **21:13** What is assignable, **21:10** 

#### **BAILMENT**

Generally, 7:15

#### BAIN V. FOTHERGILL

Generally, 22:17

#### **BILATERAL CONTRACTS**

Acceptance, communication, 2:31 Defined, 1:2, 2:3

#### **BILATERAL MISTAKE**

Fundamental assumptions, **9:8 to 9:13**Mistaken assumption about existence of subject-matter, **9:9** 

Mistaken assumption about legal ownership, **9:10** 

Mistaken assumption about quality, 9:11 to 9:13

Terms, 9:7

#### **BREACH**

Anticipatory, **19:3 to 19:8**Discharge by, **19:2**Repudiation, **19:4**, **19:7 to 19:8**Varieties of, **19:1** 

# **BROWSE WRAP CONTRACTS**

Generally, 2:35

#### BUSINESS CORPORATIONS, CAPACITY TO CONTRACT

Generally, **6:27 to 6:28** 

## **CAPACITY**

Generally, **6:1 to 6:2**Artificial persons, **6:24 to 6:29**Business corporations, **6:27 to 6:28**Contracts with common party, **6:2**Crown, **6:25 to 6:27** 

Elderly and disabled, 6:23

Incompetent persons, **6:17 to 6:20** Intoxicated persons, **6:21 to 6:22** 

Minors, **6:3 to 6:16** 

Municipal corporations, 6:29

Trade unions, **6:31 to 6:32** 

Unincorporated associations, 6:30 to 6:32

#### **CERTAINTY OF TERMS**

Generally, 2:37

Agreement to agree, 2:40

Anticipated formalization, 2:41 to 2:43

Missing terms, 2:39

Vague terms, 2:38

#### **CLICK WRAP CONTRACTS**

Generally, 2:35

#### **COLLATERAL CONTRACTS**

Benefits, generally, 16:2

Clear and certain terms, 16:10

Consideration, 16:11

Contractual intention, 16:9

Defined, 16:1

Illegality, 16:5

No contradiction, 16:12 to 16:14

Parol evidence rules, 16:7

Privity of contract, 16:3

Requirements, generally, 16:8

Revocation of offers of unilateral

contracts, 16:4

Statute of Frauds, 16:6

#### **CONDITIONS**

Generally, 1:5, 14:15, 14:16, 14:18, 19:14

Conditions precedent, see CONDITIONS PRECEDENT

#### CONDITIONS PRECEDENT

Effect. 13:2

Obligations under, 13:4

Transformation of, 13:1

Waiver, **13:3** 

#### CONDITION VS. WARRANTY

Generally, **14:15** 

Conditions, 14:16

Innominate or intermediate terms, 14:18

Warranties, 14:17

#### **CONSENSUS AD IDEM**

Generally, 1:3, 2:1

Bilateral, 2:2, 2:3

Unilateral, 2:2, 2:4

## CONSIDERATION

Generally, 1:4, 4:1 to 4:4

Exceptions, **4:19 to 4:20** 

Mutuality, **4:4 to 4:5** 

Past consideration, 4:14 to 4:16

Proof, 4:17 to 4:18

#### CONSIDERATION—Cont'd

Statutory changes, 4:20

Sufficiency, 4:6 to 4:13

#### CONTRACT UNDER SEAL

Generally, 1:4, 4:19

Business corporations, 6:28

Municipal corporations, 6:29

Performance obligations, 17:7

Privity, **7:12** 

## CROWN, CAPACITY TO CONTRACT

Generally, 6:25 to 6:26

#### **DAMAGES**

Assessment of substantial damages, 22:24 to 22:31

Bain v. Fothergill, doctrine of, 22:17

Causation in fact, 22:13

Common law, 22:1 to 22:8

Concurrent and alternative claims, 22:2 to 22:6

Disgorgement, 22:23

Equity, 22:9 to 22:11

Intangible loss, 22:19

Leases, 22:18

Limitation of actions, 22:8

Mitigation, 22:36 to 22:39

Pre-assessment, 22:32 to 22:35

**Punitive**, 22:22

Quantification, 22:21 to 22:35

Recoverability vs quantification, 22:12

Remoteness in law, 22:14 to 22:16

Substantial and nominal, 22:21

Transferred third party losses, 22:20

#### DISGORGEMENT DAMAGES

Generally, 22:23

#### **DURESS**

Generally, 11:1

Economic, 11:4

Extension at common law, 11:3

Person, to the, 11:2

# ELDERLY AND DISABLED PERSONS, CAPACITY TO CONTRACT

Generally, 6:23

#### **ELECTRONIC CONTRACTS**

Acceptance, communication at distance, 2:35 to 2:36

Electronic commerce legislation, 2:36

#### **EOUITY**

Contract, and, 1:7

Contract under seal, enforcement, 4:19

Damages for breach, 22:9 to 22:11

Promissory estoppel, see PROMISSORY **ESTOPPEL** 

Statute of Frauds, and, 8:12

#### ESTOPPEL BY REPRESENTATION

Generally, 5:2

#### **EXCHANGE**

Generally, 1:1, 1:2, 1:4

#### **EXCLUSION CLAUSES**

Generally, 15:1

Notice, 15:2

Scope, 15:3

Tercon approach, 15:4

#### **EXECUTED AGREEMENTS**

Generally, 2:43

# **EXECUTORY AGREEMENTS**

Generally, 2:42

#### **EXPRESS TERMS**

Alteration of documents, 14:8

Construction of written documents, 14:6

Defined, 14:1

Interpretation, 14:3, 14:7

Parol evidence rule, 14:4 to 14:5

Statements that are terms, 14:2

#### **FRUSTRATION**

Generally, 20:3

Effects at common law, 20:12

Express terms, effect, 20:8

Juridical basis, 20:4 to 20:7

Land, 20:11

Legislation, effects, 20:13

Sale of goods, **20:10** 

Self-induced, 20:9

#### GOOD FAITH

Generally, 18:1 to 18:2

Duties arising from specific circumstances, 18:4 to 18:7

Duties arising from specific relationships, 18:8 to 18:10

Good faith duties after Bhasin, 18:11

Good faith duties predating Bhasin, 18:4 to 18:10

Organizing principle, 18:3

# HARVELA INVESMENTS LTD. V. ROYAL TRUST COMPANY OF CANADA (C.I.) LTD.

Generally, 2:10

#### ILLEGALITY AND PUBLIC POLICY

Generally, 12:1

Common law, 12:9 to 12:14

Consequences, 12:15 to 12:20

Contracts affecting marriage, 12:13

Contracts injurious to State, 12:11

Contracts in restraint of trade, 12:14

Contracts involving or encouraging immorality, 12:12

Contracts that interfere with administration of justice, 12:10

Contracts to commit illegal acts, 12:9

Doctrine of public policy, 12:8

Express and implied prohibitions, 12:3 to

Illegal performance, 12:7

Recovery despite illegality, 12:17 to

12:20

Severance, doctrine of, 12:16

Statutory, 12:2 to 12:7

Voidness of transaction, 12:15

### **IMPLIED TERMS**

Business efficacy, doctrine of, 14:10

Possibility of implication, 14:9

Previous dealings, 14:11

Statute, under, 14:13

Theory, 14:14

Usage and custom, 14:12

# **IMPOSSIBILITY**

Effects at common law, 20:12

Express terms, effect, 20:8

Juridical basis, 20:4 to 20:7

Land, 20:11

Legal, 20:2

Legislation, effects, 20:13

Physical, 20:1

Sale of goods, 20:10

Self-induced, 20:9

## INCOMPETENT PERSONS, CAPACITY TO CONTRACT

Effect of incompetence, 6:17

Fairness, 6:19

Knowledge of other party, 6:18

Liability for necessaries, 6:20

#### **INJUNCTIONS**

Adequacy of damages, 23:8

Availability, **23:6** 

Interlocutory and interim injunctions,

23:10

Nature and scope, 23:5

Negative obligations, 23:7

Permanent injunctions, 23:9

# INNOMINATE OR INTERMEDIATE TERMS

Generally, **14:18** 

#### INTENTION TO CONTRACT

Generally, **3:1** 

Commercial agreements, 3:7

Dealings with government, 3:4

Domestic arrangements, 3:5

Informally expressed agreements, 3:3

Preliminary agreements, 3:2

Religious associations, 3:6

Social arrangements, 3:5

Voluntary associations, 3:6

# INTOXICATED PERSONS, CAPACITY TO CONTRACT

Ratification, 6:22

Voidability of contracts, 6:21

#### INVITATION TO TREAT

Generally, 2:6

Advertisement, catalogues, displays, 2:7

Calls for tenders, 2:9 to 2:12

Exceptions, 2:8

# LEGAL IDEA OF CONTRACT

Generally, 1:1

Agreement, 1:3

Equity, and, 1:7

Exchange, 1:4

Promise, 1:2

Theories, 1:8 to 1:10

Tort, and, 1:5

Unjust enrichment, and, 1:6

# MINORS, CAPACITY TO CONTRACT

Generally, 6:3

Adult guarantor or surety, liability of, **6:15** 

British Columbia, 6:16

Effect of the law, 6:4

Enforceable contracts, 6:5 to 6:7

## MINORS, CAPACITY TO CONTRACT

-Cont'd

Invalid contracts, consequences, 6:11 to

6:13

Tort, alternate liability, 6:14

Voidable contracts, 6:8 to 6:9, 6:12

Void contracts, **6:10**, **6:13** 

#### **MISREPRESENTATION**

Generally, 10:18

Actual reliance, 10:16 to 10:17

Elements, 10:4 to 10:17

False statement, 10:13

Fraudulent, 10:19

Material, 10:14 to 10:15

Pre-contractual statements, classification,

10:1 to 10:3

Statement, 10:5 to 10:7

Statement of fact, 10:8 to 10:12

#### MISTAKE

Generally, 9:1

Bilateral mistakes, 9:7 to 9:13

Unilateral mistake, 9:2 to 9:6

#### MITIGATION OF DAMAGES

Anticipatory breach, and, 22:39

Duty, 22:36

Forms, 22:37

Reasonable, 22:38

# MUNICIPAL CORPORATIONS, CAPACITY TO CONTRACT

Generally, 6:29

#### **MUTUALITY**

Generally, 4:4 to 4:5

#### NON EST FACTUM

Generally, **6:23**, **9:6**, **9:13** 

#### **NUDUM PACTUM**

Generally, 1:4, 2:14

#### **OFFER**

Communication of, 2:13

Death, 2:18

Defined, 2:5

Invitation to treat, 2:6 to 2:12

Lapse of offer, 2:17 to 2:18

Revocation, 2:14 to 2:16

#### PAROL EVIDENCE RULE

Collateral contracts, 16:7

Express terms, 14:4 to 14:5

#### PAST CONSIDERATION

Generally, 4:14 Legality, 4:15 Source, 4:16

#### **PERFORMANCE**

Accord and satisfaction, 17:14 Alternatives. 17:9 to 17:15 Dependent obligations, 17:5 to 17:6 Independent obligations, 17:7 Merger, 17:15 Novation, 17:13 Strict performance, 17:1 to 17:4 Substantial performance, 17:8 Tender, 17:10 Variation, 17:12 Waiver, 17:11

# POSTAL ACCEPTANCE RULE Generally, 2:14, 2:34, 2:35

#### **PRIVITY**

Agency, 7:16 to 7:17 Bailment, 7:15 Case against privity, 7:3 to 7:9 Chattels, restrictions on, 7:26 Consideration, and, 7:10 Contracts under seal, 7:12 Defined, 7:1 Development of doctrine, 7:2 Irrevocable letters of credit, 7:24 Joint and several parties, 7:11 Modifications to doctrine, generally, 7:13 Negotiable instruments, 7:24 Principled exception, 7:18 to 7:23 Statute, **7:25** Third party standing, 7:27 Trust, 7:14

#### PROMISSORY ESTOPPEL

Generally, 5:1 Cause of action, as, **5:10 to 5:13** Clear promise or assurance, 5:5 Defence, 5:9 Detriment, 5:8 Existing legal relationship, 5:4 Intention to be bound, 5:6 Other doctrines, distinction from, 5:2 Reliance, 5:7 Requirements, 5:3

#### PROOF OF CONSIDERATION

Express, 4:17 Implied, 4:18

#### PROPRIETARY ESTOPPEL

Generally, 5:2

#### **PUNITIVE DAMAGES**

Generally, 22:22

# **QUANTUM MERUIT**

Generally, 2:13, 2:39, 6:29, 8:12, 19:7, 22:5, 22:10

#### **QUANTUM VALEBAT**

Generally, 2:39, 22:5

#### **OUASI-CONTRACT**

Generally, 1:6, 22:6

#### **OUID PRO OUO**

Generally, 1:4, 4:1, 4:3, 4:6, 4:16, 4:17

#### RECTIFICATION

Bars, 23:23

Common intention, 23:21

Essential elements, 23:19 to 23:22

Evidence, 23:22

Mistake, 23:20

Nature and problems, 23:18

#### RESCISSION

Barriers, 23:16

Common law, **23:11** 

Equitable, 23:12 to 23:15

Fraud, 23:13

Importance of restitutio, 23:17

Inequitable bargains, 23:15

Innocent misrepresentation, 23:14

# RESTITUTIO IN INTEGRUM

Generally, 6:12, 23:11, 23:12, 23:15, 23:17

# R. V. RON ENGINEERING & **CONSTRUCTION (EASTERN)**

LTD.

Generally, 2:11, 2:12, 9:4

# SALE OF GOODS ACT, WRITING REQUIREMENTS

Acceptance, 8:16

Earnest or part payment, 8:17

Note or memorandum, 8:18

Provisions, 8:13 to 8:14

Requirements, generally, 8:15

#### SEVERANCE, DOCTRINE

Generally, 12:16

#### SHRINK WRAP CONTRACTS

Generally, 2:35

#### SPECIFIC PERFORMANCE

Nature and purpose, 23:1 Obligations of plaintiff, 23:4 When obtainable, 23:2 When unobtainable, 23:3

#### STATUTE OF FRAUDS

Generally, 8:1 to 8:2

Collateral contracts, 16:6

Contracts for sale of land or interest in land. **8:4** 

Contracts not to be performed within year, 8:5

Contracts of guarantee, 8:3

Non-compliance, effect of, 8:11 to 8:12

Other contracts, 8:6

Sale of Goods Act, and, 8:13 to 8:14

Writing requirements, 8:7 to 8:10

# SUBSTANTIAL AND NOMINAL DAMAGES

Generally, 22:21

# SUBSTANTIAL DAMAGES, ASSESSMENT

Alternative measures of damages, 22:26

Contributory fault, 22:27

Date of assessment, 22:25

Deductions, 22:28

Duty to assess, 22:24

Foreign currency, contracts involving, 22:29 to 22:31

#### SUFFICIENCY OF CONSIDERATION

Adequacy, contrasted with, **4:6** Existing obligation, **4:8 to 4:13** 

Forbearance to sue, 4:7

#### TENDERS, CALLS FOR

Generally, 2:9

Harvela Investments Ltd., 2:10

Ron Engineering & Construction (Eastern) Ltd., 2:11 to 2:12

# TERCON CONTRACTORS LTD. V. BRITISH COLUMBIA (MINISTER OF TRANSPORTATION & HIGHWAYS)

Generally, 11:9, 12:11, 15:4, 23:15

#### **TERMS**

Condition-warranty dichotomy, **14:15 to** 

Express, **14:1 to 14:8** 

Implied, 14:9 to 14:14

#### THEORIES OF CONTRACT LAW

Generally, 1:8

External justifications, 1:10

Unitary theories, 1:9

#### **TORT**

Contract, and, 1:5

Contracts to commit illegal acts, 12:9

Damages, concurrent and alternative claims, 22:3

Damages, remoteness, 22:14

Inducing breach of contract, 7:26

Liability of minors, 6:14

Misrepresentation, generally, 10:18

#### UNCONSCIONABILITY

Canadian approach, 11:8

Inequality in bargaining power, 11:7

Legislation, 11:11 to 11:13

Relief, scope of, 11:9

Traditional view, 11:6

Transactions to lend money, 11:12

Unfair business practices, 11:12

Utility and disutility of doctrine, 11:10

#### UNDUE INFLUENCE

Generally, 11:5

#### UNIFORM COMMERCIAL CODE

(U.S.)

Generally, 2:25

#### UNILATERAL CONTRACTS

Acceptance, communication, 2:30

Defined, 2:4

Performance and motive. 2:26

Revocation of offer, 2:15 to 2:16, 16:4

#### UNILATERAL MISTAKE

Generally, 9:2

Mistake in motive, 9:3

Mistake in terms, **9:4** 

Mistake of identity, 9:5

Non est factum, 9:6

# UNINCORPORATED ASSOCIATIONS, CAPACITY TO CONTRACT

Generally, 6:30

# UNINCORPORATED ASSOCIATIONS, **CAPACITY TO CONTRACT**

—Cont'd

Trade unions, **6:21 to 6:32** 

# UNJUST ENRICHMENT

Generally, 1:6, 2:43, 7:13, 22:6

# VOIDABLE CONTRACTS

Generally, 6:4, 6:8, 6:9, 6:12

# **VOID CONTRACTS**

Generally, 6:10, 6:13

#### **WAIVER**

Alternative to performance, 17:5, 17:11 Class action, 11:8

Communication of acceptance, 2:29 to 2:31

#### WAIVER—Cont'd

Conditions precedent, and, 13:3

Doctrine of, 4:12

Promissory estoppel, distinguished from, 5:2, 5:7

Repudiation, distinguished from, 19:6

Subrogation, 7:18 to 7:19, 7:22

# WARRANTY

Generally, 1:5, 4:14, 10:1, 14:15, 14:17, 14:18, 17:15, 19:2, 19:4

# WRITING REQUIREMENTS

Other statutes, 8:19

Sale of Goods Act, see SALE OF GOODS ACT, WRITING REQUIREMENTS

Statute of Frauds, see STATUTE OF **FRAUDS**