ANALYTICAL INDEX

– A –

Abuse of power, 259

Abuse of right, 88

Abusive clause, 74 And good faith, 248 Contract, 266-269

Acquisition of property, 32

Acquisitive prescription, 147-151 Effect, 128, 149 Limitation period, 122

Adhesion contract, 227, 233, 234, 266 Forum selection clause, 444 Interpretation, 272 Standard form, 269

Administration of the property of another, 196

Contracts, 283 Full administration, 198 Liability to third persons, 284 Simple administration, 198

Administrator Conflict of interests, 259 Agent Liability of the principal, 319-322 Presumption of liability, 302

Agreement See Contract

Aitkins, James, 47

Anglin, Francis A., 85

Animal Civil liability, 324-326 Material injury, 334 Presumptions of liability, 302

Arbitration agreement, 455

Arbitration clause, 425 Validity of, 438-446

Artificial intelligence Precautionary principle, 303

Assignment of a claim, 287

Association, 252 Ability to contract, 260

Attendant Civil liability, 316-318 – B –

Bad faith And possession, 150

Bankruptcy Termination of a trust, 218

Bare owner, 138, 139, 142, 146

Barreau du Québec, 54

Batiffol, Henri, 377

Baudouin, Jean-Louis, 66, 72, 81

Bentham, Jeremy, 42

Bijuralism

In Canada, 1, 13, 32 Statutory interpretation, 24, 26

Bilingualism, 13

Interpretation of the Civil Code of Québec, 88 Statutory interpretation, 24, 26

Bodily injury, 332 Prescription, 333

Brodeur, Louis-Philippe, 85

Business trust, 188

– C –

Canada

Bijuralism, 1, 13, 32 Comparative law, 1, 10 Private law, uniformization of, 85 See also Federal legislation Powers of the provinces, 16 Capacity to contract, 235, 253,

Canadian Constitution

Carleton, Guy, 112

259

Caron, René-Édouard, 43

Carrier Obligation of result, 272

Cartier, George-Étienne, 42

Cartier, Jacques, 104, 107

Castel, Jean-Gabriel, 377

Chambre des notaires du Québec, 54 Registry of mandates, 95

Champlain, Samuel de, 107

Characteristic prestation Presumption of localization, 455

Charitable activity, 29-31

Charitable trust, 30, 193

Child, 93

Adoption, 97 De facto capacity, 305 Equality among children, 95 Imputability, 305 Name, 95 Patrimony, 118 Undesired birth, 343 See also **Minor** Civil Code Revision Office, 51, 90 Reports, 52, 376

Civil fault

Act of another, 314-322 Act of a thing, 322-330 And error of conduct, 310 Appraising fault, 313 Assessing the injury, 349 Involvement of fault by the victim, 350 Involvement of multiple faults by third persons, 351 Classification, 310 Committed by an agent, 321 Committed by an incapable person of full age, 318 Committed by a minor child, 315, 317 Concept, 310 Contractual fault, 311 Determining fault, 310-313 Extracontractual fault, 311 Fault by action, 311 Fault by omission, 311 Gross fault, 312 Intentional fault, 312 Unintentional fault, 312 See also Fault

Civil law

And common law, 4 And federal law, 15, 61 Deductive reasoning, 71 Drafting techniques, 72 Legal norms, 62 Pragmatism, 392 Relation to the authorities, 81 See also **Quebec civil law**

Civil liability

Act of an animal, 324-326 Bases, 300-303

Causation, 344-353

- Determination of causal connection, 345-348
- Immediate causation, 347
- Proof of, 349
- Proving and assessing the causal connection, 348-353
- Reasonable foreseeability, 346
- Role in assessing the injury, 349
- Sufficient causation, 346
- Choice of law rules, 459-466
- Civil fault, 310-314
- Contracts, 231, 283
- Damage caused by another person or a thing, 64
- Duty of good faith, 248
- Duty to repair injuries, 64
- Elements, 303-330
- Exculpatory clause, 268
- Factual basis, 303
- Fault, 298, 300
- For exposure to or the use of raw materials originating in Quebec, 384
- General duty to be of good conduct, 294
- General duty to take care, 283
- Immovable in ruin, 322, 326
- Impact of the Quebec Charter, 294
- Imputability, 304-309
 - Discernment, 304
- In the Civil Code of Lower Canada, 63, 293
- In the *Civil Code of Québec*, 63, 293 Injury, 70, 330-344

Common law

Interpretation, 46 Justification, 367-371 Levels of liability, 295 Lex fori, 459 Lex loci delicti, 459, 462-465 Personal act, 304-314 Personal civil liability, 350 Prescription period, 298 Presumptions, 302 Purposes, 296, 354 Raw materials originating in Quebec, 466 Regimes, 297-299 - Prohibition of regime choice, 299Supremacy of contractual liability, 299 Reparation, 296, 354-367 - Compensatory reparation, 355-365 - Final reparation, 366 - In full, 365 - Payment, 366 Risk, 300-302 Safety defect in a thing, 327-330 Sources of, 231 Trustee, 205 See also Administration of the property of another, Civil fault, Contract, Damage, Fault, Injury, Punitive damages Civil right, 58, 70 Civil union, 95 Commercial trust, 187 Common fault, 351

Administration of another person's property, 196 Adoption of the system, 113 And civil law, 4, 57 And federal law, 15 Conflict of laws, 387 - Characterization, theory of, 388 - Renvoi, 389 Court judgments, 72 Drafting techniques, 48, 72 Extracontractual obligations, 459 Forum non conveniens, 399, 401, 404 - Pending proceeding, 419 Forum selection clause, 438 General principles of law, 58 Inductive reasoning, 71 Interpreting the Civil Code of Québec, 84, 86 Judge-made law, 292 Law of torts, 64 Lis alibis pendens, 420 Multiplicity of statutes, 60 Private international law, 378 Property, 116 Punitive damages, 356 Specific performance, 279 Stipulation for another, 285 Thin skull rule, 365 Trust, 119, 168, 176, 184 - Bankruptcy or insolvency, 218 - Modification of, 214 Non-charitable purpose trust, 191 Unilateral contract, 234 Wrongful life, 343

Company Usufruct in shares, 137

Company of One Hundred Associates, 108

Comparative law, 1-34 Culturalist comparatists, 6 Descriptive or explanatory approach, 8, 12 Functionalist approach, 5 Legal science, 4 Legal transplant projects, 6 Literature, 9 Recodification of Quebec civil law, 51 Variations between the two traditions, 10, 86

Compensation, 27, 30 Injury, 331

Compensatory reparation, 355-365

Complementarity, principle of, 16, 18, 23, 31 Application of, 28

Condominium, 131

Conflict of laws, 383-396

Accessory rules, 383

Changes in the connecting factor, 394-396

Changes in the substantive foreign law, 393, 395

- Characterization, theory of, 387
- Choice of law rules, 383, 387, 390, 393, 395, 426

Applicable to contractual obligations, 450-459

Escape clause, 389-393

Foreign mandatory rules, 385 Renvoi, 388 Resolving, 384-396 Rules of necessary application, 384-386, 388 Statutory provisions in domestic law, 383 Substantive rules, 383, 386

Consensualism, 44

Consent Contract, 235, 253, 254, 261 Lesion, 261

Conservation servitude, 161

Consideration, doctrine of, 237

Construction contract, 251

Construction trust, 188

Consumer contract, 60, 233, 234, 455 Abusive clause, 266 Choice of law rule, 456-459 – Connecting factors, 458 Foreign decision, 448-450 Forum selection clause, 445 Interpretation, 272 Lesion, 261 Place of formation, 255

Consumer credit, 337

Consumer protection, 60, 66 Safety defect in a thing, 327

Contract, 3-4, 11, 225-290 Abusive clause, 248, 266-269 And civil liability, 231, 248 Assignment, 288 Autonomy of the will, 65, 241-243, 382 Bilateral contract, 236, 246 Binding force, 49, 59 By mutual assent, 233 Capacity to contract, 235, 253 Cause, 235, 237, 240, 253 Change in circumstances, 275 Civil Code of Lower Canada, 44 Claim, 230 Classification, 229, 233-235 Collective contract, 252 Consent of contracting parties, 235, 253.254 Consumer contract, see Consumer contract Contractual justice, 246 Contractual obligations, see **Contractual obligations** Contractual right in favour of a third person, 284 Damages, 281 Debt. 230 Default, 278, 281 Definition, 75, 230, 253 Effects on contracting parties, 268-276 Effects on third persons, 283-288 Elements, 235 Equity, 270 Exculpatory clause, 268 Existence, 253-256 Express terms, 268-270 - Interpretation, 271 External clause, 268 Flexibility, 251 Formalities, 253, 265

Good faith, 247-251, 270 Gratuitous contract, 234, 236 Illegal clause, 266-268 Illegal contract, 240, 264 Illegible or incomprehensible clause, 268Imperative provisions, 243 Impossibility of performance, 274 In civil law tradition, 228-253 Indeterminate contract, 261 Innominate contract, 227, 234, 252 Instantaneous performance, 234 Interpretation, 18, 46, 49 Juridical act, 233 Legal effects, 231 Nature, 235 Nominate contract, 227, 234, 281 Non-competition clause, 267 Nullity, 248, 256-266 - Absolute nullity, 263-265 - Damages, 282 - Relative nullity, 265 Object, 235, 240, 253, 262 Of adhesion, see Adhesion contract Offer and acceptance, 254 Penal clause, 267, 279 Performance, 227 Place of formation, 255 Primacy, 299 Principles, 240-253 Proper law, 454 Provisions of the Civil Code, 270 Public order, 244-246, 253, 263 Relational contract, 227, 251 Relativity of (doctrine), 227, 283, 285 Remedies for nonperformance, 279-282 Resiliation, 281 Resolution, 281 Restitution of prestations, 282 Right to enter into, 70 Standard form, 269 Statutes, 271 Stipulation for another, 285 Successive performance, 234 Superior force, 369 Suppletive law, 243, 269 Terms derived from usage, 270 Time of formation, 255 Transfer of a real right, 275, 280 Unilateral contract, 234 Unread clauses, 269 Validity, 235, 240, 253, 263 - Substantive requirements, 256-263 Voluntary assignment, 286-288 Voluntary performance, 277 Vulnerable contracting party, 65 Within the law of obligations, 230-233 **Contract for services** Restitution of prestations, 282 Contract of employment, 252, 455 Contract of insurance, 455

Contract of lease, 138, 237

Contract of sale See Sale

Contract of successive performance Resiliation, 281

Contractual fault, 311

Contractual liability

Supremacy, 299

Contractual obligations, 272-274, 279, 283

Choice of law rules, 450-459

- Breaking the contract into parts, 452
- Objective localization, 452-455
- Parties' choice, 452
- Rules relating to the form of contractual obligations, 451
- Rules relating to the substance of contractual obligations, 451
- Subjective connection, 451

Objective conception, 284

See also Contract

Contributory fault, 352

Co-ownership, 49, 120, 124, 128
Divided co-ownership of immovables, 131-132
Special mode of ownership, 129
Undivided co-ownership, 129-131

Corporate trust, 188

Corporation, 74 Liability, 307

Cour de cassation, 292

Cour de Prévôté, 107 Appeal from decisions, 108

Court judgment And foreign decisions, 424 Appraising fault, 313 Civil law tradition, 71

Interpreting the Civil Code of Québec, 77-89
Judge's reasons, 291
Resolving conflict of laws, 385
See also Foreign decision, Judge

Court of Common Pleas, 38

Credit card payment, 286

Creditor

Contractual obligations, 284 Default of the debtor, 278, 280, 281 Exception for nonperformance (non adimpleti contractus), 279 Impossibility of performance, 274 Obligation, 230 Patrimonial rights, 229 Payment by the debtor, 278 Person's property, 230 Remedies for nonperformance, 279-282 Resiliation of the contract, 281 Resolution of the contract, 281 Right of retention, 279 Specific performance, 279 Voluntary assignment, 286-288 See also Contract

Crépeau, Paul-André, 51, 61, 377

Criminal liability, 295 Minimal age, 305

Crown

See Federal Crown, Quebec Crown

Curator, 196

Custodian Civil liability, 314, 316-318

Custodian of an incapable person of full age Civil liability, 318

Custodian of a thing Civil liability, 322-324

Custom of Normandy, 108

Custom of Paris, 35, 37, 41, 170 Application, 110-112, 114 Land registration, 152 Law of ownership, 106 Servitude, 143

Cy-près doctrine, 215

– D –

Damages

Breach of contract, 231 Calculation, 298 Default of the debtor, 280, 281 Nullity of contract, 258-259, 282 Penal clause, 267 See also **Punitive damages**

Dangerous or risky activity, 350

Day, Charles D., 43

Debtor

Contractual obligations, 284 Default, 278, 280, 281 Impossibility of performance, 274 Obligation, 230, 236 Obligation of diligence, 272 Obligation of result, 272 Obligation of warranty, 273 Payment, 277 Reduction of obligations, 281 Voluntary assignment, 286-288 See also Contract

Declaratory judgment of death, 49

Deductive reasoning, 71

De facto capacity, 304

De facto incapacity Induced alienation, 306 Natural alienation, 306

De facto union Patrimonial rights of spouses, 98

Defamation, 84, 86, 354, 370, 462 Provocation, 370

Default, 278 Civil liability, 298 Remedies for nonperformance, 279

Delegation, 287

Detention, 148

Distress, 337

Distribution agreement, 227

Divided co-ownership of immovables, 131-132 Horizontal, 132 Vertical, 132

Doctor Civil liability, 337 Obligation of diligence, 272 International jurisdiction, 402 Donation, 4, 183, 239 Dual domain theory, 107, 128 Dual ownership, 179, 208 – E – Easement, 143 Ecological Gifts Program, 161, 163Educator Civil liability, 316-318 Emphyteusis, 117, 136, 140-142, 145Bare owner, 142 Emphyteutic lessee, 140 - Powers, 141 For a bare or vacant lot, 142 Granting, 141 In respect of an existing building, 141Termination, 141

Domicile, law of, 388

Consumer contract, 448-450

Employee Pension funds or benefits, 188 Protection, 66

Employer Liability, 79

Environmental injury, 337

Environmental law Precautionary principle, 303 Environmental servitude, 161

Environmental trust, 189

Equality between individuals, 95

Equitable set-off, 27, 30

Equity Contract, 270

Equity trust, 11

Error

Nullity of contract, 256-258, 265 See also **Fraud**

Escape clause, 382, 389-393, 462 And public policy exception, 390 Application, 390 Contract of sale, 456

Estate executor, 197

Estoppel, 11, 86

Europe, 5, 41, 55, 377-378, 462

Evasion of law, 382

Evidence, 62, 64, 445

Exclusion clause, 298, 334

Exclusion criterion, 21-23

Exemplary damages, 357 See also **Punitive damages**

Express trust, 184

Expropriation, 127

Extracontractual civil liability, 4, 64, 291-373 See also Civil liability

Extracontractual fault, 311

Extrapatrimonial right Concept of, 121, 229

Extinction of, 118 Rights and freedoms, 50, 60

– F –

Family law Civil Code of Lower Canada (1866), 44 Court judgments, 75 Matrimonial regime, 44, 49, 59 See also Woman, status of

Family patrimony And personal trust, 185

Farm Right of ownership, 125

Fault, 4

And compensation, 302 As a defence, 329 Basis of civil liability, 300 Concept of, 298 Interpretation of, 46 See also Civil fault, Civil liability

Federal Crown Civil liability, 308

Federal legislation And bilingualism, 13 And *Civil Code of Lower Canada*, 46 And *Civil Code of Québec*, 59, 61 Co-drafting technique, 14 Complementarity, principle of, 16, 18, 23, 28, 31 Drafting techniques, 72 Exclusion criterion, 21-23 Harmonizing with common law and civil law, 15, 87 Necessity criterion, 18-20 Relevant term, 25 Terminological doublet, 17 Vocabulary, 74

Fear

Nullity of contract, 258, 265

Fitzpatrick, Charles, 79

Force majeure See Superior force

Foreign decision

Adherence to procedural public policy, 433

Adherence to substantive public policy, 434

Effect, 424-435

Express rules, 430

Final nature, 433

Jurisdiction requirements, 428

Lis pendens, 434

Mirror principle, 429, 430-433

Powers of Quebec courts in recognition proceedings, 426

- No power to review, 426

 No requirement of compliance with Quebec choice of law rules, 426

Recognition of, principles

 Adherence to constitutional requirements, 425 Adherence to procedural fairness, 425

- Concern for the proper administration of justice, 425
- Maintenance of the coherence of the legal system, 425
- Openness to international relations, 425

Requirements to have effect in Quebec, 427-435

Res judicata status, 427, 433, 434

Submission, 446-448

See also Foreign selection clause

Forum non conveniens, 397, 399, 401-418 Alternative law closely connected with the situation, 415

Discretionary power, 408

Doctrine, 404

Exception clause, 415

Methodological approaches, 406

Real and substantial connection test, 411

Requirements for, 414

Forum of necessity, 397

Forum selection clause, 399, 425 Discretion (strong cause), 443 Parties' intent, 439 Validity, 438-446 Wording, 440

Forum shopping, 400 Fraud on the court, 400, 425

France, 35-38, 43, 50, 55, 62, 73, 110, 292 Assignment of a debt, 288 Civil liability, 231, 293 Contract, 229, 238, 241, 253, 262 - Non-competition clause, 267 Deductive reasoning, 71 Feudal period, 106, 113 - Dual domain theory, 107 Interpreting the Civil Code of Québec, 83 Law of property, 104 Seigneurie, 106 Transfer of ownership, 276 Franchise, 227, 251 Characteristic prestation, 454 Fraud, 58, 248 Nullity of contract, 258, 265 Fraud on the court See Forum shopping Fraus omnia corrumpit, 58 Freedom of expression, 121 French West India Company, 108 Fruit(s), 125, 137-138, 145 Fundamental rights and freedoms

Civil Code of Lower Canada, 49 Civil Code of Québec, 60 Compensation, 302 Extrapatrimonial rights, 229 In private law, 59

Future injury, 339

Future interests, 146

– G –

General interest, 74

Ghestin, Jacques, 242

Gift, 234 Donor's obligation, 236 Validity, 239

Good faith, 58 And possession, 150 Contract, 247-251, 270

Good Samaritan, 369

Gross fault, 312

– H –

Hague Conference, 377

Health and welfare trust, 190

Holding, 148

Human Body Alienation, 65, 93 Right to control, 229

Hypothec, 66, 69 Accessory real right, 120

Hypothèque, 25

– I –

Illegal clause Contract, 266-268

Illicit act, 314

Immoveable, 121-123 Codification of civil law (1866), 41 Co-ownership, 49 Divided co-ownership, 131-132 Emphyteusis, 140 Meaning, 74 Ownership, 41, 65, 124 Real rights, 123 Rent, 125 Sale, 281, 287 Structures anchored in the ground, 123Superficies, 133-134 Type of use, 125 Undivided co-ownership, 129 Use, 137 Usufruct, 137 Without an owner, 126 See also Co-ownership

Immovable in ruin Civil liability, 322, 326

Incapable person *De facto* incapacity, 306

Incapacity

Administrator, 259 Intoxication, 306 Liability of the custodian, 318

Nullity of contract, 259

Officer of justice, 259

Protective supervision of minors and persons of full age declared incapable, 260

Indeterminacy

Nullity of contract, 261-263

Industrial accident, 46

Infans conceptus pro natu habetur quoties de commodis ejus agitur, 58

Injunction, 280 International jurisdiction, 422

Injury, 330-344 Actual, 340 Aggravation, 351 Assessment - Role of causation, 349-353 Assignibility, 344 Bodily injury, 332 Certainty, 339 - Concept, 340 - Loss of chance, 340 Compensation, 302, 331, 338-344 Concept, 331-338 Directness, 338 Essential condition, 330 Legitimacy, 342-344 Material injury, 334 Moral injury, 334 Specific injuries, 337 Types, 332-338

Innominate dismemberment, 138, 145-147

Bare owner, 146 Constitutive act, 147

Insolvency Termination of a trust, 218

Insurance, 49

Intellectual property, 230

Intentional fault, 312

International jurisdiction, 396-424

Bilateral reciprocity, 425

Forum non conveniens, 397, 399, 401-418

Forum of necessity, 397

Interim measures, 399

Lis alibis pendens, 401, 418-422

Power to issue injunctions or to order provisional measures, 422

Related or ancillary jurisdiction, 423

Rules designed to avoid a denial of justice, 397-400, 422

Rules designed to avoid forum shopping and parallel proceedings, 400-424

Investment

Usufruct, 137

– J –

Joint tenancy, 131

Joint venture, 251

Judge

Accepting or declining jurisdiction, 396

Forum non conveniens, 401-418Lis alibis pendens, 418-422

Interpretative and normative power, 291

Jurisdiction based on necessity, 397

Power to issue injunctions or to order provisional measures, 422

See also Court judgment

Judicial trust, 184

Juridical act, 233 Form, 451 Legal capacity, 305

Juridical personality, 58, 70

Jus commune And Civil Code of Québec, 55-61

– L –

Labrador Land registration, 154-155

Land Immovable, 123 Protection of the environment, 160-163 Superficies, 133-134 Use, 127

Land registration system, 151-160

And acquisitive prescription, 149 Historic development, 151 In Quebec, 152, 155, 157 Torrens system, 156

Law of contracts, 225-290 See also Contract

Law of extracontractual civil liability, 291-373 See also Extracontractual civil liability

Law of obligations Place of contracts, 230-233 See also Obligations

Law of property, 103-165 Codification of civil law, 115 From Roman law to feudal law, 105-107 General principles, 116-147 Historical overview, 104-116 Rejection of feudal law, 113 Under the English regime, 110-113 Under the French regime, 107-110 See also **Property**

Law of trusts, 167-224 See also Trust

Lease Personal right, 121 Remedies, 281

Leasehold estate, 140

LeBel, Louis, 86, 301, 361, 403, 410, 439, 440, 442, 443

Legal capacity, 305, 306

Legal person, 70, 74 Capacity, 260 Imputability, 307 Liability, 307 Patrimony, 119 Personal trust, 186 Union, 307

Legal representation, 283

Lesion

Civil Code of Lower Canada, 44 Concept, 247 Defect of consent, 261 Nullity of contract, 257, 260, 261, 265 Objective lesion, 261 Subjective lesion, 261 Lessee Holder, 148 See also Emphyteusis Letter of credit, 287 Liability See Civil liability Limitation clause, 298 Lis alibis pendens, 401, 418-422 Decision to be recognized as res judicata, 418, 425 Power to stay proceedings, 419 Pragmatism of common law systems, 420 Temporal approach, 419

Loan of money

Loan, 138, 262

Excessive terms, 267 Monetary obligations, 49

Loss of chance, theory of Compensation, 340

Lower Canada, 113 Codification of civil law, 115

– M –

Mandatary Civil liability, 318

Mandate, 197, 283, 455

Mandate given in anticipation of the mandator's incapacity, 94

Manitoba, 94

Manufacturer Liability, 83, 296, 327 – Choice of law rules, 465 Safety defect in a thing, 327-330

Mareva injunction, 400

Maritime law Common law principles, 57

Marriage, 59, 91 Equality between individuals, 95

Married woman See Woman, status of

Material injury, 334, 365

Matrimonial regime Conflict of laws - Changes in the substantive foreign law, 393

Medical care, 93

Mignault, Pierre-Basile, 85, 86

Mineral, 125

Minor

Act or fault - Liability of custodians, educators or attendants, 316

Liability, 305 – Of persons with parental authority, 315 Prohibition, 65

Protection, 260, 261 See also Child

See also China

Mirror principle Foreign decision, 429, 430-433 Mixed right Concept, 121

Montesquieu, 291

Moral injury, 334 Compensation for unconscious

victim, 335 Pretium mortis, 336 Solatium doloris, 336

Morin, Augustin-Norbert, 43

Mortgage, 25, 120, 151

Movable, 121-123 Treated as immovable, 73, 123 Undivided co-ownership, 129 Use, 137 Usufruct, 137

Multiple liability, 351-353

Municipality Civil liability, 309

Murray, James, 111

– N –

Nationality, law of, 389

Nature reserve, 160

Necessity Civil liability, 371

Necessity criterion, 18-20

Neighbour, 96, 148

Neighbourhood annoyance, 127, 301

New Brunswick Land registration system, 152

Newfoundland Land registration, 154-155

New France, 35-38 Land registration, 152 Law of property, 107-110 Seigneurial system, 109, 114

No-fault liability regime, 302

Non-charitable purpose trust, 191

Non-commercial trust, 189

Non-profit legal person Dissolution, 79

Notary Validity of an act, 386

Nova Scotia Land registration system, 152

Novation, 286

- 0 -

Obligation of diligence, 272

Obligation of result, 272

Obligation of warranty, 273

Obligations

Cause, 235, 237 Civil Code of Québec, 65, 69, 228 Codification of civil law (1866), 41, 44 Contract, 230 Effects on third persons, 284 Object, 235 Performance of, 232 See also Contract

Officer of justice Conflict of interests, 259

Omission, 311-312

Ontario

Forum non conveniens, 404Land registration system, 152Privacy, 94Sports promotion as a charitable activity, 29-31

Ordonnance de Montils-les-Tours, 106

Order of the law, 371

Owner, 148

Ownership, 62, 69, 73, 116, 123 Special modes, 129-134 Transfer, 275, 280 – Restitution, 282 See also Property, Right of ownership

– P –

Parental authority, 121 See also Person with parental authority

Parental duties, 62

Parliament of Rouen, 108

Partnership, 252 Ability to contract, 260 Characteristic prestation, 454 Liability, 307

Patrimonial right, 229 See also Intellectual property, Personal right, Real right

Patrimony, 58, 70, 73, 116-123 And personality, 175 And trust, 173-182 By appropriation, 118, 174, 176 Concept, 117, 120, 174 Elements, 230 General patrimony, 174 Mixed rights, 121 Of division, 174 Of the deceased, 118 Personal rights, 120 Powers over property, 175 Real rights, 120 See also Family patrimony, Trust

Payment, 277 Final reparation, 366 Monetary obligation, 278

Penal clause, 267, 279, 298

Person

And property, 70, 230 *Civil Code of Québec*, 67, 70, 92 Domicile, 70 Equality between individuals, 95 Integrity, 70 Inviolability, 70, 93 Name, 70 Patrimony, 117, 230 Privacy, 70, 94 Relation to property, 70, 116 Reputation, 70, 94 Right to enter into contract, 70 Subject of law, 70 Will of the individual, 94

Person not endowed with reason Imputability, 306

Person of full age declared incapable Protection, 260, 261

Person with parental authority Civil liability, 315-318

Personal action of a patrimonial nature

Rules of international jurisdiction, 435-450

Personal conservation servitude, 162

Personal right Concept, 120-121

Personal trust, 182-183, 185-187 And family patrimony, 185 And non-commercial trust, 189 By way of gifts, 185, 186 Date on which the first beneficiary's entitlement comes into effect, 187 Definition, 185 Duration, 186, 216 Financial protection to a beneficiary, 186 Method of creation, 186 Resulting from a will, 185

Personality right, 59, 229, 230 And patrimony, 175 *Civil Code of Québec*, 60, 70, 93 Compensation of a right's breach, 344 Pigeon, Louis-Philippe, 48 Popovici, Adrian, 376 Possession, 73, 147-151 And ownership, 148 Continuous for more than a year, 148 Definition of, 147 Elements, 148 Good faith, 150 Prescription, 148 Proof of continuous possession, 150

Possessory action, 148

Precautionary principle, theory of, 303

Pregnancy injury, 342

Prescription

And possession, 148 Bodily injury, 333 Civil liability, 298 See also Acquisitive prescription

Prince Edward Island

Land registration, 154-155

Principal

Civil liability, 319-322

- Agent's behaviour, 321
- Type of control, 320
- Type of fault, 321

Prior claim, 62, 69, 225

Private international law, 375-469 And contractual obligations, 450-459 And extracontractual obligations, 459-466 Characteristic prestation, 453 Civil Code of Québec, 376, 381 Conflict of laws, 383-396 Escape clause, 382, 389-393, 456 Foreign decisions, 383, 424-435 General theory, 381-383 International jurisdiction, 396-424 Party autonomy, principle of, 382 Protection of the weaker party, 382 Proximity, principle of, 382, 451 Role of common law, 378 See also Conflict of laws, Foreign decision, International jurisdiction

Private law, 1, 291 Principle of complementarity, 16 Terminological doublets, 17 See also Quebec civil law

Private trust, 168, 183, 187-193
And non-charitable purpose trust, 191
Beneficiary, 208
Duration, 191, 217
Method of creation, 191
Purpose, 187

Commercial trust, 187
Non-commercial trust, 189

See also Trust

Professional civil liability, 296, 337

Profit à prendre, 138

Profit-sharing trust, 188

Promise of purchase or sale, 234, 236, 280

Promotion of sport, 29

Proof of causation

Balance of probabilities, 349 Burden of proving, 349 By presumption of fact, 349

Property, 3, 103-165, 229 Civil Code of Québec, 68, 70, 116, 117 Classification, 70, 121 Conflict of laws, 396 Definition, 75 Immovables, 121 Interpretation of, 18 Legal relationships with persons, 70, 116 Movables, 121 Objects, 123 Ownership, 62, 69, 73, 116, 123 – Transfer of, 276, 280, 282 See also Law of property, Patri-

mony, Right of ownership

Protection mandate, 318

Protection of the environment, 160-163

Protective trust, 190, 209

Provocation, 370

Proximity, principle of, 382, 451

Public order, 97 Civil Code of Québec, 58, 65 Contract, 244, 253, 263

Economic and social regulations, 246 Protection of fundamental moral values, 245 Protection of public institutions, 245

Publication of rights, 64, 122

Punitive damages, 296, 355-365
Application under the *Quebec Charter*, 358-360, 364
Appropriate quantum, 362
Assessing, 362-365
Awarded on a solidary basis, 364
Autonomous nature, 361
Common law's influence, 356
Enabling provisions, 358
Purpose, 356
Social utility of, 356
Terminology of, 357

– Q –

Quebec

Compensation rules, 28 French laws, 113 Land registration system, 152, 155 – Computerized land registry, 157 – Parcel map, 154 – Registry applications, 158 Public land, 155 Register of the domain of the state, 159 Review of private law, 1 Social trust, 30

Quebec civil law, 35-102 Adaptation to social change, 96-99 Availability of the rules, 91 British conquest, 36-41

540

Civil liability, 297 Codification of civil law (1866), 41-45, 89 Completeness, idea of, 61 Flexibility, 91 Formulation of civil law, 55-89 Historical development, 35-55 Interpretation of, 77-89 Judgments of Quebec courts, 71 Law in New France, 36-38 Legal culture, 72 Major principles, 89-99 Private law, 291 Private law since codification, 45-50 - Maintaining the social order, 47Recodification of 1991, 50-55 Reflection of Quebec society, 92-96 Special legislation, 46, 49, 61 Style of the civil law, 61-73 Terminology, 75 See also Civil law

Quebec court Judgments, 71, 75, 77-89

Quebec Crown Civil liability, 309

Quebec Research Centre of Private & Comparative Law, 75

– R –

Real estate operations trust, 188

Real right, 230 Accessory real right, 120 Concept, 120 Dismembering, 126 Effect of contract, 231 Principal real right, 120 System of registration (1841), 41 Transfer, 275 See also **Right of ownership**

Regime of partnership of acquests, 49, 59

Register of the domain of the state, 159

Registered charity, 31

Relativity of contract (doctrine), 227, 283 Exception, 285

Reparation in civil liability, 354-367

Retirement trust, 188

Reversioner, 139

Right of enjoyment, 145

Right of habitation, 137

Right of ownership, 62-63, 69, 122-147
Absolute nature, 127
Attributes, 124-127, 135

Right of accession, 126
Right to destroy an object, 126
Right to dispose of property, 125
Right to enjoy, 125
Right to use, 125

Characteristics, 127-129

Civil Code of Québec, 70, 116, 123 Co-ownership, 128 Dismemberments of ownership, 120, 124, 126, 135-147

- Emphyteusis, 140-142

 Innominate dismemberment, 145-147

- Right of use, 137-139

- Servitude, 142-145

- Usufruct, 137-139

Exclusive nature, 128

Modes of ownership, 120

Perpetual nature, 128

Protection, 282

Real right, 120, 124

Superficies, 133-134

See also Co-ownership, Ownership, Property, Real right

Right to bodily integrity, 302

Right to compensation See Compensation

Right to cut wood or timber, 138, 145

Right to hunt, 145

Right to privacy, 229

Right to reputation, 229

Right to use See Use

Right to vote, 121, 229

Risk, 300-302 Assumption, 350 Precautionay principle, 303 Safety defect in a thing, 329 Roman law, 36, 62, 73, 75 *Abusus*, 105, 125 Contract, 241, 253 Contractual obligations, 284 Fault, 313 *Fructus*, 105, 125 Law of ownership, 104, 113, 114, 122 Right of ownership. 123, 140, 142 Transfer of ownership, 276 *Usus*, 105, 125

Roy, Ferdinand, 47

– S –

Safety defect in a thing Civil liability, 327-330

Sale

Contracts, 455-456 Obligation of each party, 236 Remedies, 281 Transfer of ownership, 276

Savigny, Karl von, 377, 381, 383, 386, 389

Scientific activity Precautionary principle, 303

Security trust, 188

Seigneurial system Abolition, 41, 111, 114, 128 In New France, 109

Self-defence, 370

Seller Liability, 296

Serious injury, 74

Serious risk, 74	Spendthrift trust, 209
Servitude , 120, 142-145	Squatting, 150
Acquisition, 143	State
Conservation or environmental servitude, 161	State Imputability, 308
Establishing, 142-144	Statutory fault, 310
- By contract or will, 142	
 By destination of proprietor, 142 	Stipulation for anothe
- By the effect of the law, 142 $$	Story, Joseph, 378
Extinguishing, 144	
– Option of redemption, 144	Subordinate
Obligation attached, 143	Liability of the principal
Perpetual, 144	Presumptions of liability
Roman law, 105, 142	Succession , 65, 68
Sexual or domestic violence, 337	Successive faults, 352
Simultaneous faults, 352	Superficies , 73, 124, 13
Social trust, 30, 168, 184, 193-196	Methods of creating
Distribution of capital and income, 194	 Division of the objeright of ownership,
Duration, 194, 217	 Renunciation of the accession, 134
Flexibility, 194	– Transfer of the righ
Foundation, 195	sion, 133
Interpretation, 195	Special mode of ownersh
Method of creation, 194	Subsoil owner, 134
Modification of, 215	G 1 1 1
Object, 194	Superior authority, 37
Protecting the environment, 161	Superior force, 74, 272
Purpose, 194	Child's imputability, 306
Social compensation regime, 302	Concept, 367
• • • • • • • • • •	Exonerating effect, 369
Solidarity , 298, 352, 364	External event, 369
Sourceign Council 108	Immovable in ruin, 327
Sovereign Council, 108	Impossibility of perform
Special interest, 74	(contract), 274

tate nputability, 308 tatutory fault, 310 tipulation for another, 285 tory, Joseph, 378 ubordinate iability of the principal, 319-322 resumptions of liability, 302 uccession, 65, 68 uccessive faults, 352 uperficies, 73, 124, 133-134, 142 lethods of creating - Division of the object of the right of ownership, 133 - Renunciation of the benefit of accession, 134 - Transfer of the right of accession, 133 pecial mode of ownership, 129 ubsoil owner, 134

uperior authority, 371

uperior force, 74, 272-273 hild's imputability, 306 oncept, 367 xonerating effect, 369 xternal event, 369 nmovable in ruin, 327 npossibility of performance (contract), 274

Irresistible nature of an event, 369 Restitution of prestations, 282 Safety defect in a thing, 329 Unforeseeability, 368 Supreme Court of Canada, 2 Application of the Civil Code of Québec, 57 AYSA decision, 29-31 Comparative law, 86 DIMS decision, 27-30 Interpretation of the Civil Code of Québec, 78, 86 Rule of precedent, 82 Surety trust, 188 Suretyship, 234 Surrogacy agreement, 97 Swap Characteristic prestation, 454 – T – Tenancy, 129 Tenant Protection of, 66 219Terminological doublet, 17 Testamentary trust, 207 Duration, 216 Thing without an owner, 126 167, 169 Third person Effect of contracts, 283-288 Injury resulting from the faults of, 351 Interference, 274, 283 Payment, 277 Court's supervision, 177

Threat, 248 Nullity of contract, 259 Time-share co-ownership, 131 Torrens system, 151, 156 Tort, 3-4, 64 Traité des fiefs, 112 Treaty of Paris (1763), 110 **Treaty of Versailles**, 38 Tree, 125, 145, 358-359 Trespass, 86 Trust, 3, 167-224 Ability to contract, 260 Administration, 196-210 Bankruptcy or insolvency, 218 Beneficiary, 176, 177, 207-210 - Personal rights, 208 - Right of supervision, 210 - Right to benefits, 207 - Termination of the trust, 218, - Transferable rights, 208 - Trustee's acceptance of the trust, 209 - Waiver of a right, 202 Civil Code of Lower Canada, 46, 119, Civil Code of Québec, 119, 167, 172 Civilian concept, 173-182 Classification, 182-196 Common law, 119, 168, 176, 184

544

Creation, 176 Description, 173 Duration, 216 Foundation, 195 In domestic law, 179 In England, 167, 178, 188 In international law, 180-182 Interpretation, 18, 168 Investment trust, 188 Legal nature, 175 Method of creation, 183 Modification, 210-216 - By the court, 213-216 - By the trustee, 211 Patrimony by appropriation, 120, 174, 176, 179 Private trust, 168 Purpose, 182, 187 Quebec trust after 1994, 172 Quebec trust before 1994, 169-172 - Provisions of 1888, 170 Settlor, 177, 199-201, 210 - Powers, 201 - Right of ownership, 176 - Right of supervision or oversight of the trust, 200 - Termination of the trust, 219 - Transferability of the beneficiary's right, 209 - Trustee's acceptance, 200 Social trust, 168 Termination, 217-221 - By the beneficiaries, 219 - By the court, 218

- By the occurrence of a specific event, 217
- By the settlor, 219
- By the trustee, 219

- Saunders' case, 220 Transfer of ownership, 176 See also Patrimony, Personal trust, Private trust, Social trust, Trustee **Trustee**, 201-207 Acceptance of the trust, 200, 209 Administrator of the trust property, 175, 177, 201 Alienating the property, 202 Duties, 203-207, 210 Duty to render an account, 200 Full administration, 196, 203 Impartiality, 206 Interests conflict, 204 Investments, 202 Liability, 205 Loyalty, 204-206 Modification of the trust, 211 Necessary or useful act, 202 Powers, 120, 177, 201-203 Professional assistance, 203

Prudence and diligence, 203 Termination of the trust, 219

Turgeon, Jean, 50

Tutor of an incapable person of full age Civil liability, 318

Tutor of a minor, 196 Simple administration, 197

– U –

Undivided co-ownership, 129-131 Co-ownership agreement, 130 Death of the owner, 131 Partition, 130 Rights of preemption, 130 Under the Civil Code of Lower Canada, 129

Unforeseeability, doctrine of, 97, 227, 275

Unintentional fault, 312

Union Liability, 307

United Kingdom Codification, 42 Trust, 167

United States, 377 Land registration, 154-155 Relational contract, 251 Trust, 181

Unjust enrichment, 58, 88, 282

Upper Canada, 113

Use, 120, 137-139 Application, 137 Real rights, 137

Usufruct, 73, 120, 125, 137-139 Application, 137 Bare owner, 138 Death of the usufructuary, 139 Granting a right of, 128 Real rights, 137 Roman law, 105 Successive usufructs, 139 Term, 139

– V –

Vacant land, 133

Violence, 150, 248, 259

– W –

Walton, Frederick P., 77, 78

Warranty, theory of, 302

Warranty trust, 188

Wild animal, 125, 145

Will theory of contract, 241-243

Woman, status of

Civil Code of Lower Canada, 44, 48, 49, 51, 59 Civil Code of Québec, 93 Civil incapacity of a married woman, 59

Equality between spouses, 95 Matrimonial regime, 44, 49, 59

Worker

Extrapatrimonial rights, 229

Worker's compensation legislation, 46

– Z –

Zoning, 127