

TABLE OF CONTENTS

	PAGE
<i>Preface to the Third Edition</i>	v
<i>Acknowledgements</i>	vii
<i>Table of Common Abbreviations</i>	ix
<i>Chapter Contents</i>	xvii
<i>Table of Cases</i>	xlix
<i>Table of Statutes</i>	cxxxii
<i>Table of Statutory Instruments</i>	cxxxv
<i>Table of International Conventions</i>	cxxxvii

PARA

PART I AGENCY

1. THE STATUS OF AGENCY

GENERAL FEATURES OF AGENCY

Power to affect another's legal position with third parties.....	1-001
Torts.....	1-002
Mandates and principals.....	1-003

CREATION OF AGENCY

Importance of consensus.....	1-004
Relevance of manner of remuneration of the agent.....	1-005

ACTUAL AUTHORITY

Express, implied and usual authority.....	1-006
Implied actual authority in emergency situations.....	1-007
Ex post facto authority by ratification.....	1-008
No ratification and intervention.....	1-009
Full knowledge necessary for ratification.....	1-010
Manner of ratification.....	1-011

APPARENT OR OSTENSIBLE AUTHORITY

Holding out must be by the principal.....	1-012
Type of estoppel.....	1-013
Forms of holding out.....	1-014
The nature of the authority represented.....	1-015

Limitations on the doctrine of apparent authority.....	1-016
IDENTITY OF THE PRINCIPAL	
Whose agent and for what purpose.....	1-017
Co-principals.....	1-018
Successive principals.....	1-019
IDENTITY OF THE AGENT	
Co-agency.....	1-020
Sub-agency.....	1-021
Liability of sub-agent to third parties.....	1-022
Liability of principal to third parties for acts of sub-agent.....	1-023
Liability of agent to principal for acts of sub-agent.....	1-024
Position of sub-agent and principal inter se.....	1-025
Position of agent and sub-agent inter se.....	1-026
DEL CREDERE AGENCY.....	1-027
PARTNERSHIP AND AGENCY.....	1-028
CORPORATIONS AND AGENCY.....	1-029
RIGHTS OF AN AGENT	
The primary rights of the agent.....	1-030
Right of indemnity qua agent.....	1-031
Other rights of recoupment.....	1-032
DUTIES OF AN AGENT	
Contractual duty of skill and care.....	1-033
Tortious duty of care.....	1-034
Duty of obedience to principal.....	1-035
Duty not to delegate.....	1-036
AGENT'S TITLE ESTOPPEL.....	1-037
THE AGENT AS TRUSTEE	
Trust of a contract.....	1-038
Trust of a receipt.....	1-039
THE AGENT AS A FIDUCIARY	
Nature of the fiduciary duties determined by underlying contract of agency.....	1-040
Duty not to make profit from his position as agent.....	1-041
Duty not to retain conflicting interests with other principals.....	1-043
Duty where agent has dealings with his own principal.....	1-044
AGENCY AND PERSONAL PROPERTY LAW	
General position.....	1-045
Transfer to an agent.....	1-046

Transfer by an agent.....	1-047
AGENCY AND SETTLEMENT	
Payment by the third party to the agent.....	1-048
Payment by the principal to his own agent.....	1-049
Payment by the agent to his principal.....	1-050
Liability to account to a third party where agent acknowledges that he holds funds on his behalf.....	1-051
TERMINATION OF AGENCY	
Modes of termination.....	1-052
Effect of termination.....	1-053
AGENCY SERVICES IN THE INTERNATIONAL MOVEMENT OF GOODS	
Forwarding agents.....	1-054
Liner agents.....	1-055
Carriers as agents.....	1-056
Agency in on-carriage.....	1-058
AGENCY AND THE CIVIL LAW	
France—transitaire/mandataire.....	1-060
France—commissionnaire de transport.....	1-061
Germany.....	1-062
2. AGENTS AND THIRD PARTIES	
AGENT'S RIGHTS AND LIABILITIES TO THIRD PARTY ON THE CONTRACT	
General position where agency disclosed.....	2-001
General position where agency undisclosed.....	2-002
What constitutes disclosure.....	2-003
Agent is his own principal.....	2-005
Misrepresentation inducing contract between principal and third party.....	2-006
The role of estoppel in agency.....	2-007
COLLATERAL CONTRACTS BETWEEN AGENT AND THIRD PARTY	
Collateral contract where principal is named.....	2-009
Collateral contract where principal is un-named.....	2-010
Custom as to sea and air freight.....	2-011
AGENT'S WARRANTY OF AUTHORITY	
Honest belief irrelevant.....	2-012
Warranty only as to agent's authority.....	2-013
Corporations.....	2-014
Sub-agents.....	2-015
Nature of cause of action.....	2-016

AGENT'S RIGHTS AND LIABILITIES TO THE THIRD PARTY IN BAILMENT	2-017
AGENT'S RIGHTS AND LIABILITIES TO THE THIRD PARTY IN TORT	
General position	2-018
Conversion	2-019
Economic torts	2-020

PART II INTERESTS IN GOODS

3. OWNERSHIP, POSSESSION AND RISK

CLASSIFICATIONS	
Personal property is residual in character	3-001
Choses in possession and choses in action	3-002
OWNERSHIP	
Definition of ownership	3-003
Transfers by delivery, deed or sale	3-004
Role of the bill of lading	3-006
Sale of non-specific goods—general rule	3-007
Sale of non-specific goods—undivided shares in a bulk	3-009
Sale of specific goods	3-010
Reservation of title by seller	3-011
POSSESSION	
Definition of possession	3-013
Identity of the possessor under various forms of contracts of hire	3-014
Constructive possession	3-015
Immediacy of the right to possess against a bailee	3-016
Immediacy of the right to possess against sub-bailee	3-017
Possession and the quasi-bailee	3-018
Transfer of actual possession	3-019
Transfer of constructive possession	3-020
Transfer of symbolic possession	3-021
EQUITABLE INTERESTS	
Modes of acquisition and transfer	3-023
Possession purely legal concept	3-024
Equitable interest must be created by way of grant, not by way of exception or reservation	3-025
RISK	
Relevance of risk	3-026
The general rule	3-027
Passing of risk in FOB, CIF and CFR sales	3-028

Passing of risk by INCOTERMS	3-029
------------------------------------	-------

4. BAILORS AND BAILEES

GENERAL PRINCIPLES	
Function and purpose of law of bailment	4-001
The nature of bailment	4-002
Types of bailment	4-005
IDENTIFYING THE BAILOR	
Bailor need not be the owner or deliveror of the goods	4-006
Joint bailors	4-007
DISPOSITION BY BAILOR	
Requirement for an attornment	4-008
What amounts to an attornment	4-009
Attornments on terms	4-011
Attornment by sub-bailee	4-012
Effect of attornment	4-013
Attornment in relation to negotiable bills of lading and other transferable documents	4-014
Position where no attornment	4-016
IDENTIFYING THE BAILEE	
Delivery and possession	4-017
Quasi-bailees	4-018
DISPOSITION BY BAILEE	
Original bailee retires—substitutional bailment	4-019
Original bailee continues as bailee—sub-bailment	4-020
Redelivery to bailor	4-021
PLEDGE	
General rule—delivery of possession needed	4-022
Exceptions to general rule	4-023
Pledge through delivery of document of title	4-024
Bills of lading	4-026
Electronic bills of lading	4-028
Non-transferable “straight” bills of lading	4-029
Waybills	4-030
Mate's receipts	4-031
Ship's delivery orders	4-032
Seller's delivery order	4-033
The FIATA FCR	4-034
The FIATA FCT	4-035
BIFA house bill of lading	4-036
Statutory documents of title	4-037
Trust receipts	4-038

**PART III
CARRIAGE DOCUMENTS**

5. BILLS OF LADING, WAYBILLS AND CONSIGNMENT NOTES

CIM, CMR AND WARSAW/MONTREAL CONVENTION CARRIAGE

CIM	5-001
CMR	5-002
Warsaw/Montreal	5-003
Responsibility for preparation of the document	5-006
Examination of the goods	5-007
Number of originals or parts and signatures required	5-009

CARRIAGE BY SEA

Common law background	5-010
Responsibility for preparation of the bill of lading	5-012
Differences between "bearer", "to order" and "to order of consignee" bills of lading	5-013
Straight bills of lading, waybills and consignment notes	5-014
Container bills of lading	5-015
Electronic bills of lading	5-016
Issue of substitute or corrected bills of lading	5-018
Requirements of the Hague Visby Rules for the bill of lading to contain certain minimum particulars	5-019
Statements of value under the Hague Visby Rules and agreements to a higher limit of liability	5-021
The Rotterdam Rules	5-022

6. RECEIPT FUNCTION OF CARRIAGE DOCUMENTS

INTRODUCTION

Distinction between receipt and contract record functions	6-001
Effect of transfer to third parties	6-002
Letters of credit	6-003
Clean bills of lading	6-004

CONTRACTUAL CONCLUSIVE EVIDENCE CLAUSES

ESTOPPEL BY REPRESENTATION

Estoppel in the common law	6-007
Application of the general principles to bills of lading	6-009
Disclaimers	6-010
Silence	6-012
Other forms of bailment receipts	6-013

STATUTORY ESTOPPEL

LIABILITY IN DECEIT AND NEGLIGENT MIS-STATEMENT

Basis of liability	6-015
--------------------------	-------

Liability of other parties in deceit	6-016
Indemnity given to carrier will be unenforceable	6-017

CONVENTION CARRIAGE REGIMES

Introduction	6-018
CIM	6-019
CMR	6-020
Warsaw and Montreal carriage by air	6-021
The Hague Visby Rules	6-022
The Rotterdam Rules	6-023

**PART IV
THE CAUSES OF ACTION**

7. CONTRACT

FORMATION OF THE CONTRACT

Whether binding contract	7-001
Unilateral contracts	7-003
Misrepresentation, waiver and estoppel	7-004

ADMISSIBLE EVIDENCE

Evidence to prove terms	7-005
Position where the parole evidence rule applies	7-006

INCORPORATION OF TERMS

By express term	7-007
By implication through custom or previous course of dealing	7-008
By notice	7-009
Some contracts where terms commonly incorporated	7-010
Not necessary that terms set out in full	7-011
Must be relevant to and consistent with rest of contract	7-012
Preliminary work	7-013
Battle of forms	7-014
Unreasonable or unusual terms	7-015
Unintended deliveries	7-016
Contractual incorporation of convention carriage regime	7-017
Dealings between contractor and subcontractor	7-018

BILLS OF LADING AND OTHER CARRIAGE DOCUMENTS

Bailment function	7-019
Contract function	7-020
Incorporation of charterparty terms into bills of lading	7-022

CONSTRUING THE TERMS

The modern approach	7-024
Importance of context	7-026

Literal and natural meaning.....	7-027
Business sense and trade practice.....	7-028
Bespoke terms may override standard printed terms.....	7-029
First impressions.....	7-030
Standard forms may need manipulation.....	7-031
Certainty.....	7-032
Evidence of prior contracts.....	7-033
The de minimis rule.....	7-034
Correction of obvious mistakes.....	7-035
Poor drafting.....	7-036
Implied terms.....	7-037
Contract governed by foreign law.....	7-038
Internal repugnancy.....	7-039
Labels.....	7-040
Sham agreements.....	7-041
THE CONTRACTS (RIGHTS OF THIRD PARTIES) ACT 1999	
Third party right to enforce a term of the contract against the promisor.....	7-042
Extent of third party's rights.....	7-043
EQUITABLE INTERESTS UNDER CONTRACTS.....	7-045
APPLICATION OF TORTS (INTERFERENCE WITH GOODS) ACT 1977.....	
.....	7-046
8. MISREPRESENTATION	
ELEMENTS OF THE REMEDY	
Erroneous statement of fact inducing contract.....	8-001
Common law remedies.....	8-002
Effect of the Misrepresentation Act 1967.....	8-003
DEFINING A REPRESENTATION	
Representation not a promise, statement of future intention or submission.....	8-004
Half truths, reticence and silence.....	8-006
INTENTION.....	8-007
INDUCEMENT.....	8-008
CONTRIBUTORY NEGLIGENCE.....	8-009
EXCLUSION OF LIABILITY FOR MISREPRESENTATION.....	8-010
9. BAILMENT	
REMEDIES	
The old forms of action.....	9-001
Bailment as a discrete cause of action.....	9-002

PARTIES TO A BAILMENT.....	9-003
OBLIGATIONS OF THE BAILOR.....	9-004
OBLIGATIONS OF THE BAILEE	
Non-delegable duty of care.....	9-006
Standard of care varies.....	9-008
Relevance of reward.....	9-009
Obligation to guard against malicious acts.....	9-010
Obligation to respond to hazard.....	9-011
Duty of seaworthiness/roadworthiness, etc.....	9-012
Causation and the burden of proof.....	9-013
BAILEE'S ESTOPPEL	
Common law estoppel.....	9-014
Statutory changes.....	9-016
BAILMENTS ON TERMS	
General principles.....	9-017
Invocation by bailee of his own terms.....	9-018
Invocation by bailee of terms of third party.....	9-020
Positive obligations.....	9-021
Effect on bailee of alienation by bailor.....	9-022
UNINTENDED AND MISTAKEN DELIVERIES.....	9-024
BAILMENT AND FIDUCIARY OBLIGATIONS.....	9-025
BAILMENT AND CONTRACT.....	9-026
BAILEES AND AGENTS.....	9-028
BAILMENT IN CONTAINER CARRIAGE	
Carrier as bailor of the container.....	9-030
Merchant as bailor of the container.....	9-031
RELIEF AGAINST FORFEITURE.....	9-032
10. TORT	
NEGLIGENCE	
The two essential elements of the right of suit.....	10-001
Pure economic loss.....	10-002
Economic loss flowing from physical damage.....	10-003
Persons to whom the duty is owed.....	10-004
The nature and extent of the duty of care.....	10-005
CONVERSION	
Basic features of the tort.....	10-006
Strict liability and intention in conversion.....	10-008
Conversion by a third party against a bailee.....	10-010

Conversion by a bailor against his bailee.....	10-011
Conversion by a bailee against third parties.....	10-012
Conversion by a bailee against his bailor.....	10-013
Conversion by third party against a bailor.....	10-014
Abandonment as a defence.....	10-015
Disposal or destruction of goods belonging to another.....	10-016
Section 5 of the Torts (Interference with Goods) Act 1977.....	10-017
TRESPASS.....	10-018
DAMAGE TO REVERSIONARY INTERESTS.....	10-019
RIGHT TO SUBSTANTIAL DAMAGES IN THE CHATTEL TORTS.....	10-020
NEGLIGENT ADVICE	
Damages may extend to pure economic loss.....	10-021
Situations where a duty of care exists.....	10-022
ECONOMIC TORTS	
Deceit.....	10-025
Conspiracy.....	10-026
Intentional and unlawful interference with economic interests.....	10-027
Inducing breach of contract.....	10-028
Intimidation.....	10-029
JOINT TORTFEASORS	
Vicarious liability generally.....	10-030
Companies and vicarious liability.....	10-031
Vicarious liability for employees and others.....	10-032
Common acts or designs.....	10-033
SEVERAL TORTFEASORS.....	10-034
EMPLOYEES, DIRECTORS AND AGENTS	
Torts generally.....	10-035
Economic torts.....	10-036
BOUNDARIES BETWEEN TORT AND CONTRACT.....	10-037
11. RESTITUTION	
RECOVERY AND REWARD	
Recovery of monies paid or other benefits conferred.....	11-001
Reward for benefits conferred.....	11-003
Defences.....	11-004
WRONGFUL INTERFERENCE CLAIMS.....	11-005
COMPULSORY PAYMENTS MADE FOR BENEFIT OF ANOTHER.....	11-006

ACTIONS AT THE REQUEST OR ORDER OF ANOTHER	
Volunteers.....	11-007
Requestees and obligors.....	11-008
SUBROGATION.....	11-010
CONTRIBUTION	
Common law, civilian law and equity.....	11-011
Mercantile Law Amendment Act 1856.....	11-012
Civil Liability (Contribution) Act 1978.....	11-013
CIM recourse rights.....	11-016
CMR recourse rights.....	11-017
The Warsaw and Montreal Conventions recourse rights.....	11-019
The Hague Visby Rules recourse rights.....	11-020
AGENCY OF NECESSITY.....	11-021
BRIBES	
Broad definition of a bribe.....	11-022
Inducement presumed.....	11-023
Remedies against briber and bribee.....	11-024
DURESS	
Nature of economic duress.....	11-025
Pressure must be illegitimate.....	11-026
Need for absence of choice.....	11-027
Element of compulsion must come from the defendants.....	11-028
Duress and liens.....	11-029
KNOWING RECEIPT.....	11-030
ACKNOWLEDGMENT OF THIRD PARTY RIGHTS TO FUND.....	11-031
PROFITS DERIVED FROM THE WRONG OR BREACH	
Contract.....	11-032
Tort.....	11-033
12. ASSIGNMENT AND OTHER TRANSFER OF RIGHTS OF SUIT AND OBLIGATIONS	
ASSIGNMENT OF CONTRACTUAL AND OTHER RIGHTS	
Equitable assignment.....	12-001
Statutory assignment.....	12-003
Equities and priorities.....	12-004
Damages.....	12-005
Prohibition as to assignment.....	12-006
Illegality.....	12-007
TRANSFER OF CHATTELS.....	12-008

CONSIGNMENT NOTES/WAYBILLS UNDER CIM, CMR AND WARSAW REGIMES.....	12-009
BILLS OF LADING, SEA WAYBILLS AND DELIVERY ORDERS	
Mode of transfer of a bill of lading.....	12-010
No assignment on transfer at common law.....	12-011
The Bills of Lading Act 1855.....	12-012
Carriage of Goods by Sea Act 1992.....	12-013
Title to sue on transferred bills of lading.....	12-014
Title to sue on straight bill of lading, sea waybills and ship's delivery orders.....	12-016
Attachment of liabilities to bills of lading, sea waybills and ship's delivery orders on transfer.....	12-017
Agents.....	12-019
Effect of transfer on terms of the contract and non-contractual representations of fact in the bill of lading, sea waybill or delivery order.....	12-020
The Rotterdam Rules.....	12-021
SUBROGATION.....	12-022
13. CAUSATION, REMOTENESS AND MITIGATION IN DAMAGES	
DAMAGES MUST ARISE OUT OF THE BREACH OR WRONG	
Type of loss covered by the breach or wrong.....	13-001
Distinction between damages in contract and tort.....	13-002
Width of the duty may determine extent of recoverable damages.....	13-004
Damages assessed by reference to the amount the defendant has gained.....	13-005
CAUSATION	
Causation in fact and causation in law.....	13-006
Identifying irrelevant causes.....	13-007
Causation in contract.....	13-008
Causation in bailment.....	13-012
Causation in misrepresentation.....	13-013
Causation in tort.....	13-014
REMOTENESS OF DAMAGES.....	
Remoteness in contract.....	13-020
“such as may”.....	13-021
“fairly and reasonably be considered”.....	13-022
“as arising naturally, i.e. according to the usual course of things”.....	13-023
“or such as may reasonably be supposed to have been in the contemplation of both parties”.....	13-024
“as the probable result of the breach”.....	13-026

Remoteness in misrepresentation.....	13-027
Remoteness in bailment.....	13-028
Remoteness in tort.....	13-029
MITIGATION	
The three aspects to mitigation.....	13-031
Correlation between damages and mitigation.....	13-032
Acts in mitigation achieve a price better than any market price governing damages.....	13-033
Mitigation and repudiatory breach.....	13-034
Offers from the party in breach.....	13-036
LIQUIDATED DAMAGES	
Defining liquidated damages.....	13-037
Whether an exclusive remedy.....	13-038
Liquidated damages as penalties.....	13-039
Situations where law as to penalties inapplicable.....	13-040
14. ASSESSMENT OF DAMAGES	
RESTITUTIO IN INTEGRUM.....	14-001
MINIMUM PERFORMANCE PRINCIPLE.....	14-003
NOMINAL, GENERAL AND SPECIAL DAMAGES.....	14-004
DISTINCTION BETWEEN DAMAGES AND DEBT.....	14-005
DEGREE OF CERTAINTY AND PROOF REQUIRED IN ASSESSING SPECIAL DAMAGES.....	14-006
DAMAGES FOR LOSS OF CHANCE OR OTHER MISSED OPPORTUNITY.....	14-007
EXPECTATION AND RELIANCE LOSSES.....	14-008
BETTERMENT	
Betterment through improved design.....	14-009
Betterment through new for old.....	14-010
The element of choice.....	14-011
ONLY ONE RECOVERY FOR THE SAME DAMAGE.....	14-012
EXTENT OF DISREGARD OF COLLATERAL BENEFITS ARISING FROM THE LOSS.....	14-013
DATE OF ASSESSMENT OF DAMAGES—THE “BREACH-DATE RULE”.....	14-014
CURRENCY IN WHICH DAMAGES ARE MEASURED.....	14-016

JUDGMENT OR AWARD AGAINST CLAIMANT IN FAVOUR OF THIRD PARTY.....	14-017
SETTLEMENTS MADE BY THE CLAIMANT WITH A THIRD PARTY.....	14-018
LOSS OF INTEREST AS DAMAGES.....	14-019
MANAGEMENT TIME.....	14-020
LIQUIDATED DAMAGES.....	14-021
EXCEPTIONS TO "NO LOSS, NO DAMAGES" PRINCIPLE	
Identifying the nature of the loss for which substantial damages are awarded.....	14-022
Exceptions to the general principle that no compensation for non-pecuniary loss suffered by claimant.....	14-023
Claim in contract under Carriage of Goods by Sea Act 1992.....	14-024
Claim in contract by consignor of goods or other transferor of property.....	14-025
Claim in contract by assignors and assignees.....	14-027
Claim on contract for defeated contractual expectation.....	14-028
Chattel torts.....	14-029
Claim by principal against his agent.....	14-030
Claim by agent on behalf of undisclosed principal.....	14-031
Claim by trustee or other nominee.....	14-032
Claim for restitutionary damages.....	14-033
CLAIMS AGAINST CARRIERS	
Damages ordinarily defined by reference to the monetary value of the goods.....	14-034
Identifying any relevant "market".....	14-037
Knowledge of special loss.....	14-038
Contributory negligence.....	14-039
Damages for failure to load and carry the cargo.....	14-040
CONVENTION CARRIAGE REGIMES	
Carriage by rail.....	14-041
Carriage by road.....	14-042
Carriage by air.....	14-043
Carriage by sea.....	14-044
OTHER CHATTEL LOSS OR DAMAGE CLAIMS	
Total or partial loss.....	14-045
Damage to chattels.....	14-046
Consequential damages.....	14-047
General damages.....	14-048
WRONGFUL DEPRIVATION OF LIEN/PLEDGE.....	14-049

CONTRACTUAL CLAIMS FOR DEFECTIVE WORK TO ASSETS.....	14-050
NEGLIGENT ADVICE.....	14-051

PART V LIABILITY REGIMES

15. CARRIERS AND FORWARDERS

CARRIERS IN THE COMMON LAW

Sources of the law.....	15-001
Common carriers.....	15-002
Common carrier's liability for loss and damage.....	15-003
Common carrier's liability for delay.....	15-004
Common carriers and subcontracting.....	15-005
The Carriers Act 1830 and the Supply of Goods and Services Act 1982.....	15-006
Liability of the common carrier may be varied by special contract.....	15-007
Common carriers and seaworthiness.....	15-008
Exclusion of liability for fire, etc. for UK ships.....	15-010
Private carriers.....	15-011

PARTIES TO A CONTRACT OF CARRIAGE

Identity of the merchant where no special contract.....	15-012
Identity of the merchant where special contract.....	15-015
Other parties for whom merchant expressly contracts as agent.....	15-018
Collateral contracts with the merchant.....	15-019
Implied contract arising between carrier and consignor where delivery impossible.....	15-020
Implied contract between carrier and consignee arising on delivery by carrier.....	15-021
Misapprehensions as to character of the goods or identity of the merchant.....	15-023
Identity of the carrier.....	15-024
Charterparty bills of lading and demise clauses.....	15-025
Carriers under through bills and multimodal bills of lading.....	15-027
Additional "carrier" parties to the contract of carriage.....	15-028

FORWARDING AGENTS

Characteristics of an agency forwarding contract.....	15-031
Forwarding in ocean carriage.....	15-036
Forwarding in multimodal carriage.....	15-038
Forwarding in carriage by rail.....	15-039
Forwarding in carriage by air.....	15-040
Forwarding in carriage by road.....	15-042

Duties of a forwarding agent.....	15-043
Selection of carrier.....	15-044
Negotiation of the contract.....	15-045
Choice of rates or conditions.....	15-046
Duty to insure or advise on insurance.....	15-047
Discrepancies in goods.....	15-048
Duty to further the safe arrival of the goods.....	15-049
Duties to supervise.....	15-050
Duty to report loss, damage or delay.....	15-051
Duty to report other matters of concern.....	15-052
Duty to notify claim.....	15-053
PARTIES TO A FORWARDING CONTRACT.....	15-054
16. THE INTERNATIONAL CARRIAGE CONVENTIONS	
TREATIES.....	16-001
INTERNATIONAL CARRIAGE BY RAIL	
CIM and COTIF.....	16-002
OTIF.....	16-004
Multimodal aspects of CIM.....	16-005
INTERNATIONAL CARRIAGE BY ROAD	
CMR.....	16-006
Multimodal aspects of CMR.....	16-007
INTERNATIONAL CARRIAGE BY AIR	
Multitude of possible convention regime.....	16-008
The unamended Warsaw Convention.....	16-010
The Warsaw-Hague Convention.....	16-011
The Warsaw-MPI Convention.....	16-012
The Warsaw-Hague-MP4 Convention.....	16-013
The Montreal Convention.....	16-014
INTERNATIONAL CARRIAGE BY SEA AND WATERWAY	
The Hague Rules.....	16-015
The Hague Visby Rules.....	16-017
The Hamburg Rules.....	16-019
The Rotterdam Rules.....	16-020
Budapest Convention on the Contract for the Carriage of Goods by Inland Waterways (CMNI).....	16-023
INTERNATIONAL MULTIMODAL CARRIAGE	
The Multimodal Convention.....	16-024
Convention on liability of operators of transport terminals in international trade.....	16-025
INTERPRETATION AND CONSTRUCTION	
Provisions of the Domestic Enabling Act.....	16-026

The English text of the Convention.....	16-027
Purposive approach.....	16-028
Travaux préparatoires.....	16-029
Decisions by foreign courts.....	16-030
Pre-existing common law and domestic principles of construction.....	16-031
PARTIES TO A CONVENTION	
Definition of contracting party.....	16-032
Identifying the contracting parties and territories in respect of which it has contracted.....	16-033
CIM.....	16-034
CMR.....	16-035
The Warsaw Convention and Montreal Conventions.....	16-036
The Hague Visby Rules.....	16-037
CONTRACTS OF HIRE.....	16-038
SUBSTITUTE MODES OF CARRIAGE.....	16-039
PERIOD OF RESPONSIBILITY IN UNIMODAL TRANSPORT.....	16-040
PERIOD OF RESPONSIBILITY IN MULTIMODAL TRANSPORT	
CIM.....	16-042
CMR.....	16-043
The Warsaw and Montreal Conventions.....	16-044
The Hague Visby Rules.....	16-045
DOMESTIC LAW EXCLUDED	
By express exclusion.....	16-046
By implied exclusion.....	16-047
DOMESTIC LAW PRESERVED	
By express reservation.....	16-048
By implied reservation.....	16-049
WHO CAN SUE?	
CIM.....	16-051
CMR.....	16-052
Warsaw and Montreal.....	16-053
The Hague Visby Rules.....	16-054
Undisclosed principals.....	16-055
WHO CAN BE SUED?	
CIM.....	16-056
CMR.....	16-057
Warsaw and Montreal.....	16-058
The Hague Visby Rules.....	16-059
MONETARY UNIT OF ACCOUNT	
The Gold Franc.....	16-060

Special Drawing Rights	16-061
17. STATUTORY AND CONTRACTUAL LIABILITY REGIMES	
CARRIAGE BY RAIL	
Domestic rail carriage	17-001
International rail carriage under CIM	17-002
CARRIAGE BY ROAD	
Domestic road carriage	17-003
International road carriage under CMR	17-004
CARRIAGE BY AIR	
Common law carriage by air	17-006
Carriage by air under Warsaw/Montreal	17-007
Waybill Conditions of Contract and Conditions of Carriage	17-009
CARRIAGE BY SEA	
Common law carriage by sea	17-010
Carriage by sea under the Hague Visby Rules	17-011
The scope of the carrier's duty of care under the Rules as defined by Articles I and II	17-012
The carrier's seaworthiness obligations article III rule 1	17-014
<i>Before and at the beginning of the voyage</i>	17-015
<i>Due diligence</i>	17-016
<i>Make the ship seaworthy</i>	17-018
<i>Properly man, equip and supply the ship</i>	17-019
<i>Make the holds, refrigerating and cool chambers, and all other parts of the ship in which goods are carried, fit and safe</i>	17-020
The carrier's obligation to care for cargo article III rule 2	17-021
<i>Properly and carefully load, handle carry, take care of and discharge the goods carried</i>	17-021
Article IV rule 2 exceptions to the carrier's article III rule 2 obligations	17-023
<i>Arising from or resulting from</i>	17-024
(a) <i>Act, neglect, or default of the master, mariner, pilot, or the servants of the carrier in the navigation or in the management of the ship</i>	17-025
(b) <i>Fire, unless caused by the actual fault or privity of the carrier</i>	17-027
(c) <i>Perils, dangers and accidents of the sea or other navigable waters</i>	17-028
(d) <i>Act of God</i>	17-030
(e) <i>Act of war</i>	17-031
(f) <i>Act of public enemies</i>	17-032
(g) <i>Arrest or restraint of princes, rulers or people, or seizure under legal process</i>	17-033

(h) <i>Quarantine restrictions</i>	17-034
(i) <i>Act or omission of the shipper or owner of the goods, his agent or representative</i>	17-035
(j) <i>Strikes or lock-outs or stoppage or restraint of labour from whatever cause, whether partial or general</i>	17-036
(k) <i>Riots and civil commotions</i>	17-037
(l) <i>Saving or attempting to save life or property at sea</i>	17-038
(m) <i>Wastage in bulk or weight or other loss or damage arising from inherent defect, quality or vice of the goods</i>	17-039
(n) <i>Insufficiency of packing</i>	17-040
(o) <i>Insufficiency or inadequacy of marks</i>	17-041
(p) <i>Latent defects not discoverable by due diligence</i>	17-042
(q) <i>Any other cause arising without the actual fault or privity of the carrier</i>	17-043
Carriage by sea under the Rotterdam Rules	17-044
Statutory immunity for UK ships for loss or damage caused by fire, etc.	17-046
COMBINED/MULTIMODAL TRANSPORT	
Background	17-047
Typical modern combined transport liner bill of lading as used by major container lines—"Network" transport documents	17-048
"Partial network" regimes	17-049
HEAVY LIFT	
Convention carriage regimes	17-050
HEAVYCON	17-051
HEAVYLIFTVOY	17-052
FREIGHT FORWARDING	
Diversity of the work	17-053
BIFA conditions	17-054
FIATA Model Forwarding Conditions	17-057
House bills and the BIFA house bill	17-058
The FIATA FCR and the FIATA FCT	17-059
LOGISTICS AND OUTSOURCING	
Principal legal characteristics	17-060
Application of Convention carriage regimes	17-061
Duties of cooperation	17-062
Duties to use best or reasonable efforts	17-063
Joint ventures and fiduciary obligations	17-064
Duties of continuance	17-065
Conditions precedent and promissory	17-066
Disputes	17-067
Letters of intent and side letters	17-068

PROJECT FORWARDING	
Civil engineering contract forms	17-069
Liquidated damages for delay	17-070
Remedy of defects	17-071
Agreements to insure and transfer of risk	17-072
WAREHOUSING	
The United Kingdom Warehouse Association (UKWA)	
Terms 2006	17-073
PORT, DOCK AND TERMINAL OPERATIONS	17-074

PART VI MISCELLANEOUS ISSUES

18. DEVIATION AND EXEMPTION CLAUSES

DEVIATION AND FUNDAMENTAL BREACH	
The old law	18-001
Changes to the old law	18-002
What is left of the old law?	18-004
Deviation in convention carriage	18-006
CONSTRUCTION OF EXEMPTION AND INDEMNITY CLAUSES	
Approach to construction	18-009
Presumption that neither party intends to abandon any remedies for its breach arising by operation of law	18-011
Deliberate breach	18-012
Main object rule	18-013
Express words may sometimes be needed to exclude liability in negligence	18-014
Indemnity clauses and negligence	18-015
No liability save in respect of gross negligence	18-016
Conflicting co-efficient exemption clauses	18-017
Bespoke terms may prevail over printed terms	18-018
Acknowledgement of no reliance or no misrepresentation clauses	18-019
Whole agreement clauses	18-020
No variation clauses	18-021
No waiver clause	18-022
Consequential loss excluded	18-023
Breakdown of machinery or equipment excluded	18-024
At owner's/shipper's risk	18-025
Guarantee and remedy of defects clauses	18-026
Conclusive evidence and certification clauses	18-027
Clauses conferring a discretion on one party	18-028
Take or pay provisions and minimum order provisions	18-029
Error or fraud excluded	18-030

No fiduciary duty	18-031
No set-off	18-032
Best or reasonable endeavours only	18-033
As soon as possible	18-035
Any other causes beyond our control	18-036
Without guarantee	18-037
Termination for any breach	18-038
Cesser and deemed delivery clauses	18-039
No liability for misdelivery	18-040
EXEMPTION AND INDEMNITY CLAUSES UNDER INTERNATIONAL CARRIAGE CONVENTIONS	18-041
THE UNFAIR CONTRACT TERMS ACT 1977	
Scope of the Act	18-042
Application to carriage of goods and international sales	18-043
The test of "unreasonableness"—general considerations	18-044
Particular considerations as to "reasonableness" in context of carriage of goods	18-046
BIFA conditions	18-047
Port authority conditions	18-048
UKWA terms	18-049

19. CHARGES, PAYMENT, SECURITIES AND INTEREST

PAYMENT GENERALLY	
Entire performance rule	19-001
Remuneration not determined by contract	19-002
Agent's remuneration	19-003
Payment by a third party	19-004
Payment to a third party	19-005
Action by promisee for debt payable to third party	19-006
Provisional payment	19-007
How payment made	19-007A
FREIGHT	
When freight earned	19-008
When and how freight payable	19-010
By whom freight payable	19-011
To whom freight payable	19-013
"Freight prepaid" indorsements	19-014
HARDSHIP, FREIGHT SURCHARGE AND ADJUSTMENT CLAUSES	19-015
LETTERS OF CREDIT	
The commercial purpose of documentary letters of credits	19-016
The four interconnected contractual relationships	19-017

Documents presented by seller must conform strictly to terms of credit	19-018
The autonomy doctrine	19-019
Illegality	19-020
Conditional payment	19-021
BONDS, STANDBY LETTERS OF CREDIT AND GUARANTEES	
Various forms security may take	19-022
On-demand guarantees, bonds and standby letters of credit	19-023
True guarantees	19-026
No general duty of good faith and disclosure on part of the creditor	19-028
A guarantee must be in writing and signed by guarantor	19-029
Surety discharged by any material variation of a guarantee	19-030
DEPOSITS AND PART PAYMENTS OF PRICE	19-031
LETTERS OF COMFORT	19-032
ABATEMENT AND SET-OFF	
Abatement	19-033
Legal set-off	19-034
Equitable set-off	19-035
Categories of set-off not mutually exclusive	19-036
Exclusion of abatement and set-off by terms of the contract	19-037
Real account stated	19-038
Fresh cause of action arising excluding set-off	19-039
Set-off on insolvency	19-040
Set-off where cross claim subject to arbitration	19-041
Set-off against freight	19-042
INTEREST	
Various grounds for a claim to pre-judgment interest	19-044
Pre-judgment interest under section 35A of the Senior Courts Act 1981	19-045
Pre-judgment interest under Late Payment of Commercial Debts (Interest) Act 1998	19-047
Post-judgment interest	19-048
20. LIMITATION OF LIABILITY	
CONVENTION CARRIAGE	
CIM	20-001
CMR	20-002
Warsaw and Montreal Conventions	20-003
The Hague Visby Rules	20-005

Wilful misconduct (Warsaw Convention and CMR)	20-007
Acts done with intent to cause damage or acts done recklessly with knowledge that damage will probably result (CIM, Warsaw-Hague, Montreal, Hague Visby)	20-008
OWNERS, CHARTERERS, MANAGERS AND OPERATORS OF BRITISH SHIPS	
.....	20-009
DOMESTIC CONTRACTUAL CONDITIONS	
Forwarding—BIFA 2005A Conditions	20-010
Road carriage—RHA carriage terms	20-011
Storage—UKWA terms and RHA storage terms	20-012
21. LIENS	
TYPES OF LIEN	21-001
POSSESSORY LIENS	21-002
AGENT'S POSSESSORY LIEN	21-005
CARRIERS	
Carriage by land	21-006
Carriage by sea	21-007
Time at which a carrier's possessory lien can be exercised	21-008
INSOLVENCY	
General position	21-009
Special position in respect of administration	21-010
LIENS AND DURESS	21-011
RIGHT OF SALE	21-012
MAINTENANCE	21-013
RECOVERY OF PROPERTY SUBJECT TO LIEN	21-014
LIENS AND THIRD PARTIES	21-015
LOSS OF RIGHT TO A LIEN	21-016
IMPLIED CONTRACT ON RELEASE OF LIEN	21-018
22. TIME BARS	
INTRODUCTION	
Limitation by Statute	22-001
Laches	22-002
WHEN TIME BEGINS TO RUN	
General rule	22-003

Contract	22-004
Tort	22-005
Covenants, etc.	22-006
THE PERIOD OF LIMITATION	22-007
NEW CLAIMS, SET-OFFS AND COUNTERCLAIMS	22-008
ESTOPPEL	22-009
SUSPENSION OR EXTENSION OF THE LIMITATION PERIOD	
Domestic law	22-010
Convention carriage regimes	22-011
ACKNOWLEDGMENT	22-012
CONTRACTUAL PROVISIONS	22-013
CONVENTION CARRIAGE	
CIM	22-014
CMR	22-015
Warsaw and Montreal Conventions	22-016
The Hague Visby Rules	22-017
CLAIMS IN TORT BY CARGO AGAINST ANOTHER SHIP	22-019
23. DUTIES AND LIABILITIES OF THE MERCHANT	
PREPARATION OF THE CARRIAGE DOCUMENT	23-001
LOADING AND DISCHARGE OPERATIONS	
Delivery and redelivery	23-002
Allocation of cost, responsibility and risk	23-003
Convention carriage	23-006
EFFECT OF TRANSFER OF BILL OF LADING	23-007
FREIGHT	23-008
WARRANTIES AND INDEMNITIES WITHIN THE CONTRACT OF CARRIAGE	
Express warranty of authority	23-009
Circular indemnity clauses	23-010
Implied indemnity for complying with request or order	23-011
Convention carriage	23-012
INDEMNITIES OUTSIDE THE CONTRACT OF CARRIAGE	
Letter of indemnity for issue of clean bill of lading	23-014
Letter of indemnity for delivery without production of the bill of lading	23-016
Implied indemnity for complying with request	23-017

SALVAGE	
Liability by the general maritime law	23-018
Liability by contract	23-019
Position as between ship and cargo	23-021
GENERAL AVERAGE	
Characteristics of general average	23-022
Liability for general average	23-024
The York Antwerp Rules	23-025
Who can declare general average?	23-027
Average bonds	23-028
Recovery of general average expenses by cargo	23-029
LIABILITY FOR DANGEROUS GOODS	
Shipper's warranty at common law	23-030
Tort of negligence	23-031
Hague Visby Rules	23-032
Other convention carriage	23-035
24. REDIRECTION, DELIVERY AND COMPETING CLAIMS	
PARTY ENTITLED TO THE BILL OF LADING	24-001
MERCHANT'S RIGHT TO REDIRECT THE GOODS	
Common law	24-002
Convention carriage consignment notes—CIM, CMR and Warsaw regime	24-003
UNPAID SELLER'S RIGHT TO REDIRECT THE GOODS	
Right of stoppage in transit	24-004
Effect of exercise of the right	24-005
PRESENTATION OF THE BILL OF LADING	
Bill of lading (straight or negotiable)	24-006
Lost or absent bills of lading	24-007
Waybills and consignment notes	24-008
MODE OF REDELIVERY TO MERCHANT	
Nature of the obligation determined by terms of the contract of carriage	24-009
Local law	24-010
Effect of blending and co-mingling	24-011
Over-deliveries on other bills of lading for same party	24-012
COMPETING CLAIMS FOR DELIVERY UP AGAINST A BAILEE	
Interpleader	24-013
Torts (Interference with Goods) Act 1977	24-014
UNCOLLECTED GOODS	24-015

COMPETING CLAIMS FOR DAMAGES AGAINST A BAILEE	
Contract	24-016
Tort	24-017
Convention carriage	24-018
The Torts (Interference with Goods) Act 1977	24-019
EFFECT OF JUDGMENT ON COMPETING CLAIMS	24-020
EFFECT OF PAYMENT UPON COMPETING CLAIMS	24-021
ONLY ONE RECOVERY AGAINST DIFFERENT DEFENDANTS FOR SAME LOSS	24-022
RELEASE BY COMPROMISE AGREEMENT	24-023
EFFECT OF SETTLEMENT UPON JOINT-OBLIGORS	24-025
AUTHORITY OF AGENTS IN CONNECTION WITH CLAIMS	24-026
COMPETING CLAIMS TO MONIES COLLECTED BY AGENT	24-027
25. ELECTION, WAIVER AND DISCHARGE	
ELECTION	
Election in equity	25-001
Election at common law	25-002
Some instances of election between rights	25-003
Some instances of election between remedies	25-004
WAIVER BY ESTOPPEL	25-005
TERMINATION FOR BREACH	
Different meanings of the term "condition"	25-007
Breach of condition	25-008
Breach of warranty	25-010
Breach of an intermediate term	25-011
Disabling act	25-012
Anticipatory breach by renunciation	25-013
Effect of unaccepted repudiatory breach	25-014
Mode of acceptance of a repudiatory breach	25-015
Consequences of acceptance	25-017
Termination for repudiatory breach on erroneous grounds	25-018
Conduct which is both a repudiatory breach and an express ground of termination	25-019
Arbitration and jurisdiction agreements	25-021
Repudiatory breach in the context of carriage of goods	25-022
TERMINATION BY CONTRACTUAL PROVISION	
Express provision	25-023
Implied term	25-024

Force majeure clauses	25-025
DISCHARGE BY FRUSTRATION	25-027
Time for determining whether contract frustrated	25-028
Types of frustrating events	25-029
Self-induced frustration	25-030
Allocation of risk in the contract	25-031
The effect of frustration	25-032
Effect of subsequent estoppel, waiver and variation	25-033
OTHER FORMS OF DISCHARGE	
An alteration to a contract contained in a document or deed	25-034
New contract between same parties or tripartite novation	25-035
26. UNENFORCEABLE RIGHTS—ILLEGALITY AND PUBLIC POLICY	
CONTRACT	
Effect of statutory provision	26-001
Common law—objectionable purpose	26-003
Common law—objectionable mode of performance	26-005
Personal fault required	26-007
Severability and waiver	26-008
Frustration and mistake	26-009
Withdrawal from illegal contracts	26-010
Collateral contracts, misrepresentation and deceit	26-011
RESTITUTION	26-012
TORTS	26-013
PROPRIETARY RIGHTS	26-014
PLEADING ILLEGALITY	26-015
APPENDICES	
A. TRADE CONDITIONS, FORMS AND TERMS	
BIFA Standard Trading Conditions 2005A	A-001
RHA Conditions of Carriage 2009	A-002
RHA Conditions of Storage 2009	A-003
UKWA Contract Conditions for Logistics 2006	A-004
FIATA Model Rules for Freight Forwarding Services 2007	A-005
FIATA Multimodal Transport Bill of Lading	A-006
FIATA Multimodal Transport Waybill	A-007
FIATA FCR Certificate of Receipt	A-008
FIATA FCT Certificate of Transport	A-009
FIATA FWR Warehouse Receipt	A-010

CIM Rail Consignment Note—CIT.....	A-011
CMR Road Consignment Note—IRU.....	A-012
BIMCO CONLINEBILL 2000 Liner Bill of Lading.....	A-013
BIMCO CONLINEBILL 1978 Liner Bill of Lading.....	A-014
BIMCO CONGENBILL 2007 Bill of Lading to be used with Charterparties.....	A-015
BIMCO GENWAYBILL 1995 Non-Negotiable General Sea Waybill.....	A-016
BIMCO MULTIDOC 1995 Negotiable Multimodal Transport Bill of Lading.....	A-017
BIMCO MULTIWAYBILL 1995 Multimodal Transport Waybill.....	A-018
BIMCO COMBICONBILL 1995 Negotiable Combined Transport Bill of Lading.....	A-019
BIMCO COMBICONWAYBILL 1995 Combined Transport Sea Waybill.....	A-020
BIMCO HEAVYCONBILL 2007 Bill of Lading.....	A-021
BIMCO HEAVYCONRECEIPT 2007 Non-Negotiable Cargo Receipt.....	A-022
BIMCO HEAVYLIFTVOY Standard Heavy Lift Voyage Charter Party.....	A-023
BIMCO HEAVYLIFTVOYBILL 2009 Bill of Lading.....	A-024
B. INTERNATIONAL CARRIAGE CONVENTIONS WHERE INCORPORATED INTO ENGLISH LAW	
Railways and Transport Safety Act 2003, s.103.....	B-001
Railways (Convention on International Carriage by Rail) Regulations 2005 (SI 2005/2092).....	B-002
Convention concerning International Carriage by Rail (COTIF) of May 9, 1980 in the version of the Protocol of Modification of June 3, 1999 (Titles I-III and VI-VII).....	B-018
Uniform Rules Concerning the Contract of International Carriage of Goods by Rail (CIM—Appendix B to the COTIF Convention) (in the version of the 1999 Protocol).....	B-063
Uniform Rules Concerning the Contract of International Carriage of Goods by Rail (CIM) Explanatory Report.....	B-115
Carriage of Goods by Road Act 1965.....	B-172
Carriage of Goods by Road (Parties to Convention) Order (SI 1967/1683) (as amended by SI 1980/697).....	B-228
Carriage by Air Act 1961.....	B-231
Carriage by Air (Revision of Limits of Liability under the Montreal Convention) Order (SI 2009/3018).....	B-250A
Carriage by Air (Supplementary Provisions) Act 1962.....	B-251
Carriage by Air (Parties to Convention) Order (SI 1999/1313).....	B-260
Carriage by Air (Sterling Equivalents) Order (SI 1999/2881).....	B-268

Carriage by Air (Parties to Protocol No.4 of Montreal, 1975) Order (SI 2000/3061).....	B-270
Carriage by Air Acts (Application of Provisions) Order (SI 2004/1899).....	B-273
Carriage of Goods by Sea Act 1971.....	B-291
Carriage of Goods by Sea (Parties to Convention) Order (SI 1985/443).....	B-299
C. OTHER CONVENTIONS NOT ENACTED INTO ENGLISH LAW	
Convention for the Unification of Certain Rules Relating to International Carriage by Air 1929 (Warsaw Convention).....	C-001
Additional Protocol No. 1 to Amend Convention for the Unification of Certain Rules Relating to International Carriage by Air (MP1 Protocol).....	C-043
United Nations Convention on the Carriage of Goods by Sea 1978 (Hamburg Rules).....	C-056
United Nations Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea 2008 (Rotterdam Rules).....	C-110
Budapest Convention on the Contract for the Carriage of Goods by Inland Waterway (CMNI) 2001.....	C-208
D. CONVENTIONS STATUS TABLES	
Carriage by Land (Road and Rail).....	D-001
Carriage by Air.....	D-002
Carriage by Sea and Inland Waterways.....	D-003
E. DOMESTIC STATUTE LAW	
Carriers Act 1830.....	E-001
Mercantile Law Amendment Act 1856.....	E-012
Law Reform (Contributory Negligence) Act 1945.....	E-022
Misrepresentation Act 1967.....	E-029
Torts (Interference with Goods) Act 1977.....	E-035
Unfair Contract Terms Act 1977.....	E-054
Civil Liability (Contribution) Act 1978.....	E-088
Sale of Goods Act 1979 ss.16-26, 32.....	E-099
Supply of Goods and Services Act 1982.....	E-113
Carriage of Goods by Sea Act 1992.....	E-154
Contracts (Rights of Third Parties) Act 1999.....	E-160
Merchant Shipping Act 1995, ss.185-186 and Sch.7.....	E-170
PAGE	
Index.....	1117