

The Legal Environment of Business, 10th ed., by Roger Meiners, et al., South-Western College Pub.

8-K reports, 536

Abbott Labs v. Gardner, 377

ability tests, 433

absolute privilege, 146–147

abstract of judgment, 297

abuse of discretion, 377

acceptance

under CISG, 272

of draft, 284

of offer, 256–257

proper communication of, 227–228

unconditional, 226

unequivocal, 227

accommodation, reasonable, 420, 439

accord, 241

accredited investors, 534

activities, protected, 410

actual authority, 341, 345

actual damages, 244

actual malice, 147

actus reus, 106

ad valorem tariffs, 555

ADA (Americans with Disabilities Act of 1990), 437

ADA Enforcement Guidance: Preemployment Disability-Related Questions and Medical Examinations, 439

ADEA (Age Discrimination in Employment Act), 424–425

adequacy of consideration, 228–229

adequate information, 546

adjudicatory hearing, 373–374

administrative agencies, 7

controls on, 379–380

creation of, 365–366

in Japan, 375

and regulations, 10

Administrative Dispute Resolution Act, 71

administrative law

rule making, 366–367, 369

types of rules, 367–368

administrative law judge (ALJ), 374, 404

Administrative Procedures Act (APA), 366

admissions, requests for, 56

ADR (alternative dispute resolution), 64, 70–71

adversary system of justice, 49

adverse impact, 431

adverse possession, 179

advertising

claim regulation, 483–484

false, 484–487

international regulation, 485

online regulation, 486

substantiation program, 483

unfair and deceptive practices, 480

affirm (judgment), 62

affirmative action, 435–436

affirmative defense, 51

age discrimination, 424–425

Age Discrimination in Employment Act (ADEA), 424–425

agency, 378. *See also* administrative agencies

by agreement of the parties, 337–338

appropriations, 379

classification of, 337

coupled with an interest, 337

creation of, 337–340

definition, 336

disclosed principals, 345–346

discretion, 376

duties of agency parties, 342–345

by estoppel, 340

fees, 406

implied or express ratification by principal, 338

liability for contracts, 345–347

by operation of law, 340

shops, 406

termination of, 347

undisclosed principals, 346

agent, 336

acts for the principal, 340–342

duties of agency parties

agent's duties to principal, 343–344

principal's duties to agent, 342–343

general, 337

gratuitous, 337

universal, 337

Agriculture, U.S. Department of (USDA), 474

air pollutants, 450. *See also* Clean Air Act; pollution

Akin v. Ashland Chemical, 170

ALJ (administrative law judge), 374, 404

Alternative Dispute Resolution Act of 1998, 70

alternative dispute resolution (ADR), 64, 70–71

America Online (AOL), 146

American Arbitration Association, 64

American Civil Liberties Union of Georgia v. Miller, 87

American Law Institute, 104, 161, 162

American Society of Composers, Authors and Publishers (ASCAP), 512

American Stock Exchange (AMEX), 547

Americans with Disabilities Act (ADA) of 1990, 437

AMEX (American Stock Exchange), 547

amount in controversy, 33

analysis, cost-benefit, 379

annual 10-K report, 536

annual percentage rate (APR), 489

answer, 51

antibribery movement, 563

anticipatory breach, 241

anticompetitive conduct, 111
 Anticybersquatting Consumer Protection Act, 203
 antidumping duty, 556
 antidumping orders, 556–558
 anti-raiding covenants, 387
 Antitrust Division, Justice Department, 503–504
 antitrust law, 111, 501–525

- in European Union, 520
- horizontal restraints of trade, 509–515
- monopolization, 502, 505–509
- online issues, 510
- Robinson-Patman Act, 521–524
- statutes, 502–505 (*See also* Clayton Act; Federal Trade Commission Act; Sherman Antitrust Act)
 - enforcement, 503–504
 - exemptions, 503
 - per se rule, 505
 - remedies, 504
 - rule of reason, 505
- vertical restraints of trade, 515–521

 AOL (America Online), 146
 APA (Administrative Procedures Act), 366
 apparent authority, 341, 345–346
 appellate courts, 26, 27–28, 30–31, 62
 appellate jurisdiction, 26, 30–31
 application to reexported U.S. goods, 559
 APR (annual percentage rate), 489
 arbitrary and fanciful trademarks, 200
 arbitrary decisions, 377
 arbitration, 63, 570

- award, 65–66
- clauses, 409
- and domain name disputes, 67, 202
- global acceptance of, 68
- grievance, 409
- hearing procedure, 65
- international, 274
- negotiation, 66–68
- process of, 64–66
- and public sector employment, 66
- voluntary vs. compulsory, 66

 arbitrator/arbitrator, 64–65
Armstrong v. Food Lion, 355–356
 arraignment, 109–110
 articles of incorporation, 313
 articles of organization, 320
 artisan's lien, 296–297
 Ashland Oil, 483
 assault, 137
 assault and battery, 138
 assign, 280
 assigned instrument, 284
 assignment, 240
Association of Washington Business v. State of Washington, Department of Revenue, 367–368
 assumption of risk, 134, 169
Atkinson v. City of Pierre, 189–190
 attachment, 291
 attachment lien, 296
 attainment areas, 450
 attorney-in-fact, 338
Audi AG v. D'Amato, 203–205
Austin v. Michigan Chamber of Commerce, 87
 authority, 337

- actual, 341, 345
- apparent, 341, 345–346
- implied, 341
- real, 341

 authorization cards, 405
Axelson v. McEvoy-Willis, 257–258

Babbitt v. Sweet Home, 463
Baccus Imports v. Dias, 83
 BACT (best available control technology), 451
 bailiff, 58
 balloon note, 284
 bankers' acceptance, 284
 bankruptcy, 297–303

- Chapter 11, 301–303
- Chapter 13, 298
- Chapter 7, 299
- discharge of, 300–301
- and fraud, 111
- internationally, 301
- involuntary, 299
- personal, 297–298
- proceedings, 300–301

 Bankruptcy Abuse Prevention and Consumer Protection Act of 2005, 297
 bans, on certain products, 556
 bargaining unit, 405
BASF v. United States, 555–556
 BAT (best available technology), 456
 battery, 137
Baxter v. Ford Motor, 160
 BCT (best conventional technology), 456
Beal Bank, SSB v. Biggers, 290–291
Bearden v. Wardley, 344–345
 bearer instruments, 284
 bearer paper, 285
Beck decision, 407
 beneficiaries, third-party, 240
 beneficiary, 280
 best available control technology (BACT), 451
 best available technology (BAT), 456
 best conventional technology (BCT), 456
 beyond a reasonable doubt, 15
 BFOQ (bona fide occupational qualification), 434
Bigelow v. Virginia, 87
 bilateral contracts, 226
 bill of exchange, 283

Bill of Rights, 75
 excessive fines, 94–95
 just compensation, 92–94
 right to trial, 94
 self-incrimination, 91–92
 unreasonable search and seizure, 90–91
 billing error, 491
 biotechnology, 460
Black's Law Dictionary, 5, 104, 107, 336
 Blackstone, William, 222
 Blackwell, Roger, 113
 "blanket licenses", 512
Blimka v. My Web Wholesalers, LLC, 36–37
 blogs, 409
 blue sky laws, 530
 board of directors, 315, 317
Board of Trustees of the State University of New York v. Fox, 89
Bolser Enterprises v. Arizona Registrar of Contractors, 378
 BOMA (Building Owners and Managers Association), 183
 bona fide occupational qualification (BFOQ), 434
 bona fide seniority, 433
Boomer v. Atlantic Cement Company, 449
Bose Corp. v. Consumers Union, 89–90
 boycotts, 410, 520–521
Bradkin v. Leverton, 247
Braswell v. United States, 92
 breach of contract, 240–241
 breach of duty, 317
 bribery, 111
Broadcast Music, Inc. v. CBS, 512
 brokers, 546
Brooke Group case, 522
Brown v. Soh, 386
Brown v. Swett and Crawford of Texas, 309–310
 brownfields, 462
 Brownfields Revitalization Act of 2002, 462–463
 Building Owners and Managers Association (BOMA), 183
 bulk-supplier doctrine, 170
 burden of persuasion, 58
 Bureau of Consumer Protection, 479
 Bureau of Industry and Security, 559
Burke v. McKee, 247
Burlington Industries v. Ellerth, 429–430
 business ethics, 15–20
 definition, 18
 and law, 19–20
 online, 18
 perceptions of, 17
 and regulation, 19
 business necessity, 432–433
 business organizations, 307–332
 comparison of major forms, 322
 cooperatives, 325
 corporations, 313–320
 in foreign markets, 560–561
 franchise, 326–331
 joint ventures, 325, 560
 key features, 321–325
 limited liability companies (LLC), 320–321
 limited partnership, 311–312
 obstacles to starting, 326
 partnership, 308–311
 sole proprietorship, 308
 syndicates, 325–326
 business torts, 151–156. *See* tort law
 but for rule, 130
 buyer
 remedies, 268–269
 rights and obligations, 262–263
 Buyer's Guide, 487
 bylaws, 313

Caley v. Gulfstream Aerospace Corp., 229
Callison v. City of Philadelphia, 397–398
Campisi v. Acme Markets, Inc., 192
 capacity, 231–232
 capital, 529
 Capital Markets Efficiency Act of 1996, 531
 capricious decisions, 377
 Cardozo, Benjamin N., 5
 care
 ordinary, 128
 reasonable, 159, 344
Carrel v. National Cord and Braid, 170
 Carson, Rachel
 Silent Spring, 446
 cartel, 510
 case law, 10–12
 case reporters, 10
 cashier's check, 281
 causation, 130
 cause in fact, 130
 caveat emptor, 157
 CBP (Customs and Border Protection), 555
 CDC (Center for Disease Control), 474
Center for Biological Diversity v. Marina Point Development Associates, 465–466
 Center for Disease Control (CDC), 474
Central Hudson Gas and Electric Corporation v. Public Service Commission of New York, 87–89, 95
 certificate of incorporation, 313, 314
 certificate of limited partnership, 311
 certificates of deposit, 280, 284
 certification mark, 206
 CFCs (chlorofluorocarbons), 466
 Chad, legal system of, 6, 7
 change of venue, 43
 chat rooms, and privacy, 93
 checks, 280
Chemical Waste Management v. Hunt, 81

Chiarella v. United States, 542
Chicago Teachers Union case, 406–407
 child pornography, 93
 Children's Online Privacy Protection Act, 486
 China, environmental issues in, 453
 chlorofluorocarbons (CFCs), 466
 choice of language clause, 566–567
 choice-of-law clause, 568
 choice-of-law rules, 41
 churning, 546
Chuway v. National Action Financial Service, 496
 CISG (Convention on Contracts for the International Sale of Goods), 13, 270–272
 civil law, 14–15, 52, 104, 347
 civil litigation, 59–62
 civil procedure, 31
 Civil Rights Act of 1964, 78–79. *See also* Title VII, Civil Rights Act of 1964
 Civil Rights Act of 1991, 419
 Civil Rights Movement, 418
 civil wrong, 15
 Clayton Act, 111, 502–503, 504, 508
 Clean Air Act
 attainment areas, 450
 clean air areas, 450–451
 enforcement of, 453–454
 and Environmental Protection Agency (EPA), 365, 370
 expanding need for air quality permits, 451–452
 and jurisdiction, 375
 mobile sources of pollution, 452–453
 National Ambient Air Quality Standards (NAAQS), 449
 nonattainment areas, 451
 permit system, 450–451
 State Implementation Plan (SIP), 449–450
 and subpoena power, 371
 toxic pollutants, 453
 Clean Water Act, 8
 control technology, 455–456
 elements of, 454
 enforcement of, 456
 industrial permits, 455–456
 nonpoint source pollution, 457
 point source pollution, 455–456
 wetlands, 457–459
 permit system, 457
 wetlands takings, 458–459
 Cleveland *Plain Dealer*, 462
 close corporation, 313
 closed shops, 406
 closely held corporation, 313
 "closely regulated" businesses, 91
 closing arguments, 58
Club Italia Soccer and Sports Organization, Inc. v. Charter Township of Shelby, Michigan, 98–99
 Coca-Cola Company, 211, 213, 518
 Code of Federal Regulations, 422, 486
Coelho v. Posi-Seal International, 352
Coffee Beanery v. Albert, 329–330
 collateral, 288
 collateral note, 284
 collections policy, 288
 collective bargaining, 407
 concerted activities, 409–410
 employer economic responses, 410–411
 good faith, 408
 mandatory subjects, 408–409
 collective mark, 206
 commerce among several states, 78
 Commerce Clause
 among several states, 78
 federal and state regulatory relations, 79–82
 interstate commerce, 78, 80–82
 necessary and proper clause, 77
 Commerce Control List, 559
 Commercial Consulates, 558
 commercial law, history of, 252
 commercial leases, 183–184
 commercial speech, 87, 89–90
 commercial symbol, 205
 Commission on International Trade Law, United Nations, 570
 Commodity Control List, 559
 common law, 10–12, 447–449
 common law of contracts, vs. Uniform Commercial Code, 254
 Communications Decency Act of 1996, 87, 370
 comparative negligence, 135
 compensation, just, 92–94
 compensatory damages, 59–60, 244
 competition, potential, 508–509
 complaint, 49, 50, 404
 compliance committees, 118
 compliance program, 17
 composition of matter, 211
 Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA). *See* Superfund
 computer fraud, 112
 Computer Fraud and Abuse Act, 345
 concerted activities, 409–410
 concurrent jurisdiction, 38–40
 concurring opinion, 62
 conditional privilege, 147
 condominiums, and property law, 177–178
 confirmation plan, 298
 confiscation, 569
 conflict resolution, 6. *See also* dispute resolution
 conflicting terms, 257
 conflict-of-law rules, 41
 conflicts of interest, 545
 Congress, U.S., 8, 10
 consent, 138, 235–237
 consent decree, 480

consequential damages, 269
 consideration
 adequacy of, 228–229
 enforceable promises without, 230–231
Consolidated Edison Company v. Public Service Commission of New York, 85–86
 conspiracy to restrict information, 514
 Constitution, U.S., 8, 75–100
 Bill of Rights, 75, 90–95
 business and free speech under, 85–90
 Commerce Clause, 77–82
 Eighth Amendment, 94
 Fifth Amendment, 91–92, 95, 108, 185–186
 First Amendment, 95
 Fourteenth Amendment, 37, 90, 95–99
 Fourth Amendment, 90, 91, 108
 Seventh Amendment, 57, 94
 Sixth Amendment, 57, 94
 and taxing power, 83–85
 constitutional privilege, 147
 constitutions, 7–8
 constructive discharge, 426
 consumer credit protection, 488–497. *See also* consumer protection
 Consumer Credit Protection Act (CCPA) of 1968, 488
 Consumer Leasing Act, 491
 credit reports, 492
 Electronic Fund Transfer Act, 497
 Equal Credit Opportunity Act (ECOA), 493–494
 Fair and Accurate Credit Transactions Act (FACT Act), 493
 Fair Credit Billing Act (FCBA), 491–493
 Fair Credit Reporting Act (FCRA), 287, 492–493
 Fair Debt Collection Practices Act (FDCPA), 494–497
 internationally, 492
 Truth-in-Lending Act (TILA), 489–491
 Consumer Leasing Act, 491
 consumer protection, 473–487. *See also* advertising;
 consumer credit protection
 Federal Trade Commission (FTC) (*See* Federal Trade Commission (FTC))
 Food and Drug Administration (FDA), 365, 474–479
 negligence, 157–159
Consumer Reports, 89–90
 contempt of court, 55
 continuity-of-life factor, 321
 contract manufacturing, 561
 contracts
 assignment and delegation, 240
 contrary to public policy, 233–235
 definition, 222
 and digital signatures, 238
 discharge of, 239–242
 by agreement of the parties, 241–242
 by breach, 240–241
 by impossibility, impracticality, or frustration, 242
 elements of, 222–238
 capacity to contract, 231–232
 consent, 235–237
 consideration, 228–231
 contracts in writing and the Statute of Frauds, 237–238
 legality, 232–235
 offer and acceptance, 223–228
 express, 222, 351
 formality of, 271
 and fraud, 111–117, 152, 235–237
 freedom to, 221
 intent, 255–256
 interference with, 153–154
 international, 564–569
 international enforcement of, 232
 with Japanese companies, 243
 law of, 221
 and minors, 232
 misrepresentation, 237
 modifications, 258
 nonvoidable, 232
 option, 225
 output, 261
 parol evidence rule, 238, 259
 performance, 226, 239–240, 289
 privity of, 157
 quasi, 247
 remedies
 damages, 242–246
 quasi contracts, 247
 restitution, 232, 246
 requirements, 261
 in restraint of trade, 233–235, 502 (*See also* restraint of trade)
 sales contracts, 255–261
 and Statute of Frauds, 237
 sufficiency of the writing, 237–238
 unconscionable, 233
 unenforceable, 233
 unilateral, 226
 void and voidable, 231
 yellow-dog, 402
 contractual capacity, 231–232
 contractual relations, interference with, 153–154
 contrary to public policy, 233–235
 contributory negligence, 135. *See also* negligence-based torts
 Convention Against Corruption (UNCAC), 563
 Convention on Combating Bribery of Foreign Officials in International Business Transactions, 563
 Convention on Contracts for the International Sale of Goods (CISG), 13, 270–272
 Convention on the Recognition and Enforcement of Foreign Arbitral Awards, 13, 68, 274, 570
 conversion, 190–191
 convicted, 104

Cooling-Off Rule, 235
Cooper Tire & Rubber v. Mendez, 54–55
 cooperatives, 325
 copyright, 207–210
 Copyright Act of 1976, 208–209
 corporate charters, 313
 corporate finance, 529
 corporations
 creation of, 313–315
 professional, 319–320
 public, 313
 publicly traded, 324
 relationship of the parties, 315–318
 termination of, 318
 types of, 313–315
 corruption, 562–563
 Corruption Perception Index, 562
 cost justification, 524
 cost-benefit analysis, 379
 counterclaim, 51
 counterfeiting, 111, 201, 205
 counteroffer, 225
 Court of Appeals for the Federal Circuit, 28
 Court of International Trade, 557
 court-decreed lien, 296–297
 courts
 appellate, 62
 concurrent jurisdiction, 38–40
 exclusive jurisdiction, 38
 federal, 26–30
 appellate courts, 27–28
 applying the appropriate law in, 40
 Court of Appeals for the Federal Circuit, 28
 district courts, 27
 specialized courts, 28
 subject-matter jurisdiction, 32–33
 Supreme Court, 28–30
 French system, 28
 judges, 25–26
 municipal, 30
 organization of, 26
 relations between, 37–43
 small claims, 30
 state
 appellate jurisdiction, 26, 30–31
 applying the appropriate law in, 41–42
 original jurisdiction, 30
 venue, 43
 covenants, 180–181
 not to compete, 233, 387
 running with the land, 180
 cover, 268
 coverage, extent of, 201–202
 CPR Institute for Dispute Prevention and Resolution, 67. *See also* dispute resolution
 credit, 286–288
 collections policy, 288
 credit policy, 287–288
 with security, 288–297
 by agreement, 288–294
 types of accounts, 288
 credit bureaus, 492, 493
 credit card fraud, 112
 credit cost disclosures, 489–490
 credit discrimination, 493–494
 creditor, 286, 288, 300
 Crest Ridge Construction v. Newcourt, 255–256
 crime, 115. *See also* criminal law; white-collar crime
 categories of, 104–105
 prosecution of, 106–107
 victimless, 105
 criminal intent, 106
 criminal law, 14–15, 103–119
 categories of, 104–107
 vs. civil law, 104 (*See also* civil law)
 defenses, 107–108 (*See also* defenses)
 evidence, 108
 international, 114
 procedural steps, 110
 prosecution, 109–110
 sentencing guidelines and compliance, 117–119
 white-collar crime, 105, 111–117
 criminal negligence, 107
 criticism, freedom of, 89–90
 cross examination, 58
 cure, 262
 customer allocations, 515
 customer restrictions, 518
 Customs and Border Protection (CBP), 555
 cybersquatting, 203

Daanen v. Cedarapids, 243
 damages, 236, 242
 actual, 244
 buyer's, 268–269
 calculating, 243–244
 compensatory, 59–60, 244
 consequential, 269
 exemplary, 60, 246
 expectancy, 244
 federal statutory limits on, 151
 incidental, 269
 liquidated, 245
 mitigation of, 246
 monetary, 59–60
 nominal, 60, 245–246
 punitive, 60, 246
 and sales, 267–270
 seller's, 267–268
Dana v. Boren, 346–347
 danger invites rescue, 133

Data Quality Act, 379
Davis v. Baugh Industrial Contractors, Inc., 12
Davis v. Michigan Dept. of Treasury, 83
DCS Sanitation Management v. Castillo, 234–235
 De Soto, Hernando, 178
 dealers, 546
 death of the offerer or offeree, 226
 debt
 collection agency, 494
 financing, 287, 529
 debtor, 286, 292–293
 debtor in possession, 302
 deceit, 152
 deception policy statement, 480
 deceptive practices laws, state, 487–488
 decertify, 406
 deeds, 176
 defamation, 143–147
 defamation per se, 144
 default by debtor, 292–293
 default judgment, 33, 55
 defendants, 31
 defendants, out-of-state, 34–36
 defenses
 affirmative, 51
 criminal, 107–108
 for employment discrimination, 429–431, 432–434
 failing firm, 509
 insanity, 107
 for intentional torts against persons, 138–139
 intoxication, 107
 for invasion of privacy, 143
 for a negligence action, 134–135
 power buyer, 509
 in product liability, 168–170
 self-defense, 107–108, 138–139
 sophisticated user, 170
 of suretyship, 290
 under Title VII, 432–434
 against torts, 138–139
 truth as, 146
 valid, 134
 for workplace defamation, 146–147
 deficiency judgment, 294
 deficiency letter, 533
 definite terms and conditions, 224
 Delaney Clause, 474
 delegation, 240
 delivery terms, 261
 demurrer, 49
 deposition, 53
Derry v. Peek, 152
 DES (diethylstilbestrol), 168
 descriptive trademarks, 201
 design defects, 165–166
 detrimental reliance, 230
 detriment-benefit test, 228
Die Stern, 85
 differential standards, 426
 digital signatures, 238
 dilution, 202–203
 direct examination, 58
 direct observation, 371
 direct testimony, 58
Dirks v. Securities and Exchange Commission, 542
 dirty air areas, 451
 disability
 Americans with Disabilities Act (ADA) of 1990, 437
 categories of, 394
 definition, 437–438
 discrimination, 435–441
 compliance process, 439–441
 EEOC guidance, 439–440
 violations by employers, 440–441
 discharge monitoring reports (DMRs), 456
 discharge of contracts, 240–242
 discharge permit, 454
 discharge, wrongful, 385
 disclaimers, 265
 disclosed principal, 345
 disclosure, 532
 disclosure requirements, 535, 545
 discounting, 284
 discovery stage, 51, 53–56
 discretion, abuse of, 377
 discrimination. *See* employment discrimination
 discrimination, intersectional, 421
 disparate impact, 426, 431
 disparate treatment, 426–427
 Disposal Rule, 493
 dispute resolution
 Administrative Dispute Resolution Act, 71
 Alternative Dispute Resolution Act of 1998, 70
 alternative dispute resolution (ADR), 64, 70–71
 internationally, 569–571
 disputes, 6
 dissenting opinion, 62
 dissolution, 311, 318
 district courts. *See* courts
 diversity jurisdiction, 33
 diversity-of-citizenship jurisdiction, 32
Doe v. Cahill, 146
 Doing Business project, 492
 domain name disputes, 67, 202
 double jeopardy, 110
 double taxation, 320
Dow Chemical v. United States, 371
Dr. Miles Medical v. John D. Park and Sons, 516
 drafts, 280, 283
 drawee, 280
 drawer, 280
 drug safety, 476–479

Drug-Free Workplace Act, 388–389
 due care, 128
 due process, 95–97
 Due Process Clause, 37
 dumping, 556
 duration, 324
 duress, 235
 duty
 of acceptance, 262–263
 to account, 344
 of care, 128–129, 317
 to compensate, 342
 to cooperate, 342
 fiduciary, 310, 343, 542
 to indemnify, 343
 to inform, 344
 of loyalty, 343
 of obedience and performance, 343
 of ordinary care, 128
 to reimburse, 343
 duty-free ports, 558

 early retirement plans, 434
 easement by prescription, 179
 easements, 178–179
 easements, negative, 178
Eastman Kodak v. Image Technical Services, 520
 ECOA (Equal Credit Opportunity Act), 493–494
 economic development, and eminent domain, 92–93. *See also* eminent domain
 economic espionage, 112, 215
 Economic Espionage Act of 1996, 215
 economic loss rule, 243
 EDGAR database, 531
 EEOC (Equal Employment Opportunity Commission), 365, 418–419
 filing a charge with, 425–426
 global impact, 421
 guidance on disability discrimination, 439–440
 effluent standards, 454
 EFT (electronic fund transfer), 497
 Eighth Amendment, 94
 election, representative, 405
 electronic fund transfer (EFT), 497
 Electronic Signatures in Global and National Commerce Act (E-Sign), 238
 e-mail, 422
 embezzlement, 112
 eminent domain, 92–93, 185
 emissions offset policy, 451
 emotional distress, infliction of, 140
 employee blogs, 409
 employee e-mails, 422
 employee handbooks, 352–353
 Employee Retirement Income Security Act (ERISA), 400–401
 employment discrimination, 417–442. *See also* employment law
 affirmative action, 435–436
 and age, 424–425
 Americans with Disabilities Act (ADA) of 1990, 437
 and disabilities, 435–441
 employer defenses, 429–431
 in European Union, 436
 filing a charge, 425–435
 forms of, 426–432
 in Japan, 436
 origins of discrimination laws, 418
 prima facie case, 426
 remedies, 434–435
 reverse, 419
 statutory defenses, 432–434
 Title VII, Civil Rights Act of 1964, 418–425
 types of, 426–432
 employment law, 384–412. *See also* employment discrimination
 collective bargaining, 407–411
 employees
 employer-employee relationship, 348–352
 as servants and agents, 349
 employer-independent contractor relationship, 348
 employment-at-will doctrine, 349, 349–352, 385–387
 contracting to limit, 350–352
 statutory exceptions, 385–386
 in violation of public policy, 386–387
 Fair Employment Practices Agencies, 425
 Family and Medical Leave Act (FMLA), 397–398
 health and safety, 390–393
 labor relations acts, 401–403
 National Labor Relations Board (NLRB), 402, 403–404
 negligent hiring, 356–357
 plant closings, 400
 regulation of labor markets, 398–401
 substance abuse, 387–390
 unfair labor practices, 403–404
 unionization, 404–407
 workers' compensation, 393–397
 workplace defamation, 145–147
 workplace safety violations, 393
 wrongful discharge, 385
 employment relationships, 347–354
 employee handbooks, 352–353
 employer-employee, 348–352
 employer-independent contractor, 348
 master-servant, 348–352
 enabling statute, 365
 Endangered Species Act (ESA), 176, 463
 enforcement, of regulatory rules
 enforcement power, 371–374
 investigative power, 370–371
 Enron, 117

enterprise liability, 168
 entrapment, 108
 environmental audit, 462
 environmental issues. *See also* pollution
 global warming, 468–469
 international cooperation, 467
 ozone, 466–467
 environmental law, 445–470. *See also* Clean Air Act; Clean Water Act; pollution
 global issues, 466–469
 land pollution, 459–463
 liability, 388
 pollution and common law, 447–449
 regulations, 446–447
 species protection, 463–466
 violations, 112–113
 Environmental Protection Agency (EPA), 10, 446–447
 and Clean Air Act, 365, 370
 creation of, 365–366
 and Superfund, 461–463
 Equal Credit Opportunity Act (ECOA), 493–494
 Equal Employment Opportunity Act, 418
 Equal Employment Opportunity Commission (EEOC), 365, 418–419
 filing a charge with, 425–426
 global impact, 421
 guidance on disability discrimination, 439–440
Equal Employment Opportunity Comm. v. Dial Corporation, 432
 Equal Pay Act of 1963, 418
 equal protection, 95, 97–98
 Equifax, 493
 equitable remedies, 59–60, 61–62, 246
 equity, 529
 equity financing, 286–287, 529
Erichsen v. No-Frills Supermarkets of Omaha, 193–194
Erie Railroad Co. v. Tompkins, 40–41
 ERISA (Employee Retirement Income Security Act), 400–401
 ESA (Endangered Species Act), 176, 463
Espinoza v. Farah Manufacturing, 420
 estate, 177
 estoppel, 340
 ethics. *See* business ethics
 European Union
 antitrust law in, 520
 employment discrimination in, 436
 insider trading, 544
 and product liability, 169
 evidence, 108
 evidence, gathering of, 91
 examinations, mental and physical, 56
 exceptions, 404
 excessive fines, 94–95
 exchange market, 565
 exchanges of information, 512–514
 exclusionary practices, 519–521
 exclusionary rule, 91, 108
 exclusive bargaining agent, 406
 exclusive dealing, 502
 exclusive jurisdiction, 38
 exculpatory agreements, 233, 386
 exculpatory clause, 134
 executive branch, 13
 Executive Order 11246, 435
 executive orders, 13, 379
 exemplary damages, 60, 246
 exemption from registration, 533–535
 exhaustion doctrine, 377
 exoneration, 291
 expectancy damages, 244
 Experian, 493
 expert witnesses, 54–55
 Export Administration Act, 559
 Export Administration Regulations, 559
 Export Trading Company Act, 503
 exports
 controls on, 559
 regulation and promotion, 558–560
 restrictions, 558–560
 express contract, 222, 351
 express ratification, 338
 express warranty, 160, 264
 expropriation, 568–569
 extent of coverage, 201–202
Exxon Valdez oil spill, 388

 face-amount certificate companies, 544
 FACT Act (Fair and Accurate Credit Transactions Act), 493
 failing firm defense, 509
 failure to respond to a writing, 259
 failure to warn, 164–165
 Fair and Accurate Credit Transactions Act (FACT Act), 493
 Fair Credit Billing Act (FCBA), 491–493
 Fair Credit Reporting Act (FCRA), 287, 492–493
 Fair Debt Collection Practices Act (FDCPA), 494–497
 Fair Employment Practices Agencies, 425
 fair use, 208–209
 false advertising, 484–487
 false arrest and imprisonment, 139
 Family and Medical Leave Act (FMLA), 397–398
 FCBA (Fair Credit Billing Act), 491–493
 FCPA (Foreign Corrupt Practices Act), 561–564
 accounting requirements, 563–564
 antibribery provisions, 563
 corruption, 562–563
 FCRA (Fair Credit Reporting Act), 287, 492–493
 FDA (Food and Drug Administration), 365
 drug safety, 476–479
 enforcement activities, 479
 food safety, 474–475

nutrition labeling, 476
 FDCPA (Fair Debt Collection Practices Act), 494–497
 Federal Arbitration Act (FAA), 64, 66, 71
 Federal Communications Commission (FCC), 365
 federal courts. *See* courts
 federal exclusivity, 539
 Federal Food, Drug, and Cosmetics Act, 474
 Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), 460
 federal jurisdiction, 38–40
 Federal Mediation and Conciliation Service, 69, 409
 federal questions, 32, 38
Federal Register, 369, 486
 Federal Regulations, Code of, 422, 486
 Federal Reserve Board, 489, 493, 494
 Federal Rules of Civil Procedure, 31, 51, 53
 federal supremacy, 77
 federal taxation, 83
 Federal Trade Commission Act, 503
 Federal Trade Commission (FTC), 365, 479–488, 504

- advertising claim regulation, 483–484
- false advertising, 484–487
- and Ford Motor Co., 55–56
- franchise rule, 327
- trade regulation rules, 486–487
- unfair and deceptive practices, 480
- unfairness, 480–482

Federal Trade Commission v. Cyberspace.com LLC, 482
 Federal Water Pollution Control Act of 1948, 454. *See also*

- environmental law; pollution

 fee simple, 177–178
 fee simple absolute, 177
Feist Publications v. Rural Telephone Service Co., 208
 felony, 14–15, 104–105, 504
 fiduciary duty, 310, 343, 542
 Fifth Amendment, 91–92, 95, 108, 185–186
 finance, and religion, 285
 finance charge disclosures, 489
 financial fraud, 113
 financial instruments, used in international contracts, 565
 firm offer, 256
 First Amendment, 95
First National Bank of Boston v. Bellotti, 85
Flanigan v. Prudential Federal Savings and Loan, 352
 floating lien for inventory, 292
 FOIA (Freedom of Information Act), 380
Foley v. Interactive Data, 352
 Food Additives Amendment, 474
 Food and Drug Administration (FDA), 365

- drug safety, 476–479
- enforcement activities, 479
- food safety, 474–475
- nutrition labeling, 476

 Food, Drug, and Cosmetic Act, 476
 Food Quality Protection Act of 1996, 474–475
 food safety, 474–475

- for cause, removal, 317
- force majeure clause, 568
Force v. Ford Motors, 166–167
 Ford Motor Co., 55–56, 70, 160, 166–167
Fordyce Bank and Trust v. Bean Timberland, 293, 296
 Foreign Corrupt Practices Act (FCPA), 561–564

 - accounting requirements, 563–564
 - antibribery provisions, 563
 - corruption, 562–563

 foreign manufacturing, 560–561
 foreign markets, business structures in, 560–561
 Foreign Sovereign Immunities Act, 571
 foreign trade, and state taxes, 84
 foreign trade zones, 558
 foreseeable events, 131
 forfeiture, 94
 formal procedures, 373–374
 formal rules, 6
 formality, of contracts, 271
 forms, 272
 Fortuna Alliance, 486
 forum non conveniens, 43
 forum selection, 568
 Fourteenth Amendment, 37, 90

 - due process, 95–97, 95–97
 - equal protection, 95, 97–98

 Fourth Amendment, 90, 91, 108
 fourth branch. *See* administrative agencies
Fox v. MCI Communications, 385
 France, 28, 128
 franchise

 - agreement, 328–331, 561
 - fee, 326, 328
 - franchisee, 326, 561
 - franchisor, 326, 561
 - law of, 327–328
 - marketing online, 331
 - rule, 327
 - state regulation, 327–328
 - termination of, 330–331
 - types of, 327

 fraud, 152

 - and bankruptcy, 111
 - computer, 112
 - Computer Fraud and Abuse Act, 345
 - and consent, 235–237
 - and contracts, 111–117, 152, 235–237
 - credit card, 112
 - financial, 113
 - government, 113
 - healthcare, 113
 - Insider Trading and Securities Fraud Enforcement Act of 1988, 543
 - insurance, 113
 - Internet, 112
 - mail, 113–114

securities regulation, 116, 537–541
 basis for, 537–538
 liability for misstatements, 539–540
 liability for securities law violations, 538
 Sarbanes-Oxley Act requirements, 540–541
 statute of frauds, 222, 258–259
 Telemarketing and Consumer Fraud and Abuse
 Prevention Act, 481
 telemarketing fraud, 116, 481
 and white-collar crime, 111–117
 wire, 116–117
 Frederick, William, 17
 freedom of contract, 221
 freedom of criticism, 89–90
 Freedom of Information Act (FOIA), 380
 freedom of speech
 and business, 85–90
 commercial speech, 87, 89–90
 and criticism, 89–90
 internationally, 85, 90
 and the Internet, 87
 and political speech, 85, 87, 90
Freeman v. San Diego Association of Realtors, 511–512
 free-writing prospectus, 535
 frustration, 242
 FTC (Federal Trade Commission). *See* Federal Trade
 Commission (FTC)
FTC v. Febre, 481
FTC v. Indiana Federation of Dentists, 514
FTC v. Procter and Gamble, 509
FTC v. Ruberoid Company, 365
 fiduciary duty of loyalty, 317
Fuerschbach v. Southwest Airlines, 137–138

Gardner v. Loomis Armored, 385–386
 garnishment, 63, 295, 494
 Gateway Educational Products, 483
 GATT (General Agreement on Tariffs and Trade), 554
 general agent, 337
 General Agreement on Tariffs and Trade (GATT), 554
 general incorporation statutes, 313
 general jurisdiction, 30
 General Motors, 60
 general partnership, 308
 generic trademarks, 201
 genuine consent, 235–237
 geographic market, 508
Georgia v. Tennessee Copper Company, 447
 Germany, 63, 405
 Getty Oil, 126
Gibbons v. Ogden, 78
 global warming, 468–469
Goldberg v. Florida Power and Light, 131–132, 133
Goldberg v. Sweet, 84
 good faith, 240, 253, 408

 good faith and fair dealing, 352
 goods, 253
 goodwill, 207
 government contractors, 435
 government fraud, 113
 Government in the Sunshine Act, 380
 government, U.S., 9
Grams v. Milk Products, 269–270
 gratuitous agent, 337
 Great Chicago Fire of 1871, 131
 greenhouse gases, 468
Greenman v. Yuba Power Products, 161
Greenslade v. Chicago Sun-Times, 422
Gretillat v. Care Initiatives, 438–439
 grievance arbitration, 409
Griffith v. Clear Lake Trout, 259–260
 gross leasable, 183
Growth of Law, 5
 guarantor, 290
 guaranty, 289
 "guilty mind", 106
Guz v. Bechtel National, 352, 353–354

 Häagen-Dazs, 483
 habitat protection, 463–466. *See also* environmental law
 handbooks, employee, 352–353
 harassment, 426
Hardcore Concrete, LLC v. Former Insurance Services,
 338–339
 hardship, undue, 420, 439
 harmonized tariff schedule, 556
Harris v. Forklift Systems, 423–424, 426
 Hart-Scott-Rodino Antitrust Improvements Act (HSR), 507
Harvey v. Veneman, 369
 hazard communication standard (HazCom), 393
 hazardous waste, 460–461, 467
 HazCom (hazard communication standard), 393
 health and safety, worker
 Occupational Safety and Health Act of 1970 (OSHA),
 390–392
 toxic substances, 392–393
 workplace safety violations, 393
 health care costs, 388
 health claims, standards for, 476
 healthcare fraud, 113
 hearing, adjudicatory, 373–374
 hearings, 65
Heintz v. Jenkins, 495
Henningsen v. Bloomfield Motors, 160
Hicklin Engineering v. R.J. Bartell, 213–215
Hinson v. N&W Construction Company, 230–231
 holder in due course, 286
 Holmes, Oliver Wendell, 5, 85, 135
 Holocaust denial, 90
 home solicitation statutes, 235

homestead exemption, 294
 "Hooked on Phonics", 483
 horizontal merger, 507
 horizontal restraints of trade, 509–515. *See also* restraint of trade

- exchanges of information, 512–514
- price-fixing, 510–512
- territorial restrictions, 515, 518

 hostile environment, 423
 hostile use, 179
 House of Representatives, U.S.. *See* Congress, U.S.
 Howey Test, 531–532
 HSR (Hart-Scott-Rodino Antitrust Improvements Act), 507
Huaiyin Foreign Trade Corp v. United States, 557
Hughes v. Oklahoma, 81–82
 hung jury, 58
 Hurricane Katrina, 113
 Hyundai Motor Company, 117

IAA (Investment Advisers Act), 546
 ICA (Investment Company Act of 1940), 544–546
 ICC (Interstate Commerce Commission), 365
 ICJ (International Court of Justice), 570. *See also* courts
 illegal agreement, 232–233
 illegal bargain, 232
 immigrants, hiring, 399
 impact, adverse, 431
 impact, disparate, 426, 431
 implicit rules, 6
 implied authority, 341
 implied contract, 222, 352
 implied ratification, 338
 implied warranty, 160, 264, 265
 imports

- controls on, 556–558
- export regulation and promotion, 558–560
- taxes on, 554–556
- U.S. policy, 554–560

 impossibility, 242
 impracticality, 242
 in defense of others, 139
 in defense of property, 139
 in personam jurisdiction, 33
In re Darby, 298–299
 in rem jurisdiction, 37
In the Matter of Kmart Corporation, 302–303
 incapacity, mental or physical, 226
 incidental damages, 269
 income and means testing, 298
 incorporation

- articles of, 313
- certificate of, 313, 314

 indefinite offer, 256
 indefiniteness, 224
 independent contractor, 348

indictment, 109
 industrial permits, 455–456
 infliction of emotional distress, 140
 influence, undue, 235
 informal procedures, 372–373
 informal rules, 6
 information, adequate, 546
 information, exchanges of, 512–514
 information sharing, 512
 infringement, 198, 202
 injunction, 61–62, 246, 401–402, 504
 insanity, as defense, 107
 insider trading, 113

- in European Union, 544
- SEC prosecution, 541–542
- Supreme Court interpretation, 542

 Insider Trading and Securities Fraud Enforcement Act of 1988, 543
 Insider Trading Sanctions Act of 1984, 543
 insolvent, 288
 installment note, 284
 instruments, negotiable. *See* negotiable instruments
 insulation r-value rule, 486
 insurance fraud, 113
 insuring against risk of loss, 569
 intangible goods, 253
 intangible property, 198
 intellectual property, 198–217

- copyright, 207–210
- definition, 187, 198
- internationally, 201, 213
- patents, 211–213
- trade secrets, 211, 213–216
- trademarks, 199–207

 intent

- to contract, 255–256
- establishing, 135–136
- manifestation of, 224
- to sue, 456

 intentional misrepresentation, 152
 intentional torts against persons, 135–147. *See also* tort law

- assault and battery, 137–138
- categories of, 139
- defamation, 143–144
- defenses, 138–139
- establishing intent, 135–136
- false imprisonment, 139
- infliction of emotional distress, 140
- invasion of privacy, 142–143
- shoplifting, 140
- workplace defamation, 145–147

 interests in inventory, 291–292
 interference

- with contractual relations, 153–154
- with prospective advantage, 155
- with prospective contractual relationship, 155

- with prospective economic advantage, 155
- International Airport Centers v. Citrin*, 345
- international business environment, 552, 564–565
- International Centre for Dispute Resolution, 68
- International Chamber of Commerce, 570
- international contracts, 564–569
 - cultural aspects, 564–565
 - financial aspects, 565
 - key clauses in, 565–569
 - loss of investment, 568–569
- International Corporation for Assigned Names and Numbers (ICANN), 202
- International Court of Arbitration, 68. *See also* courts
- International Court of Justice (ICJ), 570. *See also* courts
- international dispute resolution, 569–571
 - arbitration, 570
 - doctrine of sovereign immunity, 570–571
 - International Court of Justice (ICJ), 570
 - litigation, 569–570
- international law
 - and commercial speech, 90
 - and consumer credit protection, 492
 - and criminal law, 114
 - dispute resolution, 569–571
 - drug safety, 477
 - financial instruments, 565
 - freedom of speech, 85, 90
 - global environmental issues, 466–469
 - intellectual property, 201, 213
 - land ownership, 178
 - libel, 146
 - origins of, 552
 - patents, 213
 - pirates, 561
 - political speech, 90
 - sources of, 13, 552–553
 - trade agreements, 553–554
 - and white-collar crime, 117
- international sales, 270–274
 - and arbitration, 274
 - Convention on Contracts for the International Sale of Goods, 270–272
- International Shoe Company v. Washington*, 35
- International Standards Organization (ISO), 258
- International Trade Administration (ITA), 556
- international trade agreements, 553–554
- International Trade Commission (ITC), 556
- Internet
 - blogs, 409
 - cybersquatting, 203
 - domain name disputes, 67, 202
 - Electronic Signatures in Global and National Commerce Act (E-Sign), 238
 - e-mail, 422
 - fraud, 112
 - and freedom of speech, 87
 - liability, 146
 - sales, 34
 - security of, 238
 - speech, 146
 - top-level domain (TLD) system, 202
- Interpol, 114
- interpretive rules, 367
- interrogatories, 54
- intersectional discrimination, 421
- interstate commerce, 78, 80–82
- Interstate Commerce Commission (ICC), 365
- intervening conduct, 132–133
- intervening illegality, 225
- intoxication, as defense, 107
- invasion of privacy, 142–143
- Invention Submission v. Rogan*, 372–373
- invention-promotion scams, 482
- inventory, 292
- inventory, interests in, 291–292
- investigative power, 370–371
- investment
 - advisers, 546
 - companies, 544–545
 - loss of, 568–569
 - of money, 531
- Investment Advisers Act (IAA), 546
- Investment Company Act (ICA) of 1940, 544–546
- investors, accredited, 534
- involuntary bankruptcy, 299
- involuntary dissolution, 318
- Ironite Products Co. v. Samuels*, 314–315
- irrevocable letter of credit, 565, 567
- Islamic law, 285
- ISO (International Standards Organization), 258
- ITA (International Trade Administration), 556
- ITC (International Trade Commission), 556
- James v. Bob Ross Buick*, 142–143
- Japan
 - administrative agencies in, 375
 - contracts with, 243
 - employment discrimination in, 436
 - small businesses in, 310
 - sources of law in, 16
 - tort law in, 157
- Japan Line, Ltd. v. County of Los Angeles*, 84
- "Jim Crow" laws, 98
- job related, 432–433
- Johnson, Lyndon, 435
- joint and several liability, 168
- joint tenancy, 177
- joint ventures, 325, 560
- Juarez v. CC Services*, 395–396
- judges, 25–26
- judgment, 63

judgment, abstract of, 297
 judgment lien, 297
 judgment rule, 317
 Judicial Improvements Act, 71
 judicial review, 374–378
 judiciary, 10–12
Jungle, The (Sinclair), 474
 jurisdiction
 appellate, 26, 30–31
 based on power over property, 37
 concurrent, 38–40, 38–40
 definition, 31–32
 diversity, 33
 diversity-of-citizenship, 32
 exclusive, 38
 federal question, 38–40
 general, 30
 judicial review, 375
 limited, 30
 original, 26, 30
 original and exclusive, 29
 out-of-state business defendants, 35–36
 out-of-state defendants, 34–36
 personal, 33, 34
 in personam, 33
 quasi in rem, 37
 in rem, 37
 standing, 376–377
 subject-matter, 32–33
 jury, 57–58
 just compensation, 92–94
 Justinian's Institutes, 5

Kafauver Amendment of 1962, 478
Katzenbach v. McClung, 78–79
Kelo v. City of New London, Connecticut, 92–93
 King, Martin Luther, Jr., 19
Kohl v. U.S., 185
 Kyoto Treaty, 468

L&L Doc's v. Florida Division of Alcoholic Beverages and Tobacco, 236–237
 labor disputes, and injunctions, 401–402
 labor law. *See* employment law
 labor markets, 351, 398–401
 labor relations acts, 401–403
 Labor-Management Reporting and Disclosure Act. *See*
 Landrum-Griffin Act of 1959
 LAER (lowest achievable emissions rate technology), 451
 land ownership. *See* real property
 land pollution. *See also* pollution
 pesticides, 460
 Resource Conservation and Recovery Act (RCRA), 460–
 461
 Superfund, 461–463

 Toxic Substances Control Act (TOSCA), 459–460
 land, trespass to, 187
 landlords, 181–184
 Landrum-Griffin Act of 1959, 401, 402–403
 land-use rules, 94
 Lanham Act
 and counterfeit goods, 205
 and false advertising, 484–487
 and service marks, 206
 and trademarks, 199, 200, 202
 lapse of time, 225
Latta v. Kilbourn, 310
 law. *See also specific types*
 classification of, 13–15
 and constitutions, 7–8
 definition, 5
 and ethics, 19–20
 and the executive, 13
 and judiciary, 10–12
 and legislatures, 8, 10
 sources of, 7–13, 552–553
 sources of in Japan, 16
 law merchant, 252, 552
 law of contracts, 221
 learned intermediary doctrine, 479
 leasehold, 181
 leases, 182
Lee v. R & K Marine, 266
Leegin Creative Leather Products v. PSKS, 517–518
 legal benefit, 228
 legal cause rule, 132
 legal detriment, 228
 legal entity status, 313
 legal system, 5–8. *See also* law
 legislative delegation, 365
 legislative rules, 367
 legislatures, 8, 10
Letter from Birmingham Jail (King), 19
 letter of credit, 565–567
 lex mercatoria, 252, 552
 liability. *See also* product liability
 for employers and principals, 354–357
 enterprise, 168
 environmental, 388
 joint and several, 168
 limited, 322–323
 market share, 168
 for misstatements in securities, 539–540
 for mistakes in electronic funds transfers, 497
 personal, 320
 premises, 191–193
 of principal, 355–356
 releases, 133
 for securities law violations, 538
 for stolen ATM cards, 497
 strict

- for abnormally dangerous activities, 447
 - based on warranty, 160
 - under contract law, 159–163
 - in tort, 160–163
- unlimited, 323
- vicarious, 355
- waivers, 136
- libel, 143, 146
- licensee, 560
- licensing agreements, 560
- licensing requirements, 399–400
- licensor, 560
- liens, 185, 295
 - artisan's, 296–297
 - attachment, 296
 - court-decreed, 296–297
 - floating, 292
 - judgment, 297
 - mechanic's, 296
 - nonconsensual, 294
 - possessory, 296–297
- life estate, 177
- Lightle v. Real Estate Commission*, 153
- limited jurisdiction, 30
- limited liability, 322–323
- limited liability companies (LLC), 320–321
- limited life, 324
- limited partnership, 311–312
- liquidated damages, 245
- liquidation, 300
- litigation, 59–62, 569–570. *See also* courts; dispute resolution
- litigation, cost of, 151–152
- Livedoor, 117
- LLC (limited liability companies), 320–321
- Llewellyn, Karl N., 6
- load mutual funds, 545
- lockouts, 410
- Logan v. D.W. Sivers*, 244–245
- long-arm statute, 35
- Lor-Mar/Toto v. Constitution Bank*, 281–282
- loss of investment, 568–569
- Loveladies Harbor v. United States*, 458–459
- lowest achievable emissions rate (LAER) technology, 451
- Lujan v. Defenders of Wildfire*, 377

- Machinchick v. PB Power*, 428–429
- Macon-Bibb County Planning and Zoning v. Vineville Neighborhood*, 186–187
- MacPherson v. Buick Motor Company*, 158–159
- Madrid System, 200
- mail fraud, 113–114
- Mail-Order Rule, 486–487
- majority opinion, 62
- maker, 283

- malice, actual, 147
- management companies, 544
- managers, 315, 318
- mandatory subjects, 408–409
- manifest system, 461
- manifestation of intent, 224
- manslaughter, 104
- manufacture, 211
- manufacturing defect, 163–164. *See also* product liability
- market power, 507–508
- market share, 508
- market share liability, 168
- Marshall, John, 77
- Marshall v. Barlow*, 91, 390
- Martin v. Hunter's Lessee*, 75
- Massachusetts v. Environmental Protection Agency*, 468–469
- master, 348–349
- master-servant relationship, 348–352
- material breach, 240
- material information, 532
- material misinformation, 539
- material omissions, 537–538
- Matrix Group Limited v. Rawlings Sporting Goods*, 154–155
- maximum allowable increase, 450
- maximum emission rates (MERs), 453
- Mazetti v. Armour*, 160
- McCarran-Ferguson Act, 503
- McCulloch v. Maryland*, 77
- McCune v. Myrtle Beach Indoor Shooting Range*, 134–135
- McDonald v. Santa Fe Trail Transportation*, 419
- McDonnell-Douglas* decision, 426
- MDM Group Associates v. CX Reinsurance Company*, 155–156
- mechanic's lien, 296
- media, 85
- mediation, 68–70
- medical devices, 478
- meeting competition, 524
- members, in limited liability company, 321
- membership interest, 321
- mens rea, 106
- merchantable, 264
- merchants, 253
- merchant's firm offer, 256
- mergers, 507–509
- merit systems, 433
- merits, 533
- Merrill Lynch, 545
- MERs (maximum emission rates), 453
- Metro-Goldwyn-Mayer Studios v. Grokster*, 209–210
- Mexico, property law in, 183
- Microsoft Corp., 561
- Miller v. Pilgrim's Pride Corporation*, 42–43
- Miner v. Fashion Enterprises*, 323
- mineral rights, 177

minimum contacts, 35
 minimum wage, 399
 minorities, underrepresented, 419
 minors, 232
 Miranda rights, 108
 mirror image, 226
 misappropriation, 191
 misconduct, 317
 misdemeanor, 15, 104, 105. *See also* criminal law
 misleading statements, 537–538
 misrepresentation, 152, 159, 160, 235
 misrepresentation, intentional, 152
 Missouri System, 25
 misstatements, 539–540
 misstatements of material fact, 235
 mistrial, 58, 110
Mitchell v. Gonzales, 132
 mitigation of damages, 246
 mixed motives, 427–428
 Model Penal Code, 104
 modify (judgment), 62
 monetary damages, 59–60
 money laundering, 114–115
 monitoring requirements, 370
 monopolization, 502, 505–509
 Montreal Protocol of 1987, 467
 moral rights, 208
Morales v. Trans World Airlines, 81
 morals, 18
Moran v. Sims, 179–180
 mortgage, 288, 294, 295
 motions

- for a directed verdict, 59
- to dismiss, 49
- for a judgment as a matter of law, 59
- for a judgment notwithstanding the verdict, 59

 municipal courts, 30
 mutual funds, 545

NAAQS (National Ambient Air Quality Standards), 449
 NAFTA (North American Free Trade Agreement), 553–554
 NASD (National Association of Securities Dealers), 65–66, 547
 NASDAQ, 547
 National Ambient Air Quality Standards (NAAQS), 449
 National Association of Securities Dealers (NASD), 65–66, 547
 National Center for Toxicological Research, 474
 National Conference of Commissioners on Uniform State Laws, 10, 252
 National Labor Relations Act (NRLA), 401, 503
 National Labor Relations Board (NLRB), 402, 403–404
 national origin, 420
 National Pollutant Discharge Elimination System (NPDES), 455

National Priority List (NPL), 462
 nationalization, 568
 Nazi artifacts, 90
 necessary and proper clause, 77
 negative easements, 178
 negligence, criminal, 107
 negligence in tort, 158–159
 negligence-based torts, 127, 447

- causation, 130
- cause in fact, 130
- contributory, 135
- defenses to, 134–135
- duty of care, 128–129, 317
- elements of, 133
- intervening conduct, 132–133
- proximate cause, 128, 130–132, 236
- res ipsa loquitur, 130
- substantial factor, 132

 negligent hiring, 356–357
 negotiability, 284
 negotiable instruments

- functions of, 280
- requirements for, 285–286
- types of, 280–284

 negotiation, 66–68, 224, 284
 net leasable, 183
 new source performance standards (NSPS), 456
 New York Stock Exchange (NYSE), 547
New York Times v. Tasini, 209
New York v. Burger, 91
Nielsen v. Gold's Gym, 184
 Nike Shox trademark, 201
 NLRA (National Labor Relations Act), 401, 503
 NLRB (National Labor Relations Board), 402, 403–404
 Noerr-Pennington doctrine, 503
Nollan v. California Coastal Commission, 94
 no-load mutual funds, 545
 nominal damages, 60, 245–246
 nonattainment areas, 451
 noncompete agreements, 233, 387
 nonconsensual lien, 294
 nonexempt property, 294
 nonnegotiable instruments, 285. *See also* negotiable instruments
 nonpoint source pollution, 457. *See also* pollution
 nontraded entities, 324
 nonvoidable contracts, 232
 Norris-La Guardia Act, 401–402
 North American Free Trade Agreement (NAFTA), 553–554
Northern Pacific Railway Co. v. United States, 505, 519
Northwestern States Portland Cement Co. v. Minnesota, 83
 notes, 280, 283
 novation, 241
 NPDES (National Pollutant Discharge Elimination System), 455
 NPL (National Priority List), 462

NSPS (new source performance standards), 456
 nuisance, 188–189, 447
Nutraceutical Corp. v. Von Eschenbach, 477–478
 nutrition labeling, 476
 Nutrition Labeling and Education Act of 1990, 476
 NYSE (New York Stock Exchange), 547
Nystrom v. Trex Company, 212

obligation of payment, 263
 obligations, 261–263
 occupational licensure and regulation, 399–400
 Occupational Safety and Health Administration (OSHA), 91, 390–392
 OFCCP (Office of Federal Contract Compliance Programs), 435
 offer, 223–226, 271–272
 offerer/offeree, death of, 226
 offering circular, 327
 offerings, of securities, 531–535
 Office of Federal Contract Compliance Programs (OFCCP), 435
 Office of Management and Budget (OMB), 379
 oil and gas well "investments", 481
Old Island Fumigation v. Barbee, 171
 Older Workers Benefit Protection Act, 434
 OMB (Office of Management and Budget), 379
 omission, 128, 539–540
 Omnibus Transportation Employee Testing Act, 389
 on demand, 281
Oncale v. Sundowner Offshore Services, 424
 OPEC (Organization of Petroleum Exporting Countries), 510
 open account, 288
 open-and-obvious doctrine, 170
 open-end company, 545
 opening statements, 58
 operating agreement, 321
 operation of law, 340
 OPIC (Overseas Private Investment Corporation), 569
 option contract, 225
 oral arguments, 62
 order paper, 285
 orders

- to pay, 280, 281, 283
- for production of documents, 56

 ordinances, 105
 ordinary care, 128
 ordinary holder, 286
 organization, articles of, 320
 Organization of Petroleum Exporting Countries (OPEC), 510
 organized crime, 115. *See also* criminal law
 original and exclusive jurisdiction, 29
 original jurisdiction, 26, 30
 OSHA (Occupational Safety and Health Administration), 91, 390–392
 OTC (over the counter), 536
 out-of-state defendants, 34–36
 output contract, 261
 over the counter (OTC), 536
 Overseas Private Investment Corporation (OPIC), 569
 owner is the business, 308
 ownership, forms of, 177
 ownership interests, transferability of, 324
 ozone, 466–467

Parish v. ICON, 164–165
 Parker doctrine, 503
Parker v. Glosson, 226–227
 parole evidence rule, 238, 259
 partial capacity, 231
 partnerships

- control by partners, 310–311
- duties of partners, 310
- formation of, 308–311
- general, 308
- termination of, 311

Pasquantino v. U.S., 117
 Patent and Trademark Office, U.S., 200
 patents, 211–213
 payee, 280, 283
 payment clause, 566
 payment, obligation of, 263
 PC (professional corporation), 319–320
 penalty, 245
Pennsylvania State Police v. Suders, 430–431
 Pennzoil, 126
People v. Salas, 106–107
 PepsiCo, 518
 per se rule, 505
 perfection, secured transactions, 291
 performance, 226, 239–240, 261–263, 289
 permanent injunction, 61
 perpetual existence, 325
 personal jurisdiction, 33, 34
 personal liability, 320
 personal property, 187, 190, 288
 personal service, 33
 persuasion, burden of, 58
 pesticides, 460
Philip Morris USA v. Williams, 96–97
 "pierce the corporate veil", 323
 piracy, 561
 pirates, international, 561
 places of business, 271
 plaintiff, 31
 plant closings, warning employees, 400
 plea bargain, 110
 pleadings, 49
 point source pollution, 455–456. *See also* pollution

police powers, 185–186
 political action, by unions, 406–407
 political speech, 85, 87, 90
 pollution. *See also* Clean Air Act; Clean Water Act;
 environmental law
 air pollutants, 450
 in China, 453
 and common law, 447–449
 of land, 459–463
 mobile sources of, 452–453
 nonpoint source pollution, 457
 point source pollution, 455–456
 toxic pollutants, 453
 and water rights, 447–449
 positive easements, 178
 Posner, Richard, 11
 possession, adverse, 179
 possessory lien, 296–297
 potential competition, 508–509
 potentially responsible parties (PRPs), 462
 POTWs (publicly owned treatment works), 454, 455
Powell v. Washburn, 181
 power buyer defense, 509
 power of attorney, 338
 precedent, 11
 predatory bidding, 522–523
 predatory pricing, 522
 Preemployment Disability-Related Questions and Medical
 Examinations, 439
 preferential treatment, 419
 Pregnancy Discrimination Act, 419, 422. *See also*
 employment law
 preliminary negotiations, 224
 premerger notification, 507
 premises liability, 191–193
 preponderance of the evidence, 15, 58
 prescription drugs, 478
 pretext, 427
 pretrial conference, 56
 prevention of significant deterioration (PSD) areas, 450
 price, 261
 price discrimination, 521–523
 price-fixing, 510–512, 515–518
 prima facie discrimination case, 426. *See also* employment
 discrimination
 primary boycott, 410
 principal
 in agency relationship, 336
 of corporation, 317
 of debt, 286
 disclosed, 345
 liability of, 355–356
 in suretyship, 289
 undisclosed, 346
 priority classes, 300
 priority, secured transactions, 292
 Privacy Act, 380
 privacy, right of, 93
 private company, 536
 private disputes, 6
 private enforcement, 205
 private law, 14
 private nuisance, 188–189, 447
 private placement securities, 533–534
 privilege, 138, 146–147
 privity, 236
 privity of contract, 157
 probable cause, 108
 procedural law, 15
 procedural requirements, review of, 378
 procedural rules, 366, 368
 process, 211
 product defect law, 163. *See also* product liability
 product liability, 157–171. *See also* tort law
 categories of product defect, 162–163
 consumer products and negligence, 157–159
 defenses, 168–170
 design defects, 165–166
 in European Union, 169
 need for reform, 171
 primary areas of, 163–168
 Restatement (Third) of Torts, 162–163, 164–165
 statutory limits on, 170
 strict liability under contract law, 159–163
 ultrahazardous activity, 170–171
 Product Liability Directive, 169
 product market, 508
 product misuse, 169
 professional corporation (PC), 319–320
 professionally developed ability tests, 433
 profit, 178
 prohibited bases, 493
 "Project Mousetrap", 482
 promisee, 228
 promises, 222
 promises to pay, 280, 283, 284
 promisor, 228
 promissory estoppel, 230
 promissory note, 280, 283
 property. *See also* real property
 exempt from attachment, 294
 interests, 176
 ownership, 178
 torts against owners, 191–194 (*See also* tort law)
Property Restatement, 177
 prosecution, criminal, 109–110
 prospective advantage, interference with, 155
 prospectus, 532–533
 protected activities, 410
 protective order, 56
 proximate cause, 128, 130–132, 236
 proxy, 316, 537

PRPs (potentially responsible parties), 462
 PSD (prevention of significant deterioration areas), 450
Public Citizen case, 379
 public corporation, 313
 public disputes, 6
 public law, 14
 public nuisance, 189, 447
 public policy exceptions, 385
 public sector employment, 66
 publicly held company, 536
 publicly held corporation, 313
 publicly owned treatment works (POTWs), 454, 455
 publicly traded corporations, 324
 punitive damages, 60, 246
 purchase money security interest, 291
 Pure Food and Drug Act of 1906, 474

QIBs (qualified institutional buyers), 534
 Quaker State, 483
 qualified institutional buyers (QIBs), 534
 quality assurance, 258
 quantity, 261
 quantum merit, 247
 quarterly 10-K reports, 536
 quasi contracts, 247
 quasi in rem jurisdiction, 37
 quid pro quo, 423
Quill Corp. v. North Dakota, 83–84
 quitclaim deed, 176
 quorum, 316

R. Williams Construction v. Occupational Safety and Health Review Commission, 391–392
 Racketeer Influenced and Corrupt Organizations (RICO) Act, 115
 ratification, 232, 338
Ray v. Citigroup Global Markets, 539–540
 RCRA (Resource Conservation and Recovery Act), 460–461
 real authority, 341
 real property, 176–184, 288

- and condominiums, 177–178
- deeds and titles, 176
- definition, 187
- fee simple, 177–178
- financing, 294
- historical origins, 176
- landlords and tenants, 181–184
- in Mexico, 183
- mortgage note, 284
- public control of, 185–187
 - eminent domain, 92–93, 185
 - police powers, 185–186
 - zoning, 186
- servitudes, 178–181

reality of consent, 235–237
 reasonable accommodation, 420, 439
 reasonable care, 159, 344
 reasonable person standard, 128–129
 re-cross examination, 58
 red herring, 533
 redirect examination, 58
 reexport, 559
 registration, exemption from, 533–535
 registration requirements, 545
 registration statement, 532–533
 regulations

- and ethics, 19
- federal and state relations, 79–82
- Regulation B, 494
- Regulation D, 534
- Regulation E, 497
- Regulation Fair Disclosure (Reg FD), 536
- Regulation S-K, 533
- Regulation Z, 489

regulatory process, 364–381

- administrative agencies (*See* administrative agencies)
- administrative law, 366–369
- as applied to new technologies, 370
- controls on agencies, 379–380
- enforcement, 370–374
- judicial review, 374–378
- takings, 94

Rehabilitation Act of 1973, 436–437
 relevant market, 508
 religion, and finance, 285
 remand (case), 62
 remedies, 272

- and antitrust laws, 504
- buyer's, 268–269
- in civil litigation, 59–62
- and contracts, 242–247
- for discrimination, 434–435
- equitable, 59–60, 61–62, 246
- in equity, 61–62
- and sales, 267–270
- seller's, 267–268
- under Title VII, 434–435
- for unfair labor practices, 404

Reno v. American Civil Liberties Union, 87
 repatriation of monetary profits, 565
Repetti v. Sysco Corp., 349–350
 replacement workers, 410–411. *See also* employment law
 reply, 51
 representative election, 405
Republic Tobacco v. North Atlantic Trading, 144–145, 147
 repudiation, 241
 requests for admissions, 56
 requirements contract, 261
 res ipsa loquitur, 130
 res judicata, 63, 66
 resale price maintenance (RPM), 516–517

rescission, 241
 resolutions, 316
 Resource Conservation and Recovery Act (RCRA), 460–461
 respondent superior, 355
Responsible Economic Development v. S.C. Department of Health and Environmental Control, 458
Restatement of Torts, 170
Restatement (Second) Agency, 345, 348
Restatement (Second) of Agency, 357
Restatement (Second) of Contracts, 222, 223, 230, 242
Restatement (Second) of Torts, 159, 161–162, 213
Restatement (Third) of Torts, 162–163, 164–165
 restitution, 232, 246
 restraint of trade, 233–235, 502
 horizontal, 509–515
 vertical, 515–521
 retaliation, 426
 retaliatory discharge, 385
 retirement plans, 400–401
 reverse discrimination, 419
 reverse (judgment), 62
 reviewability, 376
 Revised Uniform Limited Partnership Act, 311
 revocable letter of credit, 565
 revocation, 225
Reynolds v. Ethicon Endo-Surgery, 140–141
 RICO (Racketeer Influenced and Corrupt Organizations Act), 115
 right to sue letter, 425–426
 rights
 to cure, 262
 of inspection, 262
 of rejection, 262
 to trial, 94
 right-to-work laws, 407
 riparian water law, 447–448
 ripeness doctrine, 377
 risk analysis, 379
 risk, assumption of, 134, 169
 Rivers and Harbors Acts, 454
 Robinson-Patman Act
 defenses, 524
 price discrimination, 521–523
 Rockefeller, John D., 502
 royalties, 328
 RPM (resale price maintenance), 516–517
 Rule 10b-5, 538
 Rule 144A, 534
 rule of reason, 505, 519
 rulemaking procedure, 369
Russell v. Kinney Contractors, 139–140
 R-value Rule, 486
Rylands v. Fletcher, 170

 safe harbor, 539

 sales, 251–275
 forming a sales contract, 255–261
 international, 270–274
 performance and obligations, 261–263 (*See also* performance)
 remedies and damages, 267–270
 Uniform Commercial Code (UCC) (*See* Uniform Commercial Code (UCC))
 warranties, 263–266
 sanctions, 371
 SARA (Superfund Amendments and Reauthorization Act), 462
 Sarbanes-Oxley Act, 540–541
 satisfaction, 242
 scalping, 546
 Schedule A, 532–533
Schench v. U.S., 85
Schuchmann v. Air Services Heating and Air Conditioning, 488
 scienter, 152, 235
 scope of review, 377–378
 SCOR (Small Corporate Offering Registration), 534
 search and seizure, 90–91
 SEC (Securities and Exchange Commission), 365, 530, 533, 541–542
 secondary boycott, 410
 secondary meaning, 206
 Section 402A, 161–162
 secured creditor, 288
 secured creditors, 300
 secured transactions, 291–292
 Securities Act of 1933, 530
 Securities and Exchange Commission (SEC), 365
 prosecution by, 541–542
 review of offerings, 533
 and securities regulation, 530
Securities and Exchange Commission v. Howey, 531–532
 securities exchange, 536
 Securities Exchange Act of 1934, 530, 546–547
 Securities Litigation Reform Act of 1995, 539
 Securities Litigation Uniform Standards Act of 1998, 539
 securities offerings
 exemptions from registration, 533–535
 online, 531
 registration statement, 532–533
 review by SEC, 533
 securities professionals, 546
 securities regulation, 528–548
 definition, 530–532
 elements of, 529–530
 exempt securities, 532
 fraud, 116
 basis for, 537–538
 liability for misstatements, 539–540
 liability for securities law violations, 538
 Sarbanes-Oxley Act requirements, 540–541

insider trading, 113, 541–544
 Investment Advisers Act (IAA), 546
 Investment Company Act (ICA), 544–546
 offerings to investors, 532–535
 origins of, 530
 proxies, 537
 Regulation Fair Disclosure (Reg FD), 536
 stock market regulation, 546–548
 tender offers, 537
 trading regulation, 535–537
 security, 288, 529
 security interest, 291
 self-defense, as defense, 107–108, 138–139
 self-incrimination, 91–92
 self-regulating organizations, 547
 self-regulation of securities markets, 546–547
 self-reporting requirements, 370
 sellers
 damages and remedies, 267–268
 rights and obligations, 261–262
 Senate, U.S.. *See* Congress, U.S.
 sentencing guidelines and compliance, 17, 117–119
 separation of powers, 8
 servant, 348
 service marks, 206
 service of process, 33, 49
 servitudes, 178–181
 Seventh Amendment, 57, 94
 sexual harassment, 422–423. *See also* employment law
Shapero v. Kentucky Bar Association, 89
 shareholders, 315–316
 shatterproof windshield, 160
 shelf registration, 535
 shell corporations, 319
 Sherman Antitrust Act, 111, 502, 504
 shoplifting, 140
 Siemens, 117
Sierra Club v. Mississippi Environmental Quality Permit Board, 452
 sight draft, 283
 significant interest, 41
Silent Spring (Carson), 446
 Simpson, O.J., 127
 Sinclair, Upton
 The Jungle, 474
Sindell v. Abbott Laboratories, 168
 sine qua non rule, 130
 SIP (State Implementation Plan), 449–450
 Sixth Amendment, 57, 94
 Skeel, David, 19
Skinner v. Railway Labor Executives' Association, 91
 slander, 143
 slavery, 95
 Slick 50, 483
 sludge, 455
 small claims court, 30
 Small Corporate Offering Registration (SCOR), 534
Smith v. Kulig, 188
 social stability, 6–7
 Society of Professionals in Dispute Resolution, 69
 sole proprietorship, 308
Sony v. Universal City Studios, 209
Sonzinsky v. U.S., 83
 sophisticated user defense, 170
South-Central Timber Development v. Wunnicke, 82
Southern Railway Co. v. Arizona, 80–81
 sovereign immunity, doctrine of, 570–571
Spanish Broadcasting System of Florida v. Clear Channel Communications, 505–507
 special agent, 337
 special jurisdiction, 30
 specialist firms, 547
 specialized courts, 28
 species protection, 463–466
 specific performance, 61, 246
 specific tariffs, 555
 spotted owl, 463. *See also* habitat protection
Squish La Fish v. Thomco Specialty Products, 129–130
 Standard Oil Trust, 502, 507
Standard Oil v. United States, 507
 standing, 376–377
 stare decisis doctrine, 11
 state action doctrine, 503
 state courts. *See* courts
 State Implementation Plan (SIP), 449–450
 state of mind, 135–136
State Oil Co. v. Khan, 517
 state taxation, 83–84
 statute of frauds, 222, 258–259
 statute of limitations, 107, 179
 statutory interpretation, review of, 377
 statutory law, 8
 statutory redemption period, 294
Stewart v. Federated Department Stores, 193
 stock certificate, 316
 stock market regulation, 546–548
 Stop Counterfeiting in Manufactured Goods Act of 2006, 201
 stop order, 533
Storetrax.com v. Gurland, 317–318
 strict liability. *See also* liability
 for abnormally dangerous activities, 447
 based on express warranty, 160
 based on implied warranty, 160
 under contract law, 159–163
 in tort, 160–163
 strictly and jointly and severally liable, 462
 strikes, 401–402, 410
 Stuntz, William, 19
 subagents, 337
 subject matter is destroyed, 226
 submission, 64

subpoena power, 371
 subrogated surety, 291
 subsidiary, wholly owned, 560
 substance abuse, 387

- costs for businesses, 388
- drug testing, legal issues in, 388–389
- employee policies, 389–390

 substantial factor, 132
 substantial performance, 239–240
 substantive determination, review of, 377
 substantive law, 15
 substantive rules, 367
 suggestive trademarks, 201
 summary judgment, 56
 summary jury trial, 70–71. *See also* trials
 summons, 33–34, 49
 Superfund, 461–463
 Superfund Amendments and Reauthorization Act (SARA), 462
 superseding cause, 132–133
 supremacy clause, 77
 Supreme Court, 28–30

- on arbitration agreements, 547–548
- on insider trading, 542

 suretyship, 289–291
Swierkiewicz v. Sorema, 426
Swift v. Tyson, 40
 syndicates, 325–326

Taft-Hartley Act of 1947, 401, 402, 407
 takings clause. *See* just compensation
 tangible goods, 253
 tangible property, 291
 tariffs, 555–556
 tax evasion, 116
 taxation

- double, 320
- federal, 83
- on imports, 554–556
- state, 83–84

 taxing power, 83–84
 technology, regulation of new, 370
Telebrands Corp. v. Federal Trade Commission, 484
 Telemarketing and Consumer Fraud and Abuse Prevention Act, 481
 telemarketing fraud, 116, 481
 Telemarketing Sales Rules, 481
 Telephone Consumer Protection Act, 481
 temporary injunction, 61
 tenancy in common, 177
 tenants, 181–184

- for life, 177
- rights and duties of, 182–183

 tender offer, 537
 term draft, 283

termination

- by operation of law, 225–226, 347
- by the parties, 225
- of partnership, 311

 territorial allocations, 515
 territorial restrictions, 515, 518
 territorial rights, 328
 terrorism, 114
 Texaco, 126
 Texas Business and Commerce Code, 487
 "the thing speaks for itself". *See* *res ipsa loquitur*
 theft, 191
 third-party beneficiaries, 240
 TI (Transparency International), 562
 tie-in sale, 519
 TILA (Truth-in-Lending Act), 489–491
 Tillack, Hans, 85
 time draft, 283
 time, lapse of, 225
 Title VII, Civil Rights Act of 1964, 418

- protected classes
 - color, 419–420
 - national origin, 420
 - race, 419
 - religion, 420–421
 - sex, 421–425
- remedies, 434–435
- statutory defenses, 432–434

 titles, 176, 254–255
 TLD (top-level domain system), 202
Todd v. Exxon Corporation, 513
 toll, 107
 top-level domain (TLD) system, 202
 tort law, 126–147

- business torts, 151–157
 - cost of litigation, 151–152
 - and fraud (*See* fraud)
 - interference with contractual relations, 153–154
 - interference with prospective advantage, 155
 - in Japan, 157
- classification of, 127
- definition, 127
- in France, 128
- intentional torts against persons, 135–147
 - assault and battery, 137–138
 - categories of, 139
 - defamation, 143–144
 - defenses, 138–139
 - establishing intent, 135–136
 - false imprisonment, 139
 - infliction of emotional distress, 140
 - invasion of privacy, 142–143
 - shoplifting, 140
 - workplace defamation, 145–147
- and the legal system, 127
- liability for employers and principals, 354–357

- liability for Internet servers, 146
- negligence-based, 127, 447
 - causation, 130
 - cause in fact, 130
 - contributory, 135
 - defenses to, 134–135
 - duty of care, 128–129, 317
 - elements of, 133
 - intervening conduct, 132–133
 - proximate cause, 128, 130–132, 236
 - res ipsa loquitur, 130
 - substantial factor, 132
- against property
 - conversion, 190–191
 - misappropriation, 191
 - nuisance, 188–189
 - trespass to land, 187
 - trespass to personal property, 190
- against property owners, 191–194
- tortfeasors, 135
- TOSCA (Toxic Substances Control Act), 459–460
- Town Center Shopping Center v. Premier Mortgage Funding*, 341–342, 348
- toxic pollutants, 453
- toxic substances, 392–393
- Toxic Substances Control Act (TOSCA), 459–460
- trade agreements, 553–554
- trade deficit, 558
- trade dress, 205–206
- trade names, 206–207, 328
- Trade Regulation Rule Concerning the Labeling and Advertising of Home Insulation, 486
- trade regulation rules, 486–487
- trade secrets, 211, 213–216
- trade, unfairness in, 480–482
- trade usage, 259
- Trademark Dilution Act of 1995, 202–203
- Trademark Revision Dilution Act of 2006, 203
- trademarks, 199–207
 - arbitrary and fanciful, 200
 - certification mark, 206
 - classification of, 200–201
 - collective mark, 206
 - counterfeiting, 111, 201, 205
 - cybersquatting, 203
 - descriptive, 201
 - dilution, 202–203
 - extent of coverage, 201–202
 - generic, 201
 - goodwill, 207
 - infringement, 198, 202
 - registration, 200
 - service marks, 206
 - suggestive, 201
 - trade dress, 205–206
 - trade names, 206–207, 328
- training, online, 18
- transferability of ownership interests, 324
- transferred by negotiation, 284
- Transparency International (TI), 562
- TransUnion, 493
- treatment, disparate, 426–427
- treatment, storage, and disposal (TSD) sites, 461
- treble damages, 504
- Treibacher Industrie, A.G. v. Allegheny Technologies*, 273
- trespass, 187, 190, 447
- trial de novo, 30
- trials
 - appellate stage, 62
 - complaint, responses to, 49, 51
 - criminal, 110
 - discovery stage, 51
 - impact on business, 55–56
 - sanctions for failing to respond, 55
 - tools of, 53–55
 - enforcement stage, 63
 - in Germany, 63
 - pleadings stage, 49
 - pretrial stage, 56
 - summary jury trial, 70–71
 - trial stage, 56–59
 - voir dire, 57
- trustee, 299, 300
- truth, as defense, 146
- Truth-in-Lending Act (TILA), 489–491
- "truth-in-securities" law, 532. *See also* securities regulation
- TSD sites (treatment, storage, and disposal sites), 461
- Two Pesos v. Taco Cabana*, 206
- tying arrangements, 519
- tying sales, 502

- UAA (Uniform Arbitration Act), 64
- UCC (Uniform Commercial Code). *See* Uniform Commercial Code (UCC)
- UDRP (Uniform Dispute Resolution Policy), 67
- U-Haul International v. Jartran*, 485
- ultrahazardous activity, 170–171
- UNCAC (Convention Against Corruption), 563
- unconscionable contracts, 233
- underrepresented minorities, 419
- underutilization analysis, 435
- underwriter, 533
- undisclosed principals, 346
- undivided interest, 531
- undue hardship, 420, 439
- undue influence, 235
- unenforceable contracts, 233
- unfair and deceptive practices, 480
- unfair labor practices, 403–404. *See also* employment law
- unfair methods of competition, 503
- unfairness, in trade, 480–482

Uniform Arbitration Act (UAA), 64
 Uniform Commercial Code (UCC), 10, 222, 252
 application of, 253
 vs. common law of contracts, 254
 delivery terms, 261
 filling the gaps of sales contracts, 259–261
 and goods, 253
 and merchants, 253
 and price, 260
 and quantity, 260–261
 requirements for negotiable instruments, 285–286
 and sales, 254
 security interest under, 292
 similarities with CISG, 271–272
 and titles, 254–255
 and warranties, 263–266
 Uniform Dispute Resolution Policy (UDRP), 67
 Uniform Electronic Transactions Act, 238
 Uniform Limited Liability Company Act, 320
 Uniform Limited Partnership Act, 311
 Uniform Partnership Act (UPA), 10, 308
 Uniform Residential Landlord and Tenant Act, 182–183
 unilateral contracts, 226
 unilateral mistake, 235
 unions, 404
 certification, 406
 dues, 406
 in Germany, 405
 member bill of rights, 403
 political action by, 406–407
 process of unionization, 405–406
 shops, 406–407
 unit investment trusts, 544
 United Nations
 Convention Against Corruption (UNCAC), 563
 Convention on Combating Bribery of Foreign Officials in International Business Transactions, 563
 Convention on Contracts for the International Sale of Goods (CISG), 13, 270–272
 Convention on the Recognition and Enforcement of Foreign Arbitral Awards, 13, 68, 274, 570
United States v. Bajakajian, 94–95
United States v. Baker Hughes, 509
United States v. El Paso Natural Gas, 509
United States v. Johnson, 534–535
United States v. Kahriger, 83
United States v. King, 564
United States v. LaGrou Distribution Systems, 474, 475
United States v. Mead Corp., 555
United States v. Paradise, 436
United States v. Seeger, 420
United States v. Stanley, 19–20
United States v. Trenton Potteries, 510–511
United States v. United States Gypsum, 512
United States v. Virginia, 98
United States v. Yang, 215–216

United States v. Young, 108–109, 118–119
 universal agent, 337
 unjust enrichment, 247
 unknown hazards, 167–168
 unlimited liability, 323
 unprotected activities, 410
 unreasonable risk of harm, 128
 unreasonable search and seizure, 90–91
 unsecured creditor, 288
 UPA (Uniform Partnership Act), 10, 308
U.S. Securities and Exchange Commission v. Ginsburg, 542–543
U.S. Steel v. Fortner Enterprises, 519
 USDA (U.S. Department of Agriculture), 474
 Used Car Rule, 487
 usefulness, 211
 usury, 233, 285
 utility patents, 211

 valid defense, 134
 Valvoline TM8 Engine Treatment, 483
 venue, 43
 verdict, 58–59
 Verisign, 238
 vertical nonprice restraints, 518–519
 vertical price fixing, 515–518
 Vertical Restraint Guidelines, 520
 vertical restraints of trade, 515–521. *See also* restraint of trade
 exclusionary practices, 519–521
 vertical nonprice restraints, 518–519
 vertical price fixing, 515–518
 vesting requirements, 400–401
 Veterans Affairs, Department of, 376
 vicarious liability, 355
 victimless crime, 105
Virginia State Board of Pharmacy v. Virginia Citizens Consumer Council, 87
 void/voidable contract, 231
 voir dire, 57. *See also* trials
 volume discounts, 523
 voluntary dissolution, 318

 Wagner Act of 1935, 401, 402
Wal-Mart Stores v. Samara Brothers, 206
Ward v. Rock Against Racism, 85
 WARN (Worker Adjustment and Retraining Notification Act), 400
 warrant, 108
 warranties, 159
 deed, 176
 definition, 263
 disclaimers, 265
 express, 160, 264
 implied, 160, 264–265

- and sales, 263–266
- of title, 263
- warrantless searches, 91
- Washington, George, 75
- Wassell v. Adams*, 135
- water rights, and pollution, 447–449
- well-known seasoned issuers (WKSIs), 535
- wetlands, 457–459
- Weyerhaeuser v. Ross-Simmons Hardwood Lumber*, 522–523
- Whalen v. Union Bag and Paper*, 448
- whistleblower exception, 385
- whistleblower hotlines, 118
- white-collar crime, 105
 - antitrust violations, 111
 - bankruptcy fraud, 111
 - bribery, 111
 - computer and internet fraud, 112
 - counterfeiting, 111
 - credit card fraud, 112
 - economic espionage, 112
 - embezzlement, 112
 - environmental law violations, 112–113
 - financial fraud, 113
 - government fraud, 113
 - healthcare fraud, 113
 - insider trading, 113, 541–544
 - insurance fraud, 113
 - internationally, 117
 - mail fraud, 113–114
 - money laundering, 114–115
 - RICO violations, 115
 - securities fraud, 116
 - tax evasion, 116
 - telephone and telemarketing fraud, 116
 - wire fraud, 116–117
- wholly owned subsidiary, 560
- Wickard v. Filburn*, 78
- willful acts, 136
- winding up
 - corporations, 318
 - partnerships, 311
- Windows program, 561
- WIPO (World Intellectual Property Organization), 67, 200, 202, 213
- wire fraud, 116–117
- WKSIs (well-known seasoned issuers), 535
- work-at-home opportunities, 481
- Worker Adjustment and Retraining Notification Act (WARN), 400
- workers' compensation, 393. *See also* employment law
 - benefits and incentives, 394–397
 - compensation claims, 394
 - flaws in, 396
- workforce analysis, 435
- workplace defamation, 145–147. *See also* employment law
 - workplace safety violations, 393. *See also* employment law
- World Customs Organization, 201
- World Intellectual Property Organization (WIPO), 67, 200, 202, 213
- World Trade Organization (WTO), 554
- WorldCom, 117
- Worthington Foods, 113
- writs
 - of attachment, 297
 - of certiorari, 29
 - of execution, 63, 297
- written briefs, 62
- wrongful discharge, 385
- WTO (World Trade Organization), 554
- Wynn, Steve, 49
- Wynn v. Lloyd's of London*, 243
- Wyoming v. Oklahoma*, 81

- Yahoo!, 90
- yellow-dog contracts, 402

- Zeran v. America Online*, 146
- zoning, 186