Access to site referee's report, 335, 339 **Adjudication determinations** compliance with Payments Act (Qld), 360-377 failure to consider evidence, 141-142 Singapore Security of Payments Act, 228-249 unsuccessful claim for delay costs as part of a new claim, 445-454 Agents attributing intention of to principals, 427, 440-441 Agreements see also Contracts contract drawn up, but not agreed to, 304-313 offer and acceptance when contract not executed, 304-313 partly written/partly oral contracts, 6-10 Apportionment see Proportionate liability Arbitration Arbitration Clauses for International Contracts book review, 386 International Commercial Arbitration and Conciliation in UNCITRAL Model Law Jurisdictions book review, 226-227 new Australian regime, 387-393 proportionate liability and, 26-27, 263-287 Architects claims against, 335, 339-341, 357-358 AS 4902 form of novation, 164-165, 170 Assignment versus novation, 157-159 Assumpsit history and nature of, 317-318 Australian law doctrine of unjust enrichment in, 314-323 Awards evidence to justify amount awarded, 360, 371-373 **Book reviews** Arbitration Clauses for International Contracts, 386 Construction Contracts, 302-303 International Commercial Arbitration and Conciliation in UNCITRAL Model Law Jurisdictions, 226-227 **Breach of contract** failure to complete work and to mitigate loss, 288-294 process contracts and unjustified enrichment, 324-334 **Building and Construction Industry Payments Act 2004 (Old)** adjudicators' compliance with, 360-377 Building and Construction Industry Security of Payment Act 1999 (NSW) as basis for Singapore Act, 228-249 re-making of delay claims, 445-454 Building and Construction Industry Security of Payment Act 2004 (Singapore), 228-249 **Building contracts** see Contracts

Building industry new Australian arbitration regime, 387-393 **Building work** licence to perform, 172 **Burden** of proof restitution of payments made by mistake, 172-203 Case law security of payments acts, 228-249 Causation quantum of damages and, 292-293 Charges see also Notice of claim of charge whether charge attached, 116-129 Civil Liability Act 2002 (Tas) contracting out of proportionate liability, 263-287 Claim of charge see Notice of claim of charge Claims see also Damages evidence to justify amount awarded, 360, 371-373 Trade Practices Act and, 411-426 unsuccessful claim for delay costs as part of a new claim, 445-454 variation claims in absence of required writing, 150-155 Collateral warranties. 16 **Commercial Arbitration Act 1986 (Tas)** contracting out of proportionate liability, 263-287 **Commercial Arbitration Act 2010 (NSW)** effect on building and construction industries, 387-393 **Common intention** sham contract and, 438-441 Conciliation International Commercial Arbitration and Conciliation in UNCITRAL Model Law Juridisctions book review, 226-227 Concurrent wrongdoers see Proportionate liability **Consent orders** partly written/partly oral agreements, 6-10 **Consequences** see Penalties **Construct only contracts** design, novate and construct compared with, 156-171 **Construction contracts** see Contracts **Construction work** new Australian arbitration regime and, 387-393 **Consultancy** work contract documentation and liability for. 101-105 contracting out of proportionate liability and, 281-282 design, novate and construct contracts and, 164, 167 domestic building contracts and, 91-93 Consumer protection see Domestic building contracts **Contract works insurance** exclusions for defects, 250-262 loss scenarios and policy response, 250-262 Contractors design, novate and construct contracts, 161-162, 166-167

fitness for purpose requirements, 397-398, 406-408 joint venture contractors, 20-21 notice of having made a claim of charge to, 116-129 proportionate liability of, 14-16, 26 Contracts see also Breach of contract; Domestic building contracts; Process contracts; Standard form contracts adoption of referee's report, 335, 338-342 Arbitration Clauses for International Contracts book review, 386 clarity needed in, 101-105 classes of, 306-307 common claims and risk allocation under, 411-426 Construction Contracts book review, 302-303 contracting out of proportionate liability, 24-29, 263-287 design, novate and construct contracts, 156-171 drafting (editorial), 149 drawn up but not agreed to, 304-313 fitness for purpose requirements, 394-410 illegal and void, 427-444 impact of proportionate liability on contractual risk allocation in, 11-29 implied, and unjust enrichment, 318-319, 326 intent to be bound. 308-309 justice or pragmatism?, 385 liquidated damages specified as "nil", 106-115 notice to terminate containing "details of the default", 204-217 oral, unenforceable by reason of a statute, 314-323 partly written/partly oral, 6-10 penalties where no breach of contract, 30-63 proposed, converted to binding, 301 repudiation by subcontractor, 204-217 sham fixed price contracts, 427-444 Trade Practices Act and, 411-426 value of (editorial), 77 variation claims in absence of required writing, 150-155 whether exclusion clauses were agreed terms, 101-105 Corrosion contract works insurance, 260-261 **Cost plus contracts** with sham fixed price contract, 427-429, 433-438 Costs acceptance of analysis of as evidence, 292-293 experts reports, 443-444 notice of claim of charge and, 125-126 proceedings on validity of adjudication determination, 377 Costs of defect rectification when contractor refused access, 335, 341, 350-357 **Cross-examination** by raising matters subject to interim freezing order, 64-72 Damage under contract works policies, 250-262 Damages see also Delay damages; Liquidated damages; Unliquidated damages

```
on basis of quantum meruit, 427-429, 442-443
  breach of process contracts, 334
  debt/damages distinction, 27-28
  quantum of damages in failure to complete work, 292-293
Debt
  history of debt and assumpsit, 317-318
  proportionate liability and debt/damages distinction, 27-28
Decided cases see Stare decisis
Declaratory relief
  under Payments Act (Qld), 362-363
Default
  notice to terminate containing "details of the default", 204-217
Defects see Costs of defect rectification; Faulty design or workmanship; Fitness for purpose
    requirement
Delay costs
  entitlement to where standard contract modified, 130-142
Delay damages
  court judgement on referee's report, 335, 341-342, 347
  intention to exclude claim for unliquidated damages, 106-115
  liquidated damages specified as "nil", 106-115
  Trade Practices Act and, 417-419
  unsuccessful claim as part of a new claim, 445-454
Denning, Lord
  unjust enrichment and, 316-323
Design
  exclusions for defects in, 250-262
  fitness for purpose requirements and design-only contracts, 396-397
Design and construct contracts
  design, novate and construct compared with, 156-171
  fitness for purpose requirements and, 398-401
Developer contracts see Domestic building contracts
Direction
 meaning of, 204-217
Dispute resolution
  court judgement on referee's report, 335-359
Documents
  leave to use, 64-72
  partly written/partly oral contracts, 6-10
  whether charge attached, 116-129
Domestic building contracts
  "developer contracts". 84-91
  drafting and inclusion of certain terms, 96-98
  as "entire contracts", 78-80
  formation of in Victoria, 78-100
Domestic Building Contracts Act 1995 (Vic), 78-100
Duty of care
  impact of proportionate liability on contractual risk allocation in, 17-19
Employers
  notice of claim of charge to, 116-129
Enforceability
```

```
fitness for purpose requirements, 409-410
Enrichment, unjust see Unjust enrichment
Estoppel
 when contract drawn up, but not agreed to, 304-313
Evidence
 of quantum of claim, 360, 371-373
Exclusion clauses
 contract works insurance, 250-262
 in process contracts, 332-333
Execution, stay of
 adjudicators' decisions and, 376-377
Extension of time
 progress payments where no entitlement to, 130-142
Facsimiles
 adjudicators' use of, 365-366, 368-370
Failure to complete work
 within a "reasonable time", 288-294
Faulty design or workmanship see also Costs of defect rectification
 contract works insurance and, 250-262
Finance agreements
 domestic building contracts and, 96
Finance companies
 test for penalty, 30-63
Financial loss
 impact of proportionate liability on contractual risk allocation in, 11
Fitness for purpose requirement
 liability and, 394-410
 purpose must be known to contractor, 404-405
 tempering risk, 402-403
Fixed price contracts
 sham, 427-444
Forfeiture of rights or property
 penalty doctrine and, 30-63
Forum shopping
 proportionate liability and, 28
Freezing orders see Interim freezing orders
Glazed surface scratching
 contract works insurance and, 255-258
Good faith
 adjudications and, 360
 in exercise of power under Payments Act (Qld), 363-365, 368-371
 obligations in process contracts, 329-331
Government
 contracting out of proportionate liability by, 28-29
Guarantors
 liability of, 24
Home building see Domestic building contracts
Illegal contracts see Contracts
Implied contract theory
 unjust enrichment and, 318-319
```

(2010) 26 BCL 477

Implied warranties s 74, Trade Practices Act 1974 (Cth), 101-105 Indemnity impact of proportionate liability on contractual risk allocation in, 21-23, 26 Insurance see also Contract works insurance proportionate liability and, 28 Intention see Common intention Interest to restore not improve plaintiff's position, 203 **Interim freezing orders** undertaking not to publish, 64-72 International Commercial Arbitration and Conciliation in UNCITRAL Model Law Jurisdictions book review, 226-227 **International contracts** Arbitration Clauses for International Contracts book review, 386 Invitors see Tenders for construction works Joint and several liability impact of proportionate liability on contractual risk allocation, 23-24, 26 Joint ventures see Contractors Jurisdictions see Forum shopping Landowners development agreements, 95 Latent conditions Trade Practices Act and, 421-425 Legal rights see Rights and obligations Liability see also Proportionate liability of consultants, 101-105 "exclusion of liability" clauses in process contracts, 332-333 fitness for purpose requirement and, 394-410 structuring contracts to avoid, 408-409 Licences payment for "building work" done without necessary licence, 172 Limitation of liability s 68A, Trade Practices Act 1974 (Cth), 101-105 Liquidated damages referee's report on, 335, 357-358 specified as "nil", 106-115 Loss mitigation failure by respondent and, 288-294 Materials exclusions for defects in, 250-262 Misleading or deceptive conduct claims of, supplementing contractual claims, 411-426 Misrepresentation see Sham contracts Mitigation of loss see Loss mitigation Model Law see UNCITRAL Model Law

Modification

effect of on standard terms of contract on power of superintendant, 130-142

```
Natural justice
  adjudications and, 239-246, 360-377
Negotiations
  contract drawn up, but not agreed to, 304-313
  partly written/partly oral contracts, 6-10
Non-performance
  notice to terminate containing "details of the default", 204-217
Notice of claim of charge
  given to employer before contractor, 116-129
  particulars provided in wanting in form or accuracy, 116-129
  services as effected as a valid notice of claim of charge, 116-129
Notice to terminate
  notice to terminate containing "details of the default", 204-217
Novation
  versus assignment, 157-159
  design, novate and construct contracts (DNC), 156-171
Offer and acceptance see Agreements; Contracts
Onus of proof see Burden of proof
Oral contracts
  partly written/partly oral contracts, 6-10
  with sham fixed price contract, 427-429, 433-438
Pavev & Matthews v Paul
  reassessed, 314-323
Payment claims see also Progress payments
  including work subject to a previous claim, 246-249
  re-making of, 445
  Singapore Security of Payments Act, 233-239
Penalties
  test for, 30-63
  where no breach of contract, 30-63
Personal injury
  impact of proportionate liability on contractual risk allocation in, 11
Piping damage
  contract works insurance and, 258-261
Practical completion
  occupation by proprietor and, 335, 342-346
Precedential hierarchies
  decisions in binding on trial judge, 30-63
Principals
  attributing agent's intention to, 427, 440-441
  fitness for purpose requirements and, 409-410
Process contracts
  legal rights of unsuccessful tenderers, 324-334
Professional liability insurance see Insurance
Progress payments
  burden of proof for restitution of payments made by mistake, 172-203
  compliance with Payments Act (Qld), 360-377
  entitlement to where no extension of time, 130-142
Project management
  domestic building contracts and, 93-95
```

(2010) 26 BCL 477

Property, forfeiture of penalty doctrine and, 30-63 **Property damage** impact of proportionate liability on contractual risk allocation, 11 "property insured" and "carve outs", 250-262 **Proportionate liability** application to arbitrations, 263-287 drafting suggestions for contracting out, 29 impact on contractual risk allocation, 11-29 Publication undertaking by appellant not to publish interim freezing order, 64-72 **Purely financial loss** impact of proportionate liability on contractual risk allocation in, 11 Purpose see Fitness for purpose requirement Quantum meruit claims damages on basis of, 427-429, 442-443 if contract drawn up, but not agreed to, 304-313 unjust enrichment and, 316 Queensland Building Services Authority Act 1991 (Qld) payment for "building work" by unlicensed builder, 172-203 Reasonableness of adjudicators' decisions, 360, 364-365 failure to complete work within reasonable time, 288-294 fitness for purpose requirements and, 408 Referees court judgement on adoption of referee's report, 335-359 **Relief** see Declaratory relief Remedies for unsuccessful tenderers, 333-334 Repudiation refusal of contractor access and, 335, 347-350 **Residential developments** domestic building contracts and, 78-100 Restitution see also Unjust enrichment burden of proof when payments made by mistake, 172-203 **Rights and obligations** forfeiture of rights, penalty doctrine and, 30-63 of unsuccessful tenderers, 324-334 **Risk allocation** contract works insurance, 250-262 fitness for purpose requirement and, 394-410 proportionate liability and, 11-29, 263-287 Trade Practices Act and, 411-426 Road and pavement failure contract works insurance and, 251-255

Scope of work changes to, Trade Practices Act and, 419-421 fitness for purpose requirements, 394-410 Scratching to glazed surfaces contract works insurance and, 255-258 Security of payments international legislation regarding, 228-249 Settlement terms partly written/partly oral contracts, 6-10 Sham contracts fixed price contract vs oral agreement, 427-444 Singapore Building and Construction Industry Security of Payment Act 2004, 228-249 Stainless steel piping damage contract works insurance and, 258-261 Standard form contracts domestic building, 96 effect of modification of on power of superintendents, 130-142 entitlement to delay costs where modified, 130-142 intention of the parties in (editorial), 225 standard form novation agreements, 164-169 Stare decisis, 30-63 Statute of Frauds 1677 (UK) unjust enrichment and, 315-316 **Statutory provisions** adjudicators' power and, 360-362 oral contracts unenforceable by reason of statutes, 314-323 Stay of execution adjudicators' decisions and, 376-377 Subcontractors' Charges Act (Qld) s 10, notice of claim, 116-129 Subcontracts see Contracts Subpoena whether documents amendable to, 64-72 **Suitability** fitness for purpose requirements and, 409-410 **Superintendents** effect of standard terms of contract on power of, 130-142 **Tenders for construction works** as contractual relationships, 324-334 privilege clauses, 328-329 substantial compliance, 331-332 Terms of settlement see Settlement terms Trade Practices Act 1974 (Cth) s 52, common claims and risk allocation, 411-426 s 68A, limitation of liability, 104-105 s 74, implied warranties, 101-105 **Tripartite agreements** domestic building contracts and, 96 **UNCITRAL Model Law** as basis for new Australian arbitration law, 387-393 International Commercial Arbitration and Conciliation in UNCITRAL Model Law Jurisdictions book review, 226-227

Undertakings not to publish interim freezing order, 64-72 partly written/partly oral agreements, 6-10 Unjust enrichment fabrication of in Australian law, 314-323 Unliquidated damages exclusion of claim for, 106-115 Validity of notice of claim of charge, 116-129 Variations changes to scope of work, Trade Practices Act and, 419-421 claims in absence of required writing, 150-155 Victoria domestic building contracts in, 78-100 Void contracts see Contracts Warranties, implied s 74, Trade Practices Act 1974 (Cth), 101-105 Wear and tear contract works insurance, 260-261 Workmanship exclusions for defects in, 250-262