

# Index

- absence of express terms,
  - interpretation 39–40
- Abu Dhabi
  - building codes 90, 99
  - courts 230, 231
  - court fees 236
  - defects 89–90, 99, 114
  - delay damages 145
  - health and safety 63, 66, 119
  - interest 168, 169
  - jurisdiction between emirates 234–235
  - professional indemnity insurance 93
  - property damage 119
  - public procurement 22, 114, 119, 145, 155, 158
  - utility lines 120–121
- Abu Dhabi Global Market 6, 10, 11, 289
- abuse of rights 52–53
- acceleration 138
- accommodation 67–68
- acts causing harm *see* delict (tort)
- ADCCAC Rules, arbitration 269, 271
- adhesion, contract of 53–54
- adjudication *see* mediation and adjudication
- administrative contracts 23–24, 145–146, 232
  - delay damages 143–146
- administrative court 24, 231, 290, 291
- administrative law 55
- administrative sanctions, sanctions and penalties 78–79
- alternative dispute resolution 242–244
- ambiguity, resolution 39
- appeal
  - effect 247
  - execution 247–248
  - grievance 241
  - right of 230–231
- apportionment
  - concurrent delay 133–135
  - decennial liability 109–110
  - joint liability 92–93
- Arabic language 217
- arbitration 253–283
  - ADCCAC Rules 269, 271
  - Bahrain 277, 280
  - Bahrain Chamber for Dispute Resolution 277
  - confrontation, right of 271, 272
  - costs 271, 274
  - criminal proceedings 270, 274
  - DIAC Rules 269, 271
  - Dubai government, prior notice 238
  - Dubai International Financial Centre (DIFC) 255, 268, 273
  - enforcement of domestic awards 273–277
  - enforcement of foreign awards 278–280
  - engineer's decision 265–266
  - equality 272
  - evidence 272
  - FIDIC Conditions 259, 265–266
  - International Centre for Settlement of Investment Disputes (ICSID) 256–257
  - jurisdiction and powers 264–267
  - New York Convention 280–283
  - power of attorney 261–263, 288, 291
  - procedures and formalities 267–272
  - public order 5, 43, 255–256
  - Riyadh Convention for Judicial Cooperation Among Arab States 282
  - time limit 268–269, 288
  - treaty arbitration 256–257
  - UNCITRAL Model Law 254–255, 257–258, 259, 268, 271, 273, 277
  - Washington Convention on the Settlement of the Investment Disputes between States and Nationals of Other States 256–257
- arbitration agreements
  - capacity to agree 260–264
  - Dubai government 254
  - incorporation by reference 258–259
  - interpretation 264–265
  - power of attorney 261–263, 288, 291
  - ratification 263
  - recognition and enforcement 253–255
  - Saudi Arabia government 232

- arbitration agreements (*cont'd*)
  - severability 259
  - writing, requirement to be in 257–258
- arbitrators
  - challenge 272–273
  - liability 268
- architects *see* design consultants
- arsh* 73–74, 204, 287
- assignment 47–48
- attachment order 164, 238–239, 240–242
- authority *see* capacity to agree
- awards
  - arbitration agreement, inclusion of 275–276
  - costs 271, 274
  - enforcement of domestic awards 273–277
  - enforcement of foreign awards 278–280
  - precautionary attachment 239
  - procedural challenge 268, 274–276
  - signature 276
  - time limit 268–269, 288
- Bahrain
  - abuse of rights 52–53
  - administrative contracts 146
  - arbitration 260, 276, 277–278, 280–281
  - basis of government 2
  - binding obligations 42
  - burden of proof 215, 216–217
  - civil obligations 225–226
  - commencement of proceedings 235–237
  - commercial and civil contracts 17
  - commercial obligations 224
  - compensation 109
  - conclusive findings of facts 221
  - construction safety 59, 61, 62
  - contract formation 26, 28, 30, 31, 32
  - contractual principles 42, 43, 44
  - court appointed experts 219–220
  - court structure 229–230
  - criminal penalties 72
  - damages 76–78, 201, 203, 204, 207, 210, 212, 214
  - decennial liability 104, 110–111
  - delay damages 139–140, 142–143, 146
  - delict (tort) 18, 115–116
  - direct payment 198
  - duty of care 83
  - enforcement 245–249, 251
  - force majeure* 189, 190
  - good faith 49–50
  - interest 167, 170
  - international jurisdiction 233
  - Islamic Shari'ah 4
  - joint liability 92–93
  - litigation 235–237, 238
  - mandatory obligations 44
  - materials defects 96
  - muqawala* 14, 183
  - obligation of result 84–85
  - ownership retention 191–192
  - payment 157, 158, 160, 164, 165
  - possessory lien 194
  - prescription 224, 225–226
  - prescription, restriction on
    - amendment 226–227, 228
  - preservation of assets 241–242
  - preservation of evidence 239
  - price 148–151, 152–153
  - priority rights 196
  - public procurement 20
  - public projects 113
  - set off 200
  - statutory compensation 75–76
  - subcontractors 48–49
  - suspension 176–177
  - termination 180, 182, 183, 187, 188, 189, 190
  - third parties 46–48
  - time for completion 124, 129
  - summary actions 238
  - unforeseen circumstances 55
  - witness testimony 218
  - workmanship 97–98
- Bahrain Chamber for Dispute Resolution 277
- bank guarantee 163–165
- binding obligations
  - contractual principles 41–43
  - Islamic Shari'ah 41
- blood money (Diyah) 73–75
- bond, *see* bank guarantee
- breach of contract
  - breach vs. fault, duty of care 82
  - damages 91–94, 203–211
  - delict contrasted 19, 82
  - good faith, and 50
  - joint liability 91–94, 103, 104, 109
  - material breach 181
  - performance by compulsion 201–203, 287

- prolongation costs 135
  - remedies for 100–102, 176
  - serious fault 210–211, 287
  - burden of proof 215–216
  - cancellation *see* termination
  - capacity to agree
    - arbitration 260–264
    - director 33
    - manager 33
    - power of attorney 236–237, 261–263, 288, 291
  - causation 103, 131–133, 144, 207, 211, 287
  - certificate
    - completion 100
    - payment 159
  - challenging an arbitrator 272–273
  - cheque payment 165–166
  - civil contracts *see* commercial and civil contracts
  - civil damages 76–78
  - civil law 6–8
    - administrative contracts 23–24
    - civil code 6–8, 17
    - common law, contrasted 7–8, 285–289
    - construction law 17
    - Islamic Shar'ia 7
    - jurisprudence constante* 8–9
    - stare decisis* 8–9
  - Code of Practice for the Management of Dangerous Goods 64
  - collateral warranties 46
  - commencement of proceedings 235–237
  - commercial and civil contracts 15–18
  - commercial obligations 224–225
  - common law and Islamic civil law
    - contrasted 7–8, 285–289
  - compensation *see* damages
    - statutory compensation 75–76
  - completion
    - certificate 100
    - contract formation 29, 123–124
    - delayed *see* time for completion
    - payment upon 157–158, 161
    - prevention of 150, 151, 188–190
    - termination upon 184
    - time for, *see* time for completion
  - components, contract 25–26
  - conclusive findings of facts 221
  - concurrent delay
    - definition 131
    - English law 132–133, 135
    - FIDIC Conditions 131, 134
    - French law 133
    - time for completion 130–135
  - consequential loss, damages 209–211
  - constitution, the
    - Arab nation 2
    - disputes 234
    - federal government (UAE) 2–4
    - form of government 2
    - role of Islamic Shari'ah 4–6
    - rule of law 229
  - construction law 13–24
    - civil code 17
    - definition 1, 13
    - muqawala* 14
  - construction safety 59–64
    - see also* health, safety and welfare
    - Code of Construction Safety Practice (Dubai) 63
    - Construction (Design & Management) Regulations 2015 (UK) 65
    - construction safety 59–64
  - cranes 62
  - criminal offences 71–73
  - design and management
    - responsibilities 65–66
  - Environment Health & Safety Management System (Abu Dhabi) 66
  - inspection and reporting 69–71
  - International Labour Organisation (ILO) 68–69
  - labour laws 59–63
  - machinery and equipment 62
  - National Committee of Occupational Health & Safety (Qatar) 63
  - Qatar Construction Specifications 63
  - sanctions and penalties 71–79
- contra preferentem* 39
- contract
    - adhesion, of 53–54
    - administrative 23–24, 143–146, 232
    - arbitration, capacity to agree 260–264
    - cause 42
    - delict vs 18–20, 82
    - Dubai International Financial Centre 10–11
    - express terms absence, interpretation 39–40

- contract (*cont'd*)  
 implied terms 51, 83, 97–98, 125, 153, 286  
 interpretation 35–39  
 letter of intent 29–30, 148, 208  
 nominate and innominate 14, 25, 51, 126, 183, 184, 185, 189, 194, 286, 291  
 verbal 27–29
- contract formation 25–33  
 capacity 33  
 certainty 28–31  
 components 25–26  
 essential elements 28–31  
 mutual intentions 31, 32  
 offer and acceptance 26–28  
 price not agreed 147–148  
 subject matter 28–29
- contractors' classification 13
- contractual principles 41–57  
 abuse of rights 52–53  
 binding obligations 41–43  
 cause 42  
*contra preferentem* 39  
 good faith 49–50, 52, 125, 126, 134, 286  
 mandatory obligations 41, 43–46, 53, 54, 100, 110, 116, 139, 213, 214, 226, 271, 286, 288  
 mutual obligations 176–177  
*objet* 28, 189  
*pacta sunt servanda* 42  
 public order 5, 42–43  
 Qur'an 41  
 subcontractors 48–49  
 third parties 46–48  
 unfair contract terms 53–54  
 unforeseen circumstances 54–57
- contribution *see* apportionment
- Convention on Enforcement of Judgments, arbitration 282
- court appointed experts 219–220, 287  
 concurrent delay 135  
 consultant's fees 150, 151  
 damages 205, 206, 209  
 document disclosure 217  
 extension of time 126, 127, 128, 129  
 preservation of evidence 239–240  
 price 149  
 standard of care 88  
 workmanship 97
- Court of First Instance 8–9
- Court of Law 8–9  
 supervisory role 8, 36–37, 151, 206
- Court of Merits 7, 8–9  
 abuse of rights 52–53  
 application of custom and practice 31  
 causation 287  
 consultant's fees 150, 151  
 court appointed experts 219–220  
 damages 91–93, 206, 209, 211  
*force majeure* 190  
 interest 172  
 interpretation of contracts 36  
 interpretation of evidence 30  
 price 149  
 prolongation costs 135  
 reduction of delay damages 140, 141  
 standard of care 88  
 suspension 176  
 termination 180, 181  
 time for completion 126–127  
 unfair contract terms 54  
 unforeseen circumstances 56  
 witness testimony 218  
 workmanship 97
- courts  
 Abu Dhabi 230–231  
 Bahrain 231–232  
 Constitutional Division, Union Supreme Court (UAE) 234  
 Dubai 230–231  
 Dubai International Financial Centre (DIFC) 230  
 inquisitorial vs adversarial 230, 235, 238, 287  
 international jurisdiction 233  
 Islamic Shari'ah 5, 231–232  
 jurisdiction between emirates 234–235  
*jurisprudence constante* 8–9  
 Kuwait 231–232  
 litigation 229–232  
 Qatar 231–232  
 Saudi Arabia 232  
*stare decisis* 8–9  
 United Arab Emirates (UAE) 230–231
- crime  
 cheques 165–166, 287  
 courts 231  
 damages 74, 76, 77  
*diya* and *arsh* 74  
 health, safety and welfare 71–72

- negligent manslaughter 72
- res judicata* 77, 221
- usury 168
- criminal damage 116–117
- custom and practice 5, 16–17, 31, 36, 38, 39–40, 45, 50–51, 96, 97, 98, 124–125, 133, 135, 143, 150, 151, 157–158, 190, 198, 200
- damages 203–211
  - consequential loss 209–211
  - criminal damage 116–117
  - decennial liability 109–110
  - delay *see* delay damages
  - delict 91–92
  - design and supervision 91
  - entitlement 203–204
  - FIDIC Conditions 204
  - French Civil Code 210
  - global claims 206–207
  - health and safety 75–78
  - indirect loss 209–211
  - Islamic Shari'ah 202, 208
  - liquidated *see* delay damages
  - loss of profit 207–209
  - measure of loss 204–206
  - mitigation 211–212
  - net contribution 93
  - performance by compulsion 201, 203
- death
  - by fault 72
  - corporate manslaughter 72
  - criminal offences 71–73
  - damages 75–78
  - delict 115–116
  - diyya* 73–75
  - Islamic Shari'ah 87
  - statutory compensation 75–76
- decennial liability 85, 103–114
  - cause étrangère* 88, 108
  - compensation 109–110
  - contractual status 107–109
  - Egyptian Civil Code 106, 109
  - French Civil Code 105–106, 108–109
  - insurance 111–112
  - key points 110
  - mitigating 110–112
  - public projects 112–114
  - statutory sources 104–106
  - strict liability 106–107
  - subsequent owners 108–109
  - third parties 108–109
  - warranty of good running 85, 105
  - warranty of perfected completion 85, 105, 106, 113
- defects 95–102
  - see also* materials defects
  - materials 95–97
  - owners' responsibility 64, 99–100
  - remedies 100–102
  - statutory duties 98–100
  - workmanship 97–98
- defects liability provisions, FIDIC
  - Conditions 81
- delay *see* time for completion
- delay damages 137–146
  - administrative contracts 143–146
  - increasing delay damages 142–143
  - Islamic Shar'ia 141
  - penalties 138–139
  - reducing delay damages 138–142
  - termination for delay 137–138
- delict (tort) 18–20, 115–116
  - compensation 91–92
  - contract vs 18–20, 82
  - crime, and 19, 20
  - design 82
  - FIDIC Conditions 116
  - force majeure*, defence of 19
  - health, safety and welfare 77
  - Islamic Shar'ia 87
  - liability 115–116
- design and supervision 81–94
  - cause étrangère* 88
  - defences 88–89
  - delict 82
  - duty of care 82–84
  - force majeure* 88
  - French law 85
  - obligation of result 84–87
- design consultant
  - appointment 27, 31, 32, 46
  - appointment as arbitrator 273
  - certificates 159
  - decennial liability 103–109
  - defects, liability for *see* decennial liability
  - and* obligation of result
  - diyya* 74–75
  - duty of care 83–84
  - duty to warn 83

- design consultant (*cont'd*)  
 failure to certify 176, 185  
 fees 35, 150–151, 196, 226  
 inherent danger (nuisance) 118, 120  
 joint liability 91–94  
 obligation of result 84–87, 287  
 professional indemnity insurance 83,  
 93–94, 106, 111–112  
 loss of profit 208  
 standard of care 51, 87–88  
 statutory duties 65, 98–100, 120  
 workmanship, liability for 105
- developer *see* owner
- DIAC Rules, arbitration 269, 271
- DIFC *see* Dubai International Financial  
 Centre
- differences  
 common law vs. Islamic civil  
 law 285–289  
 laws of the GCC states 289–291
- direct payment 197–198  
*see also* payment  
 FIDIC Conditions 197
- disposition imperatives see* mandatory  
 obligations
- dispute 267
- diyya* (blood money) 73–75  
 sanctions and penalties 73–75
- documentary evidence 216–217
- Dubai  
 abuse of rights 52–53  
 accommodation 67–68  
 administrative contracts 145–146  
 arbitration 254, 255–256, 257–259, 261,  
 262, 263, 264–265, 266, 267, 268, 269,  
 270, 271, 272–273, 274, 275–276,  
 278–280, 281–282  
 binding obligations 42–43  
 burden of proof 216, 217  
 civil damages 76–78  
 commercial and civil contracts 15–17  
 commencement of proceedings 236–237  
 commercial obligations 225  
 compensation 91  
 conclusive findings of facts 221  
 construction safety 61, 63–64  
 contract formation 26–28, 31, 32, 33  
 contract of adhesion 53–54  
 contractual principles 42–43, 45  
 contractual status 107–109  
 court appointed experts 219  
 damages 203, 205, 207, 208, 209, 210,  
 211, 212, 213  
 decennial liability 108–109  
 defects, remedies 101–102  
 defects, statutory duties 99–100  
 delay damages 140–143, 145–146  
 delict (tort) 18, 19, 19–20, 20, 116  
 design and management  
 responsibilities 65  
 direct payment 197  
*diyya* (blood money) 74–77  
 duty of care 82  
 enforcement 246, 252  
 financial free zones 10  
 financing charges 173  
*force majeure* 189, 190  
 government, proceedings against 237–238  
 inherent danger (nuisance) 118–120  
 intentions 37–38  
 interest 169, 170, 171, 173–174  
 international jurisdiction 233  
 interpretation 36, 37–38  
 joint liability 92  
 jurisdiction between emirates 234–235  
*jurisprudence constante* 9  
 litigation 234–235, 237–238  
 mandatory obligations 45–46  
 mediation and adjudication 243  
*muqawala* 184  
 obligation of result 85, 86–87  
 offer and acceptance 27–33  
 payment 158, 159, 161–162, 164, 165  
 prescription 224, 225, 228  
 preservation of assets 240, 241, 242  
 preservation of evidence 240  
 price 149–150, 152–155  
 priority rights 196–197  
 property damage 117–118  
 public procurement 23  
 public projects 113–114  
 public utilities 120–121  
 service lines 120–121  
 set off 199, 200  
 statutory duties 90  
 subcontractors 48–49  
 suspension 176–177, 178  
 termination 179, 180, 181, 183, 184, 187,  
 188, 190  
 termination for delay 137–138

- third parties 46–48
- time for completion 126–129
- unfair contract terms 53–54
- unforeseen circumstances 55–57
- witness testimony 218
- Dubai International Financial Centre (DIFC)
  - arbitration 255
  - common law 6
  - courts 230
  - enforcement 246, 252
  - financial free zones 10–11
- duress 32
- duty of care 82–84
  - fault vs. breach 82
  - FIDIC Model Services Agreement 82–83
- duty to warn 83
- Egyptian Civil Code 6–8
  - decennial liability 106, 109
- employer *see* owner
- enforcement 245–252
  - appeal 247–248
  - arbitration 273–280
  - domestic arbitration awards 273–277
  - Dubai International Financial Centre (DIFC) 246, 252
  - foreign arbitration awards 278–280
  - foreign judgments 248–252
  - health, safety and welfare 69–79
  - procedure 245–247
  - stay of execution 247–248
  - Riyadh Convention 249–250
- engineer *see* design consultant
- English law, concurrent delay 132–133, 135
- Environment Health & Safety Management System, Abu Dhabi 66
- essential elements of a contract 28–31
- evidence 215–221
  - Arabic 217
  - arbitration 271–272
  - burden of proof 215–216
  - conclusive findings of facts 221
  - contract *see* contract formation
  - court appointed experts 219–220
  - disclosure and production 216–217
  - documents 216–217
  - preservation of evidence 239–240
  - privilege 166, 217
  - witness testimony 218
- experts *see* court appointed experts
- express terms absence, interpretation 39–40
- extension of time
  - entitlement 125–135
  - government contracts 144–146
  - time for completion 125
- fault vs. breach, duty of care 82
- FIDIC Conditions 293–385
  - arbitration 259, 265–266
  - concurrent delay 131, 134
  - damages 204
  - defects liability provisions 81
  - delay damages 137
  - delict (tort) 116
  - direct payment 197
  - financing charges 173
  - interest 172–173
  - key features/differences 288–289
  - mediation and adjudication 244
  - muqawala* 185, 186
  - ownership retention 193
  - payment 157, 163, 164
  - possessory lien 195
  - prescription 227, 228
  - prolongation costs 135
  - public procurement 22
  - public projects 113
  - set off 199
  - suspension 175–176, 177–178
  - termination 185, 186
  - time for completion 123–124
  - workmanship 97–98
- FIDIC Model Services Agreement
  - compensation 91
  - duty of care 82–83
  - joint liability 93
- financial free zones 10–11
- financing charges 173–174
  - FIDIC Conditions 173
- first aid 60
- force majeure*
  - cause étrangère* 88, 108
- Dubai Government contracts 146
- FIDIC Conditions 325, 326, 346, 372–374
- imprévision* 55–56
- obligation of result 88
- presumed liability for physical damage 118
- termination 185, 188–190

- foreign judgments
  - Dubai International Financial Centre 252
  - enforcement 248–252
- French Civil Code 6–8
  - contractual principles 42
  - damages 210
  - decennial liability 105–106, 108–109
  - direct payment 198
  - payment 160
  - subcontractors 48–49
- French law
  - concurrent delay 133
  - obligation of result 85
  - termination 180
  
- global claims, damages 206–207
- glossary 387–389
- good faith 49–50, 286
  - abuse of rights 52
  - concurrent delay 134
  - definition 50
  - exclusion of liability 213
  - related obligations 50, 125
- government
  - see also* public procurement and administrative contracts
  - commercial business 17
  - constitutional basis 2
  - division of powers 2–4
  - Islamic Shari'ah 4–6
  - proceedings against 237–238
- Gulf Cooperation Council (GCC) 249, 250, 282
- Gulf states contrasted 289–291
  
- handover
  - decennial liability 104, 105, 287
  - payment 157–158, 161–162
- health, safety and welfare 59–79
  - accommodation 67–68
  - Code of Construction Safety Practice (Dubai) 63
  - construction safety 59–64
  - cranes 62
  - criminal offences 71–73
  - delict 77
  - design and management responsibilities 64, 65–66
  - first aid 60
  - inspection and reporting 69–71
  - International Labour Organisation (ILO) 68–69
  - Labour Inspection Convention (1947) 69, 70–71
  - labour laws 59–63
  - machinery and equipment 62
  - National Committee of Occupational Health & Safety (Qatar) 63
  - owner 64, 65, 70, 74–75
  - personal protective equipment 61–62
  - Qatar Construction Specifications 63
  - sanctions and penalties 71–79
  - summertime working 66–67
  - welfare 66–68
- ICSID *see* International Centre for Settlement of Investment Disputes
- ILO *see* International Labour Organisation
- implied terms 50–51
  - civil law vs common law 286
  - fitness for purpose 97
  - reasonable skill and care 83
  - reasonable time for completion 125
- impossibility 188–190, 374
- imprévision* 55, 290
- indirect loss, damages 209–211
- inherent danger (nuisance) 118–120
- injunction *see* summary actions
- injury *see* death
- innominate contracts, termination 179–183
- inspection and reporting 69–71
- insurance
  - decennial liability 44, 109, 111–112
  - latent defects 106, 111
  - professional indemnity 83, 93–94, 106, 111–112
- intentions
  - contract formation 29, 32
  - interpretation 36–38
  - Islamic Shar'ia 31
- interest 167–174
  - compound 172
  - FIDIC Conditions 172–173
  - financing charges 173–174
  - fixed or crystallised debt 170–171
  - Islamic Shari'ah 167–169
  - riba* and usury 167–169
  - statutory right 169



- International Centre for Settlement of Investment Disputes (ICSID), arbitration 256–257
- international jurisdiction 233
- International Labour Organisation (ILO) 68–69
- interpretation 35–40
- absence of express terms 39–40
    - contra preferentem* 39
  - custom and practice 5, 16–17, 31, 36, 38, 39–40, 45, 50–51, 96, 97, 98, 124–125, 133, 135, 143, 150, 151, 157–158, 190, 198, 200
  - intentions 36–38
  - resolution of ambiguity 39
  - statutory maxims 35
  - summary 40
- Islamic civil law
- vs. common law 285–288
  - key features/differences 285–288
- Islamic Shari'ah 4–6
- application 5
  - assignment 43
  - binding obligations 41
  - court structure 231–232, 291
  - damages 202
  - definition 4
  - enforcement 249, 250
  - FIDIC Conditions 172–173
  - first aid 60
  - forfeiture 227–228
  - gharar* 170, 202, 208
  - intentions in contracting 31
  - interest 167–169, 227
  - prescription 223–224, 228
  - public order 43, 255
  - riba* and usury 167–169
  - source of law 4–5, 285–286
  - time 223–224, 227–228
- joint liability 91–94, 103, 104, 109
- joint venture 300–301
- judicial independence 229
- jurisdiction and powers, arbitration 264–267
- jurisdiction between emirates 234–235
- jurisprudence constante* 8–9
- Kuwait
- abuse of rights 52–53
  - administrative contracts 144
  - arbitration 254, 257–258, 260, 268–270, 272–277, 278–281
  - burden of proof 215, 216–217
  - civil obligations 225–226
  - commencement of proceedings 235–237
  - commercial and civil contracts 15, 17
  - commercial obligations 224
  - conclusive findings of facts 221
  - contract formation 26, 28, 30, 31, 32
  - contractual principles 42, 44
  - court appointed experts 219
  - court structure 229–230
  - criminal penalties 72
  - damages 201, 203, 204, 207, 210, 212, 214
  - decennial liability 110–111
  - defences 88–89
  - delay damages 139–140, 142–143, 144
  - delict (tort) 18, 115–116
  - direct payment 198
  - diya* (blood money) 73–75
  - duty of care 83
  - enforcement 245–247, 249, 251
  - force majeure* 189, 190
  - good faith 49–50
  - government, proceedings against 238
  - inspection and reporting 71
  - interest 167, 170
  - international jurisdiction 233
  - interpretation 40
  - Islamic Shari'ah 4
  - joint liability 92–93
  - litigation 235–237, 238
  - mandatory obligations 44
  - materials defects 96
  - muqawala* 14, 183
  - obligation of result 84–85
  - ownership retention 191–192
  - payment 157, 158, 165
  - possessory lien 194, 195
  - prescription 224, 225–226, 226–227, 228
  - preservation of assets 240, 241
  - preservation of evidence 239
  - price 148–151, 153
  - priority rights 196
  - public procurement 20, 21
  - safety 59, 61
  - set off 200
  - statutory compensation 75–76
  - summary actions 238
  - suspension 176–177

Kuwait (*cont'd*)

- termination 180, 182, 183, 187, 188, 189, 190
- time for completion 124
- unforeseen circumstances 55
- witness testimony 218
- workmanship 97–98

## Labour Inspection Convention (1947) 69, 70–71, 290

## legal system, Islamic Shari'ah 4–6

## letter of intent 29–30, 148, 208

## liability

- see also* decennial liability; defects
- liability provisions; joint liability
- delict (tort) 115–116
- exclusion of 44, 91, 93, 110, 116, 118, 212–214
- inherent danger (nuisance) 118–120
- joint 91–94, 103, 104, 109
- limitation of 91, 93, 110, 118, 212–214
- property damage 117–118
- vicarious 77, 86, 116, 129, 221

## lien 193–195, 196, 197

liquidated damages *see* delay damages

## limitation of liability 91, 93, 110, 118, 212–214

## litigation 229–244

- commencement of proceedings 235–237
- court structure 229–232
- government, proceedings against 237–238
- international jurisdiction 233
- jurisdiction between emirates 234–235
- mediation and adjudication 242–244
- preservation of assets 240–242
- preservation of evidence 239–240
- summary actions 238–242
- summary relief 238–239

Louisiana Civil Code, *muqawala* 14

## lump sum contracts, price 151–152

## maintenance of buildings 64

## mandatory obligations 43–46, 286, 288

- decennial liability 110
- delay damages 139
- delict 116
- imprévision* 54
- limitation of liability 213, 214
- list 44
- prescription 226
- unfair contract terms 53

## materials defects 95–97

## measure of loss, damages 204–206

## mediation and adjudication

## FIDIC Conditions 244

## litigation 242–244

## multi-tiered dispute resolution 265–266

*muqawala* 14

## definition 14

## FIDIC Conditions 185, 186

*French Law of Contract* 14

## implied terms 50

## Louisiana Civil Code 14

## payment 158

## price 153

## termination: contractor 184–187

## termination: employer 183–184

## time for completion 126

## mutual intentions, contract formation 32

## mutual obligations 176–177

## New York Convention, arbitration 280–283

nominated subcontractors *see* subcontractors

## notice

## arbitration 238, 266, 382, 383–384

## defect 96, 320, 321, 332

## delay damages 303, 330, 362

## delayed payment 173

## discharge 352

## failure to issue 227–228, 303, 348, 349, 378–379

*force majeure* 372

## forfeiture 227–228

## inspection 70

## insurance 368

## loss or damage 366

## public order 227

## set off 199, 303, 348, 349, 350

## suspension 178

## termination 96, 126, 144, 180, 182, 184, 308, 310, 313, 320, 329, 353, 354, 356, 361, 362

## nuisance (inherent danger) 118–120

*objet* 28, 189

## obligation of means 85

## obligation of result 84–87

*cause étrangère* 88

## defences 88–89

*force majeure* 88

## French law 85

- occupiers' liability 118–120
- offer and acceptance 26–28
- Oman
  - abuse of rights 52–53
  - accommodation 67, 68
  - arbitration 255, 257–258, 259, 260, 268–269, 273, 277, 280, 281
  - burden of proof 215, 216–217
  - civil obligations 225–226
  - commencement of proceedings 235–237
  - commercial and civil contracts 17
  - commercial obligations 224
  - conclusive findings of facts 221
  - construction safety 59, 61, 62–63
  - contract formation 26, 28, 29, 30, 31, 32
  - contractual principles 42, 44
  - Court appointed experts 219
  - court structure 229–230
  - damages 201, 203, 205, 208, 210, 212–213, 214
  - decennial liability 110–111
  - defences 88–89
  - delay damages 139–140
  - delict (tort) 18, 115–116
  - direct payment 197, 198
  - duty of care 84
  - enforcement 245–247, 249, 251
  - force majeure* 189, 190
  - government, proceedings against 238
  - interest 169
  - international jurisdiction 233
  - Islamic Shari'ah 4
  - litigation 235–237, 238
  - mandatory obligations 44
  - materials defects 95
  - mediation and adjudication 243
  - muqawala* 14, 185
  - obligation of result 84–85
  - ownership retention 191–192
  - payment 157, 158, 159, 165
  - possessory lien 193, 194, 195
  - prescription 224, 225–227, 228
  - preservation of assets 241–242
  - preservation of evidence 239
  - price 153
  - priority rights 196
  - property damage 117–118
  - public procurement 21
  - set off 198
  - statutory compensation 75–76
  - subcontractors 48–49
  - summary actions 238
  - suspension 176–177
  - termination 180, 185, 187, 188, 189, 190
  - time for completion 124
  - witness testimony 218
  - workmanship 97–98
- owner
  - building maintenance 64
  - classification of 15
  - duty of care 103
  - health and safety 64, 65, 70, 74–75
  - liability for defects 99–100
  - occupiers' liability 118–120
  - quantum meruit* 149–150, 378
  - trespass 195
  - unjust enrichment 148
- ownership retention 191–193
  - see also* possessory lien
  - FIDIC Conditions 193
- pacta sunt servanda* 42
- payment 157–166
  - see also* direct payment
  - bank guarantee 163–165
  - cheque 165–166
  - conditional payment clauses 160–162
  - FIDIC Conditions 157, 163, 164
  - French Civil Code 160
  - muqawala* 158
  - payment certificates 159
  - payment on delivery 157–158
  - nominated subcontractors 197
  - subcontractors 159–160
- pay when paid 160–162
- penalties *see* delay damages
- performance by compulsion 201–203
- personal injury 115–121
- physical damage 115–121
- possessory lien 193–195
  - see also* ownership retention
  - FIDIC Conditions 195
- power of attorney 236–237, 261–263, 288, 291
- precautionary attachment 164, 238–239, 240–242
- prescription 15–16, 223–228
  - see also* time for completion
  - civil obligations 225–226
  - commercial obligations 224–225

- prescription (*cont'd*)
  - FIDIC Conditions 227, 228
  - Islamic Shari'ah 223–224, 227–228
  - restriction on amendment 226–228
- preservation of assets 241–242
- preservation of evidence 239–240
- prevention 132–134
- price 147–155
  - definition 148–151
  - fair remuneration: consultant 150–151
  - fair remuneration: contractor 148–150
  - lump sum contracts 151–152
  - muqawala* 153
  - price not agreed 147–148
  - public procurement 154–155
  - remeasure contracts 151–152
  - subcontracts 153–154
  - supply contracts 151
  - variations 152–153
- priority rights 196–197
- privilege 166, 217
- prolongation costs
  - agreement 131
  - FIDIC Conditions 135
  - global claims 206–207
  - time for completion 126, 135
- property damage
  - liability 117–118
- public order
  - arbitration 5, 255–256, 274, 277, 279, 281
  - contracts 5, 42–43
  - definition 42, 255
  - jurisdiction 233, 234–235
  - Kingdom of Saudi Arabia 43
  - limitation of liability 213, 214
  - mandatory obligations 44, 286
  - prescription 227
  - Riyadh Convention 250
- public procurement 20–23
  - Abu Dhabi 22
  - Bahrain 20
  - Dubai 23
  - FIDIC Conditions 22
  - PPP 23
  - price 154–155
  - Qatar 20, 21
  - Saudi Arabia 21
  - United Arab Emirates (UAE) 21, 154–155
- public projects
  - Abu Dhabi 114
  - Bahrain 113
  - decennial liability 112–114
  - Dubai 113–114
  - FIDIC Conditions 113
  - United Arab Emirates (UAE) 112–113
- public utilities 120–121
- Qatar
  - abuse of rights 52–53
  - administrative contracts 144
  - arbitration 254, 257–258, 260, 263, 268–269, 272, 273–277, 278–280, 281
  - burden of proof 215, 216–217
  - civil damages 76–78
  - civil obligations 225–226
  - commencement of proceedings 235–237
  - commercial obligation 224
  - construction safety 59, 63
  - contract formation 26, 28, 30, 31, 32
  - contractual principles 42, 44
  - court appointed experts 219–220
  - court structure 229–230
  - damages 201, 204, 207, 210, 212, 213, 214
  - decennial liability 110–111
  - defences 88–89
  - delay damages 139–140, 142–144
  - delict (tort) 18, 115–116
  - direct payment 198
  - diya* (blood money) 73–75
  - enforcement 245–247, 249, 251
  - financing charges 173
  - force majeure* 189, 190
  - good faith 49–50
  - government, proceedings against 238
  - inspection and reporting 70–71
  - interest 167, 169, 173
  - interpretation 36
  - litigation 235–237, 238
  - mandatory obligations 44
  - materials defects 95
  - muqawala* 14, 183
  - ownership retention 191–192
  - payment 157, 158, 165
  - possessory lien 194
  - prescription 224, 225, 227, 228
  - preservation of assets 240, 241, 242
  - preservation of evidence 239
  - price 148–151, 153–155
  - priority rights 196

- public procurement 20, 21
- set off 200
- statutory compensation 75–76
- summary actions 238
- suspension 176–177
- termination 180, 182, 183, 188, 189, 190
- termination for delay 138
- time for completion 124
- unforeseen circumstances 55
- witness testimony 218
- workmanship 97–98
- Qatar Construction Specifications, defects,
  - statutory duties 100
- Qatar Financial Centre
  - Courts 232, 244
  - financial free zones 11
- Qur'an
  - see also* Islamic Shari'ah
  - contractual principles 41
- quantum meruit* 150, 378
  
- remeasure contracts, price 151–152
- remedies
  - see also* damages
  - declarations 203
  - precautionary attachment 164, 240–242
  - preservation of assets 240, 241, 242
  - preservation of evidence 239–240
  - sanctions and penalties 71–79
- repudiation 180
- rescission 158, 180, 189
- resolution of ambiguity 39
- retention of ownership *see* ownership
- retention
  - retention
- riba* and usury 167–169
  - Islamic Shari'ah 167–169
- right to arbitrate 253–256
- Riyadh Convention for Judicial Cooperation
  - among Arab States, arbitration
  - 249–250, 282
- rule of law 229
  
- safety *see* construction safety
- sanctions and penalties 71–79
  - administrative sanctions 78–79
  - civil damages 76–78
  - compensation 91
  - criminal penalties 71–73
  - defences 88–89
  - diya* (blood money) 73–75
  - health, safety and welfare 71–79
  - joint liability 91–94
  - obligation of result 84–87
  - standard of care 87–88
  - statutory compensation 75–76
  - statutory duties 89–91
- Saudi Arabia
  - administrative contracts 144
  - arbitration 255, 257–258, 259, 260, 272, 273, 277, 280
  - commercial obligations 225
  - construction safety 59, 61
  - court structure 232
  - delay damages 144
  - enforcement 245–247, 248, 249, 251
  - interest 169
  - prescription 225
  - public procurement 20, 21
  - statutory compensation 75–76
- service lines 120–121
- set off 198–200
  - FID.C Conditions 199
- Shari'ah *see* Islamic Shari'ah
- specific performance *see* performance by
  - compulsion
- standard of care 87–88
- stare decisis* 8–9
- statutory compensation
  - sanctions and penalties 75–76
- statutory duties, sanctions and
  - penalties 89–91
- statutory maxims, interpretation 35
- statutory right
  - interest 169
  - suspension 176–177
- strict liability 106–107
- subcontractors
  - contractual principles 48–49
  - main contractor's liability for 129
  - nominated 54, 128, 129, 141–142, 197
- subcontracts
  - payment 159–160
  - price 153–154
- summary actions 238–239
  - precautionary attachment 164, 240–242
  - preservation of assets 240, 241, 242
  - preservation of evidence 239–240
- summertime working 66–67
- supply contracts, price 151

- suspension 175–178
  - excluding the right of suspension 177–178
  - FIDIC Conditions 175–176, 177–178
  - formalities 178
  - statutory right 176–177
- termination 179–190
  - consequences 187–188
  - Court of Merits 181
  - Delay, for 137–138
  - FIDIC Conditions 185, 186
  - force majeure* 188–190
  - French law 180
  - impossibility/*force majeure* 188–190
  - innominate contracts 179–183
  - muqawala*: contractor 184–187
  - muqawala*: employer 183–184
  - repudiation 180
  - rescission 158, 180, 189
  - trespass 195
- third parties
  - contractual principles 46–48
- time at large 129–130
- time for completion 123–135
  - see also* delay damages; prescription
  - agreement 123–125
  - assessment of entitlement 125–129
  - concurrent delay 130–135
  - extension of time 125
  - FIDIC Conditions 123–124
  - muqawala* 126
  - nominated subcontractors 128, 129, 141–142
  - prevention 132–134
  - prolongation costs 135
  - reasonable 125
  - time at large 129–130
- time limit *see* prescription
- tort (delict) *see* delict (tort)
- total cost claim *see* global claim
- treaty arbitration 256–257
- trespass 195
- UAE *see* United Arab Emirates
- UNCITRAL Model Law, arbitration 254–255, 257–258, 259, 268, 271, 273, 277
- unfair contract terms 53–54
- Unfair Terms Law, Dubai International Financial Centre (DIFC) 10–11
- unforeseen circumstances 54–57
- United Arab Emirates (UAE)
  - see also* UAE...
  - abuse of rights 52–53
  - accommodation 67
  - administrative contracts 144–145
  - administrative sanctions 78–79
  - arbitration 253, 255, 257–258, 260, 261, 262, 263, 267–268, 270, 272–281
  - burden of proof 215, 216–217
  - civil damages 76–78
  - civil law 7
  - civil obligations 225–226
  - commencement of proceedings 235–237
  - commercial and civil contracts 15–17
  - commercial obligations 224, 225
  - compensation 91
  - conclusive findings of facts 221
  - construction safety 59–62
  - contract formation 26, 28, 29, 30, 31, 32
  - contractual principles 41–45
  - court appointed experts 219
  - court structure 229–231
  - criminal damage 116–117
  - criminal penalties 72–73
  - damages 201, 203, 204, 205, 208, 210–211, 212–213, 214
  - decennial liability 104–106, 110–111
  - defects, remedies 101–102
  - defects, statutory duties 98
  - defences 88–89
  - delict (tort) 18, 19, 115–116
  - direct payment 197, 198
  - division of powers 2–3
  - diya* (blood money) 73–75
  - enforcement 245–247, 249, 251
  - financial free zones 10
  - force majeure* 189, 190
  - good faith 49–50
  - government, proceedings against 237–238
  - inherent danger (nuisance) 118–120
  - inspection and reporting 69–71
  - interest 167–172
  - international jurisdiction 233
  - interpretation 35, 36, 37, 39
  - Islamic Shari'ah 4, 5
  - joint liability 92–93
  - jurisdiction between emirates 234–235

- litigation 234–238
- mandatory obligations 44, 45
- materials defects 95
- muqawala* 14, 184–185
- obligation of result 84–85
- ownership retention 191–192
- payment 157, 158, 159, 162, 164
- possessory lien 193–194, 195
- prescription 224–228
- preservation of assets 240, 241, 242
- preservation of evidence 239
- price 148–151, 154–155
- priority rights 196
- property damage 117–118
- public projects 21, 112–114, 154–155
- set off 198, 199, 200
- statutory compensation 75–76
- statutory duties 89
- subcontractors 48–49
- summary actions 239
- suspension 176–177
- termination 180, 182, 184–185, 189, 190
- third parties 46–47
- time for completion 123–124, 126–129
- unfair contract terms 53–54
- unforeseen circumstances 54–57
- welfare 66
- witness testimony 218
- workmanship 97–98
- unjust enrichment 148
- validity of an arbitration agreement 257–259
- variations 152–153
  - Abu Dhabi government projects 22
  - notice 226–228, 338, 375–377
  - omissions 137
  - public projects 22, 154–155
  - subcontracts 153–154
- vicarious liability 77, 86, 116, 129, 221
- warranty of good running 85, 105
- warranty of perfected completion 85, 105, 106, 113
- Washington Convention on the Settlement of the Investment Disputes between States and Nationals of Other States, arbitration 256–257
- welfare 66–68
  - see also* health, safety and welfare accommodation 67–68
- without prejudice privilege 166, 217
- witness testimony 218
  - oath 218
- workmanship
  - decennial liability 104–106
  - defects 97–98
  - FIDIC Conditions 97–98
  - implied term 31
  - public projects 112–114
  - Qatar Construction Specifications 100