

Table of Contents

	page
Preface	xi
Acknowledgments	xiii
Table of Cases	xxxv
Table of Statutes	lxiii
Table of Statutory Instruments	lxxv

PART I—SALE OF GOODS

1 Introduction and Definition of a Contract of Sale of Goods

What this Book is About	1-001
Historical Development of Sale of Goods Legislation	1-004
Reform of Sale of Goods Legislation	1-005
The Role of Agency in Commercial Law	1-006
The Sale of Goods	1-007
Definition	1-007
Sale Distinguished From Other Transactions	1-010
<i>Contracts for Labour and Materials Supplied</i>	1-011
<i>Contracts to Supply Computer Software</i>	1-012
<i>Contracts of Hire-Purchase</i>	1-013
<i>Contracts of Agency</i>	1-014
<i>Contracts of Hire</i>	1-015
The Importance of the Definition	1-016

2 Formation and Cancellation of the Contract

Formation of the Contract	2-001
Time of Making the Contract	2-002
Sales Via the Internet	2-005
Unsolicited Goods and Services	2-006
Form of the Contract	2-008

Capacity	2-009
The Price	2-010
The Amount	2-010
Valuation	2-011
Deposits	2-012
Cancellation	2-013
Cancellable Agreements	2-013
Excepted Contracts	2-015
Cooling-off Period	2-017
Effect of Cancellation	2-018
Relationship with Cancellation Provisions of the Consumer Credit Act	2-020
Relationship with Distance-selling Provisions	2-021

3 The Passing of Property and Risk

Introduction	3-001
Classification of the Contract	3-002
Specific Goods	3-003
Unascertained Goods	3-005
Future Goods	3-006
Guide to Further Reading	3-007
The Time of the Transfer of Property	3-008
Specific Goods	3-009
Unascertained Goods	3-010
Rules in Section 18	3-012
Rule 1	3-013
Rule 2	3-015
Rule 3	3-016
Rule 4	3-017
Rule 5	3-018
Section 19	3-023
Transfer of Risk in Non-Consumer Cases	3-024
Section 20	3-024
Section 20(2)	3-025
Section 20(3)	3-026
"Unless Otherwise Agreed"	3-027
Effect of Loss Falling on One Party	3-029
Transfer of Risk in Consumer Cases	3-030
Guide to Further Reading	3-032
Unascertained Goods from an Identified Bulk	3-033

Insufficient Quantity in the Bulk	3-035
<i>The Seller Makes Contracts Under Which the Total Quantity Contracted to be Sold Out of the Bulk is Greater Than the Total Quantity in the Specified Bulk</i>	3-036
<i>The Seller Delivers Goods Out of the Bulk to Another Buyer in Pursuance of a Contract Other Than One to Supply Goods from That Particular Bulk</i>	3-037
<i>The Bulk is Destroyed, Reduced or Damaged by Accident or Act of God</i>	3-038
Limits to the New Rules	3-039
Guide to Further Reading	3-040
Retention of Title Clauses	3-041
The Romalpa Case	3-042
Mixed Goods	3-043
Unmixed Goods	3-044
Proceeds of Sale of Unmixed Goods	3-045
Guide to Further Reading	3-046

4 Perishing of Goods

Goods Perishing Before the Contract is Made	4-002
"Perish"	4-003
"Unascertained Goods"	4-004
Contrary Agreement	4-005
Goods Perishing After the Contract is Made	4-006
The Time of Perishing	4-007
"Perish"	4-008
"Unascertained Goods"	4-009
The Passing of Risk and Property	4-010
Effect of the Contract Being Frustrated or Avoided	4-011
Effect of Section 20A	4-013

5 Seller not the Owner

Introduction	5-001
The General Principle: <i>Nemo Dat Non Quod Habet</i>	5-002
<i>Nemo Dat</i>	5-002
A Claim for Conversion	5-003
Exceptions to the <i>Nemo Dat</i> Principle	5-004
Sale by Agent	5-004

Estoppel	5-005
Owner's Signature on Document Intended to Have Legal Effect	5-009
Mercantile Agents	5-010
<i>The Seller Must be a Mercantile Agent, i.e. a Factor</i>	5-011
<i>The Mercantile Agent Must be in Possession of the Goods or Documents of Title; and He Must Have the Possession at the Time He Sells, Pledges or Otherwise Disposes of the Goods</i>	5-012
<i>The Mercantile Agent Must be in Possession of the Goods or Documents of Title in His Capacity as a Mercantile Agent</i>	5-013
<i>The Mercantile Agent Must be in Possession of the Goods or Documents of Title with the Consent of the Owner</i>	5-014
<i>The Mercantile Agent in Disposing of the Goods Must Have Been Acting in the Ordinary Course of Business of a Mercantile Agent</i>	5-015
<i>The Person Taking the Goods Must Have Taken Them in Good Faith Without Notice of the Agent's Lack of Authority</i>	5-016
Market Overt	5-017
Sale Under a Voidable Title	5-018
Seller in Possession	5-022
<i>The Seller Must Have Been in Possession of the Goods or Documents of Title</i>	5-023
<i>The Subsequent Purchaser Must Be "In Good Faith and Without Notice of the Previous Sale"</i>	5-024
Buyer in Possession	5-025
<i>The Person Selling (Pledging, etc.) Must Be Someone Who Has "Bought or Agreed to Buy"</i>	5-026
<i>The Person Selling the Goods Must Have Been a Buyer "In Possession", i.e. He Must Have Obtained "With the Consent of the Seller, Possession of the Goods or Documents of Title to the Goods"</i>	5-027
<i>There Must Be a Delivery or Transfer of the Goods or Documents of Title to the Innocent Sub-Purchaser</i>	5-028
<i>The Buyer in Possession Must Have Acted in the Normal Course of Business of a Mercantile Agent</i>	5-029
<i>The Sub-Purchaser Must Be Bona Fide and Unaware that the Original Seller has any Rights in Respect of the Goods</i>	5-030
Disposition of Motor Vehicles under the Hire Purchase Act 1964, Part III	5-031
<i>The Seller Must Be Someone Who is Hiring the Vehicle Under a Hire-Purchase Agreement or Buying It Under a Conditional Sale Agreement</i>	5-032

<i>The Purchaser Must Be a Private Purchaser</i>	5-033
<i>The Goods Involved Must Be a Motor Vehicle</i>	5-035
<i>The Private Purchaser Must Be Bona Fide and Unaware of any Relevant Hire-Purchase or Conditional Sale Agreement</i>	5-036
<i>The Transaction Under Which the Private Purchaser Buys the Goods Must Be an Ordinary Sale, or Hire-Purchase or Conditional Sale Agreement</i>	5-037
Sale under a Common Law or Statutory Power	5-038
Sale under a Court Order	5-039
Effect of Writ of Execution	5-040
Guide to Further Reading	5-041

6 Misrepresentation

General Introduction	6-001
What Amounts to an Actionable Misrepresentation?	6-002
Remedies	6-004
Rescission	6-004
Damages	6-005
Exclusion	6-006
Additional or Alternative Defendant	6-007
Guide to Further Reading	6-008

7 Terms of the Contract

Introduction	7-001
Freedom of Contract	7-002
Rights of Third Parties	7-003
Express Terms	7-005
Warranties and Conditions	7-006
Stipulations As To Time	7-008
Implied Terms—Sections 12–15	7-009
Title—Section 12	7-010
Description—Section 13	7-013
Quality—Section 14	7-016
Satisfactory Quality—Section 14(2)	7-017
Fitness for Purpose—Section 14(3)	7-024
Relationship Between Sections 14(2) and 14(3)	7-027
Guide to Further Reading	7-028

Sample—Section 15	7-029
Remedies	7-030

8 Supply of Goods and Services Act 1982

The First Set—Contracts for the Transfer of Goods	8-002
Collateral Contracts which are not Contracts of Sale of Goods	8-003
Contracts of Barter or Exchange	8-004
Contracts where Payment for Goods is Made by Cheque, Trading Check, Credit Card, or Other Voucher	8-005
Contracts for Work with Materials Supplied	8-006
Excepted Contracts	8-007
The Second Set—Contracts of Hire	8-008
The Third Set—Contracts for Services	8-009

9 Product Liability

The Contract of Sale	9-002
Collateral Contract or Guarantee	9-003
Negligence	9-005
Product Liability	9-007
Basis of the Claim—Section 2	9-008
Meaning of "Defect"	9-009
Meaning of "Product"	9-012
Damage—Section 5	9-013
The Defendant—Section 2	9-014
Defences—Section 4	9-016
Exclusion of Liability and Limitation	9-017
Part II of the Consumer Protection Act 1987	9-018
The General Product Safety Regulations 2005	9-020
Scope of the Regulations	9-021
Meaning of "Safe"	9-022
Who is Liable?	9-023
Defences	9-024
Prohibition Notices, Notices to Warn, Suspension Notices	9-026
Guide to Further Reading	9-029

10 Exemption Clauses and Unfair Terms

Introduction	10-001
Incorporation	10-002
Oral Agreement between Buyer and Seller	10-003
Signed Contractual Document	10-004
Unsigned Contractual Document	10-005
Displayed Notices	10-006
Previous Course of Dealing	10-007
Trade Usage	10-008
Overriding Oral Warranty	10-009
Misrepresentation	10-010
Privity of Contract	10-011
Scope of the Clause	10-012
Old Approach to Interpretation	10-013
New Approach to Interpretation	10-014
Introduction to the Unfair Contract Terms Act 1977	10-015
Exemptions From Sections 12–15 of the Sale of Goods Act:	
Section 6	10-017
Consumer Deals	10-018
Non-Consumer Deals	10-021
Exemptions from Other Terms of the Contract: Section 3	10-025
Exemptions from Liability for Negligence: Section 2	10-027
Exemptions from Liability for Misrepresentation: Section 8	10-028
Business Liability	10-029
Mixed Exemption Clauses	10-030
Contracts Other than for the Sale of Goods	10-031
The Unfair Terms in Consumer Contracts Regulations 1999	10-032
Contracts to which the Regulations Apply	10-033
Clarity and Interpretation	10-034
What is an Unfair Term?	10-035
Effect of a Term Being Unfair	10-037
Relationship with Other Legislation	10-038
Power of the Office of Fair Trading	10-039
Reform	10-040
Consumer Contracts	10-041
Business to Business Contracts	10-042
Micro-Business Contracts	10-043
The "Fair and Reasonable" Test	10-044
Guide to Further Reading	10-045

11 Delivery and Payment

Introduction	11-001
Concurrent Conditions	11-002
Delivery	11-003
Place of Delivery	11-004
Time of Delivery	11-005
Expenses	11-006
Delivery of Wrong Quantity	11-007
Delivery by Instalments	11-009
Delivery to a Carrier	11-011
Payment	11-013

12 Seller's Remedies

Personal Remedies	12-002
The Price	12-003
Damages for Non-Acceptance	12-005
Remedies Against the Goods	12-006
Lien	12-007
Stoppage in Transit	12-011
Resale	12-013
Guide to Further Reading	12-016

13 Buyer's Remedies

Introduction	13-001
Specific Performance	13-002
Rejection of the Goods	13-003
Trivial Breaches of Implied Condition	13-004
Acceptance	13-005
Partial Rejection	13-008
Waiver	13-009
Treatment of Contract as Repudiated	13-010
Action for Damages	13-011
Recovery of Purchase Price	13-012
Additional Remedies Available in Consumer Sales	13-013
Repair or Replacement	13-015
Reduction in Price or Rescission	13-018
Additional or Alternative Defendant	13-019

Guide to Further Reading	13-020
---------------------------------	--------

14 The Measure of Damages

General Contractual Principles	14-001
Prima Facie Rules	14-002
Non-Acceptance	14-003
Non-Delivery	14-005
Anticipatory Breach	14-006
Late Delivery	14-009
Breach of Condition	14-010
Breach of Warranty	14-011
Sub-Sales	14-013
Non-Delivery	14-013
Late Delivery	14-014
Breach of Term as to Quality	14-015
Mitigation	14-016
Penalties	14-018
Guide to Further Reading	14-019

15 Auction Sales

Advertisements before the Auction Sale	15-002
Section 57 of the Sale of Goods Act 1979	15-003
Reserve Price	15-004
Exemption Clauses	15-005
Position of the Auctioneer	15-006
Contract Between Auctioneer and Owner (Vendor)	15-007
Contract Between Auctioneer and Highest Bidder (Purchaser)	15-008
Auctions (Bidding Agreements) Acts 1927-69	15-009
Mock Auctions	15-010
Guide to Further Reading	15-011

16 E-Commerce and Distance Selling

Introduction	16-001
E-Commerce	16-002

Electronic Communications Act 2000 and the Electronic Signatures Regulations 2002	16-002
Electronic Commerce Directive 2000	16-003
Distance Selling	16-005
Distance Selling Regulations	16-005
Contracting Out	16-006
Distance Contracts	16-007
Excepted Contracts	16-008
Information to Consumer	16-009
<i>Pre-Contract Information</i>	16-009
<i>Information in Durable Form</i>	16-010
<i>Notice of Cancellation Rights and Where to Complain etc.</i>	16-011
Cancellation	16-012
<i>Cancellable Agreements</i>	16-012
<i>Cancellation Notice</i>	16-013
<i>Cancellation Period</i>	16-014
<i>Effect of Cancellation</i>	16-015
Performance	16-016
Fraudulent Use of Payment Cards	16-017
Enforcement	16-018
Cross-Border Contracts	16-019
Jurisdiction	16-020
<i>Branch or Agency</i>	16-021
<i>Country of Performance</i>	16-022
<i>Claim by Consumer</i>	16-023
<i>Claim Relating to Land</i>	16-024
<i>Non-European Connection</i>	16-025
Applicable Law	16-026
Enforcement of a Foreign Judgment	16-027
Guide to Further Reading	16-028

17 Unfair Trading Practices

Introduction	17-001
The Unfair Commercial Practices Directive 2005	17-002
Scope of the Consumer Protection from Unfair Trading Regulations 2008	17-003
Unfair Commercial Practices	17-004
<i>Practices Deemed Unfair as being Contrary to the General Prohibition of Unfair Commercial Practices</i>	17-005
<i>Misleading Actions</i>	17-007

<i>Misleading Omissions</i>	17-009
<i>Aggressive Practices</i>	17-010
<i>Unfair in All Circumstances</i>	17-011
Defences	17-012
Enforcement	17-014
Impact on Previous Consumer Protection Measures	17-015
<i>Trade Descriptions Act 1968</i>	17-016
<i>Part III of the Consumer Protection Act 1987</i>	17-017
<i>Control of Misleading Advertisements Regulations 1988</i>	17-018
<i>Business Protection from Misleading Marketing Regulations 2008</i>	17-019
Fair Trading Act 1973 and the Enterprise Act 2002	17-021
Creation of Criminal Offences—An Outdated Mechanism	17-023
Power to Enforce the General Law on Protection of Consumers	17-024
Guide to Further Reading	17-026

PART II—CONSUMER CREDIT

18 Introduction and Definition of Hire-Purchase and Other Forms of Never-Never

Distinction Between Hire-Purchase and Sale	18-002
Conditional Sale and Credit Sale Agreements	18-004
The Finance Company	18-005
The Dealer	18-006
Dealer and Customer	18-007
Dealer and Finance Company	18-008
Guarantors and Indemnifiers	18-009
Other Forms of Never-Never	18-010
Unsecured Loan	18-012
Unsecured Credit	18-013
Secured Credit	18-014
Guarantee or Indemnity	18-015
Mortgage of Goods (Chattel Mortgage)	18-016
Pledge	18-017
Mortgage of Land	18-018
Assignment of Life Assurance Policy	18-019
Methods of Providing Credit	18-020
Bank Loan	18-021
Bank Overdraft	18-022

Bank's Revolving Credit	18-023
Shop's Revolving Credit	18-024
Check Trading	18-025
Credit Cards	18-026
Rental Agreements	18-028
Credit-Hire Agreements	18-029
Guide to Further Reading	18-030

19 The Consumer Credit Act 1974

Introduction	19-001
Definitions	19-004
Consumer Credit Agreements	19-005
Former Financial Ceiling	19-007
Abolition of Financial Ceiling	19-010
Consumer Hire Agreements	19-011
Regulated Agreements	19-013
Restricted Use and Unrestricted-Use Agreements	19-014
Debtor-Creditor and Debtor-Creditor-Supplier Agreements	19-015
Electronic Funds Transfer and Debit Cards	19-017
Exempt Agreements	19-018
Small Agreements	19-023
Non-Commercial Agreements	19-024
Linked Transactions	19-025
The Total Charge For Credit	19-026
Guide to Further Reading	19-027

20 Licensing

Business Needing a Licence	20-003
Partial Exclusions	20-005
Unlicensed Trading	20-006
Agreements Rendered Unenforceable	20-007
Regulated Agreements Made by Unlicensed Creditor or Owner	20-008
Agreements for the Services of Unlicensed Ancillary Credit Trader	20-010
Regulated Agreements Made After Introduction by Unlicensed Credit Broker	20-011
Office of Fair Trading's Licensing Powers	20-012

21 Advertising and Seeking Business

Canvassing off Trade Premises	21-002
Canvassing a Consumer to Make a Regulated Agreement	21-003
Canvassing the Services of an Ancillary Credit Trader	21-005
Criminal Offences	21-006
Circulars to Minors	21-006
Unsolicited Credit Tokens	21-007
Advertising	21-008
Advertisements Controlled by the Act	21-008
The Control	21-009
Advertising Regulations	21-010
Guide to Further Reading	21-011

22 Formation of a Consumer Credit Agreement

Hire-Purchase, Conditional Sale and Credit Sale	
Agreements	22-002
Offer, Acceptance and Revocation	22-002
Uncertainty	22-004
Mistake	22-005
Non Est Factum	22-007
Misrepresentation	22-008
Legality	22-010
Other Regulated Agreements	22-011
Customer's Representative	22-012
Negotiator in Antecedent Negotiations	22-013
Offer and Acceptance	22-015
Withdrawal of Offer	22-016
Credit Cards	22-017
Check Trading	22-019
Cash Loan	22-020
Consumer Hire Agreements	22-021
Credit Broker's Fees and Credit Reference Agencies	22-022
Credit Broker's Fees	22-023
Credit Intermediaries	22-024
Credit Reference Agencies	22-025
Formalities	22-026
Agreements Subject to the Formalities Requirements	22-027
Pre-Contract Assessment of Creditworthiness	22-028

Pre-Contract Disclosure	22-029
Form and Content	22-030
Signatures	22-031
Copies	22-032
Special Formalities for Second Mortgages	22-034
Effect of Non-Compliance with the Requirements	22-035
Security	22-037
Withdrawal and Cancellation	22-040
Right of Withdrawal	22-041
Cancellable Agreements	22-042

23 Creditor's Liability in Respect of Goods or Services Supplied

Introduction	23-001
Terms of the Goods or Services Agreement	23-002
Creditor's Liability for the Supplier's Breach	23-003
Section 75	23-004
Section 75A	23-008
Hire-Purchase	23-009
Title	23-010
Description	23-013
Quality	23-014
Sample	23-015
Delivery and Payment	23-016
Remedies	23-018
Exclusion	23-019
Credit Sale and Conditional Sale	23-020
Guide to Further Reading	23-021

24 Enforcement by the Creditor or Owner

Broad Principles of Enforcement	24-002
County Court	24-003
Payment Ahead of Time	24-004
Payment Behind Time	24-005
Unfair Agreements	24-006
Alternative Legislative Provisions	24-008
Default Notice	24-009
Death of the Debtor	24-012
Non-Default Notice	24-015

Time Order	24-017
Court's Supplementary Powers	24-018
Suspended and Conditional Court Orders	24-018
Amendment of Agreement	24-019
Subsidiary Matters	24-020
Unlicensed Creditors and Credit Brokers	24-020
Appropriation of Payments	24-021
Misuse of Credit Facilities	24-022
Credit Token Agreements	24-023

25 Termination of Hire-Purchase Contracts

Events Causing Termination	25-003
Mutual Agreement	25-004
Exercise by the Debtor of a Right of Termination	25-005
Breach of the Agreement by the Debtor	25-007
Other Stipulated Events	25-009
Default Notice and Non-Default Notice	25-010
Exactly When Will Termination Occur?	25-011
Can the Notice Requirements Ever Prevent Termination Occurring Altogether?	25-012
Recovery of the Goods by the Creditor from the Debtor	25-013
Common Law	25-014
Regulated Agreements	25-015
Protected Goods	25-016
The Definition	25-017
The Protection	25-020
Court Action	25-021
Money Claim by Creditor from Debtor	25-022
Damages	25-023
Damages for Repudiation	25-024
Damages Where the Debtor Does Not Repudiate	25-025
Damages Where Debtor's Breach is a Breach of Condition	25-026
Claim Against a Guarantor or Indemnifier	25-027
Minimum Payments	25-028
Penalties	25-029
Regulated Agreements	25-031
Powers of the Court in the Case of Regulated Agreements	25-032
Recovery of the Goods by the Creditor in the Hands of a Third Party	25-034

Sale of the Goods by the Debtor	25-035
Debtor Creates a Lien	25-038
Debtor's Landlord Levies Distress	25-039
<i>Goods Bailed Under a Hire-Purchase Agreement, etc.</i>	25-040
<i>Goods in the Tenant's Possession with the Owner's Consent</i>	
<i>in Such Circumstances that the Tenant is the Reputed</i>	
<i>Owner of Them</i>	25-041
Debtor Goes Bankrupt	25-042
Sheriff Levies Execution on the Debtor	25-043

26 Termination of Credit Sale, Conditional Sale and Consumer Hire Agreements

Credit Sale Agreements	26-001
Conditional Sale Agreements	26-002
Agreements that are not Regulated Agreements	26-003
Regulated Agreements	26-004
Buyer's Landlord Levies Distress or Buyer Becomes Bankrupt	26-005
Consumer Hire Agreements	26-006
Breach by the Hirer	26-007
Other Stipulated Events	26-008
Exercise by the Hirer of a Right of Termination	26-009
Recovery of the Goods by Owner from Hirer	26-011
Financial Relief for the Hirer	26-012
Hirer Wrongfully Disposes of the Goods	26-013
Hirer's Landlord Levies Distress or Hirer Becomes Bankrupt	26-014

PART III—AGENCY

27 The Law of Agency

Introduction	27-001
Definition	27-002
Authority	27-003
Consent	27-004

Guide to Further Reading	27-005
--------------------------	--------

28 The Creation of Agency

Introduction	28-001
Creation With Consent	28-002
Actual Authority	28-002
Implied Authority	28-003
Creation Without Consent	28-005
Apparent Authority	28-005
<i>Representation from the Principal to the Third Party that the</i>	
<i>Agent has Authority</i>	28-006
<i>Reliance Upon the Representation</i>	28-007
<i>Third Party Must be Unaware of the Agent's Lack of</i>	
<i>Authority</i>	28-008
Usual Authority	28-009
Necessity	28-012
Ratification	28-013
The Principal Must be in Existence at the Time of the	
Agent's Act	28-014
The Agent Must Profess to Act as an Agent for the	
Principal	28-015
The Principal Must Have the Capacity to Act at the Time	
of the Agent's Act	28-016
The Principal Must Have the Capacity to Act at the Time	
of the Ratification	28-017
Guide to Further Reading	28-018

29 The Duties of an Agent

Introduction	29-001
Performance of Contractual Undertaking	29-002
Reasonable Skill and Care	29-004
Fiduciary Duties	29-005
Definition and Application	29-005
Conflict of Interests	29-006
Secret Profits	29-007
Duty to Account	29-008
Guide to Further Reading	29-009

30 The Rights of an Agent Against his Principal

Introduction	30-001
Right to Remuneration	30-002
Right to Indemnity	30-005
Lien	30-006
Guide to Further Reading	30-007

31 Contracts Made by Agents

Introduction	31-001
The Relationship Between Principal and Third Party	31-002
Disclosed Principal	31-002
Undisclosed Principal	31-003
Merger and Election	31-006
Third Party's Right to Set-Off	31-007
The Relationship Between Agent and Third Party	31-008
Contractual Liability	31-008
Contractual Rights	31-009
Liability for Breach of Warrant of Authority	31-010
Guide to Further Reading	31-011

32 Commercial Agents

Introduction	32-001
Commercial Agents (Council Directive) Regulations 1993	32-002
Application and Scope	32-002
Obligations of a Commercial Agent to his Principal	32-005
Obligations of a Principal to his Commercial Agent	32-006
Remuneration	32-007
Termination	32-009
Restraint of Trade Agreements	32-013
Guide to Further Reading	32-014

33 Termination of Agency

Introduction	33-001
The Termination of the Agency	33-002
Termination by Agreement	33-002

Termination of Principal's Business	33-003
Death of Principal or Agent	33-005
Insanity of Principal or Agent	33-006
Irrevocable Authority	33-007
Irrevocable Powers of Attorney	33-007
Authority Coupled with an Interest	33-008
Personal Liability of Agent	33-009

Index	p.579
-------	-------