Index

Abbott, K 24–5
Access to Justice Act 188
Accord on Factory and Building Safety in Bangladesh 214, 221–30
enforcement regime 226, 230
factory inspections 222–3
independent audits, need for 229
membership and structure 225
repair costs 227
safety inspections 226–7
Steering Committee 222, 223, 226
trade union involvement 225
Accounting Standards Board 56–7
Adams v Cape Industries 179, 180–81, 183, 200
advertising 132, 140, 155
labels and logos 135, 140
Alien Tort Claims Act (ATCA) 173
Alliance for Bangladesh Worker Safety 214, 223–9
critical assessment 224–8
enforcement regime 226
independent audits, need for 229
lack of rights for benefit of third parties 226
membership and structure 225
repair costs, dealing with 227
safety inspections 226–7
as single-issue initiative 224–5, 227
subcontracting role, failure to address 227–8
Worker Participation Committees 225
worker representatives and NGOs, lack of role for 225
Worker Safety Fund 225–6
Audits independent, need for, European
Accord on Factory and Building Safety in Bangladesh 229
self-auditing, contract law 120
third party auditing by global accounting firms 120–22
Bangladesh, Rana Plaza Building collapse 80, 213–33
Accord on Factory and Building Safety in Bangladesh 214, 221–30
Alliance for Bangladesh Worker Safety 214, 223–9
business model of global supply chains 215–18
business-case of CSR policy 216, 217
buyer-supplier business relationship 217
Californian Transparency in Supply Chains Act 118, 208, 209
consumer law limitations and consumer indifference 219
CSR contractual clauses, ineffectiveness of 218–19
extraterritorial liability 231
hybrid regulatory approach, need for 232
local government adherence, challenge of 231–2
monitoring systems 218
multi-stakeholder initiatives 230, 232
private law limitations in global supply chains 215–20
reputational damage caused by lack of formal CSR policy 216
shareholder value model as root cause of failed supply chain responsibility 215–16
tort law, territorial limit 220
Berle, A 33
Birds, J 29, 50, 54, 172, 182
Blair, M 34, 36
boards see directors
Bradgate, R 85, 88, 89, 90, 91, 92, 93
breaches of CSR terms
breaches of CSR terms, remedies for
English private law 198–9, 205–6
consumer protection law see
consumer protection law and
corporate social responsibility
contract law see contract law, global
supply chains and corporate
social responsibility
bribery
EU Directive on the Disclosure of
Non-financial and Diversity
Information, reporting on
anti-corruption and bribery 60
prevention and due diligence
procedures, English private law
207–9
principles, contract law 111–12, 113,
114, 115, 116–18
Bribery Act 23–4, 111, 113, 115, 117,
208–9, 231
Brownsword, R 124
Brussels I regulation 83–4, 165–6
business model of global supply chains
in company law 215–18
business review see strategic report
buyers
contract law, awareness of breaches
119–22
contract law, 'battle of forms' 92–3
contract law, code of conduct
reference 87–8, 95–6
supply chain buyers, Bangladesh,
Rana Plaza Building collapse
215–16, 217
terms and conditions, incorporation
through contract law 89–94
Cafaggi, F 24
Californian Transparency in Supply
Chains Act 118, 208, 209
Campbell, D 97
Chandler v Cape 175–7, 178, 185, 220
child labour see forced labour
civil litigation access, tort law 186–90,
211
class actions
and mass torts 186–8, 189–90
Cobden Investments Ltd v RWM
Langport Ltd 42–3, 46
codes of conduct
consumer protection law 127, 128–9
consumer protection law, indication
in commercial practice that
company is bound by 133–6
contract law, buyer’s code of conduct
87–8, 95–6
contract law, supply chains 81–3
definition, consumer protection law
133–4
Ethical Trading Initiative (ETI) Base
Code 83, 131–2, 133, 134–7,
139, 140–41, 146–8, 149
Companies Act 21–2, 29, 196
and corporate governance see
corporate law, corporate
governance and corporate social
responsibility, English company
law and Companies Act
headings
company law
business model of global supply
chains, Bangladesh, Rana Plaza
Building collapse 215–18
Company Law Reform Bill 44
and English private law, promotion of
corporate social responsibility,
limitations 198–9, 201–2
company law, corporate governance and
corporate social responsibility
27–78
board composition 73–7
EU and transparency on board
diversity 76–7
non-executive directors 73–6
UN Guiding Principles on Business
and Human Rights 28
company law, corporate governance and corporate social responsibility, corporate purpose and CSR 29–39
company success promotion duties 31
corporate governance definition 29–30
directors’ duties 31, 34, 35, 36, 37, 38
corporate law, corporate governance and corporate social responsibility, English company law and Companies Act, directors’ duty to promote the success of the company 39–52, 65–6
Company Law Reform Bill 44
competing interests, dealing with 46–7
CSR promotion 50–52
enforceability 49–50
interpretation of ‘have regard to’ the list of factors 46–9
overlap with CSR 40–42
promotion of interests of all groups 40–42
success of company for the benefit of members as a whole 44–6
company law, corporate governance and corporate social responsibility, English company law and Companies Act and enlightened shareholder value theory 27–8, 32–9
shareholder value theory 33–4, 35, 45–6, 48, 49–50
company law, corporate governance and corporate social responsibility, English company law and Companies Act, shareholders’ engagement and the derivative action 61–73, 199
derivative action ability to enforce CSR 67–8
derivative action case law 68–71
derivative action effect for CSR 71–3
institutional investors 62–6
‘shareholder spring’ and directors’ remuneration 65
short-term investment strategies 65–6
statutory derivative action analysis 66–8
UK Stewardship Code 63–4, 199
company law, corporate governance and corporate social responsibility, English company law and Companies Act, strategic report 52–61
Accounting Standards Board findings 56–7
diversity policy 54
legislative requirements 52–5
liability for false and misleading statements 55
limitations 55–8
and Operating and Financial Review (OFR) predecessor 57–8
review of company’s business and description of principal risks and uncertainties 53
statement of categories not included 53–5, 57
Competition and Markets Authority 140
conditional fee agreement system (‘no win-no fee’) 188–9, 200
Connelly v RTZ 174, 176
consumer protection
hybrid regulatory approaches to CSR 207
injunction rights 211, 212
English private law, limitations 196–8
limitations and consumer indifference 219
customer protection law and corporate social responsibility 126–63
advertising 132, 140, 155
Business Protection from Misleading Marketing Regulations and misleading advertisement practices 155
companies’ codes of conduct 127, 128–9
customer protection definition 127–8
Consumer Protection from Unfair Trading Regulations 130–44
ethical consumerism 126–7, 128–9
EU Unfair Commercial Practices Directive 156, 157
injunctions and public enforcement bodies 161–2
introduction of the private right of redress for consumers 158–9
law of misrepresentation improvement suggestion 156–7
right to rescind contract 160
rights to discount and damages 160
contract law
‘battle of forms’ 92–3
bribery principles 111–12, 113, 114, 115, 116–18
buyer’s awareness of breaches 119–22
buyer’s CSR policies, incorporation into long-term contractual arrangements and informal agreements 96–8
conditions as essential term of contract 108, 116
Contracts (Rights of Third Parties) Act 1999 99, 102–3, 104–5, 106–7, 197, 211
contracts of sale of goods, offer and acceptance 90–91
CSR contract law, incorporation of terms 91–2
CSR contract law, incorporation of buyers terms and conditions, 89–94
innominate (intermediate) terms 108–9, 111–13, 116–17
jurisdiction and applicability of English law in international supply contracts 83–5
monitoring supplier’s compliance 119–20, 121–2
privity of contract 83, 89, 98–9, 102
promotion of corporate social responsibility 196–7, 204–5, 207
remedies for breaches of CSR terms 107–22
repudiation remedy 107, 108–9, 113, 115, 116–18
specific performance remedy 109–10, 115–16
supply chains 79–83
supply chains, codes of conduct and CSR 81–3
supply chains, human rights violations 80–81
termination agreement 115
Contracts (Rights of Third Parties) Act 99, 102–3, 104–5, 106–7, 197, 211
corporate governance
Bangladesh, Rana Plaza Building collapse 215–18, 228–9
and company law see company law, corporate governance and corporate social responsibility
Corporate Manslaughter and Corporate Homicide Act (CMCHA) 23
corporate group structures, tort law 172–8
corporate social responsibility (CSR) definition 10–13
damages contract law 107–119
right to, consumer protection law 151–4, 160

tort law 169–70

Davies, P 167
De Jonge, A 166
Deakin, S 167, 170
derivative action

English private law 199, 205

and shareholders’ engagement see

company law, corporate
governance and corporate social
responsibility, English company
law and Companies Act,
shareholders’ engagement and
the derivative action

DHN Food Distributors Ltd v Tower
Hamlets LBC 180
directors

boards, composition, company law
73–7
duties, company law 31, 34, 35, 36,
37, 38
duties, English company law see
corporate

governance and corporate social
responsibility, English company
law and Companies Act,
directors’ duty to promote the
success of the company

English private law, duty to promote

the success of the company 203

English private law, enforcement

through a derivative action 205

promotion of success of company,
Bangladesh, Rana Plaza
Building collapse 216–17

strategic report see strategic report

Du Plessis, J 29
due diligence procedures, English

private law 207–9
duty of care

requirement, consumer protection
law 151–2
test, tort law 175–8

Easterbrook, F 34

employees

as third parties, contract law 104,

106–7
tort law, primary liability of parent
company to employees of
subsidiary 173–8

Worker Participation Committees,

US Alliance for Bangladesh
Worker Safety 225

working hours, consumer protection
law 136, 146–7

see also third parties

enforcement

consumer protection law 141–2,

161–2

contractual terms see contract law,
global supply chains and

corporate social responsibility,
CSR policies as enforceable

contractual terms

English Companies Act 67–8

Accord on Factory and Building

Safety in Bangladesh 226, 230

injunctions see injunctions

sanctions, English private law 209

Alliance for Bangladesh Worker

Safety 226

English law, see also UK

English private law, promotion of
corporate social responsibility

21–4, 192–212
class actions, expansion need 211

CSR, company law and tort law

overlap 203–4
directors’ duty to promote the

success of the company 203

enforcement by board of directors or

shareholders through derivative

action 205

enlightened shareholder value
document 194, 203

private law provides means to enforce

CSR commitments 205–6

private law provides mechanisms to

incorporate CSR through

contract law 204–5

private law’s importance in

promotion of CSR 202–10

strategic report requirements 203–4
tort law causes of action provisions 206
tort law and promotion of socially responsible conduct of companies 204
and UN Guiding Principles on Business and Human Rights 192–5, 197, 198, 200–201, 202
see also private law
English private law, promotion of corporate social responsibility, limitations 193–202
company law and corporate governance enforcement 198–9, 201–2
conditional fee agreement system (‘no win-no fee’) 188–9, 200
Consumer Protection from Unfair Trading Regulations (CPRs), lack of effectiveness 197–8
consumer protection rules making misleading actions by companies unlawful, inadequacy of 197–8
Contracts (Rights of Third Parties) Act, exclusion of applicability 197
CSR enforcement dependent on decision of private parties 196
CSR only promoted in contract law and consumer law 196–7
derivative action ability 199
director breaching duty 198–9
group litigation orders and multiparty litigation (‘opt-in’ system) 201
injunctions, private parties unable to obtain rights to 197–8, 202
law of misrepresentation and consumer protection 198
private law remedies, weaknesses of 201–2
private parties’ access to effective civil litigation mechanisms 200–201
shareholder value theory, continuing dominance of 193–6
supply contracts and doctrine of privity of contract 197

tort creditors of (undercapitalised) subsidiaries 200
tort law, compensatory nature of remedies 202
tort law and corporate group liability 199–200
enlightened shareholder value theory
company law see company law, corporate governance and corporate social responsibility, English company law and Companies Act and enlightened shareholder value theory
English private law 194, 203, 207, 210–11
see also shareholder value theory
Enterprise Act 140, 141, 142
environmental protection 115, 117, 118–19, 169–70
ethical trading, consumer protection law 126–7, 128–9
Ethical Trading Initiative (ETI) Base Code 83, 131–2, 133, 134–7, 139, 140–41, 146–8, 149
Europe
board diversity transparency 76–7
Brussels I regulation 83–4, 165–6
Rome I regulation 84–5
Rome II Regulation 166
Unfair Commercial Practices Directive 133–4, 139, 143–4, 145, 156, 157
European Centre for Constitutional and Human Rights (ECCHR) 161
European Commission
CSR definition 10–11
CSR policy 20–21
‘Promoting a European Framework for Corporate Social Responsibility’ 19–20
on Unfair Commercial Practices Directive 133–4, 139, 143–4
European Court of Justice (ECJ)
average consumer concept 138, 139
### Index

**Owusu v Jackson and Ors** 166  
factory inspections, Bangladesh, Rana Plaza Building collapse 222–3, 226–7  
forced labour  
consumer protection law 136, 146, 147–8  
contract law 112–13, 116, 118  
English private law 207, 209  
*forum non conveniens* 166, 174  
Foss *v* Harbottle 49, 72–3  
Franbar Holdings Ltd *v* Patel 68–9  
Fulbrook, J 177  
funding of actions in tort law 188–90  
see also tort law  

**Germany**  
corporate governance system 76  
LIDL case 161–2, 219  
GlaxoSmithKline 87, 88, 90, 101, 103, 105, 106, 113–16, 117, 118–19, 121  
Glinski, C 11, 22, 129  
global supply chains  
Bangladesh see Bangladesh, Rana Plaza Building collapse  
and contract law see contract law, global supply chains and corporate social responsibility  
good faith, acting in, company law, directors’ duty to promote the success of the company 42–5  
group liability, English private law 199–200, 201  
Hannigan, B 29–30, 41, 45, 49, 55, 61, 67, 68, 72, 73, 75, 76, 167, 168, 172, 180, 201  
Hansmann, H 33, 34, 215  
health and property protection, tort law 167, 168, 170, 175–8, 183–4, 186  
Hopt, K 29  
Horrigan, B 10, 13, 21, 27, 30, 31, 38, 39, 58, 194  
Howells, G 129, 134, 145  

**human rights**  
European Centre for Constitutional and Human Rights (ECCHR) 161  
UN Declaration of Human Rights 83  
UN Guiding Principles on Business and Human Rights see UN Guiding Principles on Business and Human Rights  
UN Sub-Commission for the Promotion and Protection of Human Rights 15–17  
vioactions, contract law, global supply chains 80–81  
hybrid regulatory approach  
need for, Bangladesh, Rana Plaza Building collapse 232  
contribution to the promotion of CSR 206–10  
and private law see English private law, promotion of corporate social responsibility, private law contributes to hybrid regulatory approaches to CSR  

**Iesini v Westrip Holdings Ltd** 43, 69, 199  
injunctions  
consumer protection law 141–2, 161–2  
English private law 197–8, 202, 211, 212  
tort law 170–71, 202  
see also enforcement  
inominative (intermediate) terms, contract law 108–9, 111–13, 116–17  
institutional investors, English company law and Companies Act 62–6  
International Labour Organization (ILO) 19, 25, 83, 221  
Ireland, P 35, 45, 184  
Johnston, A 32, 33, 58  
Kay, J 35

---

human rights

European Centre for Constitutional and Human Rights (ECCHR)

UN Declaration of Human Rights

UN Guiding Principles on Business and Human Rights

UN Sub-Commission for the Promotion and Protection of Human Rights

vioactions, contract law, global supply chains

hybrid regulatory approach

need for, Bangladesh, Rana Plaza Building collapse

contribution to the promotion of CSR

and private law

English private law, promotion of corporate social responsibility, private law contributes to hybrid regulatory approaches to CSR

**Iesini v Westrip Holdings Ltd** 43, 69, 199

injunctions

consumer protection law 141–2, 161–2

English private law 197–8, 202, 211, 212

tort law 170–71, 202

see also enforcement

inominative (intermediate) terms, contract law 108–9, 111–13, 116–17

institutional investors, English company law and Companies Act 62–6

International Labour Organization (ILO) 19, 25, 83, 221

Ireland, P 35, 45, 184

Johnston, A 32, 33, 58

Kay, J 35
CSR, private law and global supply chains

Keay, A 27, 31, 32, 34, 35, 37, 38, 39, 42, 44, 47, 49, 50, 52, 57, 71, 72, 198
Kraakman, R 15, 33, 34
labels and logos 135, 140
advertising 132, 140, 155
language, inappropriate language use in workplace, contract law 113
Law, J 127
Law Commission
‘average consumer’ test 138
consumer protection law concerns 128, 156–8
and contract law, global supply chains and corporate social responsibility, enforcement of CSR terms in supply chain contracts by third parties 105–6
CPRs as public law 130
and law of misrepresentation 154, 156–7
on private remedy for consumers 143, 145–6
law of misrepresentation
Consumer Focus, criticism of complexity of 144, 145–6, 154
Consumer Protection (Amendment) Regulations 160
fraudulent misrepresentations 150, 151
innocent misrepresentations 152
negligent misrepresentations 151–2
‘statement of fact’, false and unambiguous 147–8, 149
reliance measure for damages 152–3
right to damages 151–4
right to rescind contract 150–51, 153–4
Lazonick, W 45
Lennard’s Carrying Co Ltd v Asiatic Petroleum Co Ltd 23
LIDL 161–2, 219
limited liability, tort law 181–3
Local Authority Trading Standards 140
local government legislation,
Bangladesh, Rana Plaza Building collapse 229, 231–2
Locke, R 120
Lubbe v Cape 174, 176
McBarnet, D 22, 23, 96
Macneil, I 97
mass torts see class actions
Meeran, R 189, 200
Millington, A 79, 80, 96, 216
Millon, D 30, 34, 35, 37, 38, 62, 65, 196
misrepresentation see law of misrepresentation
Modern Slavery Bill 112, 231
monitoring
inadequate systems, Bangladesh, Rana Plaza Building collapse 218
supplier’s compliance, contract law 119–20, 121–2
Muchlinski, P 80, 165, 172, 174, 182, 183, 184
multinationals
contract law, global supply chains 99–101, 204, 205
definition 4
vicarious liability of parent company for tort liabilities of its subsidiaries 189
Myners, P 62
negligence, tort of 174–5
NGOs
involvement and private regulation 24–5
lack of role for, Alliance for Bangladesh Worker Safety 225
‘no win-no fee’ system 188–9, 200
Ngcobo v Thor Chemicals 174
OECD Guidelines for Multinational Enterprises 4, 18–19, 25
Office of Fair Trading (OFT) 133, 134, 135, 140, 141–3
Office of Fair Trading v Purely Creative Ltd. 137–8
Oliver, D 6, 7
Operating and Financial Review (OFR) 57–8
parent company, vicarious liability see
tort law and corporate social
responsibility, vicarious liability
of parent company for tort
liabilities of its subsidiaries
Parkinson, J 36
piercing the corporate veil see tort law
and corporate social responsibility,
vicarious liability of parent
company for tort liabilities of its
subsidiaries
Preuss, L 1, 82, 127
Primark audit, Bangladesh, Rana Plaza
Building collapse 215
Bangladesh, Rana Plaza Building
collapse see Bangladesh, Rana
Plaza Building collapse, private
law, global supply chains and
CSR
and Consumer Protection
(Amendment) Regulations
159–60, 161
and Consumer Protection from
Unfair Trading Regulations
(CSR) 130–31, 141
corporation protection law and
private right of redress 158–9
CSR definition, lack of generally
accepted 10–13
English see English private law,
promotion of corporate social
responsibility
private law and corporate social
responsibility 1–26
English domestic legislation 21–4
international law 14–19
private law definition 6–7
private regulation and NGO
involvement 24–5
self-regulation 3
statutory CSR obligations 12–13
UK Action Plan on the
implementation of the UN
Guiding Principles 2–3, 7–8,
17–18
UN Global Compact 14–15, 25, 83
UN Guiding Principles on Business
and Human Rights 1–3, 7–8,
16–18
UN Sub-Commission for the
Promotion and Protection of
Human Rights 15–17
privity of contract 83, 89, 98–9, 102,
197, 218
property protection, tort law 167, 168,
170, 175–8, 183–4, 186
R (on the Application of People &
Planet) v HM Treasury 47–8
Re Smith and Fawcett Ltd 43
Regentcrest plc v Cohen 43
Reisberg, A 64
reports
compulsory reporting system
requirement, need for,
Bangladesh, Rana Plaza
Building collapse 229
EU Directive on the Disclosure of
Non-financial and Diversity
Information 2, 21, 58–61, 195,
208, 210
reports, strategic
business review replacement 195
company law see company law,
corporate governance and
corporate social responsibility,
English company law and
Companies Act, strategic report
English law strategic report, lack of
regard for supply chain,
Bangladesh, Rana Plaza
Building collapse 217
English private law 203–4
English private law, director
discretion 210–11
repudiation remedy, contract law 107,
108–9, 113, 115, 116–18
repudiatory breaches, English private
law 205–6
reputational damage
Bangladesh, Rana Plaza Building
collapse 216
contract law, global supply chains
112–13, 115–16, 118
English private law, and hybrid regulatory approaches to CSR
rescission right
consumer protection law 150–51, 153–4, 160
English private law 206
Rio Tinto 84, 87, 100–101, 105, 107, 110–13, 117
River Island 135–6, 147
Rome I Regulation 84–5
Rome II Regulation 166
Ruggie, J 1–2, 16, 17, 28
safety inspections, Bangladesh, Rana Plaza Building collapse 222–3, 226–7
Sale of Goods Act 1979 89, 90
Salomon v Salomon 35, 179
Sanctions, English private law 209
see also enforcement
Sarbanes-Oxley Act and board diversity 77
Scott, C 4
Shareholder value theory
Bangladesh, Rana Plaza Building collapse 216–17
English company law and Companies Act 33–4, 35, 45–6, 48, 49–50
English private law 193–6, 198–9
origins 45
short-term gains focus 38–9, 65–6, 71
see also enlightened shareholder value theory
shareholders
derivative action see company law, corporate governance and corporate social responsibility, English company law and Companies Act, shareholders’ engagement and the derivative action
derivative action enforcement, English private law 205
‘shareholder spring’ and directors’ remuneration 65
Shell 118
short-term gains, shareholder value theory 38–9, 65–6, 71
specific performance remedy, contract law 109–10, 115–16
stakeholder interests
corporate law 30–31
English company law and Companies Act 34–7, 43–6, 47–9, 50, 69–72
English private law 194–5, 198–9, 204, 210–11
multi-stakeholder structure,
Bangladesh, Rana Plaza Building collapse 225, 230, 232
Stimpson v Southern Landlords Association 70, 71, 72
Stout, L 34, 36
strategic reports see reports, strategic
subcontractors
Bangladesh, Rana Plaza Building collapse 218, 227–8
and contract law see contract law, global supply chains and corporate social responsibility, enforcement against subcontractors
see also third parties
subsidiaries
tort law, primary liability of parent company to employees of 173–8
tort law, vicarious liability of parent company for see tort law and corporate social responsibility, vicarious liability of parent company for tort liabilities of its subsidiaries
tort liabilities of parent companies, English private law 211
success of company, promotion of
Bangladesh, Rana Plaza Building collapse 216–17
English company law see company law, corporate governance and corporate social responsibility, English company law and Companies Act, directors’ duty to promote the success of the company
English private law 203
supply
chains see global supply chains
commercial supply contract types
89–90
contracts and doctrine of privity of
contract 197
international supply contracts,
contract law 83–5
monitoring supplier’s compliance,
contract law 119–20, 121–2
tenders, CSR policies incorporated into
invitations to tender 88–9
third parties
auditing by global accounting firms
and non-profit organisations
120–22
Contracts (Rights of Third Parties)
Act 99, 102–3, 104–5, 106–7,
197, 211
lack of rights for benefit of third
parties, US Alliance for
Bangladesh Worker Safety 226
supply chain contracts and contract
law see contract law, global
supply chains and corporate
social responsibility,
enforcement of CSR terms in
supply chain contracts by third
parties
see also employees; subcontractors
Tomasic, R 64–5, 73
tort law and corporate social
responsibility 164–91
causes of action in tort law for
violations of CSR 167–8
challenges of using tort law to
promote CSR 171–90
civil litigation access 186–90
Conditional Fee Agreements Order
189
claimant must prove the conditions of
his claim, as limitation 169
contribution of tort law to promotion
of CSR 167–71
corporate group structures 172–8
damages awards 169–70
doctrine of forum non conveniens 166
duty of care test 175–8
tort law definition 164–5
tort of negligence 174–5
vicarious liability of a parent company
for its subsidiaries 167–8, 173, 177,
179–85
trade union
involvement, European Accord on
Factory and Building Safety in
Bangladesh 225
membership, Consumer Protection
from Unfair Trading Regulations
(CSR) 136, 137, 146, 147–8
UK National Action Plan
implementing UN Guiding Principles
2–3, 7–8, 17–18
UK Corporate Governance Code 54, 60,
64, 73–4
UK Stewardship Code 63–4, 94, 105–6,
199
UN Declaration of Human Rights 83
UN Global Compact 14–15, 25, 83
UN Guiding Principles on Business and
Human Rights 1–3, 7–8, 16–18,
<table>
<thead>
<tr>
<th>Reference</th>
<th>Keywords</th>
</tr>
</thead>
<tbody>
<tr>
<td>‘unfair commercial practices’, prohibition of, consumer protection law 131, 140–41</td>
<td>unfair contract terms framework, contract law 93–4, 105–6</td>
</tr>
<tr>
<td>Unilever 87, 100, 116–17, 118</td>
<td>unlawful commercial practices, remedies for 141–4</td>
</tr>
<tr>
<td>vicarious liability of parent company for tort liabilities of its subsidiaries</td>
<td>Villiers, C 10, 54, 55, 182</td>
</tr>
<tr>
<td></td>
<td>Vodafone 89, 99–100, 101, 147, 149</td>
</tr>
<tr>
<td></td>
<td>Vogel, D 24, 126, 139</td>
</tr>
<tr>
<td>Walker Review of corporate governance in UK banks 63</td>
<td>warranty as subsidiary term of contract 108, 114–16</td>
</tr>
<tr>
<td>Woolf, Lord 6, 7</td>
<td>Woolfson v Strathclyde Regional Council 180</td>
</tr>
<tr>
<td>workers see employees</td>
<td>Zerk, J 3, 10, 11, 14, 24, 164, 165, 175</td>
</tr>
<tr>
<td>vicarious liability of parent company for subsidiaries see tort law and corporate social responsibility,</td>
<td></td>
</tr>
</tbody>
</table>