REFERENCE

- Ahlers, P. J. (2011, June). Written notice requirements time to revisit the prejudice issue: part iii. Retrieved from http://www.ac-lawyers.com/news/2011/06/07/written-notice-requirements-time-to-revisit-the-prejudice-issue-part-iii
- Ahlers, P. J., & Taft, K. L. (2012). Construction contract draconian notice provision; is prejudice still the issues? *Washington State Bar News*, pp. 11-17.
- Aibinu, A. A. (2009). Contractual approach for facilitating the resolution of dispute over a contractor's failure to comply with time Limit for notice of delays.

 Journal of Legal Affairs and Dispute Resolution in Engineering and Construction, 1(3), 137-146. doi:10.1061/(ASCE)1943-4162(2009)1:3(137)
- Alghussein v. Eton College, 1 WLR 587 (House of Lord 1985).
- Andrews v. Australia and New Zealand Banking Group, M48/2012 (High Court of Australia 2012).
- Beiske, B. (2007). Research methods. Uses and limitations of questionnaires, interviews, and case studies. Norderstedt: GRIN Publishing.
- Bell, S. (2006). Learning with information systems: learning cycles in information systems development. London: Routledge.
- Bilton v. Greater London Council, 1 WLR 794 (House of Lords 1982).
- Black, M. (2004). Contemporaneous extensions of time Why Now? The OwnersInternational Construction Super Conference, (p. 4). London.
- Block, K. (2013). Enforcement of Notice Provisions. New York Law Journal, 250 (51).

- BP Refinery (Westernport) Pty Ltd v. Hastings Shire Council, UKPCHCA 1; 180 CLR 266 (Privy Council 1977).
- Bramble, B. B., & Callahan, M. T. (1992). Delay construction claims. (4 ed.). New York: Aspen Publishers.
- Bremer Handelgesellschaft Schaft MBH v. Vanden Avenne Izegem PVBA, [1978] 2 Lloyds Rep 109 (House of Lords 1978).
- Bryman, A., & Bell, E. (2011). Business research methods (3rd ed.). Oxford: OUP Oxford.
- Champion, R. (2007). Variations, time limits and unanticipated consequences. The Society of Construction Law, 24(3), 208-220. Retrieved https://www.scl.org.uk/papers/variations-time-limits-and-unanticipatedconsequences
- Chartered Institute of Building (CIOB). (2008). Managing the Risk of Delayed Completion in the 21st Century.
- Cherry Hill Construction, Inc. v. Maryland Transportation Authority, 2179 (Maryland state board of contract appeals 1999).
- City Inn vs Shepherd Construction Ltd, [2003] ScotCS 146 (Scottish Court of Appeal 2002).
- Civil Transaction Law (Civil Code) of the United Arab Emirates (UAE), 1985
- Croeser, E. (2009). How effective are standard form construction contracts in dealing with contract variations and contractors claims. (BSc Dissertation). University of Pretoria, Hatfield.
- Currie, S. (2013, September 20). Contract notice requirements. Common Sense Contract Law.

- Edward R. Madigan v. Hobin Lumber Co., 92-1056 (United States Court of Appeals 1993).
- Elsely v. J G Collins Insurance Agencies Ltd, [1978] 2 SCR 916 (Supreme Court of Canada 1978).
- Federation Internationale des Ingenieurs-Conseils (FIDIC). (1999). Conditions of Contract for Construction for Building and Engineering works designed by the Employer (the Red Book) (1st ed.). FIDIC.
- Federation Internationale des Ingenieurs-Conseils (FIDIC). (2010). Conditions of Contract for Construction for Building and Engineering works designed by the Employer (Multilateral Development Bank Harmonised Edition). FIDIC.
- Federation Internationale des Ingenieurs-Conseils (FIDIC). (2008). Conditions of Contract for Design, Build and Operate Projects (the Gold Book) (1st ed.). FIDIC.
- Fellows, F. R., & Liu, M. A. (2003). Research methods for construction (2nd ed.). Oxford: Wiley-Blackwell.
- Finnie, D. (2012). Contract delay what is it and how are we performing? Australasian Journal of Construction Economics and Building, 12(1), 83-91. doi: 10.5130/ajceb.v12i1.2474
- Gaymark Investments v. Walter Construction Group, NTSC 143 (Supreme Court of the Northern Territory 1999).
- Giles, P., & Gibson, S. (2014). Raising the time bar and their enforcebility in England Law EPC contract.
- Glover, J. (2008). Framework agreements: practice and pitfalls. Fenwick Elliott.
- Glover, J., & Hughes, S. (2011). Understanding the FIDIC red book: A clause by clause commentary (2nd ed.). London: Sweet & Maxwell Ltd.

- Gould, N. (2008). Making claims for time and money. Understanding the impact of notice provisions. Retrieved from http://www.fenwickelliott.com/makingclaims-time-and-money
- Harris, M. (2017). The importance and value of "notice" provision in construction contract. Long International.
- Holmes v. Guppy, 3 M & W 387 (Court of Exchequer 1938).
- Interfoto Picture Library v. Stilletto Visual Programmes, 480669 (Court of Appeal England and Wales 1987).
- Jayamanna, J. (2001). The relationship between readability of contract clauses and contractual disputes in construction projects. (Unpublished BSc Dissertation), University of Moratuwa, Moratuwa.
- Joint Building Contracts Committee (JBCC). (2007). Principal Building Agreement (PBA) 2005. (5th ed.).
- Kassem, A. (2015). Time-bar claim notice provisions, where are we now? (Master's of Aberdeen). Retrieved from University thesis, https://www.academia.edu/15003718/TIME-BAR CLAIM NOTICE PROVISIONS WHERE ARE WE NOW
- Kheng, C. O. (2003). Extension of time and liquidated damages in construction contracts. In Construction Contracts and Arbitration Seminar.
- Koch Hightex Gmbh v. New Millennium Experience Company Ltd and Another, EWCA Civ J1103-11 (Court of Appeal 1999).
- Kothari, C. R. (2004). Research methodology (2nd ed.). Dilhi: New Age International (Pvt) Ltd.
- Kraemer, K. (1991). Introduction. The Information System Research Challenge: Survey Research Methods.

- Lal, H. (2002). Extension of time: the conflict between the "prevention principle and notice requirements as a condition precedent. The Society of Construction Law.
- Lal, H. (2007). The rise and rise of time-bar clauses for contractors' claims: issues for construction arbitrators. The Society of Construction Law.
- Madigan v. Hobin Lumber Co, 986 F.2d 1401 (United States Court of Appeals 1993).
- March, C. (2009). Finance and control of construction (1st ed.). Oxford: Taylor & Francis.
- Marrin, J. (2002). Concurrent delay. The Society of Construction Law.
- Mid Essex Hospital Services NHS Trust v. Compass Group UK & Ireland Ltd , pass Group (Court of Appeal 2013).
- Moore Bros. Co. v. Brown & Root, 207 F.3d 717 (United States Court of Appeals 2000).
- Multiplex Construction (UK) Limited v. Honeywell Control Systems Limited (No 2), HT 06-212 (High Court 2007).
- New Engineering Contract. 1995. The Engineering and Construction Contract (ECC), (2nd Ed.).
- New Engineering Contract. 2005. The Engineering and Construction Contract (ECC), (3rd Ed.).
- North Midland Ltd v. Cyden Homes Ltd, EWHC 2414 (TCC) (North Midland the High Court 2017).
- Obrascon Huarte Lain SA v. Her Majesty's Attorney General for Gibraltar, EWHC 1028 (TCC) (Court of Appeal 2014).
- Peninsula Balmain Pty Ltd v Abigroup Contractors Corp Pty Ltd, NSWCA 211 (New South Wales Court of Appeal 2002).

- Peters, A. L. (2013). Contract Law Update: Developments of Note.
- Pickavance, K. (1997). Delay and Disruption in Construction Contracts. Essex: LLP Professional Publishing.
- Pickavance, K., & MacLaughlin, W. (2005). A little of time at large: proof of a reasonable time to complete in the absence of a completion date. The Society of Construction Law.
- Pickavance, K., & MacLaughlin, W. (2005). Alittle of time at large: proof of a reasonable time to complete in the absence of a completion date. *The Society of Construction Law*.
- Pinsonneault, A., & Kraemer, L. K. (1993). Survey research methodology in management information systems: an assessment. *Journal of Management Information Systems*, 10(2), 75-105. doi:10.1080/07421222.1993.11518001
- Powell-Smith, V., & Sims, J. (1989). *Building contract claims*. (2nd, Ed.) London: Wiley-Blackwell.
- Ramus, J., Birchall, S., & Griffiths, P. (2006). Contract practice for surveyors (4th ed.). Oxon: Butterworth Heinemann.
- Robson, C. (2002). Real world research. A resource for social scientists and practitioner researches (2nd ed.). Oxford: Blackwell.
- Royal Institution of Chartered Surveyors (RICS). (2001). Retrieved from Ascertaining the Amount of Loss and Expense Incurred in Building Projects: https://www.isurv.com/downloads/download/182/surveyors_construction_ha ndbook_ascertaining_the_amount_of_loss_and_expense_incurred_in_building_projects_archived
- Salant, P., & Dillman, A. D. (1994). How to conduct your own survey your own (1st ed.). New York: Jhon Wiley & Sons, Inc.

- Sandberg, A. (1999). A contractor's view on FIDIC conditions of contract for EPC turnkey projects. International Construction Law Review, pp. 47-58.
- Saunders, M., Lewis, P., & Thornhill, A. (2003). Research methods for business students (3rd ed.). Singapore: Prentice Hal.
- Saunders, M., Lewis, P., & Thornhill, A. (2016). Research methods for business students (7th ed.). Essex: Pearson.
- Senarathne, S., (2005). A knowledge-based approach to managing project change in the construction phase within collaborative ream settings. (Unpublished Thesis (PhD)). University of Salford: UK
- Seppala, C. R. (1999). "Claims, Resolution of Disputes and the DAB." A discussion based on FIDIC'S four new standard forms of contract in London, Retrived from http//www.fidic.com.
- Shawton Engineering Ltd v. DGP International Ltd , A1/2005/0665 & A1/2005/0667 (England and Wales Court of Appeal 2005).
- Sida, C. (2008, October 17th). 'Standard' forms of contract proliferate. Engineering News, p. 2.
- Silverman, D. (2013). Doing qualitative research: A practical handbook (4th ed.). London: Sage Publicatiob Ltd.
- Smith, G. (2010). Challenges to liquidated damages for delay. International Construction Law Conference 2010. Hong Kong.
- Stewart, R. M., & Moraes, d. A. (2014). FIDIC update: clarity on notice provisions and time bars. Construction and Engineering, pp. 1-3.
- Stulic, M. (2010). Prevention and the allocation of the risk of project delays: Evolution or revolution? The Society of Construction Law.

- Suddaby, R. (2006). From the editors: what grounded theory is not. Academy of Management Journal, 49(4), 633-642. Retrieved from http://www.idi.ntnu.no/grupper/su/publ/ese/suddaby-groundedtheoryednote06.pdf
- Sweet, J. (1963). Extensions of time and conditions of notice: california's needless restriction of contractual freedom. California Law Review, 51(4), 720-728. doi:org/10.15779/Z38419H
- Thomas, D. (2014). Time-bars revisited. Retrieved from International Bar Association.
- Tolson, S., & Glover, v. (2008). Time bars in construction and global claims. Fenwick Elliott.
- Trickey, G., & Hackett, M. (2001). The presentation and settlement of contractors' claims (2nd ed.). Oxon: Taylor & Francis.
- Turegun, N. (2006). Construction contracts in terms of the FIDIC construction contracts. Research Institute of Banking and Commercial Law, (pp. 249-285). Ankara.
- Turner Corporation Ltd v. Austotel Pty Ltd, CLD100015 (Supreme Court of NSW 1992).
- Tweedalle, A. (2006). FIDIC's clause 20 a common law view. Construction Law Internation, pp. 27-30.
- Tweeddale, A., & Tweeddale, K. (2009). Commencement of arbitration and time-bar clause. Retrieved from http://corbett.co.uk/wp-content/uploads/Arbitrationarticle-commencement-and-time-bars.pdf
- Wahlgren, M. (2002). Delivering the best practice—FIDIC contracts: A develoers view. Delivering Infrastructure: International Best Practice. London: the Society of Construction Law in Kings College in Kings College.

- Wallace, D. I. (1994). Hudson's building and engineering contracts. (11th ed.). London: Sweet & Maxwell Ltd.
- Weinstein, J. E. (1923). Notice as a condition precedent to bringing. Marquette Law Review, 7(4), 226-232. Retrieved from http://scholarship.law.marquette.edu/mulr/vol7/iss4/7
- Wilsoncroft, C. (2009). NEC3: Managing Change. ASME 2009 12th International Conference on Environmental Remediation and Radioactive Management, 2, p. 6. Liverpool.
- Yin, K. R. (2003). Case study research: design and methods (3rd ed.). London: SAGE Publications.