The UK Supreme Court in a case called **PST Energy Shipping LLC v OW Bunker Malta Ltd (The Res Cogitans)** held that a contract containing a reservation of title clause was not a contract of sale if it gave permission for the receiver of the goods to consume at least part of them before payment and therefore before the property in the goods passed to the receiver. It was instead a so-called *sui generis* contract of supply subject to no statutory coverage. Large numbers of contracts providing credit on title reservation terms are affected, e.g., the supply of raw materials to a manufacturer on a just-in-time basis; the supply of stock in trade by a wholesaler to a retailer. An entire body of law parallel to the Sale of Goods Act will have to be developed.