

ALL ENGLAND LAW REPORTS ANNOTATED

OF CASES DECIDED IN

THE HOUSE OF LORDS

THE PRIVY COUNCIL

ALL DIVISIONS OF THE SUPREME COURT

AND

COURTS OF SPECIAL JURISDICTION

1944

Consulting Editor:

ROLAND BURROWS, K.C.

Recorder of Cambridge.

Managing Editor of Halsbury's Laws of England, Hailsham Edition.

Consulting Editor for Chancery Cases

HAROLD CHRISTIE, K.C.

Bencher of Lincoln's Inn.

General Editor:

W. I. WILLIAMS, B.A.

of Lincoln's Inn, Barrister-at-Law.

[For full list of Editors and Reporters see overleaf]

Published by the Proprietors of

THE LAW JOURNAL, 11 & 12 BELL YARD, TEMPLE BAR, LONDON, W.C.2.

ALL ENGLAND LAW REPORTS ANNOTATED

CONSULTING EDITOR:

ROLAND BURROWS, Esq., LL.D., K.C., Recorder of Cambridge.

Managing Editor of Halsbury's Laws of England, Hailsham Edition.

CONSULTING EDITOR FOR CHANCERY CASES:
HAROLD CHRISTIE, Esq., K.C.,
Bencher of Lincoln's Inn.

GENERAL EDITOR:

W. J. WILLIAMS, Esq., B.A., of Lincoln's Inn, Barrister-at-Law.

ONE OF THE EDITORS OF THE ENCYCLOPAEDIA OF FORMS AND PRECEDENTS.

REPORTERS:

house of Lords		C. St. John W. Nicholson, B.A. (Oxon.)	Barrister-at-Law
Privy Council		Hubert B. Figg	Barrister-at-Law
Court of Appeal, Mo. 1	* *	W. K. Scrivener, LL.B.	Barrister-at-Law
Court of Appeal, No. 2		C. St. John W. Nicholson, B.A. (Oxon.)	Barrister-at-Law
Chancery Division		(F. GUTTMAN R. L. ZIAR	Barristers-at-Law
King's Bench Division		C. St. John W. Nicholson, B.A. (Oxon.) HUBERT B. FIGG M.D.CHORLTON, M.A. (Oxon.) R. BOSWELL GWYNEDD LEWIS	Barristers-at-Law
Court of Criminal Appe and Railway and Car Commission Cases	al, nal	(C. St. John W. Nicholson, B.A. (Oxon.)	Barristers-at-Law
Probate and Divorce		J. F. COMPTON MILLER, M.A. (OXON.) D. ARMSTEAD FAIRWEATHER, B.A.	
Ecclesiastical Cases		J. F. COMPTON MILLER, M.A. (OXON.) D. ARMSTEAD FAIRWEATHER, B.A.)	Barristers-at-Law

INDEX

Acceleration, of residuary gift, beneficiaries under discretionary trust resident in enemy-	AGE 383	Autrefois acquit, summons incorrectly drawn, leave to amend refused because charge not	AGE
Access, means of, to working place in factory Ademption, compulsory acquisition of stocks	525	Bail, appeal from conviction at quarter sessions	270 587
by Government	382	DAMEDINGS	
beyond term of lease	166	BANKRUPTCY After-acquired property—Vesting in	
powers of personal representative	66	trustee — First bankruptcy — Order at	
Administrator, relation back of title, writ issued before grant.	97	criminal trial that bankrupt's after-acquired property be paid towards costs of prosecu-	
Admission of liability, payment in, judgment for less amount, inconsistency between		property be paid towards costs of prosecu- tion—Claim by trustee to after-acquired property although he had not intervened— Second bankruptcy—Whether bankrupt's	
pleadings and notice of payment in Advances, valuation, date for, hotchpot clause	91 375	Second bankruptcy—Whether bankrupt's after-acquired property vested in trustee	
Advowson, presentation, duty of Archbishop After-acquired property, bankrupt, vesting	179	after-acquired property vested in trustee of first or second bankruptcy—Costs in Criminal Cases Act, 1908 (c. 15), s. 6 (5)—	
in trustee, no intervention by trustee 70,	281	Criminal Cases Act, 1908 (c. 15), s. 6 (5)— Bankruptcy Act, 1914 (c. 59), ss. 18 (1), 38, 39 (1), (2), 47 (1)—Bankruptcy (Amend- ment) Act, 1926 (c. 9), s. 3 [Re PASCOE, A BANKRUPT, Ex parte TRUSTEE IN	
		ment) Act, 1926 (c. 9), s. 3 [Re PASCOE, A	
AGENCY		BANKRUPTCY AND NORTHUMBERLAND	
Remuneration — Commission — Sale of shares in hotel company—Hotel mortgaged		COUNTY COUNCIL] 70, Practice—Proceedings between trustee	281
by company—Whether commission payable		in bankruptcy and third party—Bankrupt	
on full value of hotel [WAY & WALLER, LTD. v. RYDE]	9	called as a witness—Whether party calling the bankrupt entitled to cross-examine him	
Air-raid shelter, child cutting electric cable, liability of local authority	490	without showing that he is hostile—Evidence contrary to statements at public_or private	
Alimony, pendente lite, nullity, payable until decree absolute	439	examination (Re MARSDEN, JACOBS v. LLOYD]	597
Allocatur, whether separate document	546	Proof—What debts provable—Fine on	
Alteration in value, rating, club premises in London, black-out	104	conviction—Bankruptcy Act, 1914 (c. 59), s. 30 (3), (8) (Re PASCOE, TRUSTEE IN BANKRUPTCY v. TREASURY (LORDS COM-	
Analyst, submission of label to, whether proof that label is not misleading	272	MISSIONERS)	593
Annual value, drainage rate, no Sched. A assessment	727	Benefice, presentation, duty of Archbishop Bomb-crater, engine driver falling into, war	179
Annuities, insufficiency of estate, small in- sufficiency, no necessity for valuation	502	injury	696
—, tax-free, statutory restriction on deduc- tion, codicil confirming will after Sept. 3		BUILDING CONTRACTS	
1939	672	Forfeiture clause—Time fixed for com- pletion—Contract continuing after date for	
Annuity, consideration, death duties, "free of all deductions," income tax not	624	pletion—Contract continuing after date for completion — Whether forfeiture clause applicable—Whether consent of court	
included, grant for life of grantor, grantee pre-	227	necessary under Courts (Emergency Powers)	
deceasing grantor	$\frac{134}{372}$	Acts before serving notice under forfeiture clause [Joshua Henshaw & Sons v. The Mayor, Aldermen and Burgesses of	
include appeal against conviction	372	THE BOROUGH OF ROCHDALE	413
—, from quarter sessions, bail, case stated after close of sessions	587	Canteen, situated apart from factory, derating 264,	500
, costs applied for to new com-		Case stated, after close of quarter sessions	666 305
mittee, necessity for live issue, respondent	286	Certainty, term of lease, duration of war Certiorari, defect of jurisdiction, charge against company after conviction of	
assured of payment in any event, notice, parties to be served, third	469	employees	747
Apportionment, standard rent, county court	721	Chancel, liability to repair, capitular tithe rentcharge, liability of University of Wales	710
decision final	151		
		CHARITIES Charitable purposes—Gift for the sick	
ARBITRATION		and wounded-Validity [Re HILLIER,	
General Claims Tribunal—Whether proceedings constitute arbitration—Compen-		GENERAL!	480
sation (Defence) Act, 1939 (c. 75), s. 7 [RACECOURSE BETTING CONTROL BOARD v. SECRETARY OF STATE FOR AIR]		Gift for furtherance of psychological healing—Gift for medical education—	
$IAmilation$, of $time \rightarrow Commencement$.	60	Validity [Re OSMUND (deceased), MIDLAND BANK EXECUTOR AND TRUSTEE CO	
of arbitration—Limitation Act, 1939 (c. 21), s. 27 [LAYEN v. LONDON PASSENGER		TAD at ATTORNEY GENERAL AND MARON	262
TRANSPORT BOARD]	432	Uncertainty in description of persons to	
Area, enclosed area, vagrancy	116	Gift for particular charitable object— Uncertainty in description of persons to benefit—" Male students of British and Christian parentage"—Uncertainty as to persons to benefit not fatal to gift. [Re GOTT, CLAYEROOK 1987]	
Arrest, under statutory powers, duty to make inquiry, charge of unlawful possession	326	GLAZEBROOK AND SHEER V. LIBEDS	
Association, libel, whether individual member	495	UNIVERSITY] Children's allowances, remuneration of local government officials, validity	293
Attestation, will not requiring attestation, validity of gift to spouse of witness	51	Cinema, Sunday opening, exclusion of persons	
Audit, surcharge, contractor incurring extra expenses owing to war	249	under 16	558

	AGE	PA	GE
Clerk, local authority, paid office, honorary appointment of councillor	104 672 9 730 451	Sale of business—Payment for goodwill to be made by annual instalments ascertained	107 119
COMPANIES		in a prescribed manner from profits— Whether excess profits tax deductible before	
Directors — Failure to appoint — Transfer of shares by persons purporting to be directors—Duty of person dealing with company to inquire—Extent of inquiry—Companies Act, 1929 (c. 23), s. 143, Sched, 1. Table A. art. As [KANSSEN v.		arriving at amount of profits [L.C., LTD. (IN LIQUIDATION) v. G. B. OLLIVANT, LTD., AND OTHERS]. Contributory negligence, statutory duty, workman falling from unfenced and	510 358
RIALTO (WEST END), LTD. Meetings — Notice — Notice to " elect	751	by trustee directors	548
directors "-Proposal to elect three directors		Convoy, loss due to order to return to port, general average	46
as well as re-election of retiring director— Sufficiency of notice—Companies Con-		Costs, allocatur for, whether separate document	546
Sufficiency of notice—Companies Con- solidation Act, 1908 (c. 69), Table A.		, appeal to quarter sessions, application to new committee	286
arts. 49, 50 [Choppington Collieries v. Johnson]		——, non-contentious business, no jurisdiction	523
Winding up—Substratum gone—Pro- perty confiscated in Russia [Re Baku		Councillor, appointment as honorary clerk,	
CONSOLIDATED OILFIELDS, LTD.]	24	paid office Counsel, assigned to prisoner, request by	475
Companies, associated, transfer, stamp duty, indirect consideration	606	prisoner to conduct own case	159
Company, conspiracy to defraud, criminal		County council, highway, repair, agents for Minister of Transport, trunk road	683
liability —, liability for false returns, petrol rationing	091		
rationing machinery, incorporation in contract of service Condonation, cohabitation renewed on promise	119		
contract of service	537	COUNTY COURTS	
as to future conduct, promise withdrawn	44	Jurisdiction—Counterclaim for slander	
CONTENT OF A TARREST		-County Courts Act, 1934 (c. 53), ss. 40, 63 [HARDWICKE v. GILROY]	521
CONFLICT OF LAWS Jurisdiction of court—Nullity—Non-		Crane, travelling, approaching within 20ft. of place where workman working, workman	
consummation—Petitioner domiciled in Canada—Both parties resident in England —Ceremony in England—No appearance by respondent [BASTERBROOK v. EASTER	l I	injured by crane dislodging machine	235
BROOK]	90	CRIMINAL LAW	
Consent, defence of, rape, admissibility of previous conviction	599	Appeal—Misdirection—Right of court	
Conspiracy, indictment of company	624 691	to dismiss appeal notwithstanding misdirec- tion—" No substantial miscarriage of justice has actually occurred"—Criminal	
CONSTITUTIONAL LAW		Appeal Act, 1907 (c. 23), s. 4 (1) [K. v.	319
Crown servants—Dismissal—Whether matters agreed by National (Whitley Council incorporated as term of service—)	HADDY] Autrefois acquit—First summons in- correctly drawn—Leave to amend summons refused on ground that amendment would be	
Dismissal at pleasure by the Crown [RODWELL v. THOMAS]	2	useless—Plea of autrefois acquit to second summons [HALSTED v. CLARK] Bail—Conviction by quarter sessions —Appeal to High Court by way of case	270
—Evacuees from abroad allowed to occupy premises—Revocation of licence—Ministry of Health Act, 1919 (c. 21); s. 7 [MINISTEI OF HEALTH v. BELLOTTI; SAME v. HOLL	y R	—Appeal to High Court by way of case stated—Application for bail pending hearing of appeal—Jurisdiction of judge to grant bail [BLYTH v. LANCASTER APPEAL	
OF HEALTH v. BELLOTTI; SAME v. HOLL	. 238	to grant bail [BLYTH v. LANCASTER APPEAL	587
Contemporaneous deaths, when statutory	y .	Committee]	90
presumption applies Contingent gift, provision for maintenance whole income not applicable to maintenance	e 408	Conspiracy to contravene provisions of statute—Plea of ignorance—Prices of Goods Act, 1939 (c. 118), ss. 1, 10 (1) (3) (5), 15 [R. v. JACOBS, CARR & FAIRHURST]	40
CONTRACT		Criminal liability — Corporations — Mens rea — Conspiracy to defraud —	
Constructive contract—Money had an	ď	Whether intention of company's agent imputable to company [R. v. I.C.R.	
received—Cheques obtained by fraud an	d	HAULAGE, LTD.], Whether inten- tions of servants imputed to company	69
contract between wife and plaintiff—Wij agent of husband—Money paid out by wij without notice of fraud and under instru- tions of husband [Transylat. & Dellao Bay Investment Co., Ltd. v. Atkinson Impossibility of performance— Fru	:- A [] 579	[DIRECTOR OF PUBLIC PROSECUTIONS V. KENT & SUSSEX CONTRACTORS, LTD.] Evidence — Admissibility — Rape —	11
tration—Trading contract with option to purchase or lease land—Option incidente to contract—Contract frustrated as a who	lo il le	evidence as to prosecutrix's gross intecency at material time—Whether evidence of prisoner's previous conviction admissible—	f
JAMES B. FRASER & CO., LTD.	. 678	(f)(ii)[R. v. TURNER]	. 59

	GE	PAG	R
Prevention of crime—Prisoner with previous conviction charged with being found on certain places about to commit an offence — "Offence"—Found" "About to commit an offence "—Prevention		Nullity — Practice — Particulars — Whether particulars will be ordered of plea contained in the petition of a female petitioner alleging incapacity [W. (OTHER-	
of crimes Act, 1871 (c. 112), ss. 7 (iii), 20 [R. v. Goodwin]	506	WISE B.) v. W.] Summary jurisdiction—Variation by Divisional Court of justices' order—No jurisdiction to substitute a finding on a	16
been stolen—Charges both of stealing and receiving—Direction on larceny only— Jury finding verdict of receiving [R. v. LINCOLN]	804	different charge — Matrimonial Causes Rules, 1937, r. 67 (6) [Rigby v. Rigby] 33 Dock basin, 47ft. from highway, duty to fence Drainage rate, annual value where no Sched.	36 14
Trial—Counsel assigned to prisoner— Brief returned—Second counsel assigned	001	A assessment	27 34
to prisoner shortly before trial—Request by prisoner to conduct his own case—Poor Prisoners' Defence Act, 1930 (c. 32) [R. v.	150	ECCLESIASTICAL LAW	
WOODWARD] Vagrant—Found on enclosed premises for an valueful purpose—Enclosed area— "Area" — Fenced railway siding — Vagrancy Act, 1824 (c. 83), s. 4 [KNOTT v. BLACKBURN]	116	Church in Wales—Tithe rentcharge— Capitular tithe rentcharge vested in Ecclesiastical Commissioners before dis- establishment—Vesting in Welsh Church Commissioners and ultimately in University of Wales—Lay impropriators—Liability to repair chancel—Welsh Church Act, 1914	
CROWN PRACTICE		(c. 91), ss. 6, 28 (1) [Representative Body of the Church in Wales v.	
Certiorari—Defect of jurisdiction— Persons "having control or management" —Company convicted after conviction of employees on identical charges—Whether		MOUTH ESTATES, LTD. v. TITHE REDEMPTION COMMISSION, PLY- TION COMMISSION]	10
employees on identical charges—Whether persons "having control or management" collateral to main issue — Rationing (General Provisions) Order, 1942 (S.R. & O., 1942, No. 1472), art 13 [R. v. JUSTICES OF THE PEACE FOR WESTON-SUPER-		Right of presentation to a benefice— Objection raised by parochial church council to the presentation—Duty of the Archbishop to review the Bishop's refusal is adminis- trative and not judicial—Benefices (Exercise of the Rights of Presentation) Measure, 1931	
MARE, Ex parte BARKERS (CONTRACTORS), LTD.1	747	8. 3 [R. v. ARCHBISHOP OF CANTERBURY] 17	79
Crown servant, dismissal at pleasure, Whitley	700	Ejusdem generis rule, genus of only one class 3 Electric cable, in air-raid shelter, child cutting,	44
outilities and the second	1.0.0	Electric lamps, whether "land" for purposes	90
DAMAGES		of war damage insurance	77
Duty to minimise loss—Plaintiff not required to expend money— Plaintiff induced by fraudulent misrepresentation to adventure—Plaintiff		lighting by imposition of black-out, abatement of price	07
advance money on debenture—Plaintiff bought assets of company on winding up		EMERGENCY LEGISLATION	
and sold at profit—Profit not to be taken into account in calculating damage for misrepresentation [Jewellowski v. Propp] Dangerous machinery, absolute duty to fence.	483	Adjustment order—Rent—Extension of tenant's term—No extension beyond contrac- tual term—Continuance of term after for-	
-, adjustment of guard, how far duty of	333 322	feiture for non-payment of rent—Liabilities (War-Time Adjustment) Act, 1941 (c. 24), s. 8 [Re AFFARS OF KREY] Compensation deemed to be rent—	66
income tax not included		Requisitioned property — Compensation (Defence) Act, 1939 (c. 75), s. 2 [Mellows (Inspector of Taxes) v. Buxton	23
distribution		Discovery in aid of execution—Exam- ination as to means—Jurisdiction to make	20
joining Detention, lunatic, absence on trial Directors, invalid appointment, duty to inquire Directors, notice of meeting to elect		order for examination while order suspending execution operative—"Party entitled to enforce the judgment"—Courts (Emergency Powers) Act, 1939 (c. 67), s. 1—R.S.C., Ord. 42, r. 32 [BROWN v. STAFFORD] 1	72
Disease, injury within Pension Acts, police Dismissal, at pleasure, Crown servant, Whitley	378	Essential work—Reinstalement—Dis- missal of employee for alleged serious	
Council District registry, no jurisdiction to tax of non-contentious business Divisional Court (Divorce), jurisidiction, substitution of finding on a different charge	523 336	misconduct—Direction to re-instate—Employee paid vages but not given work— "Reinstatement" — Defence (General) Regulations, 1999, reg. 58A—Essential Work (General Provisions) (No. 2) Order, 1942 (S.R. & O., 1942, No. 1594), art. 5 [JACKSON v. FISHER'S FOILS, LTD.] . 4 Landlord and tenant—War damage contribution—Payment in convidention of	21
DIVORCE		Landlord and tenant—War damage	
Alimony — Pendente lite — Nullity — Wifful refusal by wife—Whether alimony pendente lite continues until decree absolute [S. (OTHERWISS B.) v. S.]		contribution—Payment in consideration of licence—"Rent"—War Damage Act, 1943 (c. 21), s. 50 [DUKE OF WESTMINSTER v. STORE PROPERTIES, LTD.]. 1 Liabilities adjustment order—Protect	.18
Condonation — Cohabitation renewed on promise by wife as to future conduct— Promise subsequently withdrawn [HENDERSON v. HENDERSON] Inourable unsoundness of mind— "Person under care and treatment"— Respondent "absent on trial"—Whether detention discontinued—Detention a status rather than a physical fact—Lunacy Act, 1890 (c. 5), ss 55, 275—Matrimonial Causes Act, 1937 (c. 57), s. 2 [SAFFORD v.	44	tion order—Practice—Preliminary hearing to be ex parte—Notice given to creditor by registrar of county court—Appearance of creditor's solicitor at hearing—Whether irregularity such as to vitiate proceedings—Liabilities (War-Time Adjustment) Act, 1941 (c. 24)—Liabilities (War-Time Adjustment) Rules, 1942 (S.R. & O., 1942, No. 1302), rr. 12 (1), 14, 16, 20-22—Liabilities (War-Time Adjustment) Rules, 1943 (S.R. & O., 1943, No. 1336), Rules, 1943 (S.R. & O., 1943, No. 1336).	
SAFFORD]	704	AFFAIRS OF EVANS AND EVANS] 3	348

	AGE	P	AGE
Master and servant—Scheduled under- taking closed on day recommended to be a		Excess profits tax, accounts made up for six months	610
holiday by Ministry of Labour-Claim		, calculation of profits of company	510
holiday by Ministry of Labour—Claim for wages—"Holiday"—Essential Work		, capital, theatre destroyed by enemy	
(Building and Civil Engineering) Order, 1942 (S.R. & O., No. 2044 of 1942)		action interest of company,	608
[CUMMINS v. HOLLOWAY BROTHERS		directors holding shares as trustees	548
(LONDON) LTD 1	296	Execution, order suspending, examination as	
Maximum prices—Sale of price-con-		to means	172
trolled goods at prices in excess of con- trolled price—Seller posing as manufac-		EXECUTORS AND ADMINISTRATORS	
turer's agent-Prices of Goods Act, 1939	1	Administration—Estate slightly in-	
(c. 118), ss. 1, 10 (1) (3) (5), 15—Goods and Services (Price Control) Act, 1941 (c. 31),		sufficient to pay legacies and annuities in full—Annuities charged on income and	
s. 4—Price-Controlled Goods (Restriction		capital—Payment in full possible if capital	
of Resale) (No. 2) Order, 1942 (S.R. & O.,		resorted to-Whether rule that annuities be	
1942, No. 958) [R. v. JACOBS, CARR AND FAIRHURST]	485	valued is of universal application [Re Hill, Westminster Bank, Ltd. v. Wilson]	502
Personal injury—Fatal injury to	100	Administration by the court—Order for	004
engine-driver by reason of bomb-crater on		general administration — Representatives	
track—" War injury"—Personal Injuries (Emergency Provisions) Act, 1939 (c. 82),	-	cannot exercise powers without sanction of court [Re VISCOUNT FURNESS (deceased),	
88. 3 (1), 8 [GREENFIELD v. LONDON &		WILSON v. KENMARE]	66
NORTH EASTERN RY. CO.] Petrol rationing—False returns with	696	Administrator—Relation back—Writ issued before grant of letters of administra-	
intent to deceive made by servants of		tion—Whether writ properly constituted	
intent to deceive made by servants of company—Liability of company [DIRECTOR		[INGALL v. MORAN]	97
OF PUBLIC PROSECUTIONS v. KENT & SUSSEX CONTRACTORS, LTD.]	119	-Contemporaneous deaths-Five persons	
Purchase tax—Contract price of goods	110	killed in same house by bomb—No evidence	
agreed without reference to tax—Tax to be		as to moment of deaths—Presumption in-	
borne by the seller—Finance (No. 2) Act, 1940 (c. 48), ss. 18, 22, 23, 25, 27, 28 [LOVE		applicable—Law of Property Act, 1925 (c. 20), s. 184 [Re Grosvenor, Peacey v.	
v. NORMAN WRIGHT (BUILDERS), LTD.	618	GROSVENOR	81
Rationed goods purchased without coupons—Fine based on purchase price—	-	falling outside premises which were set on	
Whether purchase tax properly included in		fire — Presumption applicable — Law of	
purchase price [PAPRIKA, LTD. v. BOARD		Property Act, 1925 (c. 20), s. 184 [Re MERCER, TANNER v. BULMER].	mro
OF TRADE] War damage—Insurance—Lamps and	372	Residuary estate—Advances—Hotch-	759
fitments used for lighting premises and not		pot—Valuation—Date for valuing estate for	
for trade purposes—Whether "land"		purpose of distribution—Charge of interest	
within the Act—War Damage Act, 1943 (c. 21), s. 103—Rating and Valuation Act,		on advances [Re Hillas-Drake, National Provincial Bank, Ltd. v. Liddell]	375
1925 (c. 90), s. 24-Plant and Machinery		Extortionate rent, limitation of time for prose-	
(Valuation for Rating) Order, 1927 (S.R. &		Fabricated documents, effect on duty to	367
O., 1927, No. 480), Sched., class 1 (b) [J. LYONS & CO., LTD. v. ATTORNEY-		inquire	751
GENERAL	477	***************************************	
, Notice of retention—Reduction of rent—Part of premises capable of			
beneficial enroyment — Whether tenant		FACTORIES	
entitled to reduction of rent as from date		Daniel and the same of backets duty	
of damage or from date of service of notice— Landlord and Tenant (War Damage) Act, 1939 (c. 72), ss. 10 (1) (b) (c), 15 (5)— Landlord and Tenant (War Damage) (Amendment) Act, 1941 (c. 41), s. 2 (5), Sched. [REVILLE, LTD. v. PRUDENTIAL ASSURANCE Co., LTD.]		Dangerous machinery—Absolute duty —Circular saw—Guard provided—Operator	
1939 (c. 72), ss. 10 (1) (b) (c), 15 (5)		injured—Absolute liability under Factories Act, 1937, s. 14, modified by the Woodworking Machinery Regulations, 1922, reg. 10 —Factory and Workshop Act, 1901 (c. 22), ss. 10 (c), 79, 82 (1), 83—Factories Act, 1937 (c. 67), ss. 14 (1), 60, 159—Woodworking Machinery Regulations, 1922 (S. R. & O. 1922, No. 1198), reg. 10	
(Amendment) Act. 1941 (c. 41), s. 2 (5)	i	ing Machinery Regulations, 1922, reg. 10	
Sched. [REVILLE, LTD. v. PRUDENTIAL		-Factory and Workshop Act, 1901 (c. 22),	
ASSURANCE Co., LTD.] Employer, retention of unemployment book	458	88. 10 (c), 79, 82 (1), 83—Factories Act,	
	436	working Machinery Regulations, 1922	
Enemy-occupied territory, discretionary trust,		working Machinery Regulations, 1922 (S.R. & O., 1922, No. 1196), reg. 10 [MILLER v. WILLIAM BOOTHMAN & SONS,	
all beneficiaries resident in, forfeiture Engine-driver, fall into bomb crater, war injury	383		333
Essential Work Order, effect on doctrine of	000	Erro.] , —, Contributory negligence—	000
common employment	451	Lividence not situating precise cuited of deuter	
		-Inference of negligence of workman [GIBBY v. EAST GRINSTEAD GAS AND	
			358
ESTATE DUTIES		water Co	
		to adjust—Duty of workman—Woodwork-	
Cessor of annuity—Annuity be-		ing Machinery Regulations, 1922 (S.R. & O., 1922, No. 1196), regs. (20), (21), (23)	
queathed by will—Substitution of smaller annuity secured by deed of compromise—		[LAY v. D. & L. STUDIOS, LTD.]	322
Whether " granted for full consideration in		, Travelling crane-Absolute duty	
money's worth "—Finance Act, 1894 (c. 30), s. 3 (1) [AG. v. GRETTON AND SHRIMPTON]	894	to prevent crane approaching within 20ft. of place of work where workmen liable to be	
Incidence of duty—Direction by testator	024	struck by crane—Breach of duty—Workman	
to pay legacies out of reversion—Reversion		standing where not liable to be struck by	
		crane injured by tool dislodged by crane— Factories Act. 1937 (c. 67), s. 24 (7)	
falling in after testator's death—Whether		a move, and about the diff of Mrs. (1)	000
estate duty apportionable between pecuniary and residuary legatees—Finance Act, 1894		[HOLMES v. HADFIELDS, LTD.]	235
estate duty apportionable between pecuniary and residuary legatees—Finance Act, 1894 (c, 30), s. 8 (4) [Re FUCH'S WILL TRUSTS,	990	Factories Act, 1937 (c. 67), s. 24 (7) [HOLMES v. HADFIELDS, LTD.] Safe means of access—Obstacles left on floor wear winding machine.—Practice of	235
estate duty apportionable between pecuniary and residuary legatees—Finance Act, 1894 (c, 30), s. 8 (4) [Re FUCH'S WILL TRUSTS,	338	Safe means of access—Obstacles left on floor near grinding machine—Practice of	
estate duty apportionable between pecuniary and residuary legates—Finance Act, 1894 (c. 30), s. 8 (4) [Re Fuch's Will Trusts, Westminster Bank, Ltd. v. (Hew] Evacuees, licensees, right to reasonable time	338 238	Safe means of access—Obstacles left on floor near grinding machine—Practice of	
estate duty apportionable between pecuniary and residuary legatees—Finance Act, 1894 (c. 30), s. 8. (4) [Re FIOH'S WILL TRUSTS, WESTMINSTER BANK, LTD. v. CHEW] Evacuees, licensees, right to reasonable time for removal Evidence, admissibility, previous conviction,	238	Safe means of access—Obtactes left on floor near grinding machine—Practice of doing so to be prevented by employer—Factories Act, 1937 (c. 67), s. 26 (1) [CALLAGHAN v. FRED KIDD & SON (ENGINEERS) LVD.]	
estate duty apportionable between pecuniary and residuary legatees—Finance Act, 1894 (c. 30), s. 8. (4) [Re FIOH'S WILL TRUSTS, WESTMINSTER BANK, LTD. v. CHEW] Evacuees, licensees, right to reasonable time for removal Evidence, admissibility, previous conviction,	238	Safe means of access—Obtacles left on floor near grinding machine—Practice of doing so to be prevented by employer—Factories Act, 1937 (c. 67), s. 28 (1) [CALLAGHAN v. FRED KIDD & SON (ENGINEERS), LTD.]	525 268
estate duty apportionable between pecuniary and residuary legates—Finance Act, 1894 (c. 30), s. 8 (4) [Re Fuch's Will Trusts, Westminster Bank, Ltd. v. Chew] . Evacuees, licensees, right to reasonable time for removal Evidence, admissibility, previous conviction, rape, defence of consent Examination, as to means, jurisdiction to make while order suspending execution	238	Safe means of access—Obtacles left on floor near grinding machine—Practice of doing so to be prevented by employer—Factories Act, 1937 (c. 67), s. 28 (1) [CALLAGHAN v. FRED KIDD & SON (ENGINEERS), LTD.]	525

FOOD AND DRUGS	Dividends—Dividends of foreign cor-	HG.
Label calculated to mislead—Prosecu- tion of manufacturer—Limitation of time— Subsequent offence—Material date of offence —Label submitted to public analyst— "Besonable dilgance"—Food and Drugs	poration—Dividend payable four years after declaration—Whether shareholders assess- able in year of declaration or in year of payment [ASSOCIATED INSULATION PRO- DUCTS LTD. v. GOLDER (H.M. INSPECTOR	
Act, 1938 (c. 58), ss. 6 (1), 79, 80, 83 (3) [CONGENTRATED FOODS, LTD. v. CHAMP] 2' Trade description—Egg substitute— "Equivalent in use to 12 eggs"—Whole description to be considered—Merchandise	72 Double taxation—Relief—British com- pany held shares in American company which held shares in 5 British companies —Dividends received by American company from British companies and by British	33
Marks Act, 1887 (c. 28), s. 3 [EVANS v. THE BRITISH DOUGHNUT CO., LTD.]	58 company from American company suffering tax—Relief claimed by British company— 21 Income Tax Act, 1918 (c. 40), Sched. D, case I [Selection Trust, Ltd. v. Devutt (H.M. Inspector of Taxes). 7.	42
still operative	British companies held by Canadian com- pany—Dividends of British companies	
Forfeiture, consent of settlor or personal representatives, operation of statute to effect	suffering tax—Relief claimed by Canadian company in respect of tax deducted from dividends paid to British shareholders—Income Tax Act, 1918 (c. 40), Sched. D, case V [Re PETITION OF RIGHT OF	
resident in enemy territory 3 Frustration, electric light, restriction of lighting	183 CANADIAN EAGLE OIL CO., LTD.]	34
, whether applicable to determine	22 CORPORATION OF FOREIGN BONDHOLDERS 2. INLAND REVENUE COMPS 1	20
Standard rent	11 Investment company—Company in- curring trading loss but still receiving	
Goodwill, payment for, based on profits, excess profits tax deducted	525 at option of mortgages—Whether mortgagor	53
Group, libellous words referring to, right of individual member Heirs, gift to wife and her heirs, whether rule in Shelley's case applicable	at option of mortgagee—Whether mortgagor assessable to income tax in respect of capitalised interest—Income Tax Act, 1918 (c. 40), All Schedules Rules, r. 21 [INLAND REVENUE COMMISSIONERS v. OSWALD] . 4 Opening stock—Value—Cost—Specu-	126
HIGHWAYS	lative shares taken over on reconstruction of	
Excavation near highway—Dock basin —47ft. from highway at nearest point—	company [Craddock v. Zevo Finance Co., Ltd.]	566
Injury to person wandering from highway —Fog [CASELBY v. BRISTOL CORPORATION] Repair — Continuing nuisance — Trunk road—County council agents for	-Appeal heard by two Special Commissioners—Case stated signed by one commissioner only owing to death of the other -Whether appeal competent [NORMAN]	
Minister of Transport—Whether defences open to highway authority available to county council [Drake v. Bedfordshire County Council.]	v. Golder (H.M. Inspector of Taxes)] (Profit from profession or vocation— Authoress—Lump sum paid in computation	632
Horse, unmanageable, employee given, volenti non fit injuria	296 [GLASSON (INSPECTOR OF TAXES) v. ROUGIER]	535
Hotchpot, valuation of advances, date for Incapacity, nullity suit, whether particulars ordered	Agriculture (Miscellaneous War Provisions)	
INCOME TAX Annual payment—Agreement between 2 companies for sharing of profits and losses—Payment of share of profits under	————————————————————————————————————	488
Act, 1918 (c. 40), Sched. D, case III, All Schedules Rules, rr. 20, 21—Finance Act, 1981 (c. 28), s. 7 (1) [UTOL, LTD. v.	Requisition of hotel—Compensation	642
INLAND REVENUE COMRS.] Deduction against profits—Coal mine —Statutory obligation to remedy inefficiency to district drainage system resulting from working of minerals—Contribution to	deemed to be rent—Assessment of excess over Sched. A valuation—Compensation (Defence) Act, 1939 (c. 75), s. 2—Finance Act, 1940 (c. 29), s. 15 [MRILIOWS (INSPECTIOR OF TAXES) v. BUXTON PALACE	
scheme by drainage commissioners relieving mine owner of statutory obligation— Whether capital or revenue expense [BEAN (H.M. INSPECTOR OF TAXES) v. DON-	Right to deduct tax at source—Com- pensation for loss of employment—Cancella-	223
CASTER AMALGAMATED COLLIBRIES, LTD.] Disposition in favour of child—Interest liable to be diminished by the birth of further	All Schedules Rules, rr. 19, 21 [ASHER v.	77
children who shall survive the settlor or by exercise of power of appointment—Whether interest for a period less than life of child— Finance Act, 1922 (c. 17), s. 20 (1) (c)	Vested life interest—Accumulation of income during minority—Whether income of infant and subject to tax—Trustee Act,	
[MAURAY v. INLAND REVENUE COM- MISSIONERS]	472 REVENUE COMRS.]	230

— Undistributed income—Apportionment according to members' interest in assets—"Likely to be able to secure"— "By any means whatsoever"—Finance Act, 1922 (c. 17), s. 21—Finance Act, 1936 (c. 34), s. 20 (1)—Finance Act, 1937 (c. 54), s. 14 (2)—Finance Act, 1939 (c. 41), ss. 14, 15 [INLAND REVENUE COMRS. v. L.B. (HOLDINGS), LTD.] The problem of the pr	1 90 E 1 404 272
Direction and apportionment by commissioners—Limitation of time for direction— Interests of the members—Interest in capital assets—Finance Act, 1922 (c. 17), s. 21 (1), (7), Sched. 1, para. 8—Finance Act, 1928 (c. 17), s. 18 [INLAND REVENUE COMRS. v. F.P.H. FINANCE TRUST, LTD. (IN LIQUIDATION)]	302
Trade expenses—Sums paid by water board to body of which it was constituent member—Sums part of price payable for water supplied to board's own consumers—Whether allowable as deductions—Income Tax Act, 1918 (c. 40), Sched. D, Case 1 [OSTIME (INSPECTOR OF TAXES) v. PONTY-PRIDD AND RHONDDA JOINT WATER BOARD] Trade receipt—Payments in consideration of restrictive covenant—Agreement for purchase of chlorine—Agreement for purchase of chlorine—Agreement for composite agreement [THOMPSON (INSPECTOR OF TAXES) v. MAGNESIUM ELEKTRON, No necessity to state date of renoval—No necessity to state date of ren	7 670 670 8 305
under precepts issued to constituent authorities—Sums provided out of general rate— Whether trade receipt—Income Tax Act, 1918 (c. 40). Sched. D. Case I (OSTIME) begins to run—Increase of Rent and Mori	238
Income tax, redemption of bonds, costs as income expenses	l
Industrial hereditament, building used for storage and distribution 207, 500, canteen apart from factory 264, contiguous building, building not adjoining 207, 500 Inference, evidence not showing exact cause of death, probabilities and possibilities 358 Information, incorrectly drawn, leave to amend refused on ground of lack of evidence, autrefois acquit 270	1 803 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
INNS Innkeeper's lien — Luggage — Ring handed to innkeeper as security for bill [MARSH v. COMMISSIONER OF POLICE AND MCGER]	e) . 246 t e t - t
INSURANCE [GOVER v. FIELD]	. 151
Rules, 1924, 77. A. C. E [ATHEL LINE, LTD. v. LIVERPOOL AND LONDON WAR RISKS INSURANCE ASSOCIATION, LTD.] 46	g ,
cargo in rough weather usual at the time of year—Whether a fortuitous happening [N. E. NETER & CO., LTD. v. LICENSES AND GENERAL INSURANCE CO., LTD.] . 341 —, Re-insurance—Designation of ship—Named ship "and/or steamers held covered at premiums to be arranged"—Ship erpected by insurers to carry carro—Premium—Ship lost at date of re-insurance [Marne Insurance] Mayor, Aldremem and Burgesses of Mayor, Aldremem and Mortgage Interest (Mayor, Al	h r e e), it I
GRIMMER 3) d 9

PAGE	PAGE
First letting of part of house—No apportionment—Whether offence if standard rent not stated [AUSTIN v. GREENGRASS] Repairs—Power to determine lease for 7 years at end of 5 years—Covenant to paint in "the last quarter of the said term"—Whether covenant applies when lease determined at end of 5 years [DICKINSON v. ST. AUBYN] Lease, continuance of term, Courts (Emergency Powers) Acts	mittee — Appeal abandoned — Application for costs to new committee—Quarter Sessions Act., 1849 (c. 45), ss. 5, 6—Summary Jurise-diction (Appeals) Act, 1933 (c. 38), s. 7—Administration of Justice (Miscellaneous Provisions) Act, 1938 (c. 63), s. 3 [R. v. JUSTICES OF LINCOLN (PARTS OF LINDSAY) Ex parte TRAFFOR]
respondent receiving full payment in any event. Letters of administration, writ issued before grant, relation back	(Appeals) Act, 1933 (c. 38), s. 1—Food and Drugs Act, 1938 (c. 56), ss. 3, 83 [R. v. RECORDER OF DERBY (Ex parte SPAITON)] 721 Main transmission of power, rating of
LIBEL	machinery Maintenance, child, provision for, whether whole income applicable to maintenance, vesting
Words referring to a group—Whether individual member can claim damages for defamation—No reference to individual member [KNUPFER v. LONDON EXPRESS NEWSPAPER, LTD.]	Common employment—Whether doctrine of common employment modified by Essential Work Order—Essential Work (General Provisions) (No. 2) Order, 1942 (S.R. & O., 1942, No. 1594) [Alexander v. Tredegar Iron & Coal Co., Ltd.] 451 Dismissal—Misconduct—Incorporation of provisions of conciliation machinery in contract of service—Exception of grave misconduct—Employee dismissed summarily for behaviour at canteen committee meeting—Exceptionally grave misconduct entilling company to dismiss summarily
LOCAL GOVERNMENT	meeting—Exceptionally grave misconduct entilling company to dismiss summarily [TOMLINSON v. LONDON, MIDLAND & SCOTTISH RY. CO.] Liability in case of accident—Defences
Appointment of officer—Appointment of councillor as clerk to council in honorary capacity on his undertaking to resign from council—"Paid office"—Local Government Act, 1933 (c. 51), s. 122 [AG. v. ULVSERSTON URBAN DISTRICT COUNCIL] 475 Audit—Surcharge on councillors— Contract to dispose of refuse—Decision to increase remuneration of contractor—Local Government Act, 1933 (c. 51), s. 228 (1) [IN THE MATTER OF THE LOCAL GOVERN-MENT ACT, 1933, AND IN THE MATTER OF THE DECISION OF C. R. H. HURLE-HOBBS, DISTRICT AUDITOR. APPEAL OF F. W. SURRIDGE UNDER THE LOCAL GOVERN-MENT ACT, 1933, S. 229, AND IN THE MATTER OF AN APPLICATION BY SIR ERNEST A. MILLS AND OTHERS FOR A	Andrity in case of accident—Defences — Common employment — Employees engaged in different departments of duty— Plaintiff not in course of employment at time of accident [McGovern v. London, MIDLAND & Scottish Ry. Co.]
DECLARATION AND RELIEF IN RESPECT	MINES
OF THE SAID SURCHARGES] 249 Remuneration of employees — Children's allowances—Fair and reason- able—Discretion of local authority—Local Government Act, 1933 (c. 51), ss. 106, 228, 229, 230 [In re DECISION OF WALKER] 144, 614 Luggage, ring deposited as security, inn- keepers' lien 181 Lunacy, care and treatment, absence on trial 704 Machinery, rating of, transmission of power 417	Coal mine—Seam passing under railway—Notice of intention to work—Counternotice—Assessment of compensation—Allowance for damage to railway if worked—Mines (Working Facilities and Support) Act, 1923 (c. 20), s. 15 [B.A. COLLIERES, LTD. v. LONDON & NORTH EASTERN RY. CO.]
MAGISTRATES	fireman—Defence of common employment —Coal Mines Act, 1911 (c. 50), ss. 47, 102
—, Appeal—Appeal from quarter sessions—Case stated—Jurisdiction of appeal committee—Application for case to be stated made 7 days after judgment given by appeal committee but after closing of sessions [Chesterden R.D.C. v. Ralph Thompson, Ltd.] Appeal to quarter sessions—Appeal against sentence — Hearing solely on evidence given below—No objection by counsel—Whether confirmation of sentence valid—Amendment of notice of appeal to include appeal against conviction—Jurisdiction [Paperra].	(8)—Coal Mines General Regulations, 1913 (S.R. & O., 1913, No. 748), regs 58, 98, 103 [ALEXANDER v. TREDEGAR IRON & COAL CO., LTD.]

NEGLIGENCE	1	, Taxation Non-contentious	
Bomb crater on railway track—Engine- driver ordered to proceed—Fatal injury— "War injury"—Exclusion of right to damages for negligence—Personal Injuries (Emergency Provisions) Act, 1939 (c. 82),		business—Application to transfer taxation of bill of costs to district registry—Jurisdic- tion of court to order transfer—Jurisdiction of district registrar to act as taxing master —R.S.C., Ord. 35, rr. 6A, 17 [Re A	
NORTH EASTERN RY. (C.)	696	SOLICITOR, Re TAXATION OF COSTS! Payment into court—Admission of liability in notice inconsistent with pleadings —Defendant not precluded from disputing liability—Duty of parties to regularise pro-	523
Nephews, persons related by affinity Nieces, persons related by affinity Non-feasance, highway, trunk road	443 633 762	FUERST BROS. & CO., LTD.] Writ—Extension of time for service— Action under Fatal Accidents Act, 1846— Writ issued within the 12 months limited by the Act—Not served within 12 months of date of issue—Discretion of court to extend time for service—R.S.C., Ord. 64, r. HOLMAN v. GRORGE ELLIOT & CO.,	91
England, non-consummation Obstruction, trucks proceeding on a journey on haulage road Occupation, rateable, empty houses Option, to purchase, frustration	90 451 436 678	LTD.] Service out of jurisdiction— ———————————————————————————————————	639
Order, variation, jurisdiction of Divisional	670 336 446	CORPN.] Preliminary hearing, protection order, must be ex parte Premium, ship lost at date of re-insurance. Presentation, to benefice, duty of Archbishop Previous conviction, rape, defence of consent	386 348 353 179
PATENTS		Prisoner, right to conduct own case, counsel	599 159
Licensees sub-contractors to Govern-		assigned 1	100
ment department—Written authority to use patents for service of Crown—Whether royalties payable under licence—Minimum		PRIVY COUNCIL	
royalty clause—Patents and Designs Acts, 1907-1939, s. 29 [NO-NAIL CASES PRO-PRIETARY, LTD. v. NO-NAIL BOXES, LTD.] to the following patent—Extension of term—Loss due to hostilities—Whether sales to Government to be taken into consideration [Re VAN BERKEL'S PATENTS] ——, Extension of term—Applicant prohibited by foreign law from giving necessary information—Patented axiscle manufactured	528 545	Canada — Income tax — Company— Redemption of bonds—Principal and interest payable at Bond-holders option in currency other than Canadian dollars— Conversion expenses—Not deductible under Income War Tax Act (Canada), 1927— Tucing Co. v. Minister of National Revenue. Montreal Light Heat and Power Consolidated v. Minister of	
Patron, presentation to benefice, duty of Archbishop . Payment into court, admission of liability, judgment for less than amount paid in, notice of payment in inconsistent with pleading	630 179 91 378	NATIONAL REVENUE]. Gibrallar — Criminal Law — Special courts—Special provision for review of death sentence—Review only necessary where special court created under defence regulations—Necessity for special leave to appeal to Privy Council — Emergency Powers (Defence) Act, 1939 (c. 62), s. 1 (2), 4—Emergency Powers (Defence) No. 2 Act, 1940 (c. 45), ss. 1, 2—Trial of Special Offences Ordinance (Gibraltar), 1943, para.	
Perpetual renewal, lease, option Personal representative, powers, general order for administration Petrol, false return, liability of company Plant, electric lamps	341 670 66 119 477	2 [CORDON-CUENCA v. R.] Palestine — Rating — Exemption from payment of rates—Whether "taxation" includes municipal rates—Edicts and firmans overridden by statutory liability— Municipal Corporations Ordinance (Pales- tine), 1934, s. 102—Rates and Taxes (Exemption) Ordinance (Palestine), 1988, s. 15 (b) [ORTHODOX PATRIARCHATE OF JERUSALEM v. MUNICIPAL CORPORATION	411
POLICE Pension — Tuberculosis contracted		OF JERUSALEM] Progressive rent, reduction during hostilities	Tor
Pension — Tuberculosis contracted during period of service—Whether an "injury"—Police Pensions Act, 1921 (c. 31), s. 2 (1) (c) [GARVIN v. POLICE		Proof, bankruptcy, fine Protection order, preliminary hearing must be	
AUTHORITY FOR THE CITY OF LONDON]	378	Psychological healing, gift for, charity Purchase tax, inclusion in purchase price for purposes of fine	372
PRACTICE		Quarter sessions, appeal against sentence	COL
Appeal—Appeal to House of Lords— Leave granted by Court of Appeal on such terms that respondent had no interest in result—No living issue to be tried [SUN LIFE ASSURANCE CO. OF CANADA v.		practice, appeal from, bail,, new committee appointed, case stated after close of sessions	58
JERVIS]	469	RAILWAYS	

RAILWAYS

Amalgamation—Compensation of employees—Practice of former company to retain employees after 60—Dismissal at 60 by amalgamated company—Railways Act,

1921 (c. 55), Sched. III, paras. 3, 4, 5 [Re an Arbitration Between Parker &	RENTCHARGES AND ANNUITIES Annuity—Bond inter vivos—Grant for	AGE
OTHERS AND GREAT WESTERN RY. Co.] 40 Rape, defence of consent, admissibility of previous conviction	grantor—Duration of annuity [Reid v. Coggans or Reid] Annuity free of tax—Secured by	134
RATES AND RATING Assessment — Machinery — Transformers and distribution boards—Main transmission of power—Rating and Valuation Act, 1925 (c. 90), s. 24, Sched. III—	separation deed—What amounts to varia- tion—Agreement by wife not to reclaim tax —Finance Act, 1941 (c. 30), ss. 25 (1), 27 (1) [DUDLEY v. DUDLEY]. —Stated amount—Income of trust fund payable to widow and deficiency	29
Plant and Machinery (Valuation for Rating) Order, 1927 (S.R. & O., 1927, No. 480) [RICHARD THOMAS & CO., LTD. v. COUNTY VALUATION COMMITTEE AND ASSESSMENT COMMITTEE] 41 Derating — Industrial hereditament — Building close to but not attached to main factor — "Continuous" — Building used	below stated sum payable out of capital— Finance Act, 1941 (c. 30), s. 25 [Re BIRD (deceased), HENN v. BIRCH] , Statutory variation of tax burden - Will and codicil—Codicil confirming will -Codicil increasing amount of annuity— When provision "made"—Whether provision "writed"—Finance Act, 1941 (c.	132
for storage and distribution—Rating and Valuation (Apportionment) Act, 1928 (c. 44), s. 3 (1), (3) [JAMES A. JOBLING & CO., LTD. v. SUNDERLAND COUNTY BOROUGH ASSESSMENT COMMITTEE] 207, 500—,—, Canteen situated apart from	MONTEFIORE v. ALLIANCE ASSURANCE CO. LTD. Repair, highway, non-feasance, trunk road Repairs, painting in last quarter of term, break	672 633
factory but exclusively for use of employees —Rating and Valuation (Apportionment) Act, 1928 (c. 44), s. 3 [SIMMONDS AERO-	Retention, notice of, reduced rent operative from date of service of notice	370 458
CESSORIES (WESTERN), LTD. v. ASSESS- MENT COMMITTEE]	in standard period—Sum offered in settlement of excess profits duty liability—Whether deductable as debt before accepted—Finance Act, 1926 (c. 22), s. 38 (1) (6)—Finance (No. 2) Act, 1939 (c. 109), Sched. VII, Pt. II, r. 2 [INLAND REVENUE COMRS. v. BAGNALL, LTD.]—Capital—Theatre destroyed by enemy action—Whether theatre remained "capital amplayed in the hysinges".	204
emergency—Houses empty and unused—Whether rateably occupied [MAYOR, ALDER-MEN AND COUNCILLORS OF THE METRO-POLITAN BOROUGH OF HAMPSTEAD v. ASSOCIATED CINEMA PROPERTIES, LTD.] 43	connected in standard period but not	608
REAL PROPERTY Rule in Shelley's case—Gift to wife and her heirs—Rule not applicable—Law of Property Act, 1925 (c. 20), s. 131 [Rs McELLHOOTT, GRANT v. McELLHOOTT]. 44 Redemption of bonds, costs as income expense 74 Re-instatement, employee given pay but no work	(No. 2), Act, 1939 (c. 109), ss. 13 (4), 14 (1), 17, Sched. VII, Pt. I, paras. 1, 4, Pt. II, paras. 2 (1), 4 [INLAND REVENUE COMPS. v. TRINIDAD PETROLEUM DEVELOPMENT CO. LTD.]	667
children's allowances, validity	O —, Controlling interest in company 9 — Directors holding shares as trustees of settlement—Directors with contingent bene- 6 ficial interest in shares—Finance (No. 2) Act, 1939 (c. 109), s. 13 (2), (3), (9) [J. BIBBY & SONS, LTD. v. INLAND REVENUE	610
—, provision for in adjustment order, expiry of lease	Stamp duty—Transfer of leasehold property from one associated company to another—Purchase price provided by mort- gage to bank—Repayment of purchase price guaranteed by third party—Share capital of transferee company acquired by third company—Whether consideration for transfer indirectly provided by third company—Finance Act, 1930 (c. 28), s. 42—Finance Act, 1938 (c. 46), s. 50 [CURZON OFFICES, LTD. v. INLAND REVENUE COMBS.]. 163,	548 606
- furnished letting, substantial part of rent applicable to furniture - letting to company solely for purpose of fixing standard rent	Sale of goods, purchase tax, borne by seller	238 618
hostilities 2	SALE OF LAND Conditions of sale—Incorporation of	
-, statement as to standard rent in rent book, no apportionment at time of letting 45-, substantial part of rent applicable to furniture	B General Conditions—Interest on purchase money—Special conditions stating rate of interest—Whether Law Society's General Conditions excluded as inconsistent—Law Society's General Conditions, (1934 Edn.) cl. 7 [Re Debenham and Mercer's	364

D.	AGE	7	1 17 70
Saving certificates, not included in War Bonds Scheduled undertaking, additional holiday,	268	Tax-free annuity, codicil confirming will,	672
Sentence, appeal against, amendment to	296		305
	372 372	THEATRES	
Service, writ, out of jurisdiction, tort committed out of jurisdiction, damage occurring	386	Licence—Conditions—Sunday opening —Cinema—" No child under 16 shall be admitted"—Whether ultra vires or un- reasonable—Sunday Entertainments Act, 1932 (c. 51), s. 1—Defence (General) Regulations, reg. 42B [HARMAN v. BUTT] Licence under local Act—Evm.	
Capital money—Application by tenant for life to raise sum to enable him to main- tain mansion house as family residence—		Regulations, reg. 42B [HARMAN v. BUTT] —, Licence under local Act—Fun- fair—" Theatre or other place of public entertainment"—Barrow-in-Furness Cor-	558
Jurisdiction of the court to sanction— Settled Land Act, 1925 (c. 18), s. 64— Settled Land and Trustee Acts (Court's General Powers) Act, 1943 (c. 25), s. 1 [Re		poration Act, 1868 (c. civ), s. 166—Barrow- in-Furness Corporation Extension and Amendment Act, 1872 (c. cxiii), s. 33	344
SCARISBRICK SETTLED ESTATES	404	Tithe, liability to repair chancel, liability of University of Wales	710
and then to the issue on attaining 21—Gift over if she should die married without leaving issue—Daughter died having had two		Tort, committed out of jurisdiction, damage occurring within jurisdiction	386
sons who attained 21 but predeceased her— Whether interests of issue defeated [Re		Trade description, statement of contents TRESPASS	158
MILLING'S SETTLEMENT, PEAKE v. THOM AND OTHERS]	541	Trespass to the person-False im-	
Forfeiture—Forfeiture only in case of acts done without the consent of the covenan- tor or his representative—Forfeiture by		imprisonment — Arrest without warrant — Charge of unlawful possession under local Act — Inquiry as to name and address a condition precedent to arrest—Failure to	
reason of legislation. No consent given or		condition precedent to arrest—rature to inquire name and address—Common law plea of justification not available where plaintiff not charged with felony—Liverpool	
possible—Trading with the Enemy Act, 1939 (c. 89)—Trading with the Enemy (Specified Areas) Order, 1940 (S.R. & O., 1940, No. 1219) [Re Furness, Wilson		Cornoration Aut 1001 (a Immin) as 507	
v. KENMARE] Shelley's case, rule in, gift to wife and her heirs	575 441	513 [Dumbell v. Roberts and Others] Trunk road, repair, county council agents for	
Shelter, child cutting electric cable, hability	490	Minister of Transport Trustee in bankruptcy, vesting in of after- acquired property 70,	633 281
SEWERS AND DRAINS		TRUSTS	
Land drainage—Drainage rates— Annual value of premises for purposes of		No complete disposition of beneficial interest—Non-charitable purpose—Result-	
Frainage rates determined by drainage board —Whether board required to make fresh valuation in each year—Land Drainage Act, 1930 (c. 44), ss. 24 (4), 26 (2), 29 [PORT OF LONDON AUTHORITY v. ESSEX.	727	ing trust [Re OSMUND (deceased), MIDLAND BANK EXECUTOR AND TRUSTEE CO., LTD. v. THE ATTORNEY- GENERAL AND MASON] Trustees, shares held by, controlling interest Tuberculosis, injury, within Pension Acts,	12 548
RIVERS CATCHMENT BOARD]	121	police Uncertainty, charitable trust, persons to	378
Negligence—Lease—Option to deter- mine—No duty to warn client of date for		Unemployment book, retention by employer Unjust enrichment, when money recoverable	
giving notice to determine [YAGER v. FISH- MAN & CO. AND TEFF & TEFF	552 606	Unlawful possession, powers of arrest without warrant Vagrant, found in enclosed area	326 116
sideration Standard rent, apportionment, county court decision final	151	Valuation, advances, hotchpot clause, date for —, legacy of stock, stock compulsorily acquired by Government	382
decision final	448	, of annuities, not necessary where in- sufficiency of estate small	502
throughout term letting solely for purpose of fixing, no	689	Variation, of order, by Divisional Court in Divorce	336
occupation of premises	26	apply for repayment of tax	29
—, statement in rent book, no apportion- ment at time of letting Stated amount, sum required to make up	456	Vesting, provision for maintenance, whole income not applicable to maintenance Volenti non fit injuria, employee given un-	408
Sterilisation, of minerals, assessment of	102	manageable horse, protest of employee War, duration of, lease for, validity War Bonds, what included in	305
compensation	391	War Bonds, what included in	268
STREET TRAFFIC London Passenger Transport Board—			
Compensation—Worsening of conditions of		operative from date of service of notice	
Employment—Opportunity Limitation of time—London Passenger Transport Act, 1933 (c. 14), ss. 73, 85 (2)— Limitation Act, 1939 (c. 21), s. 27 [LAYEN] LONDON PASSENGER TRANSPORT		crater Whitley Council, no incorporation of terms	696
U. LUNDON LABORATOR		into service agreement	700
BOARD]	432 302	Wife, in possession of controlled house, necessity to join husband in cases where he is the tenant	246
in position by own weight	272	WITTG	
and Drugs Act, 1938	558	WILLS Ademption—Legacy of stock—Com-	
		Ademption—Legacy of stock—Com- pulsory acquisition by Treasury at stated price—Value of stock at end of executor's	
owing to war		price—Value of stock at end of executor's year—Securities (Restrictions Returns) (No. 3) Order, 1941 (S.R. & O., 1941, No.	

WORK AND LABOUR

Witness, gift to spouse of, will not requiring attestation

DUNCAN]

Unemployment insurance—Retention of unemployment book by former employer—Refusal of trade union to nominate employee for job until production of unemployment book—Loss of wages—Whether any right of action against former employer—Under-takings (Restriction on Engagement) Order, 1940 (S.R. & O., 1940, No. 877), arts. 2, 3 [FAYERS v. J. JARVIB & SONS, LTD.] . . .

PAGE

WORKMEN'S COMPENSATION

Accident arising out of employment-Explosion of firedamp in mine—Cause of ignition of firedamp inexplicable—Onus of proving that accident arose out of employment—Workmen's Compensation Act, 1925 (c. 84), s. 1 [CADZOW COAL CO., LTD. (c. 84), s. 1 [CADZOW COAL CO., LTD. v. PRICE, CADZOW COAL CO., LTD. v. v. PRICE, MURPHY v. PRICE, CADEOW COAL CO., LTD. v. MUEPHY!

Average weekly earnings—Concurrent contracts of service—One contract of service where workman is not a "workman" within the Act—Workmen's Compensation Act, 1925 (c. 84), s. 3 (2) (e), 10 (2) [McMahon v. David Lawson, LTD.] ... Election—Claim for damages at common law—Failure of claim—Workmen's compensation assessed but no certificate issued—Whether election mades. Fishing crew remunerated mainty by share in profits—" Mainty "—Workmen's Compensation Act, 1925 (c. 84), s. 35 (2) [MILLER v. THE OWNERS OF THE SHIP OTTILIE] ILIE]
Incapacity—Refusal of workman to Incapacity—Refusal of workman to undergo operation — Reasonableness of refusal — Question of fact—Private examination and report by medical assessor—Functions of medical assessor sitting with arbitrator [RICHARDSON v. REPPATH BROWN & CO., LTD.]...

Partial incapacity—Workman called for wilders were part and allege. Partial incapacity—Workman called up for military service—Pay and allowance in army less than pre-accident wages—Whether entitled to compensation—"Earning or is able to earn "—Workmens' Compensation Act, 1925 (c. 84), s. 9 (3) (1) [JONES v. AMALGAMATED ANTHRACITE COLLIERIES, LTD.]

Review of compensation—Claims based or size of more than 30 new cont. in state 1 n rises of more than 20 per cent. in rates of remuneration—" The twelve months immediately preceeding the review"— Whether the date at which "review" takes place is date of right accruing or date of application for variation—Workmen's Compensation Act, 1925 (c. 84), s. 11 (2) (3) [WILLIS v. NEW HUCKNALL COLLIERY Writ, renewal, action under Fatal Accidents

51

CASES REFERRED TO

	PAGE
Abadam v. Abadam (1864), 33 Beav. 475; 39 Digest 167, 580; 33 L.J.Ch. 593; 10 L.T. 53 Abaslom v. Talbot, [1943] 1 All E.R. 589. Adams v. Great North of Scotland Ry. Co. (1889), 18 R. (H.L.) 1; 7 Digest 433, case c. Addle (R.) & Sons (Collieries) v. Dumbreck, [1929] A.C. 358; Digest Supp.; 98 L.J.P.C. 119; 140 L.T. 650	227, 228 204, 205 60, 62, 63
Adnor a (Irostrov (1980) 99 I. I.Ch AlA: AA Digget 999 6770: 90 I T 847	490, 494 444, 446
Akt. fur Autogene Aluminium Schweissung v. London Aluminium Co., Ltd. (No. 2) (1923), 40 R.P.C. 107; 36 Digest 823, 3073 Alexander v. Tredegar Iron & Coal Co., Ltd., [1944] 1 All E.R. 451 Allan (Surveyor of Taxes) v. Hamilton Waterworks Comrs. (1887), 51 J.P. 727; 28 Digest	528, 530 731, 733
	186
Alleroft v. London (Lord Bp.), Lighton v. London (Lord Bp.), [1891] A.C. 666; 19 Digest 343, 1655; 61 L.J.Q.B. 62; 65 L.T. 92 Allison v. Bristol Marine Insurance Co. (1876), 1 App. Cas. 209; 29 Digest 96, 546; 34	179, 180
L.T. 809	353, 355
28 L T 12	672, 674 345, 347
Anderson v. Anderson, [1895] 1 Q.B. 749; 17 Digest 274, 893; 64 L.J.Q.B. 457; 72 L.T. 313 Anderton & Halstead, Ltd. v. Birrell, [1932] 1 K.B. 271; Digest Supp.; 101 L.J.K.B. 219; 146 L.T. 139; 16 Tax Cas. 200	2, 648, 652
Anglo-Persian Oil Co., Ltd. v. Dale (1931), 16 Tax Cas. 253; on appeal, [1932] 1 K.B. 124; Digest Supp.; 100 L.J.K.B. 504; 145 L.T. 529; 16 Tax Cas. 253	622, 623
140 L.T. 139; 10 1 ax Cas. 200 Anglo-Persian Oil Co., Ltd. v. Dale (1931), 16 Tax Cas. 253; on appeal, [1932] 1 K.B. 124; Digest Supp.; 100 L.J.K.B. 504; 145 L.T. 529; 16 Tax Cas. 253 Anon. (1698), 1 Salk. 71; 2 Digest 547, 1803 Anon. (Case 55) (1705), 11 Mod. Rep. 45 Ashton, Ex p. (1912), 76 J.P. 338; 33 Digest 397, 1074; sub nom. Ex p. Grafton Club,	60, 65 587, 588
	373, 374
Ashton Gas. Co. v. AG., [1906] A.C. 10; 10 Digest 1162, 8225; 75 L.J.Ch. 1; 93 L.T. 676; affirming, [1904] 2 Ch. 621 Atherton v. British Insulated & Helsby Cables, Ltd., [1926] A.C. 205; Digest Supp.; 10	511, 513
Tax Cas. 155 AG. v. Avon Corpn. (1863), 3 De. G.J. & Sm. 637; 1 Digest 20, 156; 33 L.J.Ch. 172; 2 New Rep. 564; 9 L.T. 187 AG. v. Drummond (1842), 1 Dr. & War. 353	622, 623
AG. v. Drummond (1842), 1 Dr. & War. 353 AG. v. National Provincial & Union Bank of England, [1924] A.C. 262; Digest Supp. AG. v. Sandwich (Earl), [1922] 2 K.B. 500; 21 Digest 18, 106; 91 L.J.K.B. 757; 127	98, 103 293, 294 12
	624, 627
L.T. 517 AG. v. Southport Corpn., [1934] 1 K.B. 226; Digest Supp.; 103 L.J.K.B. 117; 150 L.T. 273 AG. v. Syderfen (1683), 1 Vern. 224; 8 Digest 384, 1983	345, 347 293, 295
Austrian Lloyd S.S. Co. v. Gresham Life Assurance Society, Ltd., [1903] 1 K.B. 249; 2 Digest 364, 329; 72 L.J.K.B. 211; 88 L.T. 6 Aykroyd v. Inland Revenue Comrs., [1942] 2 All E.R. 665; 24 Tax Cas. 515	60, 64
	533, 534
Ball v. Hunt (William) & Son, Ltd., [1912] A.C. 496; 34 Digest 238, 2039; 81 L.J.K.B. 782; 106 L.T. 911; 5 B.W.C.C. 459 Bank Line, Ltd. v. Capel (A). & Co., [1919] A.C. 435; 12 Digest 391, 3138; 88 L.J.K.B. 211; 120 L.T. 129	2, 6
Bank Line, Ltd. v. Capel (A). & Co., [1919] A.C. 435; 12 Digest 391, 3198; 88 L.J.K.B. 211; 120 L.T. 129	3, 685, 686
	579, 583
LJ.K.B. 322 Barnes v. Hely Hutchinson, [1940] A.C. 81; [1939] 3 All E.R. 803; Digest Supp.; 108 L.J.K.B. 893; 161 L.T. 181; revsg., [1939] 1 K.B. 93 734, 735, 736, 737, 738, 740, 74 Barton v. Fincham, [1921] 2 K.B. 291; 31 Digest 579, 7280; 90 L.J.K.B. 461; 124 L.T. 495 Baylis v. London (Bp.), [1913] 1 Ch. 127; 35 Digest 156, 526; 82 L.J.Ch. 61; 107 L.T. 370. Beak v. Robson, [1942] 2 K.B. 149; [1942] 1 All E.R. 639; Digest Supp. Beare v. Carter, [1940] 2 K.B. 187; Digest Supp.; 109 L.J.K.B. 701; 163 L.T. 269; 23 Tax Cas. 353 Berkelev v. Swiphpurpe (1834), 6 Sim. 613; 28 Digest 242, 1004; 3 L.J.Ch. 165	246, 248
Baylis v. London (Bp.), [1913] 1 Ch. 127; 35 Digest 156, 526; 82 L.J.Ch. 61; 107 L.T. 370 Beak v. Robson, [1942] 2 K.B. 149; [1942] 1 All E.R. 639; Digest Supp	579, 584 127
Tax Cas. 353 Berkeley v. Swinburne (1834), 6 Sim. 613; 28 Digest 242, 1004; 3 L.J.Ch. 165	535, 536 18, 409, 410 19, 340, 341
Berkeley v. Swinburne (1834), 6 Sim. 613; 28 Digest 242, 1004; 3 L.J.Ch. 165	66, 68, 69 227, 229
Bevan v. Nixons Navigation Co., [1929] A.C. 44; Digest Supp.; 139 L.T. 647; 21 B.W.C.C. 237	2, 7
Bethell v. Abraham (1873), L.R. 17 Eq. 24; 24 Digest 801, 8305; 43 L.J.Ch. 180; 29 L.T.	66, 68
Binks v. South Yorkshire Ry, and River Dun Co. (1862), 3 B. & S. 244; 7 Digest 287, 159; 32 L.J.Q.B. 26; 7 L.T. 350	15, 17, 20
Birmingham & District Cattle By-Products Co., Ltd. v. Inland Revenue Comrs. (1919), 12 Tax Cas. 92; Digest Supp.	127
Tax Cas. 92; Digest Supp. Blakemore v. Delta Mill (1919), Ltd. (1935), 28 B.W.C.C. 193; Digest Supp. Bloor v. Liverpool Derricking and Carrying Co., Ltd., [1936] 3 All E.R. 399; Digest Supp Borwick v. Southwark Corpn., [1909] 1 K.B. 78; 38 Digest 426, 16; 78 L.J.K.B. 121; 99	2, 4, 6 470, 471
Bourne & Hollingsworth v. Inland Revenue Comrs. (1921), 12 Tax Cas. 483; Digest Supp. Bowman v. Secular Society, Ltd., [1917] A.C. 406; 8 Digest 265, 270; 86 L.J.Ch. 568;	6, 437, 438 608
117 L.T. 161 Bradberry, Re, [1943] Ch. 35; [1942] 2 All E.R. 629	503, 506
117 L.T. 161 Bradberry, Re, [1943] Ch. 35; [1942] 2 All E.R. 629 Bradford Corpn. v. Myers, [1916] 1 App. Cas. 242; 38 Digest 110, 784; 85 L.J.K.B. 146; 114 L.T. 83; affg. S.C. sub nom. Myers v. Bradford Corpn., [1915] 1 K.B. 417 Briggs v. Dryden (T.) & Sons, Talbot v. Vickers, Ltd., [1925] 2 K.B. 557; 34 Digest 458, 3752; 95 L.J.K.B. 275; 133 L.T. 409; 18 B.W.C.C. 163 Brintons, Ltd. v. Turvey, [1905] A.C. 230: 34 Digest 464, 3799; 74 L.J.K.B. 474; 92 L.T. 578	634, 637
Britons I.I.d. Turvay [1005] A.C. 280: 4. Digest 464, 3762; 95 L.J.K.B. 275; 133 L.T. 409; 18 B.W.C.C. 168	1, 215, 216
L.T. 578	378, 380

```
PAGE
British American Tobacco Co. v. Inland Revenue Comrs., [1943] A.C. 335; [1943] 1 All E.R. 13; Digest Supp.; affg., [1941] 2 K.B. 270; [1941] 2 All E.R. 651 ... British Asbestos Co., Ltd. v. Boyd, [1903] 2 Ch. 439; 9 Digest 442, 2865; 73 L.J.Ch. 31;
                                                                                                                                                                                                                                                                                           548, 552
 88 L.T. 763
British Fermentation Products, Ltd. v. British Italian Trading Co., Ltd., [1942] 2 K.B. 145;
                                                                                                                                                                                                                                                                                           752, 756
British Fermentation Products, Ltd. v. British Italian Trading Co., Ltd., [1942] 2 K.B. 145; [1942] 2 All E.R. 256
British Westinghouse Electric & Manufacturing Co. v. Underground Electric Rys. Co. of London, [1912] A.C. 673; 2 Digest 459, 1059; L.J.K.B. 1132; 107 L.T. 325...
Brooker v. Thomas Borthwick & Sons (Australasia), Ltd., [1933] A.C. 669; Digest Supp.; 102 L.J.P.C. 170; 149 L.T. 590
Brown v. Brown (1883), 1 Vern. 157; 2 Digest 521, 1589; 2 Cas. in Ch. 140
Browne v. Paull (1850), 1 Slm. (N.S.) 92; 28 Digest 244, 1009; 20 L.J.Ch. 75; 16 L.T.O.S.
                                                                                                                                                                                                                                                                                            722, 723
                                                                                                                                                                                                                                                                                                  60, 65
                                                                                                                                                                                                                                                                                                  54, 58
60, 65
                                                                                                                                                                                                                                                                                           408, 409
 Browne v. Thomson & Co., [1912] S.C. 359; 32 Digest 16, 66 iii
Bryanston Properties Co., Ltd. v. Edwards, [1943] 2 All E.R. 646
Bullock v. Bullock and Vargolici, [1942] P. 134; [1942] 2 All E.R. 259
Butcher v. Poole Corpn., [1943] 1 K.B. 48; [1942] 2 All E.R. 572
                                                                                                                                                                                                                                                                     495,
                                                                                                                                                                                                                                                                      495, 496, 498
. 26, 689, 690
. 439, 441
166, 169, 171
Campbell v. Beaufoy (1859), John. 320; 11 Digest 370, 503; 28 L.J.Ch. 645; 33 L.T.O.S. 199
Canada Rice Mills, Ltd. v. Union Marine and General Insurance Co., Ltd., [1941] A.C. 55;
[1940] 4 All E.R. 169; Digest Supp.
Canadian Eagle Oil Co., Ltd., Re, [1944] 1 All E.R. 734; affg. S.C. [1943] 2 All E.R. 702
Canadian Pacific Ry. Co. v. R., [1931] A.C. 414; Digest Supp.; 100 L.J.P.C. 129; 145
L.T. 129

230, 240, 242, 243, 244
L.T. 129
L.T. 129
Cannon, Re, Cannon v. Cannon (1915), 114 L.T. 231; 39 Digest 136, 393
Cap Blanco, The, [1913] P. 130; 2 Digest 264, 331; 82 L.J.P. 23; 109 L.T. 672
Cardiff Corpn. v. Hall, [1911] 1 K.B. 1009; 34 Digest 402, 3284; 80 L.J.K.B. 644; 104
L.T. 467; 4 B.W.C.C. 159
Carey v. Bermondsey Metropolitan Borough (1903), 67 J.P. 447; 38 Digest 130, 953.
Carey v. Carey (1857), 6 I. Ch. R. 255; 44 Digest 789, b
Carlbona, Ltd. v. Commissioners of Works, [1943] 2 All E.R. 560
Carnarvon (Earl) v. Inland Revenue Comrs. (1934), 19 Tax Cas. 455; Digest Supp.
Carter v. S.U. Carburetter Co., [1942] 2 K.B. 288; [1942] 2 All E.R. 228; Digest Supp.; 107 L.T. 248
Castrique v. Imrie (1870), L.R. 4 H.L. 414; 30 Digest 127, 52; 30 L.J.C.P. 250, 23 L.T. 48
                                                                                                                                                                                                                                                                             134, 138, 140
60, 65
                                                                                                                                                                                                                                                                                              634, 638
293, 296
239, 240
                                                                                                                                                                                                                                                                                              426, 427
Carter v. S.U. Carburetter Co., [1942] 2 K.B. 288; [1942] 2 KH E.R. 228; Digest Supp.; 107 LT. 248
Castrique v. Imrie (1870), L.R. 4 H.L. 414; 30 Digest 127, 52; 30 L.J.C.P. 350; 23 L.T. 48. .
Caswell v. Powell Duffryn Associated Collieries, Ltd., [1940] A.C. 152; [1930] 3 AH E.R. 722; Digest Supp.; 108 L.J.K.B. 779; 161 L.T. 374 ... 358, 3
Catharine Chalmers, The (1874), 32 L.T. 847; 41 Digest 417, 2602
Cesena Sulphur Co. v. Nicholson, Calcutta Jute Mills Co. v. Nicholson (1876), 1 Ex.D. 428; 28 Digest 25, 136; 45 L.J.B. 821; 35 L.T. 275; 1 Tax Cas. 83
Challis v. London & South Western Ry. Co., [1905] 2 K.B. 154; 34 Digest 315, 2585; 74
L.J.K.B. 569; 93 L.T. 330
Chamberlain v. Farr, [1942] 2 AHI E.R. 567
Channel Collieries Trust, Ltd. v. Dover, St. Margaret's and Martin Mill Light Ry. Co., [1914] 2 Ch. 506; 10 Digest 1147, 8118; 84 L.J.Ch. 28; 111 L.T. 1051
Chaplin, Re, Neame v. A.-G., [1933] Ch. 115; Digest Supp.; 102 L.J.Ch. 56; 148 L.T. 190.
Cheesman v. Exall (1851), 6 Exch. 341; 37 Digest 8, 36; 20 L.J. Ex. 209
Chisholm v. Doulton (1889), 22 Q.B.D. 736; 14 Digest 32, 32; 58 L.J.M.C. 133; 60 L.T. 966
Chuter v. Freeth & Pocock, Ltd., [1911] 2 K.B. 832; 13 Digest 352, 899; 80 L.J.K.B. 1322; 105 L.T. 238
                                                                                                                                                                                                                                                                                                   26, 34
282
                                                                                                                                                                                                                                                            358, 360,
                                                                                                                                                                                                                                                                                             342, 344
                                                                                                                                                                                                                                                                                             734, 740
                                                                                                                                                                                                                                                                                                   54, 55
                                                                                                                                                                                                                                                                                            756, 758
                                                                                                                                                                                                                                                                                             480, 482
161, 162
                                                                                                                                                                                                                                                                                              411, 413
 691, 693, 694
                                                                                                                                                                                                                                                                                     70, 74, 282
                                                                                                                                                                                                                                                                                             548, 552
293, 294
                                                                                                                                                                                                                                                                                             542, 544
204, 205
                                                                                                                                                                                                                                                                                            284, 285
275, 276
  579, 582
                                                                                                                                                                                                                                                                                                   36, 38
  111 L.T. 243 ... Continental Caoutchouc & Gutta Percha Co. v. Kleinwort, Sons & Co. (1904), 90 L.T. 474;
                                                                                                                                                                                                                                                                                              752, 754
                                                                                                                                                                                                                                                                                             579, 585
  Coombe v. Greene (1843), 11 M. & W. 480; 31 Digest 323, 4643; 12 L.J.Ex. 291; 1 L.T.O.S.
                148
                                                                                                                                                                                                                                                                                             528, 532
  Cooper v. Slade (1858), 6 H.L. Cas. 746; 20 Digest 66, 464; 27 L.J.Q.B. 449; 31 L.T.O.S.
                                                                                                                                                                                                                                                                                                   82, 89
  Cornish v. Hockin (1853), 1 E. & B. 602; 32 Digest 534, 1868; 22 L.J.Q.B. 142; 20 L.T.O.S.
                 234
  Cornish v. Stubbs (1870), L.R. 5 C.P. 334; 30 Digest 513, 1685; 39 L.J.C.P. 202; 22 L.T. 21
                                                                                                                                                                                                                                                                               239, 240, 243
  Costello v. Pigeon (Owners), [1913] A.C. 407; 34 Digest 243, 2069; sub nom. Costello v. Kelsall Brothers, 82 L.J.K.B. 873; 108 L.T. 929 ...

Cotter, Re, Jennings v. Nye, [1915] 1 Ch. 307; 43 Digest 678, 1089; 84 L.J.Ch. 337; 112 L.T. 340 ...

Cotterell, Re, Buckland v. Bedingfield, [1910] 1 Ch. 402; 23 Digest 421, 4924; 79 L.J.Ch. 189; 102 L.T. 157

Cowlishaw, Re, Cowlishaw v. Cowlishaw, [1939] Ch. 654; Digest Supp.; 108 L.J.Ch. 196; 160
                                                                                                                                                                                                                                                                                              277, 279
                                                                                                                                                                                                                                                                                                    66, 69
                                                                                                                                                                                                                                                                                               503, 505
  Cowishaw, Re, Cowishaw v. Cowishaw, [1939] Ch. 556; [1938] I All E.R. 661; Digest Supp.; 108 L.J.Ch. 190; 100 L.J.Ch. 67; 159 L.T. 13

Cramp v. Cramp and Freeman, [1920] P. 158; 27 Digest 338, 3179; 89 L.J.P. 119; 123 L.T. 141

Critchell v. London & South Western Ry., [1907] I K.B. 860; Digest, Practice, 87, 736; 76 L.J.K.B. 423; 96 L.T. 603.

Cross v. London & Provincial Trust, Ltd., [1938] I K.B. 792; [1938] I All E.R. 428; Digest Supp.; 107 L.J.K.B. 423; 159 L.T. 217; 21 Tax Cas. 705
                                                                                                                                                                                                                                                                                              227, 229
                                                                                                                                                                                                                                                                                               503, 505
                                                                                                                                                                                                                                                                                                    44, 45
                                                                                                                                                                                                                                                   .. 426, 427, 533, 534
```

Culverwell v. Nugee (1846), 15 M. & W. 559; 32 Digest 534, 1872; 15 L.J.Ex. 308	PA	GE 39
Cumper v. Pothecary, [1941] 2 K.B. 58; [1941] 2 All E.R. 516; Digest Supp.; 110 L.J.K.B.		
577; 165 L.T. 243 Cunningham, Re, Ex p. Official Receiver v. Cunningham (1898), 6 Mans. 199; 5 Digest 620,	1, 93,	86
	597, 5	98
Dalluaine-Tallsker Distilleries v. Inland Revenue Comrs., [1930] S.C. 878; Digest Supp.; 15 Tax Cas. 613	642, 6	50
Dale v. Mitcalfe, [1928] 1 K.B. 383; Digest Supp.; 97 L.J.K.B. 161; 138 L.T. 167; 13		
Dalziel, Re, Midland Bank Executor and Trustee Co., Ltd. v. St. Bartholomew's Hospital,	230, 2	
[1943] Ch.D. 277; [1943] 2 All E.R. 656 Davey, Re, Prisk v. Mitchell, [1915] 1 Ch. 837; 44 Digest 1134, 9811; 84 L.J.Ch. 505; 113		12
L.T. 60 Davies v. Braithwaite, [1931] 2 K.B. 628; Digest Supp.; 100 L.J.K.B. 619; 145 L.T. 693;	542, 5	144
18 Tax Cas. 198	77,	79
Davies v. Owen (Thomas) & Co., [1919] 2 K.B. 39; 24 Digest 908, 68; 88 L.J.K.B. 887; 121 L.T. 156	334, 3	135
Davies v. Rustproof Metal Window Co., [1943] 1 K.B. 299; [1943] 1 All E.R. 248	3, 94,	97 34
Davies v. Warwick, [1943] K.B. 329; [1943] i All E.R. 309 De La Hunty, Re, O'Connor v. Butler, [1997] I I.R. 507; 44 Digest 965, 3179 ii Dean, Re, Cooper-Dean v. Stevens (1889), 41 Ch. D. 552; 8 Digest 261, 259; 58 L.J.Ch. 693;	408, 4	10
60 T. T. 813		12
Delmar Charitable Trust, Re, [1897] 2 Ch. 163; 8 Digest 296, 733; 66 L.J.Ch. 555; 76 L.T. 594	293, 2	295
Denis v. White (A.J.) & Co., [1917] A.C. 479; 34 Digest 321, 2627; 86 L.J.K.B. 1074; 116	54,	
Deutsche Bank (London Agency) v. Beriro & Co. (1895), 73 L.T. 669; 21 Digest 313, 1154 Dixon v. London Small Arms Co. (1876), 1 App. Cas. 632; 36 Digest 690, 1670; 46 L.J.K.B.	579, 5	85
617; 35 L.T. 559	528, 5	
Dixon (William), Ltd. v. Patterson, [1943] S.C. (J.) 78 Dobson Ship Repairing Co., Ltd. v. Burton, [1939] A.C. 590; [1939] 3 All E.R. 431; Digest	422, 4	123
Supp.; 108 L.J.K.B. 542; 161 L.T. 122; 32 B.W.C.C. 151; affg. sub nom. Burton v.	211, 2	215
Doncaster Amalgamated Collieries v. Leech, [1941] 1 K.B. 649; [1941] 2 All E.R. 7; 110		
Dover Navigation Co., Ltd. v. Craig, [1940] A.C. 190; [1939] 4 All E.R. 558; Digest Supp.;		, 8
109 L.J.K.B. 158; 162 L.T. 223	4, 55, 110, J	58
Downs v. Collins (1848), 6 Hare 418; 36 Digest 428, 962; 12 L.T.O.S. 102 Doyle v. Kaufman (1877), 3 Q.B.D. 7, 340; Digest Practice 845, 3924; 47 L.J.Q.B. 26 639, Doyle v. White City Stadium, Ltd., [1935] 1 K.B. 110; Digest Supp.; 104 L.J.K.B. 140;	548, 5	550
Doyle v. White City Stadium, Ltd., [1935] 1 K.B. 110; Digest Supp.; 104 L.J.K.B. 140;		
152 L.T. 32 Drake, Re, Drake v. Wilson, [1926] Ch. 559; Digest Supp.; 95 L.J.Ch. 386; 134 L.T. 362 Draper v. Trist, [1939] 3 All E.R. 513; Digest Supp.	470, 4 339, 3	340
Draper v. Trist, [1939] 3 All E.R. 513; Digest Supp. Drew (Alexander) and Sons, Ltd. v. Inland Revenue Comrs. (1932), 17 Tax Cas. 140; Digest	386, 3	389
Supp	200, 2 186, 1	202
Dudley v. Dudley, (1944] K.B. 264; (1944] K.B. 265; (1944) All E.R. 29	675, 6	877
Dunn v. Dunn (1888), 13 P.D. 91; 27 Digest 413, 4159; 57 L.J.P. 58; 59 L.T. 385 Durrant v. Friend (1852), 5 De G. & Sm. 343; 44 Digest 404, 2366; 21 L.J.Ch. 353; 19	439,	
L.T.O.S. 152 Dyster v. Randall & Sons, [1926] Ch. 932; Digest Supp.; 95 L.J.Ch. 504; 135 L.T. 596 70, 74,	759, 7	761 285
Digital of Therman of South Come of the South So		
Eastwood v. Holmes (1858), 1 F. & F. 347; 32 Digest 16, 72	498, 4	199
Eden v. North Eastern Ry. (1907), A.C. 400; 11 Digest 167, 374; 76 L.J.K.B. 940; 97 L.T. 254	392, 8	394
Edgington v. Fitzmaurice (1884), 29 Ch.D. 459; 35 Digest 32, 210; 53 L.T. 369 Elcom, Re, Layborn v. Grover Wright, [1894] 1 Ch. 303; 44 Digest 380, 2144; 63 L.J.Ch.	44,	
	675, 6	378
392; 70 L.1.54 Ellis v. Dubowski, [1921] 3 K.B. 627; 42 Digest 921, 162; 91 L.J.K.B. 89; 126 L.T. 91 Ellis v. Ellis (1883), 8 P.D. 188; 27 Digest 415, 4185; 52 L.J.P. 99; 49 L.T. 223. Ellis v. North Metropolitan Theatres, [1915] 2 K.B. 61; 42 Digest 919, 148; 84 L.J.K.B.	559, 1 439,	
	559, 1	562
Emery (John) & Sons v. Inland Revenue Comrs., [1937] A.C. 91; Digest Supp.; 156 L.T.	642, 6	651
Errington v. Minister of Health, [1935] I K.B. 249; Digest Supp.; 104 L.J.K.B. 49; 152	179, 1	
L.T. 154 Excelsior Wire Rope Co., Ltd. v. Callan, [1930] A.C. 404; Digest Supp.; 99 L.J.K.B. 380;		
142 L.T. 531 Evans v. Bagshaw (1870), 5 Ch. App. 340; 36 Digest 305, 30; 39 L.J.Ch. 145	490,	
Evans v. Oakdale Navigation Collierles, Ltd., [1940] 1 K.B. 702; [1940] 2 All E.B. 201; Digest Supp.; 109 L.J.K.B. 493; 33 B.W.C.C. 122	2	2, 8
Digest Supp., 100 Hatth. 200, 00 Division 122		, 0
Fagot v. Gaches, [1943] 1 K.B. 10; [1942] 2 All E.R. 476	173,	
Fanton v. Denville, [1932] 2 K.B. 309; Digest Supp.; 101 L.J.K.B. 641; 147 L.T. 243 Farquharson Brothers & Co. v. King & Co., [1902] A.C. 325; 21 Digest 289, 1021; 71	451,	453
L.J.K.B. 667; 86 L.T. 810	580, 8	
Festing v. Taylor (1862), 3 B. & S. 235; 28 Digest 77, 419; 1 New Rep. 32; 32 L.J.Q.B. 41;		
7 L.T. 429 Fibrosa Spolka Akcyjna v. Fairbairn Lawson Combe Barbour, Ltd., [1943] A.C. 32; [1942]	227, 2	
2 All E.R. 122	679,	683
RW 0.0 449	2	, 4
L.J.P.C. 49; 162 L.T. 344; sub nom. Young v. Fife Coal Co., 33 B.W.C.C. 107	378,	380
Fitzgerald, Re, Exp. Hobbs, [1916] H.B.K. 157; 4 Digest 330, 3157	597, 705,	709
Flower v. Ebbw Vale Steel, Iron & Coal Co., Ltd., [1934] 2 K.B. 132; Digest Supp.; 103	358, 3	