

THE ALL ENGLAND LAW REPORTS

(INCORPORATING THE
LAW TIMES REPORTS
AND THE
LAW JOURNAL REPORTS)

OF CASES DECIDED IN

THE HOUSE OF LORDS

THE PRIVY COUNCIL

ALL DIVISIONS OF THE SUPREME COURT

AND

COURTS OF SPECIAL JURISDICTION

1950
VOLUME 2

Consulting Editor :

Sir ROLAND BURROWS, 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.

Consulting Editor for Taxation Cases :

CYRIL KING, ESQ., K.C.

Bencher of the Middle Temple.

General Editor :

G. F. L. BRIDGMAN, ESQ.

of the Middle Temple, Barrister-at-Law.

[For list of Reporters see overleaf]

Published by

BUTTERWORTH & CO. (Publishers) LTD., 4, 5 & 6 BELL YARD,
TEMPLE BAR, LONDON, W.C.2.

INDEX

	PAGE
ACCESS	
Safe means of, to working place in factory. <i>See</i> FACTORY.	
ACCIDENT	
Workman, to. <i>See</i> MASTER AND SERVANT.	
ACCOUNT	
Action for— <i>Particulars—Particulars sought by defendant of sums paid to him by plaintiff</i> [SHARER v. WALLACE]	463
ADMINISTRATION OF ESTATES	
Annuity. <i>See</i> ANNUITY.	
Expenses— <i>Recovery as costs—Fatal accident—Action by administrator under Law Reform (Miscellaneous Provisions) Act, 1934—Grant of administration obtained solely for purpose of action—Expenses, incidental to increased value of estate, incurred after judgment</i> [THOMAS v. CUNARD WHITE STAR, LTD. THE QUEEN MARY]	1157
Fund for payment of legacies and testamentary expenses— <i>Liability of realty—Administration of Estates Act, 1925 (c. 23), s. 34 (3), sched. I, Part II, para. 2</i> [Re RIDLEY (deceased)] ..	1
Partial intestacy— <i>Hotchpot—"Any beneficial interest acquired by any issue of the deceased"—Share of residue settled, subject to widow's life interest therein, on discretionary trusts for benefit of testator's son, C., or C.'s children during C.'s lifetime, and for C.'s children absolutely after his death—C. surviving testator, but predeceasing widow—Distribution of residue as to which partial intestacy—Need of C.'s personal representative to bring into account share settled by will—Administration of Estates Act, 1925 (c. 23), s. 49 (a)</i> [Re YOUNG'S WILL TRUSTS]	1040
Payment under direction in will held to be void— <i>Recovery by next of kin or creditor—Limitation of action</i> [MINISTRY OF HEALTH v. SIMPSON]	1137
ADVERTISEMENT	
Display on outer walls of demised premises— <i>Implied reservation of easement in favour of landlord</i> [Re WEBB]	828
AGED PERSON	
Bequest to— <i>Charitable object. See</i> CHARITY.	
AGENT	
Estate agent— <i>Commission—Contract to pay commission on "securing an offer"—Offer subject to contract</i> [BENNETT, WALDEN & CO. v. WOOD]	134
AGRICULTURAL HOLDING	
<i>See</i> AGRICULTURE.	
AGRICULTURE	
Agricultural holding— <i>Notice to quit—"Aggregate of agricultural land"—Inn and orchard land and pasture—Inn buildings used in connection with agricultural trade—Agricultural Holdings Act, 1948 (c. 63), s. 1 (1)</i> [DUNN v. FIDOE]	685
AIRCRAFT	
Injury caused by impact on property. <i>See</i> WAR INJURY.	
ALTERATION OF AREA	
Of local authority. <i>See</i> LOCAL GOVERNMENT.	
ANNOYANCE	
Damages for— <i>Breach of contract. See</i> CONTRACT (Breach—Damages).	
ANNUITY	
Annuity free of income tax— <i>"Payment" of stated amount—Direction by will to set aside annually £1,500 free of tax and accumulate—Finance Act, 1941 (c. 30), s. 25 (1)</i> [Re BANBURY (deceased)]	250
Perpetual— <i>Gift to unincorporated body—Validity</i> [Re JONES (deceased)]	239
APPEAL COMMITTEE	
Of quarter sessions. <i>See</i> QUARTER SESSIONS.	
APPROVED SCHOOL	
Order in respect of young person. <i>See</i> CHILDREN AND YOUNG PERSONS.	
ARBITRATION	
Award— <i>Damages—Power of arbitrator to award interest—Law Reform (Miscellaneous Provisions) Act, 1934 (c. 41), s. 3 (1)</i> [CHANDRIS v. ISBRANDTSEN MOLLER CO. INC.]	618
Commencement within time fixed by agreement— <i>Extension of time—"Undue hardship"—Delay due to fault of applicants for extension—Loss on sub-contracts—Arbitration Act, 1934 (c. 14), s. 16 (6)</i> [F. E. HOOKWAY & CO. v. H. W. HOOPER & CO.]	842
ARREST	
Search— <i>Metropolis—Police officer's powers—Suspicion of possession of stolen property—"Having or conveying" property in street—Search during voluntary visit to police station—Metropolitan Police Act, 1839 (c. 47), s. 66</i> [WILLEY v. PEACE]	724
ATTESTATION	
Of will. <i>See</i> WILL.	
ATTORNMENT CLAUSE	
In mortgage— <i>Creation of relationship of landlord and tenant—Application of Rent Restrictions Acts</i> [PORTMAN BUILDING SOCIETY v. YOUNG]	443
AUTHOR	
Liability to income tax— <i>Lump sum received for film rights of books</i> [HOWSON (INSPECTOR OF TAXES) v. MONSELL]	1239
AWARD	
<i>See</i> ARBITRATION.	

	PAGE
BANK BALANCE	
Subject of donatio mortis causa— <i>Delivery—Sufficiency of deposit books as indicia of title</i> [BIRCH v. TREASURY SOLICITOR]	1198
BANKRUPTCY	
Bankruptcy notice— <i>Validity—Formal defect—Copy served on debtor entitled in the wrong court—</i> <i>Bankruptcy Act, 1914 (c. 59), s. 147 (1) [Re A DEBTOR (No. 21 of 1950). Ex parte THE</i> <i>DEBTOR v. BOWMAKER, LTD.]</i>	1129
Effect on transaction by bankrupt— <i>Payment by cheque before bankruptcy—Collection of money</i> <i>by payee's bank after bankruptcy—Bankrupt granted secured overdraft by bank—Bankruptcy</i> <i>Act, 1914 (c. 59), s. 45, s. 47 (1) [Re HONE (a bankrupt). Ex parte THE TRUSTEE v. KENSING-</i> <i>TON BOROUGH COUNCIL]</i>	716
Notice— <i>Validity—Judgment creditor resident abroad outside the scheduled territories—Notice</i> <i>requiring payment into court—Exchange Control Act, 1947 (c. 14), sched. IV, para. 3—Exchange</i> <i>Control (Bankruptcy Notices) Order, 1949 (S.I. 1949, No. 585), art. 1 (a), sched., Part 1—</i> <i>R.S.C. Ord. 42, r. 1 (2) [Re A DEBTOR, No. 277 of 1950. Ex parte THE DEBTOR v.</i> <i>LIGUORI]</i>	733
Preferential claim— <i>Assessed tax—Excess profits tax in respect of a chargeable accounting period</i> <i>other than last completed period before bankruptcy—Bankruptcy Act, 1914 (c. 59), s. 33 (1)</i> <i>(a) [Re PRATT. Ex parte INLAND REVENUE COMMISSIONERS v. PHILLIPS (TRUSTEE IN</i> <i>BANKRUPTCY)]</i>	540, 994
Rescission of receiving order— <i>Application for rescission after expiration of time allowed for appeal</i> <i>—Circumstances in which application entertained—Bankruptcy Act, 1914 (c. 59), s. 108 (1)</i> <i>[Re COHEN (A BANKRUPT). Ex parte THE BANKRUPT v. INLAND REVENUE COMMISSIONERS]</i> ..	36
BASTARDY	
Child born abroad of foreign mother domiciled abroad— <i>Putative father British subject domiciled</i> <i>in England—Jurisdiction to make affiliation order—Bastardy Laws Amendment Act, 1872</i> <i>(c. 65), s. 3 [TETAU v. O'DEA]</i>	695
BENEFIT TO COMMUNITY	
Charitable object. <i>See</i> CHARITY.	
BETTING	
<i>See</i> GAMING.	
BIAS	
Justices'. <i>See</i> JUSTICES.	
BIGAMY	
<i>See</i> CRIMINAL LAW.	
BILL OF LADING	
<i>See</i> SHIPPING.	
BOUNDARY	
Of local authority— <i>Alteration. See</i> LOCAL GOVERNMENT	
BREWERY COMPANY	
Income tax— <i>Deductions against profits—Tied houses—Premises held under long leases—Rent</i> <i>exceeding net annual value—Premises sub-let at rents lower than net annual value—Deduction</i> <i>of rent forgone [TAMPLIN & SON'S BREWERY BRIGHTON, LTD. v. NASH]</i>	95
BUILDING	
Regulations. <i>See</i> PUBLIC HEALTH.	
BUILDING LAND	
Compulsory purchase by Central Land Board— <i>Power of board to acquire land for disposal for</i> <i>permitted development—Planning permission granted by local authority to prospective lessee—</i> <i>Owner unwilling to sell at existing use value [EARL FITZWILLIAM'S WENTWORTH ESTATES</i> <i>Co. v. MINISTER OF TOWN AND COUNTRY PLANNING]</i>	765
BUILDING OPERATION	
Lighting of "working place"— <i>Injury to night watchman [FIELD v. PERRYS (EALING) LTD.]</i> ..	521
BUILDING SOCIETY	
Society in dissolution— <i>Annual meeting—Duty of trustees to summon—Building Societies Act,</i> <i>1874 (c. 42), s. 32—Building Societies Act, 1894 (c. 47), s. 9 [FAYNE v. COE]</i>	111
CANDLESTICKS	
On church altar. <i>See</i> ECCLESIASTICAL LAW.	
CAPITAL	
Application to purpose not authorised by trust instrument— <i>Compensation for chattels destroyed</i> <i>by enemy action [Re MOUNT EDGUMBE SETTLED ESTATES]</i>	242
CARRIAGE BY SEA	
<i>See</i> SHIPPING.	
CARRIAGE OF PASSENGERS	
Injury to passenger— <i>Defective paving near edge of platform—Breach of implied warranty that</i> <i>premises reasonably safe [PROTHEROE v. RAILWAY EXECUTIVE]</i>	1093
Statutory undertakers— <i>Profits tax—Exemption—"Authorised person" limited by enactment</i> <i>as regards charge for service—Taxicab company—Cabs licensed under statute—Maximum</i> <i>fares prescribed—Relationship between driver and company that of bailee and bailor [LONDON</i> <i>GENERAL CAB CO., LTD. v. INLAND REVENUE COMMISSIONERS]</i>	566
CERTIORARI	
Rent tribunal determination. <i>See</i> RENT CONTROL (Tribunal).	
CHARGING ORDER	
For solicitor's costs. <i>See</i> SOLICITOR (Costs).	
CHARITABLE PURPOSE	
<i>See</i> CHARITY.	
CHARITY	
Benefit to community— <i>Aged persons—Gift to persons in certain parish over sixty-five years of age</i> <i>—Charitable Uses Act, 1601 (43 Eliz., c. 4), preamble [Re ROBINSON (deceased)]</i>	1145
[<i>Re BRADBURY (deceased)</i>]	1150
[<i>Re GLYN'S WILL TRUSTS</i>]	1150

	PAGE
CHARITY— <i>continued</i>	
Cy-pres doctrine—General charitable intention—Unconditional gift for particular purpose—Purpose impracticable [<i>Re GOOD'S WILL TRUSTS</i>]	853
Hospital—Vesting in Minister of Health—Whether remaining a charity—National Health Service Act, 1946 (c. 81), s. 59 (1), (2) [<i>Re FRERE (deceased)</i>]	513
Perpetuities—Gift dependent on future uncertain event—Trustees directed to retain fund until such time as a candidate for the priesthood comes forward from a certain church [<i>Re MANDER (deceased)</i>]	191
Relief of poverty—"For the permanent aid of distressed gentlefolk and similar purposes [<i>Re YOUNG (deceased)</i>]	1245
Town and country planning—Benefit to community—Promotion of industry, commerce and art [<i>CRYSTAL PALACE TRUSTEES v. MINISTER OF TOWN AND COUNTRY PLANNING</i>]	857
Uncertainty—Gift to Royal College of Surgeons—Subsidiary or incidental object of college not charitable [<i>Re BLAND-SUTTON'S WILL TRUSTS</i>]	466
CHARTERPARTY	
See SHIPPING.	
CHEMIST	
Chemist's shop—Factory—Staff comprising manager, dispenser, assistants and porter—Porter alone employed in manual labour [<i>JOYCE v. BOOTS CASH CHEMISTS (SOUTHERN) LTD.</i>]	719
CHEQUE	
Bankruptcy—Payment by cheque before bankruptcy—Collection of money by bank after bankruptcy—Bankrupt granted secured overdraft by bank [<i>Re HONE (A BANKRUPT). Ex parte THE TRUSTEE v. KENSINGTON BOROUGH COUNCIL</i>]	716
CHILD	
Custody. See JUSTICES (Infant).	
CHILDREN AND YOUNG PERSONS	
Approved school order—Order against young person aged sixteen—Appeal by parents to quarter sessions—Young person over seventeen when appeal heard—Jurisdiction to hear appeal—Children and Young Persons Act, 1933 (c. 12), s. 62 (1) (a) [<i>RUGMAN v. DROVER</i>]	575
CINEMATOGRAPH	
Film—Storage—Inflammable substance—Storage in cave—"Premises" within the Celluloid and Cinematograph Film Act, 1922 (c. 35), s. 1 (1) [<i>GARDINER v. SEVENOAKS RURAL DISTRICT COUNCIL</i>]	84
CLUB	
Members' club—Member injured through faulty construction of club premises—Liability of management committee for breach of warranty [<i>SHORE v. MINISTRY OF WORKS</i>]	228
COAL	
Nationalisation of industry—Valuation of transferred interests—Price if sold "in the open market by a willing seller to a willing buyer"—"All relevant circumstances"—Regulations controlling prices—Coal Industry Nationalisation Act, 1946 (c. 59), s. 13 (4), s. 13 (5) [<i>PRIESTMAN COLLIERIES, LTD., v. NORTHERN DISTRICT VALUATION BOARD</i>]	129
COMMISSION	
Estate agent. See AGENT.	
COMMUNITY	
Benefit to—Charitable object. See CHARITY.	
COMPANY	
Private company—Articles of association—Fraud on minority shareholders—Restriction on transfer of shares—Special resolution enabling sale to outsiders with sanction of an ordinary resolution—Impeachment—Discrimination between majority and minority shareholders—Intention of voters—Sale price of majority holding to be paid partly out of assets of company [<i>GREENHALGH v. ARDERNE CINEMAS, LTD.</i>]	1120
Receiver—Preferential payments—Rates—Failure to pay out of assets coming to receiver's hands—Subsequent loss of assets—Liability of receiver—Companies Act, 1929 (c. 23), s. 78 (1) [<i>WESTMINSTER CITY COUNCIL v. HASTE</i>]	65
Winding-up—Compulsory winding-up—Petition for relief under Companies Act, 1948, s. 210 (1), or for winding-up order—Petitioner's costs—Taxation—Affidavit in support of petition in addition to statutory affidavit—Documents exhibited to statutory affidavit—Acute conflict between parties—Petition grounded on allegation that affairs of company required investigation—Additional affidavit—Companies Act, 1948 (c. 38), s. 210 (1), s. 224 (1)—Companies (Winding-up) Rules, 1949 (S.I. 1949, No. 330), r. 3, r. 30, Appendix, Form 9 [<i>Re S. A. HAWKEN, LTD.</i>]	408
Election—Application for order that winding-up invalid—Previous application for leave to appeal out of time against rejection of proof—Consent to adjournment of application for leave pending decision on application for order that winding-up invalid [<i>BANQUE DES MARCHANDS DE MOSCOU (KOUPETSCHESKY) (IN LIQUIDATION) v. KINDERSLEY</i>]	105, 549
Execution—Execution not completed until after order for winding-up—English winding-up ancillary to foreign winding-up—Rights of creditor—Discretion of court—Companies Act, 1948 (c. 38), s. 325 (1) (c) [<i>Re SUIDAIR INTERNATIONAL AIRWAYS, LTD.</i>]	920
Jurisdiction—Company not carrying on business in England, but having substantial assets here—Companies Act, 1929 (c. 23), s. 338 (1), (2) [<i>BANQUE DES MARCHANDS DE MOSCOU (KOUPETSCHESKY) (IN LIQUIDATION) v. KINDERSLEY</i>]	105, 549
Preferential creditor—Advances for payment of wages—Advances by bank on current account on being satisfied that an amount equal to advance would shortly be paid in—Companies Act, 1948 (c. 38), s. 319 (4) [<i>Re PRIMROSE (BUILDERS), LTD.</i>]	334
Rights of execution creditor—Goods seized by sheriff, but execution not completed, before commencement of winding-up—Notice of meeting of creditors served on sheriff within fourteen days of sale of goods—Notice of meeting at which resolution for voluntary winding-up was to be proposed—Resolution passed for compulsory winding-up—Subsequent order for compulsory winding-up—Duties of sheriff—Companies Act, 1948 (c. 38), s. 325 (1), s. 326 (2) [<i>BLUSTON & BRAMLEY, LTD. v. LEIGH (EULER, THIRD PARTY)</i>]	29
COMPENSATION	
Compulsory purchase. See COMPULSORY PURCHASE.	
Loss of office—Liability to income tax. See INCOME TAX.	
Requisitioned property. See REQUISITION (Land).	
To transferred officers of local authority. See LOCAL GOVERNMENT.	

COMPULSORY PILOTAGE	
See HARBOUR.	
COMPULSORY PURCHASE	
Building land—Compulsory purchase by Central Land Board—Power of board to acquire land for disposal for permitted development—Planning permission granted by local authority to prospective lessee—Owner unwilling to sell at existing use value— <i>Town and Country Planning Act, 1947 (c. 51), s. 43 (1)</i> [EARL FITZWILLIAM'S WENTWORTH ESTATES CO. v. MINISTER OF TOWN AND COUNTRY PLANNING]	765
Compensation—Interest in war-damaged hereditament—Flats subject to Rent Acts demolished by enemy action—Cost of works payment—Whether compensation to be assessed on the basis that rents controlled— <i>War Damage Act, 1943 (c. 21), s. 14 (1)</i> — <i>Town and Country Planning Act, 1947 (c. 51), s. 53 (1) (a)</i> [EAST END DWELLINGS CO., LTD. v. FINSBURY BOROUGH COUNCIL]	81, 943
See also TOWN AND COUNTRY PLANNING.	
CONDEMNATION	
As prize. See PRIZE LAW.	
CONDONATION	
See DIVORCE (Cruelty).	
CONFESSION	
Admissibility. See CRIMINAL LAW (Evidence).	
CONFLICT OF LAWS	
Nullity— <i>Marriage in Russia—Validity—Parties domiciled in England—Requirements of Soviet law not observed—Mutual consent—Wife forbidden to leave Russia—Avoidance for failure of condition</i> [KENWARD v. KENWARD]	297
CONNIVANCE	
See DIVORCE.	
CONSORTIUM	
See HUSBAND AND WIFE.	
CONTRACT	
Branch—Damages—Foreseeable consequence of breach—Series of contracts—Plaintiffs compromising claim by ultimate purchaser—Liability of original vendor to plaintiffs—Warranties added to succeeding contracts [BIGGIN & CO., LTD. v. PERMANITE, LTD.; BERRY WIGGINS & CO., LTD., THIRD PARTIES]	859
Measure—Inconvenience and discomfort—Annoyance and mental distress—Loss of social prestige—Decision by husband and wife not to have child [BAILEY v. BULLOCK] ..	1167
Frustration—Change of circumstances—Power of court to qualify literal words of contract—Agreement to remain in force during continuance of statutory Order—Order continued by different statute and for different reasons [BRITISH MOVIE-NEWS, LTD. v. LONDON AND DISTRICT CINEMAS, LTD.]	390
Memorandum or note—Contract of service—No mention of nature of duties—Implication of term as to reasonable notice of termination of contract where memorandum insufficient— <i>Statute of Frauds, 1877 (c. 3), s. 4</i> [JAMES v. THOMAS H. KENT & CO., LTD.]	1099
Promise made with intention to create legal relationship—Enforcement—Unequivocal acceptance of liability—Intention that promises will act on promise—Promise acted on [COMBE v. COMBE]	1115
Repudiation—Anticipatory breach—Contract with corporation for removal of refuse—Under-taking by contractors to observe bye-laws—Sealing of new bye-laws—Substantial additional burden on contractors [WILLIAM CORY & SON, LTD. v. CITY OF LONDON CORPORATION] ..	584
Sale of goods. See SALE OF GOODS.	
CONTROL OF INDUSTRY	
Development council—Power to set up—"Desired by a substantial number of persons engaged in the industry"—Need to ascertain wishes of employers and employed— <i>Industrial Organisation and Development Act, 1947 (c. 40), s. 1 (4)</i> [THORNELOE & CLARKSON v. BOARD OF TRADE] ..	246
CONVOCAATION	
Of university. See UNIVERSITY.	
CORRECTIVE TRAINING	
See CRIMINAL LAW (Sentence).	
CORROBORATION	
See CRIMINAL LAW (Evidence).	
COSTS	
Payment into court—Sum awarded less than sum paid into court—Right of defendants to costs after date of payment in—Discretion of court— <i>R.S.C., Ord. 22, r. 6</i> [FINDLAY v. RAILWAY EXECUTIVE]	969
Quarter sessions—Appeal from court of summary jurisdiction. See QUARTER SESSIONS.	
Security for costs—Legal aid—Right of assisted person to order—Matrimonial cause—Amount of order—Wife's case conducted by salaried solicitor—Wife poor person when application first made [WIGLEY v. WIGLEY]	1218
Solicitor's lien. See SOLICITOR.	
Taxation—Company—Compulsory winding-up—Petitioners' costs—Affidavit in support of petition in addition to statutory affidavit—Documents exhibited to statutory affidavit—Acute conflict between parties—Petition grounded on allegation that affairs of company required investigation [Re S. A. HAWKEN, LTD.]	408
Eight defendants jointly represented and seven successful—Two distinct issues—Main issue against one defendant only—Separate defences—Plaintiff successful on main issue—Action against other defendants dismissed with costs—Claim by successful defendants to be paid seven-eighths of fee for instructions for brief and counsel's fees [KORNER v. H. KORNER & CO., LTD.] ..	451
Fatal accident—Action by administrator under Law Reform (Miscellaneous Provisions) Act, 1934—Grant of administration obtained solely for purpose of action—Administration expenses, incidental to increased value of estate, incurred after judgment— <i>R.S.C., Ord. 65, r. 27 (29)</i> [THOMAS v. CUNARD WHITE STAR, LTD. THE QUEEN MARY]	1157
Review by court—Objection as to quantum—No error by master in principle [COON v. DIAMOND TREAD CO. (1938), LTD.]	385

	PAGE
COUNSEL	
Criminal proceedings— <i>Responsibility for indictment—Time to apply for amendment</i> [R. v. SMITH]	679
COUNTY COURT	
Jurisdiction— <i>Rent Restriction—Breach of covenant to repair in original tenancy agreement—Claim for £414 damages</i> [WOLFE v. CLARESON]	529
Specific performance— <i>Agreement to erect fence—County Courts Act, 1934 (c. 53), s. 52 (1) (d), s. 71</i> [BOURNE v. McDONALD]	183
COURT OF CRIMINAL APPEAL	
See CRIMINAL LAW (Appeal).	
CREDITOR	
Execution. See COMPANY (Winding-up).	
CRIMINAL LAW	
Appeal— <i>Power to overrule previous decisions of court—Court of Criminal Appeal—Stare decisis—Rule not applicable where liberty of subject concerned</i> [R. v. TAYLOR]	170
Bigamy— <i>Defence—Absence for seven years—"Marrying a second time"—More than one bigamy—Availability of statutory defence in respect of third and subsequent bigamies—Offences against the Person Act, 1861 (c. 100), s. 57</i> [R. v. TAYLOR]	170
Conspiracy— <i>Sentence—Imprisonment for longer than two years</i> [R. v. MORRIS]	965
Depositions— <i>Evidence given in answer to leading questions—Validity of committal—Indictable Offences Act, 1848 (c. 42), s. 17</i> [R. v. WALKER]	911
Evidence— <i>Confession—Allegation that confession improperly obtained—Ruling in absence of jury on admissibility—Right of counsel at trial again to cross-examine police and examine prisoner regarding circumstances in which confession obtained</i> [R. v. MURRAY]	925
Corroboration— <i>Direction to jury—Need for judge to refer to evidence relied on as corroboration</i> [R. v. ZIELINSKI]	1114
False pretences— <i>Indictment—Amendment—Charge of obtaining money by false pretences—Evidence that cheques, not money, obtained—Amendment to meet evidence</i> [R. v. SMITH]	679
Gross indecency— <i>No actual physical contact proved—Criminal Law Amendment Act, 1885 (c. 69), s. 11</i> [R. v. HUNT]	291
Indictment— <i>Amendment—Indictment not bad on its face—Amendment of matter of description—Charge of obtaining money by false pretences—Evidence that cheques, not money, obtained—Amendment to meet evidence—Responsibility of counsel for accuracy of indictment—Time to apply for amendment—Indictments Act, 1915 (c. 90), s. 5 (1)</i> [R. v. SMITH]	679
Receiving— <i>Recent possession of stolen property—Direction to be given to jury</i> [R. v. AVES]	330
Sentence— <i>Committal to quarter sessions by court of summary jurisdiction—Duty of quarter sessions to ascertain whether appeal against conviction pending—Criminal Justice Act, 1948 (c. 58), s. 29 (1)</i> [R. v. FAITHFUL]	1251
Common law misdemeanour— <i>Sentence of imprisonment for longer than two years</i> [R. v. MORRIS]	965
Corrective training— <i>Adverse report by Prison Commissioners</i> [R. v. MURRAY]	925
Preventive detention— <i>Length of sentence—Normal period of eight years—Criminal Justice Act, 1948 (c. 58), s. 21 (2)</i> [R. v. SEDGWICK]	397
Probation order— <i>Power of court also to fine—Criminal Justice Act, 1948 (c. 58), s. 3 (1), s. 13</i> [R. v. PARRY]	1179
Trial— <i>Plea of Not Guilty—Withdrawal—Admission of guilt—Need to take verdict of jury</i> [R. v. HEYES]	587
Vagrancy—"Known character"— <i>Evidence—Previous conviction—Accused discharged conditionally on previous conviction—Vagrancy Act, 1824 (c. 83), s. 4—Prevention of Crimes Act, 1871 (c. 112), s. 15—Criminal Justice Act, 1948 (c. 58), s. 12 (1)</i> [R. v. HARRIS]	816
CRUELTY	
See DIVORCE.	
CURRENCY CONTROL	
Bankruptcy notice— <i>Validity—Judgment creditor resident abroad outside scheduled territories—Notice requiring payment into court</i> [Re A DEBTOR, No. 277 of 1950. Ex parte THE DEBTOR v. LIGUORI]	733
CUSTODY	
Infant. See JUSTICES (Infant).	
CUSTOMS	
Illegal export— <i>Condemnation of goods by magistrate—Claimants ordered to pay five guineas costs—Appeal by claimants to quarter sessions against order of condemnation—Competency—Metropolitan Police Courts Act, 1839 (c. 71), s. 50—Customs Consolidation Act, 1876 (c. 36), s. 226</i> [R. v. LONDON (COUNTY) QUARTER SESSIONS. Ex parte BOWES]	1043
Indictment— <i>Importing prohibited goods—Need to allege intent to evade prohibition—Customs Consolidation Act, 1876 (c. 36), s. 186</i> [R. v. FRANKS]	1172
Smuggling— <i>Conspiracy—Sentence</i> [R. v. MORRIS]	965
CY-PRES DOCTRINE	
Charitable purpose— <i>General charitable intention—Unconditional gift for particular purpose—Purpose impracticable</i> [Re GOOD'S WILL TRUSTS]	663
DAMAGES	
Arbitration— <i>Power of arbitrator to award interest</i> [CHANDRIS v. ISBRANDTSEN MOLLER CO. INC.]	618
Breach of contract. See CONTRACT.	
Carriage by sea. See SHIPPING.	
Fatal Accidents Act, under. See NEGLIGENCE.	
Law Reform Act, under. See NEGLIGENCE.	
Libel. See LIBEL.	
Measure of damages— <i>Foreseeable consequence of breach of contract—Series of contracts—Plaintiffs compromising claim by ultimate purchaser—Liability of original vendor to plaintiffs—Warranties added to succeeding contracts</i> [BIGGIN AND CO., LTD. v. PERMANITE, LTD.; BERRY WIGGINS & CO., LTD., THIRD PARTIES]	859
Negligence. See NEGLIGENCE.	

DANGEROUS DRIVING	
<i>See</i> STREET TRAFFIC.	
DANGEROUS GOODS	
Sale of. <i>See</i> NEGLIGENCE.	
DEBENTURE	
Gas company— <i>Compensation to debenture holder on nationalisation. See</i> GAS.	
DECLARATION	
Legitimacy. <i>See</i> LEGITIMATION.	
DEFENDANT	
Adding to parties to action. <i>See</i> PRACTICE (Parties).	
DEPOSITIONS	
<i>See</i> CRIMINAL LAW.	
DEVELOPMENT COUNCIL	
<i>See</i> CONTROL OF INDUSTRY.	
DISCOMFORT	
Damages for— <i>Breach of contract. See</i> CONTRACT (Breach—Damages).	
DISCOVERY	
Interrogatories—"Opposite parties"—Joint tortfeasors—Administration of interrogatories by one tortfeasor to another—Necessity of notice—R.S.C., Ord. 31, r. 1 [CLAYSON v. ROLLS ROYCE, LTD.]	884
Privilege—Production of documents—Communications between insurers and assured—Communications before plaintiffs' formal claim—Right of court to inspect documents—R.S.C., Ord. 31, r. 19A (2) [WESTMINSTER AIRWAYS, LTD. v. KUWAIT OIL CO., LTD.]	596
DISCRETION	
Exercise by Divorce Court. <i>See</i> DIVORCE (Discretion).	
DISCRETIONARY TRUST	
<i>See</i> TRUST AND TRUSTEE.	
DISQUALIFICATION	
Driving licence. <i>See</i> STREET TRAFFIC.	
DIVORCE	
Appeal—Court of Appeal—Undefended petition by husband—Right of wife to appear in Court of Appeal [GILLOOLY v. GILLOOLY]	1118
Jurisdiction—Divisional Court—"No error of the court at the hearing alleged"—New evidence obtained after trial—Unsuccessful party entitled to appeal to Court of Appeal—Matrimonial Causes Rules, 1947 (S.R. & O., 1947, No. 523/L9), r. 36 [PRINCE v. PRINCE]	375
Connivance—Suspicion of adulterous association—Watching and eavesdropping—Opportunity created for adultery—No intention to promote or encourage adultery—Motive only to obtain evidence [DOUGLAS v. DOUGLAS]	748
Cruelty—Condonation—Revival of cruelty—Inference that conditional forgiveness has become absolute after lapse of time—Cruelty committed from 1930-38—Alleged revival after 1945 [BEALE v. BEALE]	539
Defence—Insanity [LISSACK v. LISSACK]	233
Neglect by wife of husband and child—Refusal of sexual intercourse—Desire to end marriage—No evidence of intention to wound husband or of injury to his health [KASLEFSKY v. KASLEFSKY]	398
Standard of proof—"Beyond reasonable doubt" [BATER v. BATER]	458
Decree nisi—Substitution of decree of judicial separation—Motive of financial advantage—Exercise of discretion of court [JEFFREY v. JEFFREY]	449
Discretion—Lack of frankness—Incomplete disclosure in first statement—Complete confession in second statement and in court [GILLOOLY v. GILLOOLY]	1118
Domicil—Petition by wife—Extent of onus on wife to prove husband's domicil in England—Husband domiciled in Canada at date of presentation of petition—Wife resident in England for thirty-one months, and in Canada for five months, of three years immediately preceding commencement of proceedings—"Ordinarily resident"—Law Reform (Miscellaneous Provisions) Act, 1949 (c. 100), s. 1 (1) (a) [HOPKINS v. HOPKINS]	1085
Evidence—Privilege—Letter by husband to probation officer—Probation officer consulted by wife, but not accepted as conciliator by husband [MOLE v. MOLE]	328
Judicial separation—Substitution of decree for decree nisi of divorce—Motive of financial advantage—Exercise of discretion of court—Supreme Court of Judicature (Consolidation) Act, 1925 (c. 49), s. 183 (3) (added by Matrimonial Causes Act, 1937 (c. 57), s. 9) [JEFFREY v. JEFFREY]	449
Maintenance—Amount—Wife's earning capacity—When to be taken into account [ROSE v. ROSE]	311
Assessment—Factors to be considered—Conduct of parties—Matters excluded from consideration—Not brought forward at trial—Inconsistency with decree—Matters calculated to produce different result at trial—Supreme Court of Judicature (Consolidation) Act, 1925 (c. 49), s. 190 (1) [DUCESNE v. DUCESNE]	784
Children—Order for payment of annual sum to be held in trust for children—Power of court to create trust in favour of children—Supreme Court of Judicature (Consolidation) Act, 1925 (c. 49), s. 193 (3) (added by the Matrimonial Causes Act, 1937 (c. 57), s. 10 (4)) [YATES (INSPECTOR OF TAXES) v. STARKEY]	614
Undertaking by husband to pay yearly allowance—Forbearance by wife to apply for order for maintenance—Enforcement of undertaking [COMBE v. COMBE]	1115
Petition—Service—Dispensing with service—Substituted service ineffective—Discretion of judge—Matrimonial Causes Act, 1857 (c. 85), s. 42 [PAOLANTONIO v. PAOLANTONIO]	404
Practice—Second petition—Petition for divorce on the ground of cruelty—Leave to file second petition on the ground of desertion—First petition still on file [DEMETRIOU v. DEMETRIOU]	49
Security for costs—Assisted person. <i>See</i> LEGAL AID.	
Variation of settlement. <i>See</i> VARIATION OF SETTLEMENT.	
DOCUMENT	
Inspection by court—To determine claim to privilege [WESTMINSTER AIRWAYS, LTD. v. KUWAIT OIL CO., LTD.]	596
Production. <i>See</i> DISCOVERY.	

DOMICIL	
Divorce. <i>See</i> DIVORCE.	
DONATIO MORTIS CAUSA	
<i>See</i> GIFT.	
DRUNK	
In charge of carriage while drunk. <i>See</i> HIGHWAY.	
EASEMENT	
Implied reservation— <i>Lease—Display of advertisements on outer wall of demised premises</i> [Re WEBB]	828
ECCLESIASTICAL LAW	
Ornaments— <i>Candlesticks—Legality of six candlesticks on the Holy Table or retable</i> [Re ST. SAVIOUR'S, WALTHAMSTOW]	70, 812
EDUCATION	
Remuneration of teachers— <i>Augmentation of war service pay—New Burnham scales of salary introduced in 1945—Right of teachers on war service to increased scales</i> [TURBURVILLE v. WEST HAM CORPORATION]	54
ELECTION	
Company— <i>Winding-up—Application for order that winding-up invalid—Previous application for leave to appeal out of time against rejection of proof—Consent to adjournment of application for leave pending decision on application for order that winding-up invalid</i> [BANQUE DES MARCHANDS DE MOSCOU (KROUPETSKESKY) (IN LIQUIDATION) v. KINDERSLEY]	105, 549
EMERGENCY LEGISLATION	
Requisition. <i>See</i> REQUISITION.	
ENTAILED INTEREST	
Disposition—"Devise referring specifically to the property" [Re MANOR FARM, KYTES HARDWICK]	572
ESTATE AGENT	
<i>See</i> AGENT.	
ESTATE DUTY	
Property deemed to pass— <i>Money received under policy of assurance—"Effected" by deceased—"Wholly kept up . . . for . . . a donee"—Payment of initial premiums by third party—Commutation of premiums—Policy for the benefit of donee and the deceased—Customs and Inland Revenue Act, 1889 (c. 7), s. 11 (1)—Finance Act, 1894 (c. 30), s. 2 (1) (c)</i> [Re OAKES (deceased)]	851
EXCESS PROFITS TAX	
Computation of standard profits—"Working proprietors"— <i>Director of company "owning" shares—Shareholding as joint owner—Finance (No. 2) Act, 1939 (c. 109), s. 13 (2) (b) (as substituted by Finance Act, 1940 (c. 29), s. 81 (1))</i> [INLAND REVENUE COMMISSIONERS v. T. W. LAW, LTD.]	196
"Income received from investment"— <i>Fees from licences to perform gramophone records in public collected and distributed to members by company limited by guarantee—Finance (No. 2) Act, 1939 (c. 109), sched. VII, Part I, para. 6 (1)</i> [ELECTRIC AND MUSICAL INDUSTRIES, LTD. v. INLAND REVENUE COMMISSIONERS]	261
Preferential claim for, in bankruptcy— <i>Tax claimed in respect of chargeable accounting period other than last completed period before bankruptcy</i> [Re PRATT. <i>Ex parte</i> INLAND REVENUE COMMISSIONERS v. PHILLIPS (TRUSTEE IN BANKRUPTCY)]	540, 994
EXCESSIVE SPEED	
<i>See</i> STREET TRAFFIC.	
EXCHANGE CONTROL	
<i>See</i> CURRENCY CONTROL.	
EXECUTION	
Against company— <i>Execution not completed until after order for winding-up—English winding-up ancillary to foreign winding-up—Rights of creditor—Discretion of court</i> [Re SUDAIR INTERNATIONAL AIRWAYS, LTD.]	920
Sale by sheriff of goods seized— <i>Title of purchaser—Rights of true owner—Bankruptcy and Deeds of Arrangement Act, 1913 (c. 34), s. 15</i> [CURTIS v. MALONEY]	201, 982
EXECUTION CREDITOR	
Rights in company's winding-up. <i>See</i> COMPANY (Winding-up).	
EXPECTATION OF LIFE	
Element in assessing damages for negligence. <i>See</i> NEGLIGENCE (Damages).	
FACTOR	
Mercantile agent— <i>Possession of goods—Motor car—Consent given by owner to possession of car—Registration book obtained by a trick—Sale of car with registration book—Title of innocent purchaser—Factors Act, 1889 (c. 45), s. 2 (1)</i> [PEARSON v. ROSE & YOUNG, LTD. (LITTLE, THIRD PARTY; MARSHALL, FOURTH PARTY)]	1027
FACILITY	
Building operations—"Premises . . . temporarily used for . . . construction of a building"— <i>Night watchman injured during week-end stoppage of work—Machinery not being used, but available for use—"Working-place"—Watchman's tour of inspection—"Efficiently lighted"—Watchman provided with hurricane lamp—Building Regulations, 1926 (S. R. & O., 1926, No. 738), reg. 15</i> [FIELD v. PERRYS (EALING), LTD.]	521
Chemist's shop— <i>Staff comprising manager, dispenser, assistants and porter—Porter alone employed in manual labour—Factories Act, 1937 (c. 67), s. 151 (1)</i> [JOYCE v. BOOTS CASH CHEMISTS (SOUTHERN), LTD.]	719
Fencing—"Securely fenced"— <i>Test—Fencing giving security from reasonably expected dangers—Factories Act, 1937 (c. 67), s. 13 (1)</i> [BURNS v. JOSEPH TERRY & SONS, LTD.]	987
Lifting tackle— <i>Tackle of good construction, etc., supplied by employers, but used for wrong purpose by servant—Fellow-servant killed—Liability of employers—Factories Act, 1937 (c. 67), s. 23 (1) (a)</i> [BEADSLEY v. UNITED STEEL COMPANIES, LTD.]	872
Safe means of access to place of work— <i>Maintenance of floors and passages—Passage leading to canteen—Rainwater collected on floor of passage—Factories Act, 1937 (c. 67), s. 25 (1), s. 26 (1)</i> [DAVIES v. DE HAVILLAND AIRCRAFT CO., LTD.]	582

FAIR COMMENT	
<i>See</i> LIBEL (Particulars).	
FALSE PRETENCES	
Obtaining money or valuable security by. <i>See</i> CRIMINAL LAW.	
FALSE TRADE DESCRIPTION	
<i>See</i> TRADE MARK.	
FENCE	
Agreement to erect— <i>Specific performance</i> — <i>Power of county court to decree</i> [BOURNE v. McDONALD]..	183
FENCING	
Dangerous machinery. <i>See</i> FACTORY.	
FILM	
<i>See</i> CINEMATOGRAPH.	
FLOOR	
Factory, in— <i>Maintenance</i> . <i>See</i> FACTORY.	
FOOD AND DRUGS	
Proceedings against third party— <i>Information by retailer against supplier</i> — <i>Need for retailer to prove contravention of Act</i> by supplier— <i>Food and Drugs Act, 1938</i> (c. 56), s. 83 (1) [MOORE v. RAY]..	561
Sample— <i>Delivery of sample to consignor</i> — <i>Consignor's name, but no address, appearing on container</i> — <i>Consignor's address known to sampling officer</i> — <i>Validity</i> — <i>Food and Drugs Act, 1938</i> (c. 56), s. 70 (2) [FENN v. GAZE]	819
Selling to the prejudice of the purchaser— <i>Information</i> — <i>Validity</i> — <i>Charge of selling milk "not of the nature, substance, and quality" of the article demanded</i> — <i>Food and Drugs Act, 1938</i> (c. 56), s. 3 (1) [MOORE v. RAY] ..	561
FOREIGN GOVERNMENT	
Recognition— <i>Retroactive effect</i> . <i>See</i> INTERNATIONAL LAW.	
FORFEITURE	
Clause in will. <i>See</i> WILL (Forfeiture clause).	
FRIENDLY SOCIETY	
Action against trustees— <i>Tort</i> — <i>Libel</i> — <i>Competence</i> — <i>Friendly Societies Act, 1896</i> (c. 25), s. 94 (1) [LONGDON-GRIFFITHS v. SMITH] ..	662
Registrar— <i>Approval of trade union rules</i> — <i>Effect</i> [BIRCH v. NATIONAL UNION OF RAILWAYMEN]	253
FRUSTRATION	
<i>See</i> CONTRACT.	
GAMING	
Promise to pay person money paid by him in respect of gaming contract— <i>Loan to repay lost bets</i> — <i>Term that loan should be applied in payment of betting debt</i> — <i>Gaming Act, 1892</i> (c. 9), s. 1 [MACDONALD v. GREEN] ..	1240
GAS	
Nationalisation— <i>Agreement made after November 19, 1945, but before January 23, 1948</i> — <i>Disclaimer by area gas board</i> — <i>Reference to Gas Arbitration Tribunal</i> — <i>Disclaimer not allowed by tribunal</i> — <i>Jurisdiction of court</i> — <i>Gas Act, 1948</i> (c. 67), s. 36 (5) [O'MEARA v. SOUTH EASTERN GAS BOARD] ..	481
Compensation—"Securities"— <i>Debenture</i> — <i>Redeemable mortgage debenture</i> — <i>Gas Act, 1948</i> (c. 67), s. 74 (1) [PEARL ASSURANCE CO., LTD. v. WEST MIDLANDS GAS BOARD] ..	844
GIFT	
Donatio mortis causa— <i>Bank balances</i> — <i>Deposit accounts</i> — <i>Delivery</i> — <i>Animus donandi</i> — <i>Sufficiency of deposit books as indicia of title</i> [BIRCH v. TREASURY SOLICITOR] ..	1198
GOLD PLATE	
<i>See</i> PLATE.	
GOODS	
Sale of. <i>See</i> SALE OF GOODS.	
GOVERNMENT DEPARTMENT	
Entry on land by contractors to do work— <i>Negligence of contractors</i> — <i>Liability of department</i> [DARLING v. ATTORNEY-GENERAL] ..	793
GROSS INDECENCY	
<i>See</i> CRIMINAL LAW.	
GUARANTEE	
Hire-purchase agreement— <i>Indemnity against loss sustained through breach by hirer</i> — <i>Term that guarantor should be informed if payment of instalment more than thirty days overdue</i> — <i>Agreement to give time to hirer</i> — <i>When payment "overdue"</i> [MIDLAND COUNTIES MOTOR FINANCE CO., LTD. v. SLADE] ..	821
HAIR DYE	
Injury to customer of hairdresser. <i>See</i> NEGLIGENCE (Dangerous goods).	
HALLMARK	
<i>See</i> PLATE.	
HARBOUR	
Pilot— <i>Compulsory pilot</i> — <i>Responsibility of shipowner</i> — <i>Action by shipowner against harbour board for negligence</i> — <i>Counterclaim by board for damage to harbour</i> — <i>Contributory negligence</i> — <i>Harbours, Docks, and Piers Clauses Act, 1847</i> (c. 27), s. 74— <i>Pilotage Act, 1913</i> (c. 31), s. 15 [WORKINGTON HARBOUR AND DOCK BOARD v. OWNERS OF THE S.S. TOWERFIELD]..	414
HIGHWAY	
Drunk in charge of "carriage"— <i>Inclusion in "carriage" of bicycle</i> — <i>Licensing Act, 1872</i> (c. 94), s. 12 [CORKERY v. CARPENTER] ..	745
Negligence on. <i>See</i> NEGLIGENCE.	
Nuisance on. <i>See</i> NUISANCE.	
Stopping up— <i>Town and country planning</i> — <i>Power of Minister of Transport to override statute giving inhabitants right to use highway</i> [HARLOW v. MINISTER OF TRANSPORT] ..	1005

HIRE-PURCHASE

- Guarantee for performance of agreement by hirer—*Term that guarantor should be informed if payment of instalment more than thirty days overdue—Agreement to give time to hirer—When payment "overdue"* [MIDLAND COUNTIES MOTOR FINANCE CO., LTD. v. SLADE] .. 821

HOLIDAYS

Remuneration. See WAGES.

HOSPITAL

See CHARITY; NATIONAL HEALTH SERVICE; WILL.

HOTCHPOT

See ADMINISTRATION OF ESTATES (Partial intestacy).

HOUSING

- Insanitary house—*Notice to execute work—Appeal to county court—Owner's undertaking to do part of work—Power of court to quash notice as a whole—Housing Act, 1936 (c. 51), s. 9 (1), s. 15 (2)* [COCHRANE v. CHANTONBURY RURAL DISTRICT COUNCIL] .. 1184
- Purchase price—*Limitation—House built under building licence—Maximum rent to be charged on letting stated in application for licence—No condition limiting rent attached to licence—Condition limiting rent and purporting to be condition "attached to a building licence" registered as local land charge* [R. v. BARNET, ETC., RENT TRIBUNAL. *Ex parte* REED'S INVESTMENTS, LTD.] .. 848

HUSBAND AND WIFE

- Consortium—*Right of consortium—Husband injured and losing sexual capacity owing to defendant's negligence—Defendant's liability to wife* [BEST v. SAMUEL FOX & CO., LTD.] .. 798
- Maintenance—*Application to High Court—Injunction to prevent husband removing assets outside jurisdiction pending hearing of application—Law Reform (Miscellaneous Provisions) Act, 1949 (c. 100), s. 5 (1)* [SCOTT v. SCOTT] .. 1154

INCOME TAX

- Compensation for loss of office—*Term in service agreement for payment on termination of service agreement—Income Tax Act, 1918 (c. 40), sched. E, r. 1* [DALE v. DE SOISSONS] .. 460
- Deduction against profits—*Brewery company—Tied houses—Premises held under long leases—Rent exceeding net annual value—Premises sub-let at rents lower than net annual value—Deduction of rent forgone—Income Tax Act, 1918 (c. 40), sched. D, Cases I and II, r. 3 (m)—Finance Act, 1940 (c. 29), s. 17 (2)* [TAMPLIN & SON'S BREWERY BRIGHTON, LTD. v. NASH] .. 93
- Publication of journals for charity—Profits paid to charity—Liability of publishers in respect of profits* [HUTCHINSON & CO., LTD. v. TURNER] .. 633
- Subscriptions to charity on behalf of employees—Income Tax Act, 1918 (c. 40), sched. D, Cases I and II, r. 3 (a)* [HUTCHINSON & CO., LTD. v. TURNER] .. 638
- Deduction of tax—*Agreement to pay remuneration without deduction of tax—Validity—Income Tax Act, 1918 (c. 40), All Schedules Rules, r. 23 (2)* [JAWORSKI v. INSTITUTION OF POLISH ENGINEERS IN GREAT BRITAIN, LTD.] .. 51, 1191
- Income from foreign possessions—*New source in year of assessment—Shares in foreign company—Acquired prior to 1942-43—Income first received in 1942-43—Liability to tax in that year—New source of income "in any year of assessment"—Finance Act, 1926 (c. 22), s. 30, proviso (ii)* [GOODLASS WALL AND LEAD INDUSTRIES, LTD. v. ATKINSON] .. 314
- Profit from profession or vocation—*Authors—Lump sum received for film rights of books—Capital or income—Income Tax Act, 1918 (c. 40), sched. D, case II* [HOWSON (INSPECTOR OF TAXES) v. MONSELL] .. 1239
- Profits of trade—*Capital profit—Profit on collection of book debt—Book debt included among assets acquired from predecessor—Purchase of debt at discount—Election to be treated as having set up new trade—Ultimate payment of debt in full—Income Tax Act, 1918 (c. 40), sched. D, Case I* [REYNOLDS AND GIBSON v. CROMPTON] .. 502
- Reliefs—*Children's allowance—Secured maintenance order—Order providing for payment of annual sum to be held in trust for children—Treatment as husband's income of sums paid—"Settlement"—"Settlor"—Finance Act, 1936 (c. 34), s. 21 (1), (9)* [YATES (INSPECTOR OF TAXES) v. STAREY] .. 614

INCONVENIENCE

Damages for—*Breach of contract. See CONTRACT (Breach—Damages).*

INDICTMENT

See CRIMINAL LAW.

Customs offences. See CUSTOMS.

INDUSTRIAL DISEASE

See WORKMEN'S COMPENSATION.

INDUSTRY

Control. See CONTROL OF INDUSTRY.

INFANT

- Application to make ward of court—*Need for infant to be made respondent to originating summons—Law Reform (Miscellaneous Provisions) Act, 1949 (c. 100), s. 9* [Re S. (AN INFANT)] .. 159
- Maintenance—*Application—Form of summons—Parties—Condition of making order that another should have applied for custody* [Re DULLES' SETTLEMENT TRUSTS] .. 1013
- Application to justices by mother for order against father—Venue—Child living out of England—Power of justices to make order* [R. v. SANDRACH JUSTICES. *Ex parte* SMITH] .. 781
- Father foreign citizen resident abroad—Submission of father to jurisdiction of High Court* [Re DULLES' SETTLEMENT TRUSTS] .. 1013
- Justices' order enforcing previous maintenance order—Right of appeal to High Court—Guardianship of Infants Act, 1925 (c. 45), s. 7 (3)* [Re STERN] .. 160
- See also DIVORCE; JUSTICES.

INFLAMMABLE SUBSTANCE

Cinematograph film—*Storage. See CINEMATOGRAPH.*

INJUNCTION

- Husband and wife—*Maintenance—Application to High Court—Injunction to prevent husband removing assets outside jurisdiction pending hearing of application for maintenance—Validity* [SCOTT v. SCOTT] .. 1154

	PAGE
INSANITARY HOUSE	
<i>See</i> HOUSING.	
INSANITY	
Defence to charge of cruelty [LISSACK <i>v.</i> LISSACK]	233
INSURANCE	
Life assurance— <i>Estate duty on money received under policy.</i> <i>See</i> ESTATE DUTY.	
Motor insurance— <i>Third-party insurance.</i> <i>See</i> STREET TRAFFIC (Driving uninsured motor vehicle).	
INTEREST	
Arbitration— <i>Award of damages—Power of arbitrator to award damages</i> [CHANDRIS <i>v.</i> ISBRANDTSEN MOLLER CO., INC.]	618
Sale of land— <i>Interest on purchase price—Purchaser in possession before completion—Failure to complete—Payment of purchase money into court—Liability of purchaser to pay interest from date of lodgment until completion</i> [PEARLBERG <i>v.</i> MAY]	1022
INTERNATIONAL LAW	
Recognition of foreign government— <i>Retroactive effect—Payment of compensation to officers and men of Polish merchant navy on their leaving their ships—Offer made in London on July 5, 1945, by Minister of old Polish government, on behalf of Polish shipping company—Recognition by British government of new Polish government from midnight on July 5/6, 1945—Offer accepted and acted on, in England, after recognition of new Polish government</i> [BOGUSLAWSKI <i>v.</i> GDYNIA AMERYKA LINIE]	355
INTERROGATORIES	
<i>See</i> DISCOVERY.	
INTESTACY	
Partial intestacy— <i>Hotchpot.</i> <i>See</i> ADMINISTRATION OF ESTATES.	
JOINT TENANCY	
Under will— <i>Disclaimer—Purported disclaimer by one joint tenant—Release</i> [Re SCHAR, deceased]	1069
JOINT TORTFEASORS	
<i>See</i> TORT.	
JUDGMENT	
Judgment on admission of facts— <i>Discretion of court—Specially indorsed writ—Unconditional leave to defend granted although claim partially admitted—Defence partially admitting claim—Payment into court—R.S.C., Ord. 32, r. 6</i> [LANCASHIRE WELDERS, LTD. <i>v.</i> HARLAND AND WOLFF, LTD.]	1096
JUDICIAL SEPARATION	
<i>See</i> DIVORCE.	
JURY	
Verdict— <i>Need to take—Plea of Not Guilty—Withdrawal and admission of guilt</i> [R. <i>v.</i> HEYES] ..	587
JUSTICES	
Bias— <i>Application for possession of cottage—Clerk to justices having acted for vendor of cottage on sale to applicant several years previously—Advice to justices on evidence—Comment after decision of justices—Conclusion of justices that no case to answer—Decision announced during respondent's examination, and before cross-examination</i> [R. <i>v.</i> LOWER MUNSLOW JUSTICES. <i>Ex parte</i> PUDGE]	756
Infant— <i>Custody and maintenance—Application by mother for order against father—Venue—Child living out of England—Power of justices to make order</i> [R. <i>v.</i> SANDBACH JUSTICES. <i>Ex parte</i> SMITH]	781
Sentence— <i>Committal to quarter sessions—Case tried summarily on application of prosecution—Committal a nullity—Refusal of adjudication by quarter sessions—Power of justices to conclude hearing and pass sentence—Criminal Justice Act, 1948 (c. 58), s. 28 (1), s. 29 (1)</i> [R. <i>v.</i> SOUTH GREENHOE JUSTICES. <i>Ex parte</i> DIRECTOR OF PUBLIC PROSECUTIONS]	42
LAND	
Building. <i>See</i> BUILDING LAND.	
Requisition. <i>See</i> REQUISITION.	
Sale of. <i>See</i> SALE OF LAND.	
Work on, under statutory authority— <i>Entry on land by contractors under contract with Ministry—Negligence of contractors—Liability of Ministry</i> [DARLING <i>v.</i> ATTORNEY-GENERAL] ..	793
LAND CHARGE	
Local land charge— <i>Condition in building licence limiting rent.</i> <i>See</i> RENT CONTROL.	
LAND DRAINAGE	
Watercourse— <i>Keeping clear of obstruction—Natural watercourse—Obstruction impeding flow of water and causing flooding—Liability of owner for failing to clear stream</i> [NEATH RURAL DISTRICT COUNCIL <i>v.</i> WILLIAMS]	625
LAND IMPLEMENT	
<i>See</i> STREET TRAFFIC (Trailer).	
LANDLORD AND TENANT	
Access to demised premises— <i>Maintenance—Duty of landlord—Stairway—Lighting</i> [DEVINE <i>v.</i> LONDON HOUSING SOCIETY, LTD.]	1173
Attornment clause in mortgage— <i>Creation of relationship</i> [PORTMAN BUILDING SOCIETY <i>v.</i> YOUNG]	443
Lease— <i>Determination—Power for landlords to determine twenty-one years' lease at end of fourteen years if landlords "shall require the premises for the purpose of the business carried on by them"—Premises not required immediately at end of fourteen years—Only part of premises required</i> [PARKINSON <i>v.</i> BARCLAYS BANK, LTD.]	936
Encroachment by tenant on property of landlord adjoining demised premises, but not included in lease— <i>Tenant claiming possession under lease—Acquiescence by landlords in de facto possession—Claim for cost of repairs</i> [J. F. PERROTT & CO., LTD. <i>v.</i> COHEN]	939
New lease— <i>Joint landlords—Premises required for occupation by two of three landlords—Two landlords sons of third landlord—Reasonableness—Landlord and Tenant Act, 1927 (c. 36), s. 5 (2), s. 5 (3) (b) (1)</i> [WETHERALL & CO., LTD. <i>v.</i> STONE]	1209
Time for making claim—"Within two months after service of notice"— <i>Landlord and Tenant Act, 1927 (c. 36), s. 5 (2)</i> [KERRIDGE <i>v.</i> LAMDIN]	1110
Surrender of tenancy— <i>Surrender by operation of law—Tenancy from year to year—Termination—Grant of licence to former tenant to occupy premises rent free</i> [FOSTER <i>v.</i> ROBINSON] ..	342

LEASE	
See LANDLORD AND TENANT.	
LEGACY	
Payment by executor to wrong person— <i>Recovery by unpaid legatee—Limitation of action</i> [MINISTRY OF HEALTH v. SIMPSON]	1137
LEGAL AID	
Security for costs— <i>Right of assisted person to order—Matrimonial cause—Amount of order—</i> <i>Wife's case conducted by salaried solicitor—Wife poor person when application first made—</i> <i>Legal Aid (General) Regulations, 1950 (S.I. 1950, No. 1359), reg. 5 (10)</i> [WIGLEY v. WIGLEY]	1218
LEGITIMATION	
Declaration of legitimacy— <i>Declaration of legitimacy of uncle—"Ancestor"—Jurisdiction of</i> <i>court to make declaration—Legitimacy Act, 1926 (c. 60), s. 2 (1)—R.S.C., Ord. 25, r. 5;</i> <i>Ord. 34, r. 1</i> [KNOWLES v. ATTORNEY-GENERAL]	6
LIBEL	
Damages— <i>Special damages—Loss of employment following publication of libel—Determination</i> <i>of service not in breach of contract</i> [LONGDON-GRIFFITHS v. SMITH]	662
Friendly society— <i>Action against trustees—Competence</i> [LONGDON-GRIFFITHS v. SMITH]	662
Particulars— <i>Fair comment—General plea—Particulars of facts on which plea based</i> [CUNNINGHAM- HOWIE v. F. W. DIMBLEBY & SONS]	882
Privileged occasion— <i>Four co-defendants—Malice found against one only—Effect on privilege</i> <i>of other defendants</i> [LONGDON-GRIFFITHS v. SMITH]	662
LIEN	
Enforcement— <i>Sale—Jurisdiction of court to order sale where no right to sell at common law or in</i> <i>equity—R.S.C., Ord. 50, r. 2</i> [LARNER v. FAWCETT]	727
Solicitor's lien. See SOLICITOR.	
LIFTING TACKLE	
Safety provisions. See FACTORY.	
LIMITATION OF ACTION	
Public authority. See PUBLIC AUTHORITY.	
Recovery of sum paid under invalid residuary bequest— <i>Action by next of kin—Limitation Act,</i> <i>1939 (c. 21), s. 20</i> [MINISTRY OF HEALTH v. SIMPSON]	1137
LOADING	
Ship. See SHIPPING (Charterparty).	
LOCAL GOVERNMENT	
Alteration of area— <i>Extension of county borough boundaries to include parts of rural districts—</i> <i>Loss to rural district ratepayers—Abolition of rural district councils affected and districts</i> <i>amalgamated—Right of new rural district council to financial adjustment with county borough</i> <i>—"Property" of former rural district councils—Local Government Act, 1933 (c. 51), sched. V,</i> <i>r. 1 (a)</i> [MAGOR AND ST. MELLONS RURAL DISTRICT COUNCIL v. NEWPORT CORPORATION]	1226
Compensation to transferred officer— <i>"Emoluments for which compensation granted"—</i> <i>Increases of salary in new employment—Power to review compensation—Local Government</i> <i>Act, 1929 (c. 17), s. 123; sched. VIII, para. 14</i> [DODDS v. DURHAM COUNTY COUNCIL]	1090
Superannuation— <i>"Continuous temporary service"—Period of rendering services broken by</i> <i>employee's participation in strike—City of London (Various Powers) Act, 1944 (c. iv),</i> <i>s. 9 (2)</i> [CARDY v. CITY OF LONDON CORPORATION]	475
Decision of claim by "authority concerned"— <i>Scheme administered by county council—</i> <i>Employees of rural district council entitled to participate—Claim to annual superannuation</i> <i>allowance by former employee of rural district council—Claim admitted by rural district</i> <i>council, but rejected by county council—Local Government Superannuation Act, 1937 (c. 68),</i> <i>s. 8, s. 35</i> [WALTER v. ETON RURAL DISTRICT COUNCIL]	588
MAINTENANCE	
See DIVORCE; INFANT; JUSTICES.	
Order where husband neglects to provide for wife. See HUSBAND AND WIFE.	
MALICE	
Libel— <i>Privilege. See LIBEL.</i>	
MANDAMUS	
Application for order directed to chairman of university convocation— <i>Alleged refusal to per-</i> <i>form duty imposed by university statutes—Matter for visitor of university—Refusal to re-</i> <i>employ teacher in school</i> [R. v. DUNSHEATH. <i>Ex parte</i> MEREDITH]	741
MARRIAGE	
Marriage in Russia— <i>Validity—Parties domiciled in England—Requirements of Soviet law not</i> <i>observed—"Mistake"—Wife forbidden to leave Russia—Avoidance for failure of condition</i> <i>[KENWARD v. KENWARD]</i>	297
Restraint— <i>Condition in will—Motive</i> [Re FENTEN (deceased)]	1073
MARRIAGE SETTLEMENT	
See SETTLEMENT.	
MASTER AND SERVANT	
Contract of service— <i>Memorandum or note—No mention of nature of duties—Implication of</i> <i>term as to reasonable notice of termination of contract where memorandum insufficient</i> <i>[JAMES v. THOMAS H. KENT & CO., LTD.]</i>	1099
Liability of master— <i>Criminal act of servant—Scope of employment—Rent collector employed by</i> <i>estate agent—Authorisation by master to determine suitability of tenant—Requirement of</i> <i>premium as condition of grant of tenancy, contrary to Landlord and Tenant (Rent Control)</i> <i>Act, 1949 (c. 40), s. 2 (1)</i> [BARKER v. LEVINSON]	825
Negligence of servant— <i>Liability of master. See NEGLIGENCE.</i>	
Provision of safe place for servant to work— <i>Rainwater on floor of passage leading to canteen—</i> <i>Workman slipping and suffering injury</i> [DAVIES v. DE HAVILLAND AIRCRAFT CO., LTD.]	582
MEASURE OF DAMAGES	
See DAMAGES; NEGLIGENCE.	
Carriage by sea— <i>Breach of contract. See SHIPPING.</i>	

MEDICAL SCHOOL

Bequest to. *See* WILL (Gift to medical school of hospital).

MEMORANDUM

Agreement beyond year. *See* CONTRACT.

Contract for sale of land. *See* SALE OF LAND.

MENTAL DISTRESS

Damages for—*Breach of contract. See* CONTRACT (Breach—Damages).

MERCANTILE AGENT

See FACTOR.

METROPOLIS

Police—Power of arrest—Suspicion of possession of stolen property—"Having or conveying" property in street—Search during voluntary visit to police station [WILLEY v. PEACE] .. 724

MINISTRY

See GOVERNMENT DEPARTMENT.

MISTAKE

Money paid under mistake—Recovery—Claim in equity—Residue of testator's estate paid to charitable institutions by executors—Directions in will void for uncertainty—Rights of those entitled under intestacy to recover from institutions sums paid [MINISTRY OF HEALTH v. SIMPSON] .. 1137

MORTGAGE

Attornment clause—Creation of relationship of landlord and tenant—Application of *Rent Restrictions Acts* [PORTMAN BUILDING SOCIETY v. YOUNG] .. 443

Possession of mortgaged property—Mortgagor not in occupation—Person in occupation under agreement with mortgagor—Need to join occupier as defendant to claim for possession by mortgagees—*R.S.C., Ord. 55, r. 5A* [LEICESTER PERMANENT BUILDING SOCIETY v. SHEARLEY] 738

Requisition of land subject to mortgage—Application of compensation—Land leased to company—Covenant by lessee to insure against fire—Insurance to be laid out in re-building—Mortgage by lessee—Property destroyed by fire while requisitioned—Insurance policy not kept up—Whether compensation to be applied in same manner as money receivable under policy [RADNOR (EARL) v. FOLKESTONE PIER AND LIFT CO.] .. 690

MOTOR VEHICLE

See STREET TRAFFIC.

MUTUAL WILLS

See WILL.

NATIONAL HEALTH SERVICE

Legacy to hospital—Destruction of object—Vesting of hospital in Minister of Health after date of will but before death of testator—*National Health Service Act, 1946 (c. 81), s. 6* [Re GLASS' WILL TRUSTS] .. 953

NATIONALISATION

Coal industry. *See* COAL.

Gas. *See* GAS.

NEGLECTANCE

Damages—Measure—Expectation of life—Pain and suffering—Effect of devaluation of pound—Deductions from basic sum—Pension—*Fatal Accidents Acts, 1846 (c. 93) to 1908 (c. 7)—Law Reform (Miscellaneous Provisions) Act, 1934 (c. 41), s. 1 (1)* [BISHOP v. CUNARD WHITE STAR, LTD. APPLERY v. SAME. THE QUEEN MARY] .. 22

Dangerous goods—Liability of manufacturer—Hair dye—Warning given by manufacturers to hairdresser—Character of preparation not brought to knowledge of customer—Failure of hairdresser to take precautions—Injury to customer [HOLMES v. ASHFORD] .. 76

Highway—Unlighted motor-cycle stationary at night [HILL-VENNING v. BESZANT] .. 1151

Negligence of servant—Liability of master—Accident to unauthorised passenger in lorry—Extent of duty to take care [CONWAY v. GEORGE WIMPY & CO., LTD.] .. 331

Tree—Elm tree adjoining road—Fall on passing car—Fall due to disease—Liability of occupier of land [CAMINER v. NORTHERN AND LONDON INVESTMENT TRUST, LTD.] .. 486

Wife's loss of consortium—Injury to husband causing sexual incapacity—Tortfeasor's liability to wife [BEST v. SAMUEL FOX AND CO., LTD.] .. 798

Work on land under statutory authority—Entry on land by contractors under contract with Ministry—Negligence of contractors—Liability of Ministry—Defence (General) Regulations, 1939, reg. 50 (1) [DARLING v. ATTORNEY-GENERAL] .. 793

NEW LEASE

Under Landlord and Tenant Act, 1927. *See* LANDLORD AND TENANT (New lease).

NIGHT WATCHMAN

Building site—Injury during week-end cessation of work—"Efficient lighting" of "working-place" [FIELD v. PERRYS (EALING) LTD.] .. 521

"NO CASE"

Submission of—Trial by jury—Defendants not put to election whether to call evidence—Discretion of judge [YOUNG v. RANK] .. 166

"NON-BREWED VINEGAR"

False trade description [KAT v. DIMENT] .. 657

NOTE

Of contract for sale of land. *See* SALE OF LAND (Contract—Memorandum).

NOTICE OF INTENDED PROSECUTION.

See STREET TRAFFIC (Dangerous driving).

NOTICE TO QUIT

See AGRICULTURE (Agricultural holding).

NUISANCE

Ground for order for possession of dwelling-house. *See* RENT RESTRICTION.

Premises adjoining highway—*Dwelling-house—Weekly tenancy—Collapse of wall—No express provision as to repairs—No right of entry reserved to landlord—Liability of landlord—Implication of right—Effect of Increase of Rent and Mortgage Interest (Restrictions) Act, 1920 (c. 17), s. 16 (2) [MINT v. GOOD]* 1159

Statutory nuisance—*Watercourse—Natural watercourse—Obstruction impeding flow of water and causing flooding—Liability of owner for failing to abate—Nuisance not due to owner's act or default—Land Drainage Act, 1930 (c. 44), s. 35 (1), s. 57 (1), (2)—Public Health Act, 1936 (c. 49), s. 93, s. 259 (1) (b), proviso [NEATH RURAL DISTRICT COUNCIL v. WILLIAMS]* 625

Tree—*Elm tree adjoining road—Fall on passing car—Fall due to disease—Liability of occupier of land [CAMINER v. NORTHERN AND LONDON INVESTMENT TRUST, LTD.]* 486

NULLITY

Conflict of laws—*Marriage of British subject in Russia—Validity—Requirements of Soviet law not observed—No intention by Soviet officials that ceremony should be effective marriage—Mistake—No right to consortium—Wife forbidden to leave Russia—Avoidance for failure of condition [KENWARD v. KENWARD]* 297

Polygamous marriage—*Petitioner domiciled in England—Marriage in Egypt with Moslem domiciled in Egypt—Law Reform (Miscellaneous Provisions) Act, 1949 (c. 100), s. 1 (1), (2) [RISK (otherwise YERBURGH) v. RISK]* 973

OFFICE

Loss of—*Compensation—Liability to income tax [DALE v. DE SOISSONS]* 460

ORIGINATING SUMMONS

See PRACTICE.

ORNAMENT

Church. *See* ECCLESIASTICAL LAW.

PAIN AND SUFFERING

Element in assessing damages for negligence. *See* NEGLIGENCE (Damages).

PARTICULARS

See PRACTICE.

PARTIES

See PRACTICE.

PASSAGE

Factory, in—*Maintenance. See* FACTORY.

PASSENGER

Carriage of. *See* CARRIAGE OF PASSENGERS.

PASSENGER STEAMER

Fishing vessel used for pleasure trip—*Need for certificate as to survey [GRAHAM v. DUNCAN]* 534

PAYMENT INTO COURT

See COSTS.

PENSION

Damages for negligence, consideration of pension in assessment. *See* NEGLIGENCE (Damages).

War. *See* WAR PENSION.

PENSIONS APPEAL TRIBUNAL

See WAR PENSION.

PERPETUAL ANNUITY

See ANNUITY.

PERPETUITIES

Charitable gift dependent on future uncertain event—*Trustees directed to retain fund until such such time as a candidate for the priesthood comes forward from a certain church [Re MANDER (deceased)]* 191

Settlement—*Limitation dependent on void limitation—Accord with previous valid limitations—"Issue" [Re MILL'S DECLARATION OF TRUST]* 292

PETITION

Divorce. *See* DIVORCE.

PHOTOGRAPHER

Street photographer—*Not a street trader [NEWMAN v. LIPMAN]* 832

PILOT

See HARBOUR.

PLANNING

See TOWN AND COUNTRY PLANNING.

PLATE

Gold plate—*Wedding ring—Need to bear hall-mark—Plate (Offences) Act, 1738 (c. 26), s. 1, s. 5—Gold Plate (Standard) Act, 1798 (c. 69), s. 1, s. 2, s. 6—Wedding Rings Act, 1855 (c. 60), s. 1—Gold Wares (Standard of Fineness) Order, 1932 (S.R. & O., 1932, No. 654), art. 2 [WESTWOOD v. CANN]* 805

Silver plate—*Cigarette case—Below statutory standard—Exposure to sale—Absence of hall-mark—Obligation to mark sub-standard goods—Liability of seller to penalty—Forfeiture of article—Stat. 8 & 9 Will. 3 c. 8, s. 8 (as amended by Plate Duty Act, 1719 (c. 11), s. 3)—Plate (Offences) Act, 1738 (c. 26), s. 1, s. 5 [WESTWOOD v. CANN]* 805

POLICE

Arrest and search—*Powers. See* ARREST.

POLITICAL FUND

Trade union. *See* TRADE UNION.

POLYGAMOUS MARRIAGE

Petition for nullity. *See* NULLITY.

POULTRY SHED

Drawn by tractor—*"Trailer"—"Land implement" [GARNER v. BURR]* 683

POVERTY

Relief of—*Charitable object. See CHARITY.*

PRACTICE

Originating summons—Guardianship of infant—Form—Parties—Condition of making order for maintenance that mother should have applied for custody—Guardianship of Infants Act, 1886 (c. 27), s. 5—Guardianship of Infants Act, 1925 (c. 45), s. 3 (2)—R.S.C., Ord. 55A, r. 2, r. 3 [*Re DULLES' SETTLEMENT TRUSTS*] .. 1013

Parties—Summons by mortgagees for possession—Mortgagor not in occupation—Person in occupation under agreement with mortgagor—Need to join occupier as defendant to claim for possession by mortgagees—R.S.C., Ord. 55, r. 5A [*LEICESTER PERMANENT BUILDING SOCIETY v. SHEARLEY*] .. 738

Particulars—Action for an account—Particulars sought by defendant of sums paid to him by plaintiff—R.S.C., Ord. 19, r. 7 (b) [*SHARER v. WALLACE*] .. 463

Parties—Adding defendants—Applicants not asserting title to property, but claiming possession or control through bank as bailee—Invocation of doctrine of immunity of foreign sovereign States—Applicants not necessary parties at commencement of action—Action against Bank of England for delivery up of gold bars deposited with bank by governments of United Kingdom, United States of America, and France—Application by governments of United States and France to be added as defendants—R.S.C., Ord. 16, r. 11 [*DOLLFUS MIEG ET COMPAGNIE S.A. v. BANK OF ENGLAND*] .. 605

Trial by jury—Submission of no case to answer—Defendants not put to election whether to call evidence—Discretion of judge [*YOUNG v. RANE*] .. 166

PREFERENTIAL PAYMENT

Assessed tax. *See* BANKRUPTCY (Preferential claim).

Company's winding-up. *See* COMPANY (Receiver).

PREMIUM

Condition of grant, etc., of tenancy. *See* RENT CONTROL (Premium).

Prohibition of payment by Rent Restrictions Acts. *See* RENT RESTRICTION (Premium).

PREVENTIVE DETENTION

See CRIMINAL LAW (Sentence).

PRIVATE COMPANY

See COMPANY.

PRIVILEGE

Discovery. *See* DISCOVERY.

Evidence. *See* DIVORCE (Evidence).

Libel. *See* LIBEL.

PRIZE LAW

Condemnation—Ship—Enemy flag—Duress—Ship built in Germany by German subsidiary of Dutch company under agreement with and subsidised by German government [*THE UNITAS*] .. 219

PROBATE

Defence—Want of knowledge and approval—Circumstances giving rise to suspicion—Need to be attendant on, or relevant to, preparation and execution of will—Allegation of immoral conduct between deceased and beneficiary struck out—Contentious Probate Rules, r. 40A—R.S.C., Ord. 19, r. 25 (a), r. 27 [*Re R. (deceased)*] .. 117

PROBATION OFFICER

Communications with—*Privilege. See* DIVORCE (Evidence).

PROBATION ORDER

See CRIMINAL LAW (Sentence).

PRODUCTION

Of documents. *See* DISCOVERY (Privilege).

PROFITS TAX

Computation of profits—Deduction of directors' remuneration—"Controlling interest" of directors—Shares registered in name of custodian trustee—Finance Act, 1937 (c. 54), sched. IV, para. 11 [*INLAND REVENUE COMMISSIONERS v. SILVERTS, LTD.*] .. 271

Exemption—Statutory undertaker—"Authorized person" limited by enactment as regards charge for service—Carriage of passengers by road—Taxi-cab proprietors—Cabs licensed under statute—Maximum fares prescribed—Relationship between driver and company that of bailee and bailor of cab—Finance Act, 1937 (c. 54), s. 19 (5) [*LONDON GENERAL CAB CO., LTD. v. INLAND REVENUE COMMISSIONERS*] .. 566

PROMISE

Enforcement—Intention to create legal relationship—Unequivocal acceptance of liability—Intention that promisee will act on promise—Promise acted on [*COMBE v. COMBE*] .. 1115

PUBLIC AUTHORITY

Limitation of action—"Public duty or authority"—Agreement to augment teachers' war service pay—Limitation Act, 1939 (c. 21), s. 21 (1)—Local Government Staffs (War Service) Act, 1939 (c. 94), s. 1 (1) [*TURBURVILLE v. WEST HAM CORPORATION*] .. 54

PUBLIC HEALTH

Building regulations—Breach of bye-laws—Notice requiring removal of structures—Validity—"Owner" of premises—Statement as to right of appeal—Need to state right to apply for extension of time—Statutory extension of time limit—Form of notice to owner—Service on owner—Wrongful removal of structures—Damages—Public Health Act, 1936 (c. 49), s. 65 (1), (3), s. 300 (3), s. 343 (1)—Building Restrictions (War-Time Contraventions) Act, 1946 (c. 35), s. 3 (1) [*NALDER v. ILFORD CORPORATION*] .. 903

PURCHASE TAX

Chargeable process—Conversion of army wireless type vehicle into shooting brake—Finance Act, 1946 (c. 64), s. 16 (1), (3) [*COLEBORN & SONS, LTD. v. BLOND*] .. 851

	PAGE
QUARTER SESSIONS	
Appeal to— <i>Customs offence—Condemnation of goods by magistrate—Claimants ordered to pay five guineas costs—Appeal by claimants to quarter sessions against order of condemnation—Competency</i> [R. v. LONDON (COUNTY) QUARTER SESSIONS. <i>Ex parte</i> HOWES] ..	1043
Young person— <i>Approved school order—Order against young person aged sixteen—Appeal by parent—Young person over seventeen when appeal heard—Jurisdiction to hear appeal</i> [RUGMAN v. DROVER] ..	575
Commitment of offender to, for sentence— <i>Duty to ascertain whether appeal against conviction pending</i> [R. v. FAIRFUEL] ..	1251
Costs— <i>Appeal from court of summary jurisdiction—Costs of successful appellant disallowed—Reason for disallowance stated by court—Decision based on conclusion of court on material issue—Appellant's evidence not heard</i> [BECKER v. PURCHASE] ..	837
Sentence— <i>Commitment by justices of offender for sentence. See JUSTICES (Sentence).</i>	
RATES	
Company's winding-up— <i>Preferential payment—Failure to pay out of assets coming into receiver's hands—Subsequent loss of assets—Liability of receiver</i> [WESTMINSTER CITY COUNCIL v. HASTE] ..	65
RECEIVING STOLEN GOODS	
See CRIMINAL LAW.	
RECTIFICATION	
No power in rent tribunal to rectify written tenancy agreement [R. v. HACKNEY, ISLINGTON AND STOKE NEWINGTON RENT TRIBUNAL. <i>Ex parte</i> KEATS] ..	138
REGISTRAR OF FRIENDLY SOCIETIES	
Approval of trade union rules— <i>Effect</i> [BIRCH v. NATIONAL UNION OF RAILWAYMEN] ..	253
REGULATION OF WAGES	
See WAGES.	
RENTAL EQUIVALENT	
See RENT CONTROL (Tribunal).	
RENT CONTROL	
Premium— <i>Purchase price of goodwill of business—Landlord and Tenant (Rent Control) Act, 1949 (c. 40), s. 2 (2), s. 18 (2), sched. I, Part I, para. 1</i> [R. v. BARNET, ETC., RENT TRIBUNAL. <i>Ex parte</i> MILLMAN] ..	216
Tribunal— <i>Certiorari—Rental equivalent—Determination—Premium—Payment to lessor for work done to premises—Payment to lessor of half profit on assignment of lease—Landlord and Tenant (Rent Control) Act, 1949 (c. 40), s. 1 (5), s. 18 (2), sched. I, Part I, para. 1</i> [R. v. FULHAM, HAMMERSMITH AND KENSINGTON RENT TRIBUNAL. <i>Ex parte</i> PHILIPPE] ..	211
<i>Jurisdiction—Limitation of rent under any enactment—"Dwelling-house built under building licence—Maximum rent to be charged on letting stated in application for licence—No condition limiting rent attached to licence—Condition limiting rent and purporting to be condition "attached to a building licence" registered as local land charge under Land Charges Act, 1925 (c. 22), s. 15, pursuant to Building Materials and Housing Act, 1945 (c. 20), s. 8 (1)—Landlord and Tenant (Rent Control) Act, 1949 (c. 40), s. 1 (7) (b)</i> [R. v. BARNET, ETC., RENT TRIBUNAL. <i>Ex parte</i> REEDS INVESTMENTS, LTD.] ..	848
<i>Powers—Rectification of written tenancy agreement—Landlord and Tenant (Rent Control) Act, 1949 (c. 40), s. 1</i> [R. v. HACKNEY, ISLINGTON AND STOKE NEWINGTON RENT TRIBUNAL. <i>Ex parte</i> KEATS] ..	138
RENT RESTRICTION	
County court— <i>Jurisdiction—Breach of covenant to repair in original tenancy agreement—Claim for £414 damages—Increase of Rent and Mortgage Interest (Restrictions) Act, 1920 (c. 17), s. 15 (1), s. 17 (2)</i> [WOLFE v. CLARKSON] ..	529
Death of tenant—"Member of tenant's family"— <i>Daughter residing in house at time of statutory tenant's death—Unconditional order for possession made against tenant before death, but suspended—Death of statutory tenant before date for possession—Increase of Rent and Mortgage Interest (Restrictions) Act, 1920 (c. 17), s. 12 (1) (g)</i> [AMERICAN ECONOMIC LAUNDRY v. LITTLE] ..	1186
<i>Reputed husband of tenant—Increase of Rent and Mortgage Interest (Restrictions) Act, 1920 (c. 17), s. 12 (1) (g) (as amended by Rent and Mortgage Interest Restrictions (Amendment) Act, 1933 (c. 32), s. 13, and Increase of Rent and Mortgage Interest (Restrictions) Act, 1935 (c. 13), s. 1)</i> [GAMMANS v. EKINS] ..	140
Implied condition of tenancy— <i>Access by landlord to execute repairs—Not equivalent to express reservation of right of access and entry</i> [MINT v. GOOD] ..	1159
Mortgage— <i>Attornment clause—Creation of relationship of landlord and tenant—Application of Rent Restrictions Acts</i> [PORTMAN BUILDING SOCIETY v. YOUNG] ..	443
Nuisance— <i>Suffering premises to be used for immoral purposes—Order for possession suspended indefinitely—Right of landlord to immediate possession—Increase of Rent and Mortgage Interest (Restrictions) Act, 1920 (c. 17), s. 5 (2) (as substituted by Rent and Mortgage Interest Restrictions Act, 1923 (c. 32), s. 4)—Rent and Mortgage Interest Restrictions (Amendment) Act, 1933 (c. 32), s. 3 (1), sched. I, para. (b)</i> [YATES v. MORRIS] ..	577
Premium— <i>Recovery—Agreement made after March 25, 1949—Counterclaim for avoidance of lease and for possession—Premium paid and agreement executed before June 2, 1949—Landlord and Tenant (Rent Control) Act, 1949 (c. 40), s. 2 (5)</i> [HABERMAN v. WESTMINSTER PERMANENT BUILDING SOCIETY] ..	16
Standard rent— <i>Apportionment—Flat let with another flat—Whole dwelling outside Rent Acts—Flat first let as separate dwelling subsequently—Increase of Rent and Mortgage Interest (Restrictions) Act, 1920 (c. 17), s. 12 (1), (3)</i> [CAPITAL AND PROVINCIAL PROPERTY TRUST, LTD. v. RICE] ..	174
<i>Premises let with dwelling-house—House let on Sept. 1, 1939—Subsequent letting of house and separate garage—Treatment of garage as part of dwelling-house—Rent and Mortgage Interest Restrictions Act, 1939 (c. 71), s. 3 (3)</i> [LANGFORD PROPERTY CO. v. BATTEN] ..	1079
Statutory tenant— <i>Retention of possession after end of contractual tenancy—Lease of shop and dwelling-house—Dwelling-house sub-let—Expiration of lease—Tenant not then occupying dwelling-house—Subsequent resumption of possession—Increase of Rent and Mortgage Interest (Restrictions) Act, 1920 (c. 17), s. 15 (1)</i> [JOHN M. BROWN, LTD. v. BESTWICK] ..	338