



# 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

---

1951  
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.

## REPORTERS.

<b>House of Lords</b> .. ..	J. D. PENNINGTON, B.A. (CANTAB.)	<i>Barrister-at-Law</i>
<b>Privy Council</b> .. ..	{ H. McL. MORRISON J. D. PENNINGTON, B.A. (CANTAB.) }	<i>Barristers-at-Law</i>
<b>Court of Appeal, No. 1</b> ..	F. GUTTMAN	<i>Barrister-at-Law</i>
<b>Court of Appeal, No. 2</b> ..	J. D. PENNINGTON, B.A. (CANTAB.)	<i>Barrister-at-Law</i>
<b>Court of Appeal, No. 3</b> ..	C. N. BEATTIE	<i>Barrister-at-Law</i>
<b>Court of Appeal, No. 4</b> ..	F. GUTTMAN	<i>Barrister-at-Law</i>
<b>Court of Criminal Appeal</b> ..	{ H. McL. MORRISON J. D. PENNINGTON, B.A. (CANTAB.) }	<i>Barristers-at-Law</i>
<b>Chancery Division</b> .. ..	{ R. D. H. OSBORNE H. McL. MORRISON }	<i>Barristers-at-Law</i>
<b>King's Bench Division</b> ..	{ F. A. AMIES, B.A. (LEEDS) M.D. CHORLTON, M.A. (OXON.) F. GUTTMAN GWYNEDD LEWIS H. McL. MORRISON CONRAD OLDHAM G. M. SMAILES }	<i>Barristers-at-Law</i>
<b>Revenue Cases</b> .. ..	C. N. BEATTIE	<i>Barrister-at-Law</i>
<b>Probate, Divorce and Admiralty</b> .. ..	{ R. HENDRY WHITE A. T. HOOLAHAN }	<i>Barristers-at-Law</i>
<b>Ecclesiastical Cases</b> ..	{ R. HENDRY WHITE A. T. HOOLAHAN }	<i>Barristers-at-Law</i>

---

## HOUSE OF LORDS

LORD HIGH CHANCELLOR { The Rt. Hon. Viscount Jowitt  
The Rt. Hon. Lord Simonds  
(appointed Oct. 30, 1951)

### LORDS OF APPEAL IN ORDINARY

The Rt. Hon. Lord Porter	The Rt. Hon. Lord Reid of Drem
The Rt. Hon. Lord Simonds	The Rt. Hon. Lord Radcliffe
(appointed Lord High Chancellor, Oct. 30, 1951)	The Rt. Hon. Lord Tucker
The Rt. Hon. Lord Normand	The Rt. Hon. Lord Asquith of Bishopstone
The Rt. Hon. Lord Oaksey	The Rt. Hon. Lord Cohen
The Rt. Hon. Lord Morton of Henryton	(appointed Nov. 12, 1951)

## COURT OF APPEAL

MASTER OF THE ROLLS. The Rt. Hon. Sir Raymond Evershed

The Rt. Hon. Lord Justice Somervell	The Rt. Hon. Lord Justice Jenkins
The Rt. Hon. Lord Justice Cohen	The Rt. Hon. Lord Justice Birkett
(appointed Lord of Appeal in Ordinary, Nov. 12, 1951)	The Rt. Hon. Lord Justice Hodson
The Rt. Hon. Lord Justice Singleton	The Rt. Hon. Lord Justice Morris
The Rt. Hon. Lord Justice Denning	The Rt. Hon. Lord Justice Romer (appointed Nov. 17, 1951)

## CHANCERY DIVISION

The Hon. Mr. Justice Vaisey	The Hon. Mr. Justice Wynn-Parry
The Hon. Mr. Justice Romer	The Hon. Mr. Justice Harman
(appointed Lord Justice of Appeal Nov. 17, 1951)	The Hon. Mr. Justice Danckwerts
The Hon. Mr. Justice Roxburgh	The Hon. Mr. Justice Lloyd-Jacob
The Hon. Mr. Justice Upjohn (appointed Nov. 17, 1951)	

## KING'S BENCH DIVISION

LORD CHIEF JUSTICE OF ENGLAND. The Rt. Hon. Lord Goddard

The Rt. Hon. Mr. Justice Humphreys	The Hon. Mr. Justice Finemore
(retired July 31, 1951)	The Hon. Mr. Justice Pritchard
The Hon. Mr. Justice Hilbery	The Hon. Mr. Justice Streatfeild
The Hon. Mr. Justice Oliver	The Hon. Mr. Justice Ormerod
The Hon. Mr. Justice Croom-Johnson	The Hon. Mr. Justice Slade
The Hon. Mr. Justice Stable	The Hon. Mr. Justice Devlin
The Hon. Mr. Justice Cassels	The Hon. Mr. Justice Parker
The Hon. Mr. Justice Hallett	The Hon. Mr. Justice Gorman
The Hon. Mr. Justice Pilcher	The Hon. Mr. Justice Barry
The Hon. Mr. Justice Lynskey	The Hon. Mr. Justice Donovan
The Hon. Mr. Justice Jones	The Hon. Mr. Justice McNair
The Hon. Mr. Justice Byrne	The Hon. Mr. Justice Pearson
The Hon. Mr. Justice Sellers	(appointed Oct. 1, 1951)

## PROBATE, DIVORCE AND ADMIRALTY DIVISION

PRESIDENT. The Rt. Hon. Lord Merriman

The Hon. Mr. Justice Wallington	The Hon. Mr. Justice Pearce
The Hon. Mr. Justice Barnard	The Hon. Mr. Justice Collingwood
The Hon. Mr. Justice Willmer	The Hon. Mr. Justice Karminski
The Hon. Mr. Justice Havers	

# INDEX

	PAGE
ACQUISITION (COMPULSORY) Of land. See COMPULSORY PURCHASE; TOWN AND COUNTRY PLANNING.	
ADDITIONAL TRUSTEE See TRUST AND TRUSTEE.	
ADMINISTRATION OF ESTATES Expenses—Carriage of foreign chattels to England—Payment by specific legatee [ <i>Re FITZPATRICK (decd.)</i> ] Fund for payment of legacies and testamentary expenses—Respective liability of capital and income—Exclusion of rule in <i>Allhusen v. Whittell</i> [ <i>Re ULLSWATER (decd.)</i> ]	949 989
ADMIRALTY "Actual fault or privity" of Board—Collision between submarine and merchant ship [ <i>H.M.S. TRUCULENT</i> ]	968
ADOPTION Residence in England—Application by wife of colonial civil servant—Applicant living with husband in Nigeria and returning to England for periods of leave—Intention to rejoin husband in Nigeria, with adopted infant, after obtaining order—Adoption Act, 1950 (c. 28), s. 2 (5) [ <i>Re ADOPTION APPLICATION No. 52/1951</i> ]	931
ADVERTISEMENT Display on outer walls of demised premises—Implied reservation of easement in favour of landlord [ <i>Re WEBB</i> ]	131
AGE Proof of—Committal of offender to quarter sessions for sentence [ <i>R. v. RECORDER OF GRIMSBY. Ex parte PURSER</i> ]	889
AGENT Estate agent—Commission—Duty of vendor not to prevent agent earning commission—Failure to claim specific performance or damages from defaulting purchaser [ <i>BOOTS v. E. CHRISTOPHER &amp; Co.</i> ]	1045
AGRICULTURAL HOLDING See AGRICULTURE.	
AGRICULTURAL LAND TRIBUNAL See AGRICULTURE (Agricultural holding).	
AGRICULTURE Agricultural holding—Allotment—Land of half an acre used for production of produce for sale—Notice to quit—Allotments Act, 1925 (c. 61), s. 1—Agricultural Holdings Act, 1948 (c. 63), s. 1 (1) [ <i>STEVENS v. SEDGMAN</i> ] Mortgage—Attornment clause—Notice to quit—Validity—Agricultural Holdings Act, 1948 (c. 63), s. 2 (1), s. 23 (1) [ <i>STEYNING AND LITTLEHAMPTON BUILDING SOCIETY v. WILSON</i> ] Notice to quit—Decision of agricultural land tribunal—Certified copy sent to tenant—Mistake in certified decision—Subsequent service of "amended decision notice"—Validity of amended notice—Agriculture (Procedure of Agricultural Land Tribunals) Order, 1948 (S.I., 1948, No. 186), art. 15 (2) [ <i>R. v. AGRICULTURAL LAND TRIBUNAL (SOUTH EASTERN AREA). Ex parte HOOKER</i> ] Exclusion of right to give counter-notice requiring the application of the Agricultural Holdings Act, 1948, s. 24 (1)—Necessity to indicate statutory ground for exclusion—Agricultural Holdings Act, 1948 (c. 63), s. 24 (1), (2)—Agriculture (Control of Notices to Quit) Regulations, 1948 (S.I., 1948, No. 190), reg. 4 [ <i>BUDGE v. HICKS</i> ]	33 452 801 245
ALLOTMENT Agricultural holding—Land of half an acre used for production of produce for sale—Notice to quit [ <i>STEVENS v. SEDGMAN</i> ]	33
ALTERATION OF AREA Of local authority. See LOCAL GOVERNMENT.	
ANIMAL "Unlawful and malicious killing"—Defence of property—Dog chasing chickens—Right of poultry-owner to kill—Reasonableness [ <i>GOODWAY v. BECHER</i> ]	349
ANNUITY Annuity free of income tax—Business loss by annuitant—Relief under Income Tax Act, 1918 (c. 40), s. 34 (2)—Repayment to annuitant of tax paid on annuity—Liability of annuitant to account to trustees [ <i>Re LYONS</i> ] Estate duty—Determination of life interest—Annuity given by will—Agreement by annuitant to release of residuary estate and substitution of covenanted annuity as security—Finance Act, 1940 (c. 29), s. 43 (1) [ <i>Re BEIT'S WILL TRUSTS</i> ]	507 1002
APPEAL Leave granted subject to undertaking to pay costs of appeal in any event—Interference with discretion of appellate tribunal [ <i>STARKEY v. RAILWAY EXECUTIVE</i> ]	902
APPOINTMENT Power of. See POWER OF APPOINTMENT.	
APPORTIONMENT Damages. See DAMAGES.	
ARBITRATION Remoteness of damage—Breach of contract—Duty of arbitrator—Direction as to law—Findings of fact [ <i>MEHMET DOGAN BEY v. G. G. ABDENI &amp; Co., LTD.</i> ]	162
ARBITRATOR Remoteness of damage—Breach of contract—Duty of arbitrator. See ARBITRATION (Remoteness of damage).	

<b>ASSAULT</b>	
Indecent. <i>See</i> CRIMINAL LAW (Indecent assault).	
<b>ASSISTED PERSON</b>	
<i>See</i> LEGAL AID.	
<b>ASSURANCE</b>	
Life assurance. <i>See</i> INSURANCE.	
<b>ATTACHMENT</b>	
<i>See</i> CONTEMPT OF COURT.	
<b>ATTORNEY ADMINISTRATOR</b>	
Intestate domiciled abroad— <i>Appointment of trustees of infant's share—Powers of attorney administrator</i> [Re KEHR (decd.)] .. .. .	812
<b>ATTORMENT CLAUSE</b>	
In mortgage— <i>Agricultural holding—Notice to quit—Validity</i> [STEYNING AND LITTLEHAMPTON BUILDING SOCIETY v. WILSON] .. .. .	452
<b>AUCTION</b>	
Conditions in catalogue excluding warranty unless specially mentioned and appearing on account— <i>Oral guarantee</i> [HARLING v. EDDY] .. .. .	212
<b>AUDIT</b>	
Local government. <i>See</i> LOCAL GOVERNMENT.	
<b>AUTOMATISM</b>	
Defence to criminal charge— <i>Act done unintentionally—Cross-examination of prisoner as to previous convictions</i> [R. v. HARRISON-OWEN] .. .. .	726
<b>BAILMENT</b>	
Luggage— <i>Railway cloak-room—Conditions excluding liability—Delivery to third party without production of tickets—Fundamental breach of contract—Right of Railway Executive to rely on conditions—"Misdelivery"</i> [ALEXANDER v. RAILWAY EXECUTIVE] .. .. .	442
<b>BANKRUPTCY</b>	
Crown— <i>Whether bound by Bankruptcy Act, 1914, s. 40 (1)</i> [Re LOVE. <i>Ex parte</i> OFFICIAL RECEIVER (TRUSTEE) v. KINGSTON-UPON-THAMES COUNTY COURT REGISTRAR] .. .. .	321, 1016
Execution— <i>Relation back of trustee's title—Execution completed after act of bankruptcy, but before date of receiving order, and before notice of presentation of bankruptcy petition or of act of bankruptcy—Bankruptcy Act, 1914 (c. 59), s. 37 (1), s. 40 (1)</i> [Re LOVE. <i>Ex parte</i> OFFICIAL RECEIVER (TRUSTEE) v. KINGSTON-UPON-THAMES COUNTY COURT REGISTRAR] .. .. .	321, 1016
Proof— <i>Money employed in setting up business—Creditor interested in business and benefiting thereby, but not a partner or receiving share of profits</i> [Re MEADE (A DEBTOR). <i>Ex parte</i> HUMBER v. PALMER (THE TRUSTEE)] .. .. .	168
<b>BOND</b>	
Post-nuptial settlement— <i>Variation—Bond by wife to pay by instalments consideration for transfer to her of joint property</i> [PARRINGTON v. PARRINGTON] .. .. .	916
<b>BORSTAL TRAINING</b>	
<i>See</i> QUARTER SESSIONS.	
<b>BOUNDARY</b>	
Of local authority— <i>Alteration. See</i> LOCAL GOVERNMENT.	
<b>BREACH OF CONTRACT</b>	
<i>See</i> CONTRACT.	
<b>BREAK-DOWN LOBBY</b>	
Whether "motor car" within Motor Vehicles (Construction and Use) Regulations, 1947, reg. 85 (III) [CAREY v. HEATH] .. .. .	774
<b>BREWERY COMPANY</b>	
Income tax— <i>Deductions against profits—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 foregone</i> [TAMPLIN & SON'S BREWERY BRIGHTON, LTD. v. NASH] .. .. .	869
<b>BUILDING LAND</b>	
Compulsory purchase by Central Land Board. <i>See</i> COMPULSORY PURCHASE.	
<b>CAPITAL</b>	
Capital or income under settlement. <i>See</i> SETTLEMENT.	
Computation for excess profits tax. <i>See</i> EXCESS PROFITS TAX.	
<b>CAPITAL PROFITS DIVIDEND</b>	
Capital or income— <i>Assets of company acquired by State—Profit on sale—Reconstruction of company as investment and holding company—Receipt of dividend by settlement trustees</i> [Re KLEINWORT'S SETTLEMENT TRUSTS] .. .. .	328
<b>CARAVAN SITE</b>	
Licence under Public Health Act, 1936, s. 269— <i>Not planning permission</i> [HIGHAM v. HAVANT AND WATERLOO URBAN DISTRICT COUNCIL] .. .. .	178
<b>CARELESS DRIVING</b>	
<i>See</i> STREET TRAFFIC.	
<b>CARRIAGE OF GOODS</b>	
Carriage for hire— <i>Public carrier's (contract) A licence—Condition to use vehicle for hauling goods of one firm—Use for haulage for other firms—Permit to use outside twenty-five miles radius—Effect of permit on conditions of licence—Road and Rail Traffic Act, 1933 (c. 53), s. 9 (1)—Transport Act, 1947 (c. 49), s. 52 (1)</i> [BARHAM v. CASTELL] .. .. .	809
<b>CENTRAL LAND BOARD</b>	
Compulsory purchase powers. <i>See</i> COMPULSORY PURCHASE.	
<b>CERTIFICATE</b>	
Legal aid. <i>See</i> LEGAL AID.	
<b>CERTIORARI</b>	
Conviction— <i>Quashing—Plea of Guilty under misapprehension in inferior court</i> [R. v. WEST KENT QUARTER SESSIONS APPEAL COMMITTEE. <i>Ex parte</i> FILES] .. .. .	728

CHARACTER	PAGE
Evidence of. See CRIMINAL LAW (Evidence).	
CHARITY	
Costs—Gift to non-existent charity—Construction of will—Originating summons—Claims by various charities argued—Right to costs out of the estate [Re PRESTON (dec'd.)]	421
Religion—Gift to "St. Peter's Church Staines" [Re GARE (dec'd.)]	803
Town and country planning—Land held on charitable trusts—Use of land for charitable purposes—Land owned by company and used for school—Shares of company held by trustees under provisions of trust deed—School conducted on non-profit-making basis under deed—Payment by pupils of full fees—Town and Country Planning Act, 1947 (c. 51), s. 85 (1) [THE ABBEY, MALVERN WELLS, LTD. v. MINISTER OF TOWN AND COUNTRY PLANNING]	154
CHILD	
Child-minder. See CHILD-MINDER.	
Negligence—Ice hockey—Child spectator injured by puck—Implied contract—Reasonable care for safety—Foreseeable danger incident to entertainment [MURRAY v. HARRINGAY ARENA LTD.]	320
CHILD-MINDER	
Registration—Requirements—Applicant's appeal allowed by justices—Local authority ordered to pay costs—Right of council to appeal to quarter sessions—"Person aggrieved"—Public Health Act, 1936 (c. 49), s. 301—Nurseries and Child-Minders Regulation Act, 1948 (c. 53), s. 6 (4) [R. v. SURREY QUARTER SESSIONS APPEAL COMMITTEE. Ex parte LILLEY]	659
CHURCH	
Ornaments. See ECCLESIASTICAL LAW.	
CLASS GIFT	
See WILL.	
COLLISION	
See SHIPPING.	
COLLUSION	
See DIVORCE.	
COMMISSION	
Estate agent. See AGENT.	
COMMITTAL	
For contempt of court. See CONTEMPT OF COURT.	
For sentence. See QUARTER SESSIONS.	
COMMITTEE	
Local authority, of. See LOCAL GOVERNMENT.	
COMMON EMPLOYMENT	
See MASTER AND SERVANT.	
COMPANY	
Capital profits dividend—Capital or income—Assets of company acquired by State—Profit on sale—Reconstruction of company as investment and holding company—Receipt of dividend by settlement trustees [Re KLEINWORT'S SETTLEMENT TRUSTS]	328
Dividend—Computation—Payment of dividend tax free up to 6s. in the pound [FRIENDS PROVIDENT AND CENTURY LIFE OFFICE v. INVESTMENT TRUST CORPN., LTD.]	632
Practice—Application to have dissolution declared void—Representation of Registrar of Companies—Companies Act, 1948 (c. 38), s. 352 (1) [Re M. BELMONT & CO., LTD.]	898
Registration—Restoration to register—Application to restore by person other than member or creditor—Companies Act, 1948 (c. 38), s. 352 (1) [Re M. BELMONT & CO., LTD.]	898
Service of document on company—Service "by post"—Validity of service by registered post—Companies Act, 1948 (c. 38), s. 437 (1) [T. O. SUPPLIES (LONDON), LTD. v. JERRY CRIGHTON, LTD.]	992
Share premium account—Distribution to shareholders—Whether capital or income in hands of payee—Companies Act, 1948 (c. 38), s. 56 (1), (2), (3) [Re DUFF'S SETTLEMENTS TRUSTS] Premium—Shares issued for cash "or otherwise"—Company formed to acquire shares of two associated companies and to effect amalgamation—One £1 share of new company issued for each £1 share in associated companies—Excess of true value of assets over issued shares a premium—Companies Act, 1948 (c. 38), s. 56 (1) [HENRY HEAD & CO., LTD. v. ROPNER HOLDINGS, LTD.]	534
Winding-up—Appeal to Court of Appeal—Appeal against order for compulsory winding-up—To be entered in interlocutory appeals list [Re RELIANCE PROPERTIES, LTD.]	994
Voluntary winding-up—Cumulative preferential dividends in arrears—Priority of payment of arrears over repayment of capital to ordinary shareholders—Date at which arrears to be calculated [Re E. W. SAVORY, LTD.]	327
Proof—Statute-barred debts—Admissibility—Companies Act, 1948 (c. 38), s. 257 (1), s. 302 [Re ART REPRODUCTION CO., LTD.]	1036
	984
COMPENSATION	
Acquisition of land. See TOWN AND COUNTRY PLANNING.	
Compulsory purchase. See COMPULSORY PURCHASE.	
Loss of goodwill. See LANDLORD AND TENANT.	
Nationalised industries. See GAS.	
COMPULSORY PURCHASE	
Application to quash order—Allegation that purchase not authorised by statute—Application made within six weeks of publication of order—Application after termination of six weeks to add further ground—Jurisdiction to permit amendment—Acquisition of Land (Authorisation Procedure) Act, 1946 (c. 49), sched. I, Part IV, para. 15—R.S.C., Ord. 55B, r. 73 [HANILY v. MINISTER OF LOCAL GOVERNMENT AND PLANNING]	749
Building land—Compulsory purchase by Central Land Board—Power of board to acquire land for disposal for permitted development—Owner unwilling to sell at existing use value—Planning permission granted by local authority after compulsory purchase order and before confirmation order—Withdrawal of offer to sell before compulsory purchase order—Town and Country Planning Act, 1947 (c. 51), s. 43 (1), (2) [TRAVIS v. MINISTER OF LOCAL GOVERNMENT AND PLANNING]	673

COMPULSORY PURCHASE—continued.	PAGE
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—Town and Country Planning Act, 1947 (c. 51), s. 53 (1) (a) [EAST END DWELLINGS CO., LTD. v. FINSBURY BOROUGH COUNCIL] .. .. .	587
Housing purposes. See HOUSING.	
Land the property of local authority—Special parliamentary procedure—Material date of ownership by local authority—Persons competent to object to purchase order—Acquisition of Land (Authorisation Procedure) Act, 1946 (c. 49), sched. I, Part III, para. 9 [MIDDLESEX COUNTY COUNCIL v. MINISTER OF LOCAL GOVERNMENT AND PLANNING].. .. .	732
Town and country planning. See TOWN AND COUNTRY PLANNING.	
CONDITION	
Implied. See SALE OF GOODS.	
In contract. See CONTRACT.	
CONDONATION	
See DIVORCE.	
CONFIRMED CREDIT	
See SALE OF GOODS	
CONFLICT OF LAWS	
Decree of foreign government affecting movables situate outside its jurisdiction—Gold belonging to Dutch bank and deposited in London—Vested in and sold by Custodian of Enemy Property after occupation of Netherlands by Germany—Netherlands government decree purporting to vest property of bank in Netherlands government—Trading with the Enemy Act, 1939 (c. 89), s. 7—Trading with the Enemy (Custodian) Order, 1939 (S.R. & O., 1939, No. 1198), art. 4 [BANK VOOR HANDEL EN SCHEEPVAART v. SLATFORD (CUSTODIAN OF ENEMY PROPERTY)] .. .. .	779
Nullity. See NULLITY.	
CONVINANCE	
See DIVORCE.	
CONSORTIUM	
See HUSBAND AND WIFE.	
CONSTABLE	
War reserve. See POLICE; WAR PENSION.	
CONTEMPT OF COURT	
Action prohibited by statute—Feigned issue raised by endorsement of writ—Gaming debt—Claim for account stated—Liability of solicitor [R. v. WEISZ. Ex parte HECTOR MACDONALD] .. .. .	408
Committal—Execution of writ of possession—Resumption of possession by person evicted [ALLIANCE BUILDING SOCIETY v. AUSTEN] .. .. .	1068
CONTRACT	
Breach—Damages—Remoteness of damage—Functions of judge and jury—Direction by judge—Finding by jury—De-valuation of pound sterling—Delay in payment of freight—Loss on conversion into foreign currency [MEHMET DOGAN BEY v. G. G. ABDENI & Co., LTD.].. .. .	162
Damages for breach—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] .. .. .	191
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 MOVIEETONNEWS, LTD. v. LONDON AND DISTRICT CINEMAS, LTD.].. .. .	617
Provisions of colonial ordinance—Agreement for sale of land in Hong Kong during Japanese occupation—Property subject to mortgages—Sale to be free from incumbrances—Purchase price paid in "military yen"—Mortgages paid off in "military yen"—Ordinance subsequently enacted whereby vendor liable to pay to mortgagees sum greater than purchase price [HANGKAM KWINGTONG WOO v. LIU LAN FONG] .. .. .	567
Implied term—Shipment of jute from India to Italy—Export permitted only under licence and subject to quota—Contract not expressed to be subject to quota—Conditions governing sellers' ability to perform contract under quota system known to both parties [PARTABMULL RAMESHWAR v. K. C. SETHIA (1944), LTD.] .. .. .	352
Legality—Provision calculated to deceive revenue authorities—Service agreement—Provision for expenses at excessive figure—Enforcement of provision as to salary [NAPIER v. NATIONAL BUSINESS AGENCY, LTD.].. .. .	264
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 CORPN.] .. .. .	85
Service of writ—Service out of jurisdiction—Breach within jurisdiction—Proof of such breach—Contract to pay pension—Contract made in Czechoslovakia—Pension payable in England [VITKOVICE HORNÍ A HUTNÍ TEŽISTVO v. KÖRNER] .. .. .	334
Special conditions—Breach of fundamental term of contract—Conditions rendered ineffective [ALEXANDER v. RAILWAY EXECUTIVE].. .. .	442
CONTRIBUTORY NEGLIGENCE	
See NEGLIGENCE.	
COPYRIGHT	
Emergency legislation—Power of comptroller to grant to non-enemy subject licence to exercise copyright owned by enemy—Right of owner, after shedding enemy character, to exercise copyright subject to rights of statutory licensee—Patents, Designs, Copyright and Trade Marks (Emergency) Act, 1939 (c. 107), s. 2 (1) [NOVELLO AND Co., LTD. v. HINRICHSSEN EDITION, LTD.].. .. .	457
CORRECTIVE TRAINING	
See CRIMINAL LAW (Sentence).	
COSTS	
Apportionment—Three actions—No order for consolidation—Agreement that evidence in one action deemed to be taken in two others—Judgment in first action and adjournment by consent of second and third [BOGUSLAWSKI v. GDYNIA AMERYKA LINIE] .. .. .	113



	PAGE
<b>COSTS—continued.</b>	
Assisted person's right to. <i>See</i> LEGAL AID.	
Charity—Gift to non-existent charity—Claims by various charities—Construction of will—Right to costs out of the estate [ <i>Re PRESTON (dec'd.)</i> ] .. .. .	421
Originating summons—Unnecessary parties [ <i>Re AMORY (dec'd.)</i> ] .. .. .	947
<b>COUNTY COURT</b>	
Possession action—Order for possession—No warrant to issue without leave of registrar—Limit to period of refusal of leave [ <i>AIR MINISTRY v. HARRIS</i> ] .. .. .	862
Remittance of action in tort unless security given by plaintiff for defendant's costs—Legal aid certificate issued to plaintiff—Jurisdiction to remit [ <i>BURTON v. HOLDSWORTH</i> ] .. .. .	148, 381
<b>COURT</b>	
Jurisdiction—Submission to jurisdiction—Claim resisted on ground of court's lack of jurisdiction [ <i>Re DULLES' SETTLEMENT TRUSTS</i> ] .. .. .	69
<b>COURT OF APPEAL</b>	
Appeal against order for compulsory winding-up of company—To be entered in interlocutory appeals list [ <i>Re RELIANCE PROPERTIES, LTD.</i> ] .. .. .	327
Reinstatement of dismissed appeal—No appearance of appellant—Appeal dismissed with costs—Application to reinstate—Jurisdiction [ <i>BROOKSBANK v. J. L. RAWSTHORNE &amp; CO. (a firm)</i> ] .. .. .	413
<b>COURT OF CRIMINAL APPEAL</b>	
<i>See</i> CRIMINAL LAW (Appeal).	
<b>COVENANT</b>	
In deed. <i>See</i> DEED.	
<b>CREDIT</b>	
Confirmed credit. <i>See</i> SALE OF GOODS.	
Criminal trial—Impeaching credit of witness—Evidence of belief that witness not worthy of credit—Reasons for belief not admissible in examination in chief [ <i>R. v. GUNWARDENE</i> ] .. .. .	290
<b>CRIMINAL LAW</b>	
Appeal—Practice—Transcript of shorthand note of trial—Supply of full transcripts and passages of the evidence [ <i>R. v. LURIE</i> ] .. .. .	704
Defence—Absence of intention—Act done in state of automatism—Cross-examination of prisoner as to previous convictions [ <i>R. v. HARRISON-OWEN</i> ] .. .. .	726
Evidence—Admissibility—Character of prosecutor—Prosecutor cross-examined as to alleged act of indecency—Admissibility of evidence of his general good reputation [ <i>R. v. WOOD</i> ] .. .. .	112
Impeaching credit of witness—Evidence of belief that witness not worthy of credit—Reasons for belief not admissible in examination in chief [ <i>R. v. GUNWARDENE</i> ] .. .. .	290
Joint trial—Statement by one prisoner against another—Direction to jury [ <i>R. v. GUNWARDENE</i> ] .. .. .	290
Matters not subject of charge—Evasion of purchase tax—Evidence of like transaction [ <i>R. v. PATEL</i> ] .. .. .	29
Previous convictions—Report in newspaper—Committal for trial [ <i>R. v. ARMSTRONG</i> ] .. .. .	219
False pretences—Obtaining cheques for benefit of other person—Indictment—Particulars of offence—"Obtains"—Proof of obtaining possession of property alleged to have been obtained not sufficient—Larceny Act, 1916 (c. 50), s. 32 (1) [ <i>R. v. LURIE</i> ] .. .. .	704
Indecent assault on female—Child invited to commit indecent act [ <i>FAIRCLOUGH v. WHIPP</i> ] .. .. .	834
Indecent assault on male person—Ingredients of offence—Boy asked to act indecently—Hostile act by respondent on boy's refusal—Offences against the Person Act, 1861 (c. 100), s. 62 [ <i>BEAL v. KELLEY</i> ] .. .. .	763
Larceny—Alternative charge of receiving—Case of larceny or nothing—Direction to the jury [ <i>R. v. CHRIST</i> ] .. .. .	254
Obscene publications—Destruction—Limitation of time—Representations "otherwise published"—Photographic negatives not intended for sale—Positives sold—Obscene Publications Act, 1857 (c. 83), s. 1 [ <i>COX v. STINTON</i> ] .. .. .	637
Receiving stolen property—Goods taken by child aged seven—Larceny Act, 1916 (c. 50), s. 1 (1), s. 1 (2) (i) (d), s. 33 (1)—Children and Young Persons Act, 1933 (c. 12), s. 50 [ <i>WALTERS v. LUNT</i> ] .. .. .	645
Sentence—Attempt to commit crime—Common law misdemeanour—Imprisonment for longer than two years [ <i>R. v. HIGGINS</i> ] .. .. .	758
Corrective training—Previous convictions—Probation order not previous conviction for purpose of sentence of corrective training—Criminal Justice Act, 1948 (c. 58), s. 12 (1), s. 21 (1) [ <i>R. v. STOBART</i> ] .. .. .	753
<b>CROWN</b>	
Bankruptcy—Execution—Relation back of trustee's title—Fines for contempt of court—Execution completed before date of receiving order, and before notice of presentation of bankruptcy petition or of act of bankruptcy—Bankruptcy Act, 1914 (c. 50), s. 40 (1), s. 151 [ <i>Re LOVE. Ex parte OFFICIAL RECEIVER (TRUSTEE) v. KINGSTON-UPON-THAMES COUNTY COURT REGISTRAR</i> ] .. .. .	321, 1016
Shipping—Limitation of liability—Collision between submarine and merchant ship—Failure of submarine to comply with rules concerning lights in the King's Regulations and Admiralty Instructions, ch. XVI, para. 660—"Actual fault or privity" of Board of Admiralty—Merchant Shipping Act, 1894 (c. 60), s. 503 (1)—Crown Proceedings Act, 1947 (c. 44), s. 5 (1) [ <i>H.M.S. TRUCULENT</i> ] .. .. .	965
<b>CUSTODY</b>	
<i>See</i> DIVORCE.	
<b>DAMAGE</b>	
Remoteness—Breach of contract—Functions of judge and jury—Direction by judge—Finding by jury—Duty of arbitrator—De-valuation of pound sterling—Delay in payment of freight—Loss on conversion into foreign currency [ <i>MEHMET DOGAN BEY v. G. G. ARDENI &amp; CO., LTD.</i> ] .. .. .	162
<b>DAMAGES</b>	
Apportionment—Apportionment between widow and child of damages for tort causing husband's death—Right of defendant to object to method of apportionment—Fatal Accidents Act, 1846 (c. 93), s. 2 [ <i>EUFERT v. HOLT'S TRANSPORT CO., LTD.</i> ] .. .. .	655

	PAGE
DAMAGES— <i>continued.</i>	
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</i> [BIGGIN & CO., LTD. v. PERMANITE, LTD. BERRY WIGGINS & CO., LTD., THIRD PARTIES]	191
Service pension— <i>Exclusion in assessment</i> [PAYNE v. RAILWAY EXECUTIVE]..	910
DANGEROUS MACHINERY	
See FACTORY.	
DEED	
Registered transfer of land— <i>Covenant with person not a party—Enforcement of covenant</i> [CHELSEA & WALHAM GREEN BUILDING SOCIETY v. ARMSTRONG]	250
DE-RATING	
See RATES.	
DESERTION	
See DIVORCE.	
DETINUE	
Interim order for delivery up— <i>Proof of title—Retention by shippers of bills of lading against general balance of consignor's account—Claim by purchaser for delivery of goods from shippers—Need to produce bills of lading</i> [TRUCKS & SPARES, LTD. v. MARITIME AGENCIES (SOUTHAMPTON), LTD.]	982
DE-VALUATION	
Of pound sterling. See MONEY.	
DISCOVERY	
Production of documents— <i>Action for negligence against manufacturers—Dermatitis alleged to be due to product—Application for production of complaints after date of purchase of product—Form of order</i> [BOARD v. THOMAS HEDLEY & CO., LTD.]..	431
DIVIDEND	
See COMPANY.	
DIVORCE	
Collusion— <i>Agreement for disposal of matrimonial property—Receipt by wife of reduced share in consideration of husband's foregoing right to claim damages—Claim for damages subsequently included in petition—Matrimonial Causes Act, 1950 (c. 25), s. 4 (2)</i> [TEALE v. BURT (otherwise TEALE) AND BURT]	183, 433
Condonation— <i>Condonation by husband—Adultery of wife—Resumption of sexual intercourse—No fraud on part of the wife</i> [VINEY v. VINEY]	204
Connivance— <i>Termination—General consent to husband's adultery—Forgiveness and condonation—Subsequent adultery without consent</i> [GORST v. GORST]	956
Custody— <i>Child born before marriage—Not legitimated per subsequens matrimonium—Matrimonial Causes Act, 1950 (c. 25), s. 26 (1)</i> [HARRISON v. HARRISON]	346
Desertion— <i>Termination—Unconditional offer by deserting wife to resume cohabitation—Offer refused by husband—Liability of husband to pay maintenance—Matrimonial Causes Act, 1950 (c. 25), s. 23 (1)</i> [PRICE v. PRICE]	580
Evidence— <i>Privilege—Discussions in counsel's chambers to effect reconciliation—Words "without prejudice" not specifically used</i> [POOL v. POOL]	563
Foreign decree— <i>Unilateral divorce by Mohammedan—Marriage in England of Christian woman and Mohammedan domiciled in Egypt—Divorce in Egypt</i> [MAHER v. MAHER]	37
Insanity— <i>Incurable unsoundness of mind—Care and treatment "continuously" for five years—Detention in hospitals in England and Scotland—No order in force during period of removal—Supreme Court of Judicature (Consolidation) Act, 1925 (c. 49), s. 176 (d) (as substituted by Matrimonial Causes Act, 1937 (c. 57), s. 2)—Matrimonial Causes Act, 1937 (c. 57), s. 3 (a) (as amended by Law Reform (Miscellaneous Provisions) Act, 1949 (c. 100), s. 3 (a))</i> [FRANK v. FRANK]	503
DOCUMENT	
Admissibility in evidence— <i>"Statement made . . . when proceedings . . . anticipated"—Statement by injured man in respect of accident occurring in course of employment—Statement made to approved society, on form supplied by society, for purpose of claiming disablement benefit under Workmen's Compensation Act, 1925—Subsequent proceedings against third party for damages for negligence—Evidence Act, 1938 (c. 28), s. 1 (3)</i> [JARMAN v. LAMBERT AND COOKE (CONTRACTORS), LTD.]	255
Service on company— <i>Service "by post"—Validity of service by registered post</i> [T. O. SUPPLIES (LONDON), LTD. v. JERRY CREIGHTON, LTD.]	992
DOG	
See ANIMAL.	
DRIVING	
Goods vehicle— <i>Limitation of time on duty.</i> See STREET TRAFFIC.	
DRIVING AWAY	
Motor vehicle— <i>Without owner's consent.</i> See STREET TRAFFIC.	
DRUNK	
Driving or having charge of motor vehicle while drunk. See STREET TRAFFIC.	
EASEMENT	
Implied reservation— <i>Lease—Display of advertisements on outer wall of demised premises—No reservation of advertising rights over outer wall—Permissive user for more than ten years before grant of lease</i> [Re WEBB]	131
ECCLESIASTICAL LAW	
Ornaments— <i>Stations of the Cross—Ten Gospel Stations—Representation of the three falls—Representation of the legend of St. Veronica—Legality—Superstitious reverence—Grant of faculty "until further order"</i> [Re ST. PETER, ST. HELIER, MORDEN. Re ST. OLAVE, MITCHAM]	53
EMERGENCY LEGISLATION	
Copyright. See COPYRIGHT.	
National registration— <i>Identity card—Right of police to require production—National Registration Act, 1939 (c. 91), s. 6 (4)</i> [WILLCOCK v. MUCKLE]	367
Requisition. See REQUISITION.	

ENEMY	PAGE
Enemy property. See CONFLICT OF LAWS.	
ENTERTAINMENT	
Of clients by firm of solicitors— <i>Deduction of cost in assessment of profits to income tax</i> [BENT-LEYS, STOKES AND LOWLESS v. BEESON] .. .. .	667
ESTATE AGENT	
See AGENT.	
ESTATE DUTY	
Allowance— <i>Double taxation—Canadian succession duty—South African succession duty—Benefit of allowance—Person bearing the estate duty—Amount of allowance where differing rates of foreign duty chargeable</i> [Re CUNLIFFE-OWEN (dec'd.)] .. .. .	220
Company—“Transfer” to company—“Benefits” from company— <i>Transfer by direction of tenant for life—Exercise of general power of appointment—Fiduciary capacity—Transfer of securities and equitable interests forming part of settled fund—Transfer of settled land—Subscription for shares—Loans to deceased by company—Finance Act, 1940 (c. 29), s. 46 (1), s. 47 (1), (2), s. 58 (2), (4), (5) [ST. AUBYN (L.M.) v. ATTORNEY-GENERAL (No. 2)]</i> .. .. .	473
Determination of life interest— <i>Annuity given by will—Agreement by annuitant to release of residuary estate and substitution of covenanted annuity as security—Finance Act, 1940 (c. 29), s. 43 (1) [Re BEIT'S WILL TRUSTS]</i> .. .. .	1002
<i>Exclusion of deceased from benefit “by contract or otherwise”—“Property in which the interest subsisted”—Transfer of assets of settlement to company for cash payable partly by instalments—Trustees transferring some cash and title to instalments to life tenant absolutely—Trustees and life tenant purchasing shares of company—Extinguishment of life tenant's interest in assets remaining settled—Application of “statutory hypothesis”—Finance Act, 1940 (c. 29), s. 43 (1), s. 56 (1), (2) [ST. AUBYN (L.M.) v. ATTORNEY-GENERAL (No. 2)]</i> .. .. .	473
Gift inter vivos— <i>Date when made—Shares transferred before Apr. 10, 1943—Transfers registered after that date</i> [Re ROSE (dec'd.)] .. .. .	959
Passing— <i>Property deemed to pass—Beneficial interest—Interest provided by deceased by arrangement with employer—Pension payable to deceased and on his death to his widow—Finance Act, 1894 (c. 30), s. 1, s. 2 (1) (d) [Re PAYTON (dec'd.)]</i> .. .. .	425
<i>Property deemed to pass—Money received under a policy of assurance—Policy kept up for donee—“Donee”—Child taking interest under ante-nuptial settlement of parents—Interest accruing or arising—Accruing or arising on death of assured—Contemporaneous assignment of policy and other property—Subsequent premiums paid by assignee—Whether policy indirectly purchased or provided by assignor—Finance Act, 1894 (c. 30), s. 2 (1) (c), (d)—Finance Act, 1939 (c. 41), s. 30 (1) [Re D'AVIGDOR-GOLDSMID'S LIFE POLICY]</i> .. .. .	543
<i>Policy of assurance—Premiums paid by trustees of settlement—Death of assured—Cesser of payment of premiums—Claim on “slice” of capital to produce premiums—Finance Act, 1894 (c. 30), s. 2 (1) (b), s. 7 (7) [Re BRASSEY'S DEED TRUSTS]</i> .. .. .	353
ESTOPPEL	
Estoppel by record— <i>Judgment of foreign court—Separate causes of action against different defendants, but in respect of same damage—Action for damages for negligence—Plaintiff injured in motor car collision in France—Claim brought against French driver in penal proceedings in France—Damages recovered against French driver, but insufficient to compensate plaintiff—Action in High Court against English driver</i> [KOHNE v. KARGER] .. .. .	179
<i>Negligence—Fatal accident to servant—Acceptance by widow, as administratrix, of death benefit under pension scheme—Damages claimed under Fatal Accidents Acts, 1846 to 1908, for benefit of widow and infant children</i> [SMITH v. BRITISH EUROPEAN AIRWAYS CORPN.] .. .. .	737
<i>Rent restriction—Contractual tenancy at rent lower than standard rent—Termination of contractual tenancy—Right of landlord to increase rent to amount of standard rent</i> [DEAN v. BRUCE] .. .. .	926
<i>Tenancy by—Tenancy agreement entered into by mortgagor before completion of purchase by her of mortgaged property</i> [WOOLWICH EQUITABLE BUILDING SOCIETY v. MARSHALL] .. .. .	769
<i>Mortgage of premises by purchaser by deed dated day after completion—Exclusion of mortgagor's power of leasing—Position of tenant</i> [UNIVERSAL PERMANENT BUILDING SOCIETY v. COOKE] .. .. .	893
EVIDENCE	
Admissibility— <i>Documentary evidence. See DOCUMENT.</i>	
EXCESS PROFITS TAX	
<i>Capital—Computation—“Capital employed in a trade or business”—War damage claim for destroyed machine tools and plant—Finance (No. 2) Act, 1939 (c. 109), sched. VII, Part II, para. 1 (1) (c) [BIRMINGHAM SMALL ARMS CO., LTD. v. INLAND REVENUE COMRS.]</i> .. .. .	296
EXECUTION	
Bankruptcy. See BANKRUPTCY.	
EXECUTOR AND ADMINISTRATOR	
<i>Attorney administrator—Intestate domiciled abroad—Appointment of trustees of infant's share—Powers of attorney administrator—Trustees' powers to maintain infant—Administration of Estates Act, 1925 (c. 23), s. 42 (1)—Trustee Act, 1925 (c. 19), s. 31 (1) [Re KEHR (dec'd.)]</i> .. .. .	812
<i>Executor—Incapacity to perform duties—Revocation of grant of probate</i> [In the Estate of GALBRAITH] .. .. .	470
<i>Renunciation of probate—Release from liability in respect of estate</i> [TIGER v. BARCLAYS BANK, LTD.] .. .. .	262
FACTORY	
<i>Sale of dangerous machinery—Lack of effective guard—Liability of seller to injured workman—Factories Act, 1937 (c. 67), s. 17 (2) [BIDDLE v. TRUVOX ENGINEERING CO., LTD. GREENWOOD &amp; BATLEY, LTD., THIRD PARTY]</i> .. .. .	835
FALSE PRETENCES	
See CRIMINAL LAW.	
FALSE TRADE DESCRIPTION	
See TRADE MARK.	
FOOD AND DRUGS	
<i>Milk—Standard of quality—Sale of “Guernsey” milk—Butter-fat content less than that prescribed for “Channel Islands milk”—Food and Drugs Act, 1938 (c. 56), s. 3 (1)—Milk (Control and Maximum Prices) (Great Britain) Order, 1947 (S.R. &amp; O., 1947, No. 2032), art. 1 (1) [HIGHAM v. TURIER]</i> .. .. .	850

FOREIGN DIVORCE	
Validity. See DIVORCE (Foreign decree).	
FOREIGN GOVERNMENT	
Decree—Effect. See CONFLICT OF LAWS.	
FOREIGN JUDGMENT	
Estoppel by. See ESTOPPEL (Estoppel by record).	
FOREIGN WILL	
Revocation—By subsequent English will [ <i>In the Estate of WAYLAND</i> ] .. .. .	1041
FRUSTRATION	
See CONTRACT.	
FURNISHED HOUSES RENT TRIBUNAL	
See RENT CONTROL.	
GAMES	
Ice hockey—Injury to child spectator—Implied contract—Reasonable care for safety—Foreseeable danger incident to entertainment [ <i>MURRAY v. HARRINGAY ARENA, LTD.</i> ].. .. .	320
GAMING	
Gaming debt—Action to recover—Feigned issue raised by endorsement of writ—Claim for account stated—Contempt of court—Liability of solicitor [ <i>R. v. WEISS. Ex parte HECTOR MACDONALD, LTD.</i> ] .. .. .	408
GAS	
Entry of premises for purpose of inspection—Right of forcible entry to collect money from meter—Gas Act, 1948 (c. 67), sched. III, para. 34 (1) [ <i>GROVE v. EASTERN GAS BOARD</i> ].. .. .	1051
Nationalisation—Compensation—Unquoted securities—Assessment of value—Relevant date—Effect of impending nationalisation—Relevancy of agreement as to value of other securities—Gas Act, 1948 (c. 67), s. 25 (2), s. 25 (10) [ <i>STUDHOLME v. MINISTER OF FUEL AND POWER</i> ] .. .. .	371
Stockholders' representative—Costs of arbitration—Gas Act, 1948 (c. 67), s. 27 (1), (3) [ <i>STUDHOLME v. MINISTER OF FUEL AND POWER (No. 2)</i> ] .. .. .	612
GIFT	
Inter vivos—Liability to estate duty. See ESTATE DUTY.	
GOODS VEHICLE	
See STREET TRAFFIC.	
GOODWILL	
Compensation. See LANDLORD AND TENANT (Compensation for goodwill).	
GRANT	
Probate, of. See PROBATE.	
GUARANTEE	
Indemnity. See INDEMNITY.	
HACKNEY CARRIAGE	
See STREET TRAFFIC.	
HOUSING	
Compulsory purchase order—Land for housing purposes—"Needs of the district"—Inclusion of residents outside district—Housing Act, 1936 (c. 51), s. 71 [ <i>Re HAVANT AND WATERLOO URBAN DISTRICT COUNCIL COMPULSORY PURCHASE ORDER (No. 4), 1950. APPLICATION OF WATSON</i> ] .. .. .	664
HUNGARY	
Peace treaty. See PEACE TREATY.	
HUSBAND AND WIFE	
Action by husband and wife for injury to wife—Husband's contributory negligence—Liability to contribute towards damages awarded to wife—Law Reform (Contributory Negligence) Act, 1945 (c. 28), s. 1 (1) [ <i>DRINKWATER v. KIMBER</i> ] .. .. .	713
Consortium—Right of consortium—Husband injured and losing sexual capacity owing to defendant's negligence—Defendant's liability to wife [ <i>BEST v. SAMUEL FOX &amp; Co., LTD.</i> ] .. .. .	116
Legal proceedings—Claim for possession of matrimonial home—Order for possession on provision of suitable alternative accommodation—"Liberty to apply"—Variation of order—No change of circumstances [ <i>CRISTEL v. CRISTEL</i> ] .. .. .	574
Maintenance—Application to High Court—Wilful neglect to maintain—Deed of separation—Covenant by husband for periodical payments—No default in payments—Improvement in husband's financial position—Law Reform (Miscellaneous Provisions) Act, 1949 (c. 100), s. 5 (1) [ <i>TULIP v. TULIP</i> ].. .. .	91
Undertaking by husband, on summons for maintenance, to allow wife and children to remain in house rent free—Conveyance by husband to plaintiff—Right of wife to remain in house [ <i>THOMPSON v. EARTHY</i> ] .. .. .	235
ICE HOCKEY	
See GAMES.	
IDENTITY CARD	
See EMERGENCY LEGISLATION (National registration).	
IMPRISONMENT	
Sentence—More than two years—Legality [ <i>R. v. HIGGINS</i> ] .. .. .	758
INCOME TAX	
Deductions against profits—Brewery company—Tied houses—Premises held under long leases—Premises sub-let at rents lower than those obtainable without tie—Deduction of rent foregone—Income Tax Act, 1918 (c. 40), sched. D, cases I and II, r. 3 (a)—Finance Act, 1940 (c. 29), s. 17 (2) [ <i>NASH (INSPECTOR OF TAXES) v. TAMPLIN &amp; SONS BREWERY BRIGHTON, LTD.</i> ] .. .. .	869
Expenses—Service agreement—Provision for expenses at excessive figure—Calculated to deceive revenue authorities—Illegality [ <i>NAPIER v. NATIONAL BUSINESS AGENCY, LTD.</i> ].. .. .	264
P.A.Y.E. ("Pay-as-you-earn") system—Employers' failure to deduct tax from gross salary—Tax claimed from, but not paid by, employers—Tax not recoverable by employers from employee as money paid to the use of employer or from employee as trustee for employers—Income Tax (Employments) Act, 1943 (c. 45), s. 1 (1), (2) (as extended by Income Tax (Offices and Employments) Act, 1944 (c. 12), s. 1 (1)), s. 2—Income Tax (Employments) Regulations, 1950 (S.I., 1950, No. 453), reg. 52 (2) [ <i>BERNARD &amp; SHAW, LTD. v. SHAW (RUBIN THIRD PARTY)</i> ] .. .. .	267

Profits—Death of taxpayer—Periodical payments under deceased's contracts received by executors—Liability of payments to tax—Income Tax Act, 1918 (c. 40), sched. I, sched. D, cases H, III, VI [GOSPEL v. PURCHASE (INSPECTOR OF TAXES)]	1071
Profits of trade—Deductions—Entertainment of clients—Income Tax Act, 1918 (c. 40), sched. D, cases I and II, r. 3 (a) [BENTLEYS, STOKES AND LOWLESS v. BEESON]	667
Reliefs—Business loss by annuitant—Annuity free of income tax—Repayment to annuitant of tax paid on annuity—Liability of annuitant to account to trustees [Re LYONS]	507
Sched. D—Relief in respect of losses—Set-off against profits—Excess rent of immediate lessor—"Profits"—Leasehold properties sub-let at rents exceeding head rents and net annual values—Other properties sub-let at rents below head rents or not sub-let—Finance Act, 1927 (c. 10), s. 27 (1)—Finance Act, 1940 (c. 29), s. 15 (1) [LITTMAN v. BARRON (INSPECTOR OF TAXES)]	393
Special contribution—"Investment income"—Annuity to trustee conditional on his acting as such—Income Tax Act, 1918 (c. 40), s. 14 (3) (a)—Finance Act, 1948 (c. 49), s. 47 (1) [DALE v. INLAND REVENUE COMRS.]	517
INCURABLE UNSOUNDNESS OF MIND Divorce on ground of. See DIVORCE (Insanity).	
INDECENT ASSAULT See CRIMINAL LAW.	
INDEMNITY Contract to discharge ship—Agreement by shipowners to indemnify stevedores against claims for personal injury by employees—Stipulation against use of "improper or inadequate gear"—"Gear"—Ship's gear—Use by stevedore's foreman of defective ship lamp-holder for unsuitable purpose—Liability of shipowners to injured employee of stevedores [T. F. MALTBY, LTD. v. PELTON STEAMSHIP CO., LTD.]	954
INDUSTRIAL DISEASE See WORKMEN'S COMPENSATION.	
INDUSTRIAL HEREDITAMENT See RATES (De-rating).	
INDUSTRIAL INJURY Medical board—Evidence of member of board in subsequent proceedings—Admissibility—Evidence as to condition of claimant for disablement benefit—Evidence as to conclusions of board—National Insurance (Industrial Injuries) Act, 1946 (c. 62), s. 39 (1) [WARD v. SHELL-MEX AND B.P., LTD.]	904
INSANITY Divorce on ground of. See DIVORCE (Insanity).	
INSURANCE Life assurance—Estate duty on money received under policy. See ESTATE DUTY (Passing). Policy effected for benefit of "widow or children"—"Post-nuptial settlement" [LORT-WILLIAMS v. LORT-WILLIAMS]	241
INTEREST Mortgage—Notice by mortgagor to pay off—Failure to pay on date named—Sum due not set aside and available on date of expiry of notice—Right to interest after date of expiry [BARRATT v. GOUGH-THOMAS]	48
Property held by Administrator of Hungarian Property as subject to charge in respect of claims against Hungarian government and Hungarian nationals—Proceeds of sale of gold bars and bank balances belonging to Dutch bank and deposited in London—Subsequently proved not to be subject to charge—Owners entitled to recover property, or proceeds of sale, from Administrator "but not to any other remedy"—Treaty of Peace (Hungary) Order, 1948 (S.F., 1948, No. 116), art. 1 (5) (g) [BANK VOOR HANDEL EN SCHEEPVAART v. SLATFORD (CUSTODIAN OF ENEMY PROPERTY)]	779
INTERIOR DEVELOPMENT See TOWN AND COUNTRY PLANNING.	
INTESTACY Grant of administration—Relation back—Re-sealing of Irish grant—Supreme Court of Judicature (Consolidation) Act, 1925 (c. 49), s. 169 (1) [BURNS v. CAMPBELL]	965
Intestate domiciled abroad—Attorney administrator—Power to appoint trustees of infant's share [Re KEHR (decd.)]	812
INVITEE Duty to. See NEGLIGENCE.	
IRELAND Irish grant of probate—Re-sealing in England—Retrospective effect [BURNS v. CAMPBELL]	965
JOINT TENANCY Will—Class gift—Gift of residue to "relations" of testator and his wife subject to wife's life interest [Re GANLOBER'S WILL TRUSTS]	231, 936
JOINT TRIAL See CRIMINAL LAW (Evidence).	
JURY Remoteness of damage—Breach of contract—Direction by judge—Finding by jury [MEHMET DOGAN BEY v. G. G. ABDENI & CO., LTD.]	162
JUSTICES Licensing. See LICENSING. Procedure—Plea of Guilty—Need to hear evidence on oath [R. v. RECORDER OF GRIMSBY, Ex parte PURSER]	889
LAND Building. See BUILDING LAND. Compulsory purchase. See COMPULSORY PURCHASE. Registration. See LAND REGISTRATION. Transfer—Covenant in deed with person not party—Enforcement of covenant [CHELSEA & WALHAM GREEN BUILDING SOCIETY v. ARMSTRONG]	250

	PAGE
<b>LAND CHARGE</b>	
Registration—Contract to grant underlease—Contract not registered—Breach—Enforcement by lessees against purchaser with notice—Liability of vendors—Damages—Land Charges Act, 1925 (c. 22), s. 10 (1) class C (iv), s. 13 (2) [HOLLINGTON BROTHERS, LTD. v. RHODES] ..	578
<b>LAND REGISTRATION</b>	
Overriding interest—Occupation of dwelling-house—Land Registration Act, 1925 (c. 21), s. 70 (1) [WOOLWICH EQUITABLE BUILDING SOCIETY v. MARSHALL] ..	769
<b>LANDLORD AND TENANT</b>	
Compensation for goodwill—Carrying on business for five years—"Predecessor in title"—Similar business carried on for part of period by sub-tenant under sub-lease—Landlord and Tenant Act, 1927 (c. 36), s. 4 (1), s. 25 (1) [WILLIAMS v. PORTMAN] ..	539
Lease—Implied grant—Death of second statutory tenant—Permission to member of family to remain in occupation—Payment of rent—Occupation continuing for six months [MARCROFT WAGONS, LTD. v. SMITH] ..	271
Recovery of possession—Order for possession—No warrant to issue without leave of court—Limit to period of refusal of leave [AIR MINISTRY v. HARRIS] ..	862
<b>LARCENY</b>	
See CRIMINAL LAW.	
<b>LEASE</b>	
See LANDLORD AND TENANT.	
By mortgagor. See MORTGAGE (Power of leasing).	
Contract to grant—Registration as land charge. See LAND CHARGES (Registration).	
<b>LEGACY DUTY</b>	
Exemption—"Event" occurring after commencement of Finance Act, 1949—Instalments of legacy duty falling due—Ascertainment of residuary estate—Finance Act, 1949 (c. 47), s. 27 (2), (e) [Re GIBBS (dec'd.)] ..	63
Incidence—Freedom from duty—Foreign duties [Re CUNLIFFE-OWEN (dec'd.)] ..	220
<b>LEGAL AID</b>	
Certificate—Power of local committee to ante-date—Legal Aid (General) Regulations, 1950 (S.I., 1950, No. 1359), reg. 2 (2), reg. 5 (14) [LACEY v. W. SILK & SON, LTD.] ..	128
Costs—Assisted person successful plaintiff—Right to order against defendant for full costs—Legal Aid and Advice Act, 1949 (c. 51), s. 1 (7) (b) [STARKEY v. RAILWAY EXECUTIVE] ..	902
Remittance of action in tort to county court unless security given by plaintiff for defendant's costs—Legal aid certificate issued to plaintiff—Jurisdiction to remit action—County Courts Act, 1934 (c. 53), s. 46 (1), (2) [BURTON v. HOLDSWORTH] ..	148, 381
Revocation of certificate—Revocation by court—Charge against assisted person of furnishing false information—Disclosure of information supplied to Law Society and National Assistance Board—Jurisdiction of court—Legal Aid and Advice Act, 1949 (c. 51), s. 4 (6), s. 14 (1) (a)—Legal Aid (General) Regulations, 1950 (S.I., 1950, No. 1359), reg. 11 (4) [WHITMAN v. WHITMAN] ..	228
<b>LIBEL</b>	
Slander—Severance of causes of action—Statement that plaintiff was person referred to in libel—Relevance of statement on question of damages for libel [BRIDGMONT v. ASSOCIATED NEWS-PAPERS, LTD.] ..	285
<b>LICENCE</b>	
Carrier's. See CARRIAGE OF GOODS (Carriage for hire).	
Motor vehicle. See STREET TRAFFIC.	
Ship repairs. See SHIP.	
<b>LICENSING</b>	
Justices—Hearing of application for licence—General rule not to issue full licence to holder of restricted licence—Duty to consider facts of each case [R. v. TORQUAY LICENSING JUSTICES. Ex parte BROCKMAN] ..	656
<b>LIFE ASSURANCE</b>	
See INSURANCE (Life assurance).	
<b>LOCAL AUTHORITY</b>	
Land of—Compulsory purchase order—Special parliamentary procedure—Material date of ownership by local authority—Persons competent to object to order [MIDDLESEX COUNTY COUNCIL v. MINISTER OF LOCAL GOVERNMENT AND PLANNING] ..	732
<b>LOCAL GOVERNMENT</b>	
Alteration of areas—Extension of county borough boundaries to include parts of rural districts—Loss to rural district ratepayers—Abolition of rural district councils affected and districts amalgamated—Right of new rural district council to financial adjustment with county borough—Local Government Act, 1933 (c. 51), s. 152 (1) (b), sched. V, r. 1 (a) [MAGOR AND ST. MELLONS RURAL DISTRICT COUNCIL v. NEWPORT CORPN.] ..	839
Audit—Surcharge—"Negligence"—Local Government Act, 1933 (c. 51), s. 228 (1) (d) [PENTECOST v. LONDON DISTRICT AUDITOR] ..	330
Committee of local authority—Member appointed for one year—Power of local authority to revoke membership before expiration of year [MANTON v. BRIGTON CORPN.] ..	101
Superannuation—Increase of pension under Pensions (Increase) Act, 1944. See PENSION.	
<b>LONDON</b>	
See METROPOLIS.	
<b>LUNATIC</b>	
Settlement of property—Direction by court—Reservation of power of revocation to patient—Law of Property Act, 1925 (c. 20), s. 171 (5) [Re C.W.M.] ..	707
<b>MAINTENANCE</b>	
Wife. See HUSBAND AND WIFE.	
<b>MALICIOUS PROSECUTION</b>	
Plaintiff bound over by court of summary jurisdiction—Competency of action [EVERETT v. RIBBANDS] ..	818
<b>MARRIAGE</b>	
Party under sixteen—Marriage celebrated abroad—Wife domiciled abroad—Husband domiciled in England—Marriage legal under <i>lex celebrationis</i> and law of wife's domicile—Marriage illegal under Age of Marriage Act, 1929, s. 1 (1) [PUGH v. PUGH] ..	680

	PAGE
<b>MASTER AND SERVANT</b>	
Contract of service— <i>Legality—Provision calculated to deceive revenue authorities—Payment for expenses at excessive figure</i> [NAPIER v. NATIONAL BUSINESS AGENCY, LTD.]	284
Liability of master— <i>Negligence of fellow servant—Common employment—Provision excluding employer's liability—Agreement collateral to contract of service—Compulsory pension scheme—Law Reform (Personal Injuries) Act, 1948 (c. 41), s. 1 (3)</i> [SMITH v. BRITISH EUROPEAN AIRWAYS CORPN.]	737
Remuneration— <i>Breach of contract to pay—Service of writ out of jurisdiction—Breach within jurisdiction—Proof of such breach—Contract made in Czechoslovakia—Salary payable in England</i> [VITKOVIC HORNI A HUTNI TEZIRSTVO v. KORNER]	334
Trade dispute— <i>Dispute between employer and one workman—Local authority and town clerk—"Workman"—Conditions of Employment and National Arbitration Order, 1940 (S.R. &amp; O., 1940, No. 1305), art. 7—Industrial Disputes Order, 1951 (S.I., 1951, No. 1376), art. 12 (1)</i> [R. v. NATIONAL ARBITRATION TRIBUNAL. <i>Ex parte</i> SOUTH SHIELDS CORPN.]	828
<b>MEASURE</b>	
Short measure. <i>See</i> TRADE MARK (False trade description).	
<b>MEASURE OF DAMAGES</b>	
<i>See</i> DAMAGES.	
<b>MEDICAL BOARD</b>	
Under National Insurance (Industrial Injuries) Act, 1946. <i>See</i> INDUSTRIAL INJURY.	
<b>MEDICAL PRACTITIONER</b>	
Falsely pretending to be a registered person— <i>Diploma of drugless therapy—Honest belief in use of title "physician"—Reasonable ground for belief—Matters for consideration by court—Medical Act, 1858 (c. 90), s. 40</i> [WILSON v. INYANG]	237
<b>METROPOLIS</b>	
Hackney carriage. <i>See</i> STREET TRAFFIC (Hackney carriage).	
<b>MILK</b>	
<i>See</i> FOOD AND DRUGS.	
<b>MINIATURE RACECOURSE</b>	
"Building operation" within Town Planning Acts [BUCKINGHAMSHIRE COUNTY COUNCIL v. CALLINGHAM]	822
<b>MODEL RAILWAY</b>	
"Building operation" within Town Planning Acts [BUCKINGHAMSHIRE COUNTY COUNCIL v. CALLINGHAM]	822
<b>MODEL VILLAGE</b>	
"Buildings" within Town Planning Acts [BUCKINGHAMSHIRE COUNTY COUNCIL v. CALLINGHAM]	822
<b>MOHAMMEDAN DIVORCE</b>	
In Egypt— <i>Validity in England</i> [MAHER v. MAHER]	37
<b>MONEY</b>	
De-valuation of pound sterling— <i>Loss on conversion into foreign currency—Delay in payment of freight</i> [MEHMET DOGAN BEY v. G. G. ABDENI & CO., LTD.]	162
<b>MORTGAGE</b>	
Attornment clause— <i>Creation of relationship of landlord and tenant—Notice to quit—Validity—Application of Agricultural Holdings Act, 1948, s. 2 (1), s. 23 (1)</i> [STEYNING AND LITTLE-HAMPTON BUILDING SOCIETY v. WILSON]	452
Interest— <i>Notice by mortgagor to pay off—Failure to pay on date named—Sum due not set aside and available on date of expiry of notice—Right to interest subsequent to date of expiry</i> [BARRATT v. GOUGH-THOMAS]	48
Power of leasing— <i>Tenancy by estoppel—Tenancy agreement entered into by purchaser before completion of purchase by her of mortgaged property—Mortgage of premises by purchaser by deed dated day after completion—Exclusion of mortgagor's power of leasing—Position of tenant</i> [UNIVERSAL PERMANENT BUILDING SOCIETY v. COOKE]	893
<i>Tenancy agreement entered into by mortgagor before completion of purchase by him of mortgaged property</i> [WOOLWICH EQUITABLE BUILDING SOCIETY v. MARSHALL]	769
<b>MOTOR VEHICLE</b>	
<i>See</i> STREET TRAFFIC.	
<b>NATIONAL REGISTRATION</b>	
<i>See</i> EMERGENCY LEGISLATION.	
<b>NATIONALISATION</b>	
Gas. <i>See</i> GAS.	
<b>NEGLIGENCE</b>	
Child— <i>Sport—Ice-hockey—Child spectator injured by puck—Implied contract—Reasonable care for safety—Foreseeable danger incident to entertainment</i> [MURRAY v. HARRINGAY ARENA, LTD.]	320
Common employment. <i>See</i> MASTER AND SERVANT.	
Contributory negligence— <i>Running down action—Duty of plaintiff towards traffic</i> [NANCE v. BRITISH COLUMBIA ELECTRIC RAILWAY CO., LTD.]	448
Damages— <i>Deductions from damages—"Contract of assurance or insurance"—Flight steward killed in aircraft accident—Death benefit paid under pension scheme—Fatal Accidents (Damages) Act, 1908 (c. 7), s. 1</i> [SMITH v. BRITISH EUROPEAN AIRWAYS CORPN.]	737
<i>Personal injury—Consideration of service pension in assessment</i> [PAYNE v. RAILWAY EXECUTIVE]	910
Estoppel— <i>Fatal accident to servant—Acceptance by widow, as administratrix, of death benefit under pension scheme—Damages claimed under Fatal Accidents Acts for benefit of widow and children</i> [SMITH v. BRITISH EUROPEAN AIRWAYS CORPN.]	737
Husband and wife— <i>Action by husband and wife for injury to wife—Contributory negligence</i> <i>See</i> HUSBAND AND WIFE.	
Invitee— <i>Duty of occupier—Protection against "unusual danger"—Workman falling from staging—Workmen's knowledge that staging faulty</i> [LONDON GRAVING DOCK CO., LTD. v. HORTON]	1
Wife's loss of consortium— <i>Injury to husband causing sexual incapacity—Tortfeasor's liability to wife</i> [BEST v. SAMUEL FOX & CO., LTD.]	116

	PAGE
NEWSPAPER	
Previous convictions— <i>Report of evidence before justices—Committal for trial</i> [R. v. ARMSTRONG]	219
NOTICE TO QUIT	
<i>See</i> AGRICULTURE (Agricultural holding).	
NULLITY	
Party to marriage under sixteen— <i>Marriage celebrated abroad—Wife domiciled abroad—Husband domiciled in England—Marriage legal under lex celebrationis and law of wife's domicile—Marriage illegal under Age of Marriage Act, 1929 (c. 36), s. 1 (1)</i> [FUGH v. FUGH]	680
OBSCENE PUBLICATIONS	
<i>See</i> CRIMINAL LAW.	
OCCUPIER	
Duty to invitee, protection against "unusual danger." <i>See</i> NEGLIGENCE (Invitee).	
ORIGINATING SUMMONS	
<i>See</i> CHARITY (Costs); PRACTICE.	
ORNAMENTS	
Church. <i>See</i> ECCLESIASTICAL LAW.	
OVERHANG	
Heavy motor car. <i>See</i> STREET TRAFFIC (Heavy motor car).	
PARTICULARS	
<i>See</i> PRACTICE.	
PARTIES	
To originating summons. <i>See</i> PRACTICE.	
"PAY-AS-YOU-EARN"	
<i>See</i> INCOME TAX.	
PEACE TREATY	
Hungary— <i>Charge on property within United Kingdom territory and belonging to Hungarian national—Gold and bank balances belonging to Dutch company—Shares of company held by Hungarian national—"Property, rights or interests . . . belonging to or held or managed on behalf of . . . a Hungarian national"—Order for recovery of property from Administrator of Hungarian Property—Right of court to award interest—Treaty of Peace (Hungary) Order, 1948 (S.I., 1948, No. 116), art. 1 (2), (3), (5) (g) [BANK VOOR HANDEL EN SCHEEPVAART v. SLATFORD (CUSTODIAN OF ENEMY PROPERTY)]</i>	779
PENSION	
Breach of contract to pay— <i>Service of writ out of jurisdiction—Breach within jurisdiction—Proof of such breach—Contract made in Czechoslovakia—Pension payable in England</i> [VITKOVICE HORNI A HUTNI TEZIRSTVO v. KORNER]	334
Damages for negligence— <i>Consideration of pension in assessment. See</i> DAMAGES; NEGLIGENCE (Damages).	
Estate duty— <i>Property passing on death—Beneficial interest—Interest provided by deceased by arrangement with employer—Pension payable to deceased and on his death to his widow</i> [Re PAYTON (decd.)]	425
Increase— <i>Pension "payable by local authority solely in respect of local government service"—Transfer of servant to transport board—Continuance as member of pension fund of local authority—"Enactment by which fund regulated"—London Passenger Transport Act, 1933 (c. 14), s. 80 (9), (10)—Pensions (Increase) Act, 1944 (c. 21), sched. I, Part II, para. 1</i> [ABBOTT v. LONDON COUNTY COUNCIL]	697
Pension scheme— <i>Provision excluding employer's liability for injuries caused by persons in common employment with injured person—Agreement collateral to contract of service—Validity</i> [SMITH v. BRITISH EUROPEAN AIRWAYS CORPN.]	737
War Pension. <i>See</i> WAR PENSION.	
PERSONAL INJURIES	
<i>See</i> NEGLIGENCE.	
PHOTOGRAPH	
Obscene publication— <i>Negative not intended for sale—Positive sold—"Representation . . . otherwise published"—Obscene Publications Act, 1957 (c. 83), s. 1</i> [COX v. STINTON]	637
PHYSICIAN	
Person falsely using title or description. <i>See</i> MEDICAL PRACTITIONER.	
PLANNING	
<i>See</i> TOWN AND COUNTRY PLANNING.	
POLICE	
Identity card— <i>Right to require production</i> [WILLCOCK v. MUCKLE]	367
Position of constable while off duty [DAVIS v. MINISTER OF PENSIONS]	318
POSSESSION	
Of demised property. <i>See</i> COUNTY COURT.	
Writ— <i>Execution—Resumption of possession by person evicted—Contempt of court</i> [ALLIANCE BUILDING SOCIETY v. AUSTEN]	1068
POST	
Service by— <i>Service of document on company—Validity of service by registered post</i> [T. O. SUPPLIES (LONDON), LTD. v. JERRY CREIGHTON, LTD.]	992
POST-NUPTIAL SETTLEMENT	
<i>See</i> SETTLEMENT.	
POWER OF APPOINTMENT	
Exercise— <i>Excessive exercise—Delegation—Special power to appoint among children and issue—"In such manner in all respects" as appointor should appoint—Discretionary trusts after forfeiture of life interest under appointment</i> [Re MORRIS'S SETTLEMENT TRUSTS]	528
<i>"For the benefit of my family"—No gift over in default of appointment—Implication of gift to members of class—Power in nature of a trust</i> [Re PEROWNE (decd.)]	201
POWER OF ATTORNEY	
Trading with the enemy— <i>British territory occupied by enemy—Donor of power in neutral territory and donee in occupied territory—Validity of acts done by donee under power</i> [HANGKAM KWINGTONG WOO v. LIU LAN FONG]	567



	PAGE
<b>PRACTICE</b>	
Originating summons— <i>Parties</i> — <i>Construction summons</i> — <i>Parties in same interest represented by separate counsel</i> — <i>Costs</i> —R.S.C., Ord. 65, r. 1 [Re AMORY (dec'd.)] ..	947
Particulars— <i>Particulars of claim before defence</i> — <i>Matters within knowledge of defendant</i> — <i>Action for breach of contract</i> — <i>Breach of term as to time for delivery of motor car</i> —R.S.C., Ord. 19, r. 7 [ROSS v. BLAKES MOTORS, LTD.] ..	689
Service— <i>Service out of jurisdiction</i> — <i>Breach of contract committed within jurisdiction</i> — <i>Proof of breach</i> — <i>Contracts to pay pension and salary as consultant</i> — <i>Contracts made in Czechoslovakia</i> — <i>Monies alleged to be payable in England</i> —R.S.C., Ord. 11, r. 1 (e)—R.S.C., Ord. 11, r. 4 [VITKOVICE HORNÍ A HUTNÍ TEŽIRSTVO v. KORNER] ..	384
Severance of causes of action— <i>Libel</i> — <i>Slander</i> — <i>Statement that plaintiff was person referred to in libel</i> [BRIDGMONT v. ASSOCIATED NEWSPAPERS, LTD.] ..	285
<b>PREFERENCE SHAREHOLDERS</b>	
Rights in winding-up. See COMPANY (Winding-up).	
<b>PRIVILEGE</b>	
Divorce. See DIVORCE (Evidence).	
<b>PROBATE</b>	
Grant— <i>Foreign will disposing only of property abroad</i> — <i>Administration of Justice Act, 1932 (c. 55), s. 2 (1) [In the Estate of WAYLAND]</i> ..	1041
Renunciation— <i>Right of executors to release from liability in respect of estate</i> [TIGER v. BARCLAYS BANK, LTD.] ..	262
Revocation of grant— <i>Executors incapable of performing duties</i> [In the Estate of GALBRAITH] ..	470
<b>PROFIT</b>	
Of profession or trade— <i>Assessment to income tax</i> . See INCOME TAX (Profits).	
<b>PUBLIC POLICY</b>	
Service agreement— <i>Provision for expenses at excessive figure</i> — <i>Calculated to deceive revenue authorities</i> — <i>Illegality</i> [NAPIER v. NATIONAL BUSINESS AGENCY, LTD.] ..	264
<b>QUARTER SESSIONS</b>	
Appeal by "person aggrieved" under Nurseries and Child-Minders Regulation Act, 1948, s. 6 (4). See CHILD-MINDER.	
Appeal from magistrates' court— <i>Appeal against conviction</i> — <i>Plea of Guilty</i> — <i>Failure to understand nature or gravity of offence</i> — <i>No right of appeal</i> — <i>Criminal Justice Act, 1948 (c. 58), s. 36 (1) [R. v. WEST KENT QUARTER SESSIONS APPEAL COMMITTEE. Ex parte FILES]</i> ..	728
Commitment of offender to, for sentence— <i>Borstal training</i> — <i>Proof of age</i> — <i>Age admitted by accused</i> — <i>Sworn evidence not given of age or other matters required by statute</i> — <i>Validity of commitment</i> — <i>Criminal Justice Act, 1948 (c. 58), s. 20 (3) [R. v. RECORDER OF GRIMSBY. Ex parte PURSER]</i> ..	889
<b>QUIT</b>	
Notice to. See AGRICULTURE (Agricultural holding).	
<b>QUOTA</b>	
Contract— <i>Implied term that contract subject to quota</i> — <i>Shipment of jute</i> — <i>Export subject to quota</i> — <i>Contract not expressed to be subject to quota</i> [PARTABMULL RAMESHWAR v. K. C. SETHIA (1944), LTD.] ..	352
<b>RACECOURSE</b>	
Miniature. See MINIATURE RACECOURSE.	
<b>RAILWAY</b>	
Ballment of luggage— <i>Delivery by railway servant to third party without production of ticket</i> — <i>Conditions excluding liability</i> —"Misdelivery" [ALEXANDER v. RAILWAY EXECUTIVE] ..	442
Model. See MODEL RAILWAY.	
<b>RATES</b>	
De-rating— <i>Industrial hereditament</i> — <i>Adapting for sale</i> —"Packaging"— <i>Motor car parts made fit for use abroad</i> — <i>Protection against climatic conditions</i> — <i>Factory and Workshop Act, 1901 (c. 22), s. 149 (1) (c) (iii)</i> — <i>Rating and Valuation (Apportionment) Act, 1928 (c. 44), s. 3 (1) [COCKRAM v. TROPICAL PRESERVATION CO., LTD.] ..</i>	520
Exemption— <i>Place "exclusively appropriated to public religious worship"</i> — <i>Rooms adjoining gospel hall and used for children's educational, recreational and religious activities</i> — <i>Sunday school</i> — <i>Poor Rate Exemption Act, 1833 (c. 30), s. 1, s. 2</i> — <i>Sunday and Ragged Schools (Exemption from Rating) Act, 1869 (c. 40), s. 2</i> [ROGERS v. LEWISHAM BOROUGH COUNCIL] ..	718
<b>RECEIVING STOLEN PROPERTY</b>	
See CRIMINAL LAW.	
<b>REGISTRATION OF LAND</b>	
See LAND REGISTRATION.	
<b>RELIGION</b>	
Charitable purpose. See CHARITY.	
Place "exclusively appropriated to public religious worship"— <i>Exemption from rates</i> . See RATES.	
<b>REMOTENESS OF DAMAGE</b>	
See DAMAGE.	
<b>RENT CONTROL</b>	
Application— <i>Validity</i> — <i>Misnomer of landlord</i> — <i>Landlord and Tenant (Rent Control) Regulations, 1949 (S.I., 1949, No. 1096), reg. 3 (2), as amended by Landlord and Tenant (Rent Control) (Amendment) Regulations, 1950 (S.I., 1950, No. 1763), reg. 2</i> [FRANCIS JACKSON DEVELOPMENTS, LTD. v. HALL] ..	74
Furnished house— <i>Reduction of rent</i> — <i>Reduction below amount of standard rent</i> — <i>Attachment of rent to premises in rem</i> — <i>Reduction "affecting" Rent Restrictions Acts</i> — <i>Furnished Houses (Rent Control) Act, 1946 (c. 34), s. 2 (2), s. 3 (2), s. 7</i> [R. v. FULHAM, HAMMERSMITH AND KENSINGTON RENT TRIBUNAL. Ex parte MARKS] ..	465
Rent fixed on landlord's application— <i>Further reference by new tenant</i> — <i>No change of circumstances</i> — <i>Jurisdiction to entertain new reference</i> — <i>Furnished Houses (Rent Control) Act, 1946 (c. 34), s. 2 (2) [R. v. FULHAM, HAMMERSMITH AND KENSINGTON RENT TRIBUNAL. Ex parte GORMLY]</i> ..	1030
Rent tribunal— <i>Jurisdiction</i> — <i>Security of tenure</i> — <i>Reference to tribunal after notice to quit</i> — <i>Furnished Houses (Rent Control) Act, 1946 (c. 34), s. 5</i> — <i>Landlord and Tenant (Rent Control) Act, 1949 (c. 40), s. 11 (1) [R. v. FOLKESTONE AND AREA RENT TRIBUNAL. Ex parte SHARKEY]</i> ..	921