

ALL ENGLAND

LAW REPORTS

INCORPORATING THE

LAW TIMES REPORTS

OF CASES DECIDED IN

THE HOUSE OF LORDS

THE PRIVY COUNCIL

ALL DIVISIONS OF THE SUPREME COURT
AND

COURTS OF SPECIAL JURISDICTION

1948

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, K.C.

Bencher of Lincoln's Inn.

Consulting Editor for Taxation Cases:

CYRIL KING, K.C.

Bencher of the Middle Temple.

General Editor:

G. F. L. BRIDGMAN,

of the Middle Temple, Barrister-at-Law.

For list of Reporters see overleaf

Published by the Proprietors of
THE LAW JOURNAL, 11 & 12 BELL YARD, TEMPLE BAR,
LONDON, W.C.2.

INDEX

| | 1 |
|--|---|
| Accessory after the fact, plea of Guilty, principal offenders subsequently acquitted 570 Accident. See Workmen's Compensation. —, failure to report, driver ignorant of accident | Appeal, decree absolute, restoration, appeal against decree nisl dismissed on failure, by mistake, to deposit security for costs 161—, to quarter sessions. See Magistrates. Appearance, unconditional, defendants' right to plead that plaintiff has no cause of action 564 |
| Administration pendente lite—Practice of Probate Division—Follows practice of Chancery Division in appointing receivers [Re BEVAN (deceased), BEVAN v. HOULDS-WORTH] | ARBITRATION County cqurt — Reference to registrar —Setting aside award—Misconduct—Admission of evidence not adduced by parties —Knowledge of bankruptcy proceedings of person not party to arbitration—Consultation of registrar by judge—Duty of judge—County Courts Act, 1934 (c. 53), s. 89 [Owen v. Nichole] |
| ADOPTION Maintenance — Adoption order — Validity—Order made on application of two "spouses" jointly—"Spouses" biga- mously married—Liability of "husband" for maintenance of child—Adoption of Children Act, 1926 (c. 29), s. 1 (3)— Adoption of Children (County Court) Rules, 1926 (S.R. & O., 1926, No. 1602), rr. 8, 9, 12 [Re SKINNER (an infant). SKINNER v. CARTER] | charge on managing director |
| ADVERTISEMENT Advertising sign of sheet metal fixed to wall of old theatre—" Wooden or other structure or erection"—Manchester Corporation Act, 1891 (c. ccvii), s. 18 (1) [BOROUGH BILLPOSTING CO., LTD. v. MANCHESTER CORPN.] | Bailee, gratuitous, as agent of necessity to sell bailed goods —, negligence, residential hotel, theft of resident's clothing from room, key left on board in office during absence, no proper system of control DANKERS |
| AGENCY Agency of necessity—Gratuitous bailee —Sale of bailed goods—Instructions unobtainable [Sachs v. Miklos] | Deposit of securities—Canadian securi- ties held by Czech bank in safe custody for customer—Deposit by Czech bank with London bank—Right of customer of Czech |
| Sale — Purchaser's liability — Agreement by purchaser to pay "outgoing valuation due to the tenant"—Estoppel [OADES v. SPAFFORD] | BANKRUPTCY Property available for distribution— Reputed ownership—Materials stored in builder's avaid—Materials on building site |
| ness—Agreement that no wages be paid while worker away through illness—Validity—Agricultural Wages (Regulation) Act, 1924 (c. 37), s. 7 (1), (10); s. 8 (1) (a) [SMART v. SPENCER] Cultivation—Control—Directions—Delegation of Minister's power to county agricultural committee—Exercise of delegated power by county executive officer—Delegatus not potest delegare—Defence (General) Regulations, 1939 (S.R. & O., 1939, No. 927), regs. 62 (1), 66 [ALLING-HAM v. MINISTER OF AGRICULTURE AND FISHERIES] | -Bankruptcy Act, 1914 (c. 59), s. 38 (2) (c) [Re FOX. Ex parte OUNDLE AND THRAPSTON RURAL DISTRICT COUNCIL v. THE TRUSTEE] |
| ALIEN Enemy alien—Deprivation of nationality by decree of enemy state—Recognition of statelessness — Patents — Extension — "Subject of a foreign state"—Patents and Designs Act, 1907 to 1946, s. 18 (6). [LOWENTHAL v. AG.] | Charitable purpose. See Charity. CHARITIES Charitable bequest—"Mission work" Gift to named church for "mission work" in district—Bequest to take effect on death of life tenant—Church demolished and dis- trict laid waste by enemy action after death of testator—Date of ascertainment of prac- |

| PAGE | | PAGI |
|--|--|------------|
| ticability [Re MOON'S WILL TRUSTS. FOALE v. GILIANS] Charitable purpose — Advancement of religion—Public benefit—Carmelite con- vent—Association of strictly cloistered and purely contemplative nuns [Re COATS' TRUSTS, COATS v. GILMOUR] Gift "to His Eminence the Arch- bishop of Westminster Cathedral London for the time being to be used by him for such purposes as he in his absolute discretion thinks fit "[Re FLINN (deceased), PUBLIC TRUSTEE v. GRIFFIN] Gift to vicar and churchwardens for time being of named church "for purposes in connection with the said church"—Added directions as to user— Requirements of children in parish—Pro- hibition of aid for overseas missions [Re EASTES (deceased), PAIN v. PAXON] Charity, exemption from income tax, trade carried on by charity, company "estab- lished for charitable purposes only," objects, statement in memorandum, relevance of motives of formation and subsequent acts, main and subsidiary objects 506 | Winding-up — Proof of debts — Money owed in reichmarks under contracts made in Germany—Performance of contracts impossible and illegal owing to outbreak of var—Obligation to refund limited to refunding in Germany—Debts payable at future date—Rate of exchange at which creditors' claims to be allowed—Claims by Custodian of Enemy Property—Companies Act, 1929 (c. 23), s. 261—Trading with the Enemy (Custodian) Order, 1939 (S.R. & O., 1939, No. 1198), art. 1 (i), (ii) (e), (iv) (d) (as amended by Trading with the Enemy (Custodian) (Amendment) Order, 1940 (S.R. & O., 1940, No. 94)) [Re Paranna Plantations, LTD.]———————————————————————————————————— | 742 |
| CHARTERPARTY Demurrage — Stowing — Cargo of wheat put on board in bulk and requiring to be bagged before stowing [ARGONAUT] NAVIGATION CO., I.T.D. v. MINISTER OF | Companies, dissolution, freehold property vested in company, agreement to distribute property among shareholders, failure to convey legal estate to shareholders, vesting | 100 |
| FOOD Time charter—Payment of hire—Sus- pension of hire clause—Hire not payable in respect of time lost owing to "deficiency of men or other accident"—Refusal of officers and men to sail during war ex- cept in convoy [Greek Government v. MINISTER OF TRANSPORT. THE ILISSOS] 004 | minutes, evidence of disposal of interest in land Company, charity, company "established for charitable purposes only," objects, statement in memorandum, relevance of motives of formation and subsequent acts, main and subsidiary objects Courts (Emergency Powers), receiver | 162 506 |
| COAL Control — Distribution — "Licensed merchant"—Unincorporated body — Committee registered as licensed merchant—Agent of committee—Interpretation Act, 1880 (c. 63), s. 19—Coal Distribution | and manager, jeopardy, conditional appointment. —, invalid issue of shares, transfer by shareholder to transferees, subsequent claim against company for repayment of price of | 265 604 |
| Agent of committee—Interpretation Act, 1889 (c. 63), s. 19—Coal Distribution Order, 1943 (S.R. & O., 1943, No. 1138), arts. 2, 78 [Davey v. Shawcroff] 827 Nationalisation of Industry—Colliery company—Reduction of capital—Rights of shareholders under Coal Industry Nationalisation Act, 1946 (c. 59), s. 25 (1) [Re Chatterley - Whitfield Collieries, LTD.] | shares . Complaint, rape, whether complaint made as soon as could be expected, question for judge . Condemnation (as prize). See Prize Law. Condonation. See Divorce. Confession. See Evidence. CONFLICT OF LAWS | 551 |
| COAL MINE Compensation—Disposal as between beneficial interests under settlement—Will directing accumulation of rents and royalties—Coal Act, 1938 (c. 52), sched. III, pt. IV, para. 21 (2), (6) [Re BLANDY-JENKINS (deceased). BLANDY-JENKINS (deceased). BLANDY-JENKINS of shareholders under Coal Industry Nationalisation Act, 1946, s. 25 (1) 911 Collision at sea. See Shipping. Committal, for trial, defect, irregularity before justices, quashing of indictment | Jurisdiction of court—Nullity—Non- consummation—Wife petitioner—Husband domiciled and resident in France—Marri- age in France—Wife born in England of English parents, and resident in England when petition presented [DE RENEVILLE | 337 |
| Articles of association — Directors — Retirement by rotation—Retiring director to continue in office until vacancy filled, unless resolution to reduce number of directors in office passed after due notice— Retiring director eligible for re-appointment —Proposed resolution for re-appointment lost—Vacancy not filled—No resolution to reduce number of directors—Right of retir- ing director to continue in office [GRUNDT v. GREAT BOULDER PROPRIETARY GOLD MINES, I.TD.] Director—Vacation of office—Con- viction of "indictable offence"—Un- authorised dealing in gold—Breach of Defence Regulations—Offence triable sum- marily or on indictment—Summary con- viction [HASTINGS & FOLKSTONE GLASS- WORKS, LTD. v. KALSON]. | Contract, for sale of land. See Sale of Land. —, lex loci contractus and lex loci solutionis both of foreign country. See Conflict of Laws. —, written, variation by oral evidence. | 488 |
| WORKS, LTD. v. KALSON] 711 | sale of business | 803 |

| Conversion, damages, measure, notice to bailor of intention to terminate bailment, | CUSTOMS |
|---|---|
| instructions unobtainable, sale without instructions, value of goods, date when assessable 67 | Importation of prohibited goods— Dealing with uncustomed goods with intent to defraud—Evasion of purchase tax— Recovery of penalties—Payment of duties and legality of importation—Onus of proof |
| CONVEYANCE Interest in land—Disposal by writing —Minutes of company—Law of Property | -Goods not seized—Customs Consolidation Act, 1876 (c. 36), ss. 186, 259. [R. v. FITZPATRICK] |
| -Minutes of company—Law of Property Act, 1925 (c. 20), s. 53 (1) (a) [Re STRATHBLAINE ESTATES, LTD.] | DAMAGES |
| Copyright, assignment, lump sum considera- tion, assessment to income tax 400 | Measure of damages—Detinue and conversion — Gratuitous bailee — Notifi- |
| COSTS Taxation—Copies of documents supplied to counsel holding noting brief at trial—Same copies supplied to junior counsel on appeal—Refresher fees—Coun- | cation to bailor of intention to terminate bailment—Instructions unobtainable — Sale without instructions—Value of goods—Date at which assessable—Knowledge or sup- posed knowledge of bailor [Sachs v. Miklos] 67 |
| set holding noting brief—Shorthand note of proceedings taken—Unnecessary attendance of witness [WRIGHT v. BENNETT]410 | , Loss of wages—Equivalent amount received in pension and sick pay—Moral duty to repay—No legal obligation [DENNIS v. LONDON PASSEN- |
| Costs. See Practice, —, landlord and tenant, recovery of possession, action in High Court, house within | obligation [DENNIS v. LONDON PASSENGER TRANSPORT BOARD] |
| Rent Restrictions Acts, Acts not pleaded in defence | Debt, direction to pay in will. See Wills. Decree absolute, setting aside, restoration of appeal, appeal against decree nisi dismissed |
| Counterclaim. See Practice. County court, arbitration, reference to regis- trar, setting aside award, misconduct, ad- mission of evidence other than that | on failure, by mistake, to deposit security for costs Demurrage. See Charterparty. Dermatitis. See Workmen's Compensation |
| adduced by parties | (Industrial Disease). Desertion. See Divorce. Detinue, damages, measure, notice to bailor |
| judge, duty of judge | Detinue, damages, measure, notice to bailor of intention to terminate bailment, instructions unobtainable, sale without instructions, value of goods, date when assessable 67 Development, land. See Town and Country |
| Accessory after the fact—Plea of Guilty—Principal offenders subsequently | Planning. Director (of company). See Companies. |
| acquitted [R. v. ROWLEY] 570 Conspiracy — Indictment — Three | DISCOVERY |
| separate conspiracies charged in one count -One count charging several prisoners with conspiring together to contravene, between 1940 and 1946, Orders made under Defence (General) Regulations, 1939, for control of toilet preparations— | Production of documents—Documents relating solely to defendants' case—Police officer's notebook—Action against officer— Claim for damages for false imprisonment [BROKS v. PRESCOTT] ——, Improper use of documents in the |
| —Material alterations of the law between relevant dates [R. v. West. R. v. North- Cott. R. v. Weitzman, R. v. White]. 718 Evidence—Accused person as witness —Competence — Indictment — Quashing | action alleged—Implied obligation to make no improper use of disclosed documents— Further undertaking unnecessary, except in special cases [Alterskye v. Scott] 469 Discovery. See also Practice. |
| -Competence — Indictment — Quashing -Committal — Defect — Irregularity be- fore justices [R. v. Sharrock] | —, purchase tax. See Purchase Tax. Discretion, exercise by Divorce Court. See Divorce. |
| accused after caution that he had "done time" for previous similar offence [Turner v. Underwood] | Dissolution, company. See Companies. |
| [Turner v. Underwood] Larceny—Stealing by finding—Golf balls picked up on golf links after being | DIVORCE Condonation — Proof required — |
| lost by original owners—Possession of landowners—Larceny Act, 1916 (c. 50), s. 1 (2) (i) (d) [Hibbert v. MCKIENAN] 860 Misprision of felony—Constituents of offence—Benefit of accused person [R. v. Aberg] Rape — Evidence — Complaint — | Reinstatement of wife—Prejudice of wife by husband's conduct—Formal words of forgiveness [FEARN v. FEARN] 459 Cruelty — Condonation — Revival — Desertion for less than 3 years—Condona- |
| Whether complaint made as soon as could be expected—Question for judge [R. v. CUMMINGS] | v. Kafton] |
| vention of Crime Act, 1908 (c. 59), s. 5 (1) [R. v. Beamon] 947 | Restoration of appeal—Appeal against decree nisi dismissed on failure, by mis- take, to deposit security for costs—Juris- diction of court—Supreme Court of |
| Trial—Plea—Plea of guilty of lesser offence—Acceptance—Duty of prosecutor [R. v. Soanes] | |
| Statement after caution, but before being charged—" What I have to say I will say | Intention to terminate cohabitation — Presumption [EDWARDS v. EDWARDS] . 157 Maintenance order — Non- |
| to the court"—Comment of judge [R. v. Gerard] | [THORY v. THORY] 553 |
| parties involuntarily resident in country in military occupation of enemy, cheques on English bank payable "as soon as law permitted" 803 | from cohabitation—Matters for considera- tion—Wife's refusal to allow normal com- plete intercourse [RICE v. RAYNOLD- Spring-Rick] 188 |

| | AGE | | AGE |
|--|-----|--|-----|
| Discretion — Relevant considerations —Desire of respondent to re-marry — Bigamy of petitioner [REDMAN v. RED- | | bombing, notice to tenant to quit before rebuilding completed "Estate owner," contract to convey estate, | 44 |
| | 333 | registration as land charge | 136 |
| based on same matrimonial offence—Denial | | Property " passing "—Accumulations | |
| by respondent — Competence — Supreme Court of Judicature (Consolidation) Act. | | —Direction by testator to accumulate up to £8,000 and then invest in land—Land to be | |
| Court of Judicature (Consolidation) Act, 1925 (c. 49), s. 178 (1) (as substituted by the Matrimonial Causes Act, 1937 (c. 57), | | entailed on fixed date—Periodical distribu- tions under Scottish law of entail—Change | |
| s. 4 [Hudson v. Hudson (Exelby cited)] | 773 | in beneficial interest or possession of pro- | |
| Evidence — Adultery — Standard of proof [GINESI v. GINESI] | 373 | perty on death of person contingently entitled to distributions—Finance Act, | |
| proof [GINESI v. GINESI] Maintenance — Security — Death of husband before execution of deeds—Lia- | | entitled to distributions—Finance Act, 1894 (c. 30), s. 1 [HALDANE v. ECKFORD. ECKFORD v. SIMPSON. HACKET v. | |
| bility of executors—Jurisdiction of Divorce | | SIMPSON. HACKET v. HALSEY | 760 |
| Court [Hyde v. Hyde] | 362 | Estoppel, divorce, finding of justices affirmed by Divisional Court, subsequent petition | |
| —, Variation of order — Re-marri- age — Appeal — Discretion — Adminis- tration of Justice (Miscellaneous Propi- | - 1 | based on same matrimonial offence, denial | 773 |
| tration of Justice (Miscellaneous Provisions) Act, 1938 (c. 63), s. 14 (2) | | husband and wife, maintenance of | |
| [Bellenden (Formerly Satterthwaite) v. Satterthwaite] | 343 | wife, charge of adultery against wife, same charge dismissed in previous High Court | |
| v. Satterthwaite] Nullity — Insincerity — Approbation of marriage—Desire of petitioner husband | | proceedings | 215 |
| to be relieved from financial liability to wife | 904 | EVIDENCE | |
| Invisidation Domicil | 394 | Confession — Admissibility — In- ducement—Drive of motor vehicle charged | |
| Marriage in France—Petitioner (wife) born in England of English parents, and resident in England when petition presented —Respondent domiciled and resident in | | with being drunk—Advice by doctor to permit medical examination [R. v. NOWELL] | 794 |
| resident in England when petition presented | | Variation of written contract by oral evidence—Sale of business—Construction | |
| Prance lde Beneville v. de Beneville | 56 | HUTTON v. WATLING | 803 |
| Practice—Restitution of conjugal rights —Plea of justification—Right to begin [HEWITT v. HEWITT] | | Evidence, admission, existence of contract for sale of land, proof that real bargain different | |
| [HEWITT v. HEWITT] Variation of settlements—Separation | 242 | from that contained in document | 81 |
| deed-Wife's covenant to pay husband £5 | | —, —, statement by accused after caution that he had "done time" for previous similar offence. | 859 |
| per week—Husband's adultery—Decree absolute—Variation of deed—Discretion | 000 | , adultery, standard of proof | 373 |
| of court [Tomkins v. Tomkins] | 237 | —, criminal law. See Criminal Law. —, memorandum of contract for sale of land, | |
| holding noting brief, same copy supplied to junior counsel on appeal | 410 | proof that real bargain different from that contained in document | 81 |
| Documents, production. See Discovery. Drink, driving while under influence of. | | Excess profits tax. See Revenue. | |
| See Road Traffic. | | EXECUTORS AND ADMINISTRATORS | 8 |
| Dust, removal, in factory. See Factories. Election, election address, libel, qualified | | Contract entered into by testator—Dis- claimer of contract—Right of devisee to | |
| | 450 | performance of contract at expense of personal estate—Property damaged by fire | |
| ELECTRICITY | | before testator's death—Insurance moneys | |
| Supply—Conversion from direct to alternating current—No contract between | | paid in respect of damage—Contract for repairs accepted by testator [Re Rush- brook's Will Trusts. Allwood v. | |
| occupiers and undertakers—Right to supply of direct current—Expense of changing | | NORWICH DIOCESAN FUND AND BOARD | |
| occupiers and undertakers—Right to supply of direct current—Expense of changing consumers' installation—Strand District Electric Lighting Order, 1895, art. 27— Electricity Supply Regulations, 1937, reg. 34 (a), (b) [LONDON INVESTMENT AND MORTGAGE CO., LTD. v. CENTRAL LON- DON ELECTRICITY LTD.1 | | OF FINANCE (Incorporated)] | 932 |
| Electricity Supply Regulations, 1937, reg. | | FACTORIES | |
| MORTGAGE CO., LTD. v. CENTRAL LON- | | Removal of dust — Metal grinding — Tool sharpening—" Wholly or mainly em- ployed in such work"—Modification of | |
| DON ELECTRICITY, LTD.] | 386 | Factories Act by regulations—Employers' | |
| EMERGENCY LEGISLATION | | common law liability—Factories Act, 1937 (c. 67), s. 47 (1)—Grinding of Metals | |
| Courts (Emergency Powers) — Re- ceiver and manager — Company — Jeo- | | common law liability—Factories Act, 1937 (c. 67), s. 47 (1)—Grinding of Metals (Miscellaneous Industries) Regulations, 1925 (S.R. & O., 1925, No. 904) [Frank | |
| pardy — Conditional appointment — Courts (Emergency Powers) Act, 1943 (c. | | LIN v. GRAMOPHONE Co., LTD.] | 353 |
| 19), s. 1 (2) [Re NEWPORT CONSTRUCTION | | FAMILY PROVISION | |
| Co., Ltd., Barclay's Bank, Ltd. v. The Company] | 365 | Time for application — Application made more than six months from date on | |
| Liabilities adjustment — Mortgage deed—Variation—Power of court to re- | | which representation first taken out- | |
| open past payments—Liabilities (War- Time Adjustment) Act, 1941 (c. 24), s. 7 | | Order making provision for maintenance of "another dependant"—No dependant | |
| (3) (a), as amended by Liabilities (War- | | already being maintained in pursuance of Act—Inheritance (Family Provision) Act, | |
| Time Adjustment) Act, 1944 (c. 40), s. 7 (1) [Re GINGER] | 18 | 1938 (c. 45), ss. 2 (1), 4 (1) (b) [Re DORGAN (deceased), DORGAN v. POLLEY] —, Lost will — Grant of letters of | 700 |
| Requisition of land—Dwelling-house —Delegation of power—Delegation to local | | , Lost will Grant of letters of | 140 |
| authority—Exercise of power by authority —Conditions in circulars issued by Minis- | | administration—Will found,—Revocation of grant—Grate of probate—Inheritance (Fam- | |
| ter of Health-Purported ratification and | | ily Provision) Act, 1938 (c. 45), s. 2 (1) [Re Bidie (deceased), Bidie v. General | |
| adoption by Minister—Defence (General) Regulations, 1939 (S.R. & O., 1939, No. | | CORDY TWO | 885 |
| Regulations, 1939 (S.R. & O., 1939, No. 927 as amended), reg. 51 (1), (5)—Supplies and Services (Transitional Powers) | | Fees, counsel. See Counsel. | 000 |
| Act, 1945 (c. 10), s. 1 (1) [BLACKPOOL CORPN. v. LOCKER]. | 85 | FOOD AND DRUGS | |
| Emergency legislation, war damage, controlled house, house rendered uninhabitable by | | Proceedings against third party— | |
| THE PARTY OF THE P | | Dismissal of informations—Case stated at | |

| request of prosecutor—Inclusion of third party essential—Food and Drugs Act, 1938 (c. 56), s. 83 (1) [Elkington v. | 786 | —, Life assurance—Loans to assured—Recovery out of amount payable at death—Payments not in nature of annuities—Income Tax Act, 1918 (c. 40), All Schedules Rules, r. 21 [INLAND REVENUE COMRS. v. WESLEYAN AND | PAGE |
|--|------------|---|------------|
| FOOD RATIONING Catering establishment — Fats and cheese—"Use" in specified rationing period—Use, not for consumption by cus- tomers, but for manufacture of articles to be stored—Fats, Cheese and Tea (Ration- ing) (No. 2) Order, 1946 (S.R. & O., 1946, No. 1118) artists, 10 (see generaled by the | | REVENUE COMRS. V. WESLEYAN AND GENERAL ASSURANCE SOCIETY Trade carried on by charity—Company "estab- lished for charitable purposes only"— Objects — Statement in memorandum — Relevance of motives of formation and subsequent acts—Main and subsidiary | 555 |
| Foreign exchange control regulations, cus- tomer's debentures in foreign company | 782 337 | objects—Finance Act, 1921 (c. 32), s. 30 (1) (c), (as substituted by Finance Act, 1927 (c. 10), s. 24), (3) [Tennant Plays, Ltd. v. Inland Revenue Comrs.] Married woman—Income from property abroad "Living. separate from Intsband"—Husband on military service overseas—Income Tax Act, | 506 |
| —, statutory tenancy. See Rent Restriction. Goodwill, lease, compensation on termination, goodwill arising from activities of sub- | | 1918 (c. 40), All Schedules Rules, r. 16 [NUGENT-HEAD v. JACOB (INSPECTOR OF TAXES)]. Schedule A—Valuation of property— Air-raid shelter constructed by landlord— | 414 |
| HIGHWAYS Offence — Pitching stall — Sale of ice-cream from van—Highways Act, 1853 (c. 50), s. 72 [DIVITO v. STICKINGS] | 207 | Tenant to pay 8 per cent. of cost each year for 12 years—"Rent or other consideration"—Finance Act, 1938 (c. 46), s. 17 (1) (a) proviso [ASSOCIATED LONDON PROPERTIES, LTD. v. WILLIAMS (INSPECTOR OF TAXES)] Settlement—"Payer to revoke or other. | 442 |
| Hotel, negligence, theft of resident's clothing from room, key left on board in office during | 5.2 | Settlement—" Power to revoke or other wise determine settlement "—Power not found in terms of settlement —Settlement of dividends from shares in company controlled by settlor—Power to wind-up company—Finance Act, 1938 (c. 46), s. 38 (1) (a) IWOMEND & INIAND REVENUE. | |
| HOUSING Purchase price — Limitation — House constructed under building licence —House, garden, and approach to garage shown on plan—Sale of house and garden for licensed price, but extra symmodynese | | (1) (a) [WOLFSON v. INLAND REVENUE COMRS.] Sur-tax — Avoidance of tax — Transfer by company the greater part of the share capital in which is held by taxpayer—Transfer to company resident in United Kingdom which subsequently moves abroad—"Associated operation"—Finance Act, 1936 (c. 34), s. 18 [CONGREVE v. INLAND REVENUE | 725 |
| for approach—Building Materials and Housing Act, 1945 (c. 20), s. 7 (1), (3) [MODERN HOUSING (LEICESTER), LTD. v. GUNNING] | 784 | COMRS.] Indictable offence, conviction of, offence triable summarily or on indictment, summary conviction | 948 711 |
| HUSBAND AND WIFE Mintenance — Charge of adultery against wife—Same charge dismissed in previous High Court proceedings—Estoppel | | Indictment, quashing, defect in committal irregularity before justices INDUSTRIAL AND PROVIDENT | 145 |
| —Res judicata [James v. James]. —Separation order — Arrears — Recovery—Claim by widow to recover against estate of husband—Summary Juris- diction (Married Women) Act, 1895 (c. 39), ss. 5 (c), 9 [Re BIDIE (deceased), BIDIE v. GENERAL ACCIDENT FIRE AND LIFE ASSURANCE CORPN., LTD.] Title to recently—Matrimogrial become | 885 | SOCIETY Disputes — Arbitration — Expulsion of member—Non-compliance with rules— Jurisdiction—Industrial and Provident Societies Act, 1893 (c. 39), s. 49 (1) [Judson v. Ellesmere Port Ex-Ser- | 844 |
| Importation of prohibited goods. See Customs. | 328 | INJUNCTION Form of order — Passing-off — Action against limited company—Order against "defendants by their servants work- men agents or otherwise," not against "the | |
| INCOME TAX Allowance — Child — "Entitled in own right to income"—Wages—Finance Act, 1920 (c. 18), s. 21 (1), (3) (as amended by Finance (No. 2) Act, 1939, s. 9 (3)) [WILLIAMS v. DOULTON (INSPECTOR OF | | [Marengo v. Daily Sketch and Sunday Graphic, Ltd.] Insincerity, nullity, delay, approbation of | 406 394 |
| Taxes)] "Annual profits or gains"—Copy- right — Assignment — Lump sum con- sideration—Income Tax Act, 1918 (c. 40), sched. D, Case VI [WITHERS (H.M. INSPECTOR OF TAXES) v. NETHERSOLE]. | 603 | Interim development, land. See Town and Country Planning. | |
| Settlement—Deficiency made up out of capital—Capital or income—Treatment of sums paid as gross or net—Income Tax Act, 1918 (c. 40), All Schedules Rules, r. 21 (as amended by Finance Act, 1927 (c. 10), s. 26 (1)) [MORANT SETTLEMENT (TRUS- | 400 | INTOXICATING LIQUORS Transfer of licence — Production of documents—" Agreement or assurance" under which licence to be transferred and held—Mortgage of licensed premises by proposed transferee to owners—Jurisdiction of justices to make production order—Licensing (Consolidation) Act, 1910 (c. 24), s. 25 (2) [R. v. NEWINGTON LICENSING JJ., Ex parte CONRAD] | |
| TEES) v. INLAND REVENUE COMRS. IN- LAND REVENUE COMRS. v MORANT SETTLEMENT (TRUSTEES)] | 732 | JJ., Ex parte CONRAD] Invention, by servant, agreement for inventions made during employment to become | 346 |

| P | AGE | P | AGE |
|---|-----|--|------------|
| recognizance—Stat. (1360-1) 34 Edw. III, c. 1 [R. v. County of London Quarter Sessions. Ex parte Commissioner of | | NUISANCE Negligence — Highway — Debris by kerb—Small heap left by repairers of pro- | |
| METROPOLITAN POLICE | 72 | perty for collection [ALMEROTH v. W. E. CHIVERS & SONS, LTD.] | 53 |
| Wife. Maintenance order, non-cohabitation clause, clause struck out on appeal, date on which striking out operative | 553 | during widowhood, remarriage of wife, annulment of second "marriage" Nurses, agency, licence by local authority, condition, limitation of fees receivable by | 147 |
| Market, market overt, private sale, goods offered by auction, subsequent private sale in same market | 408 | agency | 192 |
| Marriage, approbation, defence in nullity suit Married woman, assessment to income tax, income from property abroad, "living separate from husband." husband on | | distribution in bankruptcy, materials stored in builder's yard, materials on building site Passing off, injunction, form of order, action against limited company, order against "defendants by their servants workmen | 849 |
| MASTER AND SERVANT | *** | agents or otherwise" | 406 |
| Invention—Invention of servant— Agreement for inventions made during em- ployment to become exclusive property of master—Servant trustee for master—Obli- | | enemy state | 295 |
| gation of servant, after termination of employment, to procure patent protection for master in other countries [British Celanese, Ltd. v. Mongref] Measure of damages. See Damages. | 123 | Infringement — Validity of patent — Novelty dependent on anterior discovery— Ambiguity and obscurity in specification —Indication of inventive step—Width of claim—Limitation of claim by reference to plan [RALEIGH CYCLE CO., LTD. v. H. | 308 |
| MEDICINE AND PHARMACY Nurses — Agency — Licence by local authority—Condition—Limitation on fees | | Payment into court. See Practice. PENSIONS | 500 |
| receivable by agency—Nurses Act, 1943 (c. 17), s. 8 (2) [MIDDLESEX COUNTY COUNCIL v. MILLER] Memorandum, of contract for sale of land. See Sale of Land. Mercantile marine, war pension. See War Pension. | 192 | Appeal to High Court—Assessment of extent of disablement—Pensions Appeal Tribunals Act, 1943 (c. 39), ss. 5 (2), 6 (3) [Morris v. Minister of Pensions] Burden of proof—Disablement—Royal Warrant Concerning Retired Pay, Pensions, etc., 1943 (Cmd. 1943, No. 6489), art. 1 (4) [Roystow v. Minister of | 748 |
| Metal grinding, regulations. See Factories. Metropolitan police. See Police. Misdirection, of jury. See Criminal Law (trial). Misrepresentation, innocent misrepresentation, | | Pensions See Royal Forces. | 778 |
| sale of land, statement of rents, representa- tion or warranty, remedy, specific per- formance, reduction in purchase price | 493 | Plea. See Criminal Law (Trial). | 830 |
| MONEY HAD AND RECEIVED Failure of consideration — Company —Invalid issue of shares—Transfer by shareholder to transferes — Subsequent claim against company for repayment of price of shares [Linz v. Electric Wire Co. of Palestine, Ltd.] | 604 | Pleading. See Practice. POLICE Metropolitan Police Force—Receiver for Metropolitan Police District—Treasurer of fund for the purposes of the police—Power to sue—Accident to police officer through | |
| MORTGAGE Remedies of mortgagee — Puisne mortgagee—Title to mortgagee property extinguished—Sale by first mortgagee— Right of puisne mortgagee to surplus pro- fits—Law of Property Act, 1925 (c. 20), ss. 104, 105, 107, 116—Limitation Act, 1939 (c. 21), ss. 12, 16 [YOUNG v. CLAREY] Mortgage, deed, liabilities adjustment, varia- tion of deed, power of court to re-open | 197 | negligence of third party—Hospital charges and officer's wages during illness paid by Receiver—Right of Receiver to recover expenses from third party—Metropolitan Police Act, 1829 (c. 44), s. 12—Metropolitan Police (Receiver) Act, 1861 (c. 124), s. 1 [METROPOLITAN POLICE DISTRICT (RECEIVER) v. TATUM]. Police notebooks, order to produce Possession, recovery, at common law. See Landlord and Tenant. | 612 907 |
| past payments Motor vehicle. See Street and Aerial Traffic. Necessity, agent of. See Agency. | 18 | POWERS Fraudulent exercise — Special power | |
| NEGLIGENCE Bailee — Hotel — Residential hotel —Theft of resident's clothing from room —Key left on board in office during absence | | of appointment among nephews and nieces —Power exercised in favour of a nephew— Agreement by appointee to benefit appoin- ter's children [Re CRAWSHAY] | 107 |
| —No proper system of control [Olley v. Marlborough Court, Ittl.] Duty to take care—Breach—Damage resulting from breach—Decorator leaving house with front door unlocked during known absence of tenants—Entry and theft by third party [Stansbie v. Troman] | | PRACTICE Appearance — Unconditional appearance—Defendant's right to plead that plaintiff has no cause of action—R.S.C., Ord. 25, r. 2 [Wilkinson v. Barking Corpn.] Costs — "Bullock order"—Plain- | 564 |
| Negligence, highway, debris by kerb, small heap left by repairers of adjacent property for collection New town. See Town and Country Planning, New trial. See Practice. | | R.S.C., Ord. 16, r. 7 [Hong v. A. & R. Brown, Ltd.] | 185 |
| New trial. See Practice. Notice to quit. See Landlord and Tenant. Novus actus interveniens, workmen's compensation, incapacity resulting from accident, inefficient medical treatment. | | Security for costs—Order against defendant—Plaintiff and defendant out of jurisdiction—Plaintiff ordered to give security [NAAMLOOZE VENNOOTSCHAP BELEGGINGS COMPAGNIE "URANUS" v. BANK OF ENGLAND] 304. | 465 |

| PA | AGE PAGE |
|--|---|
| Counterclaim — Default in delivering reply — Motion for judgment — Action still pending—Subject-matter of action and | dents Rules, 1902 (S.R. & O., 1902, No. 616), r. 9 [Dyer v. Southern Railway Co.] |
| counterclaim indivisible—R.S.C., Ord, 27, | 38 RATES AND RATING |
| r. 11 [R OGERS v. WOOD] Discovery — Action — Penalties — Sums payable under statute—Penalties or compensation—Other remedies sought— Discovery of documents relating to other claims—Gasworks Clauses Act, 1847 (c. 15), ss. 21, 23—Waterworks Clauses Act, 1847 (c. 17), ss. 62, 63 [COLNE VALLEY WATER CO. v. WATFORD AND ST. ALBANS | Beneficial occupation — Structures erected for purpose of carrying out works contract—Temporary structures erected, and used, by contractors on site of aerodrome under construction—Rating and Valuation Act, 1925 (c. 90), s. 37 (10) [John Laing & Son, Ltd. v. Kingswood Assessment Committee] |
| GAS Co.], Privilege — Local authority — Correspondence between departments — Correspondence between authority and Ministry of Health—Reports and pro- ceedings of committees of authority | Exemption — Lands belonging to a vicarage—Exemption from parochial taxes under Inclosure Act—Exemption from general rate imposed by Rating and Valuation Act, 1925—Rating and Valuation Act, 1925 (c. 90), s. 2 (1), (2), (3), s. 64 (1) (b) [WILTSHIRE COUNTY VALUATION COMMITTEE v. MARLEOROUGH AND RAMSBURY RATING AUTHORITY. SAME |
| claim—Discretion of court—Amendment of writ—R.S.C., Ord. 28, r. 1 [Mann v. | v. Boyce |
| PHILLIPS Leave to | 138 societies — Laundries research associa- |
| defend — Qualified admission — "£10,000 or thereabouts"—Condition on which leave granted [CONTRACT DISCOUNT CORPORA- | bers—Scientific Societies Act, 1843 (c. 36), s. 1 [British Laundbrers' Research Association v. Central Middlesex Assessment Committee and Hendon Rating Authority] |
| v. HAWILL] Payment into court — Acceptance in error—Mistaken interpretation of pleadings—Power of court to grant relief [S. KAPROW & CO., LTD. v. MACLELLAND & CO., LTD.] Pleading — Striking out — Statement of claim — Frivolous and vexations— | 70 removed to mental institution—Order of master in lunacy authorising wife to occupy house rent free on payment of rates—Wife not party to order, but continuing to occupy house with knowledge thereof [ROBINSON v. TAYLOR] |
| First action alleging fraudulent misre- presentation and negligence—Second action alleging fraudulent conspiracy based on substantially same facts—Res judicata [WRIGHT v. BENNETT] Vesting order — Land — Company— Dissolution—Freehold property vested in company before dissolution—Agreement by company to distribute property among shareholders—Failure to convey legal estate to shareholders—Company trustee for share- holders—Trustee Act, 1925 (c. 19), s. 44 (ii) (c) [Re STRATHBIAINE ESTATES, LTD.] Practice, divorce. See Divorce. Privilege. See Libel. — discovery. See Practice. | Blast and melting furnaces and coke ovens —Obligation to repair—Monability—Tilting furnaces—Gas and blast mains—Rating and Valuation Act, 1925 (c. 90), s. 22 (1) (b)—Plant and Machinery (Valuation for Rating) Order, 1927 (S.R. & O., 1927, No. 480), sched., class (4) [CARDIFF RATING AUTHORITY v. GUEST KEEN BALDWINS IRON AND STEEL CO., LTD.] 830 Valuation list — A mendment — Proposal—Specification of grounds for proposal —Specification of grounds for proposal amendment—" Ferson aggrieved"—Rating and Valuation Act, 1925 (c. 90), s. 37 (1), (2) [R. v. Surrey (MID-FASTERN) |
| PRIZE LAW | AREA) ASSESSMENT COMMITTEE. Ex parte MERTON AND MORDEN URBAN DISTRICT |
| Condemnation — Ship — Enemy flag —Duress—Ship built in Germany by Ger- man subsidiary of Dutch company under agreement with and subsidised by German | COUNCIL] |
| Production of documents. See Discovery. | 421 LTD.] 19 |
| PURCHASE TAX Discovery—Summary application to High Court—Power to order production of "records and documents"—Incrimination of taxpayer—Order where defendant not a "registered person"—Finance Act, 1946 (c. 64), s. 20 (2) (3)—Grown Proceedings | REAL PROPERTY Land charge — Registration — Estate contract—Yearly tenancy under written agreement—Undertaking to grant ten-years lease—Validity of undertaking against purchaser of land—Land Charges Act, 1925 (c. 22), s. 10 (1), Class C (iv) [SHARP |
| Act, 1947 (c. 44), s. 14 (2) (d) [COMRS. OF CUSTOMS AND EXCISE v. INGRAM] Purchase tax. See also Revenue. Purchase tax, evasion, penalties Qualified privilege. See Privilege. | 927 Reference fees, counsel. See Tithe. Refresher fees, counsel. See Counsel. Remarriage, gift of income to wife during widowhood, annulment of second "marriage" |
| Quarter sessions, appeal to. See Magistrates. Racehorse trainer, disqualification, discretion of Jockey Club | |
| RAILWAYS Amalgamation — Employee's position worsened — Compensation from amalga- | Electric clock—Curtains—Gas cooker— Ascot water heater—Furnished Houses (Rent Control) Act, 1946 (c. 34), s. 2 (1) [R. v. BLACKPOOL RENT TRIBUNAL Exparte ASHTON] |
| mace company — Canm — Lamitation — Date from which time runs—Railbeays Act, 1921 (c. 55), sched. HI, paras. (3) (4)— Limitation Act, 1939 (c. 21), s. 27 (6) [Pegler v. Railway Expective] | RENT RESTRICTION |
| Injury to employee working on line— Failure to provide safe working system— Duty to provide look-out—Provision of one look-out insufficient—Prevention of Acci- | 559 Statutory tenancy — Forfeiture — "Non-occupying tenant" — "Animus possidendi" — Corpus possessionis" — Tenant serving term of imprisonment [BROWN D. BRASH] |

| Rent restriction. See also Landlord and Ten- | 0.07.49 | Scientific society, exemption from rates, | OFF |
|--|------------|--|------------------|
| ant. Requisition, land, (dwelling-house). See Emergency Legislation. | | Security for costs. See Practice (Costs). Security, for wife's maintenance. See Divorce. | 277 |
| RES JUDICATA Decision of Court of Appeal—Over- ruled by House of Lords in subsequent case Right to reconsideration de novo [Re WARING (deceased), WESTMINSTER BANK, LTD, v. BURTON-BUTLER]. | 257 | Sentence. See Criminal Law. Settled land, prohibition against exercise of power of sale under Act, gift of house for life, condition requiring residence, sum settled for outgoing during life of tenant, gift over Settlement, income tax, liability of settlor, | 31 |
| Res judicata, first action alleging fraudulent misrepresentation, second action alleging fraudulent conspiracy based on substanti- ally same facts. —, husband and wife, maintenance of wife, charge of adultery against wife, same charge | 227 | gift over Settlement, income tax, liability of settlor, "power to revoke or otherwise determine settlement," power not found in terms of settlement, settlement of dividends from shares in company controlled by settlor, power to wind-up company , variation. See Divorce (variation of | 725 |
| dismissed in previous High Court proceedings Restitution of conjugal rights. See Divorce. | 214 | settlements). | |
| not required for purposes of the business' —Reserves for purchasing timber stocks— Timber control—Restriction of supplies— Finance (No. 2) Act, 1939 (c. 109), sched. VII, pt. II, para. 3 (ACME FLOOR- ING AND PAVING CO. (1904), LTD. v. INLAND REVENUE COMES.) — Disposal of company's stock at under value—Scheme to avoid tax—Rele- vance of knowledge of shareholder—Finan- cial benefit—Money received in respect of abortive transaction—Compensation for loss of agency or directorate—"Market value" | 482 546 | SHIPPING Collision—Ship in convoy, escorted by naval escort, and vessel on crossing course —Escort vessels equipped with radar and linked with convoy by radio-telephone communication—Failure of senior naval officer to warn convoy—Liability for negligence [The Sobeski] Salvage — Avard — Apportionment among crew — Basis — Basic pay — Exclusion of war bonus [The Empire Gulf] Towage—Collision between tug and ship—Liability of shipowners—"Whilst towing"—United Kingdom Standard Towage Conditions, cl. (1), (3) [W. J. GUY & Son (a Firm) v. Glen Line, Ltd.] Silicosis. See Workmen's Compensation. SMALL TENEMENT Recovery of possession—Notice of intention to apply to justices—Tenancy agree- | 78 564 245 |
| — Apportionment — Discretion of commissioners—Finance Act, 1943 (c. 28), s. 24 [INLAND REVENUE COMES, v. ROSS AND COULTER, ETC.] Purchase tax — Liability — Electric heating pads and blankets—" Appliances and apparatus of a kind used for domestic purposes"—Finance (No. 2) Act, 1940 (c. 48), schel. VII, para. 7 [ATTORKEY- | 616 | ment—Notice to quit—Statutory tenancy— Small Tenements Recovery Act, 1838 (c. 74), s. 1; sched. [BOWDEN v. RALLI- SON] Small tenement. See also Landlord and Tenant. Soldier's will. See Wills. Specific performance, contract for sale of free- hold land and business assets, vendor only leaseholder, ability to compel assurance by freeholder. | 841 |
| ROAD TRAFFIC | | , sale of land, innocent misrepresentation | 493 |
| Driving while under influence of drink—Evidence of police doctor—Independent professional man—Road Traffic Act, 1930 (c. 43), s. 15 (1) [R. v. NOWELL] | 794 | Stall, pitching, motor van used for sale of ice | 207 |
| ROYAL FORCES Pension — Award of entitlement — Arthritis caused by accident while in army | | ing tenant, tenant serving term of im- | 922 |
| Concerning Retired Pay, Pensions, etc., 1943 (Cmd. 1943, No. 6489), art. 1 (4) | 191 | STREET AND AERIAL TRAFFIC Accident — Failure to report — Driver ignorant of accident—Road and Traffic Act, 1930 (c. 43), s. 22 (2) [HARDING v. PRICE] | 283 |
| Market overt—Private sale—Goods offered by auction in public market—Subsequent private sale in same market—Sale of Goods Act, 1893 (c. 7), s. 22 (1) [BISHOPSCATE MOTOR FINANCE CORPORATION, LTD. v. TRANSPORT BRAKES, LTD.] | 408 | Insurance against third party risks— User of motor vehicle not covered by insurance policy—Extenuating circum- stances—Owner honestly betteving himself covered—Dismissal of charge under Pro- bation of Offenders Act. 1907 (c. 17), s. 1 (1)—Road Traffic Act, 1930 (c. 43), s. 35 | |
| SALE OF LAND Contract — Form — Memorandum in writing—Admission of existence of contract —Evidence—Admissibility to prove real bargain different from that contained in document—Law of Property Act, 1925 (c. 20), s. 40 (1) [BECKETT v. NURSE] Misrepresentation — Innocent misre- presentation—Statement of reuls—Repre- sentation or warranty — Remedy — Re- | 81 | [QUELCH v. COLLETT] Summary judgment. See Practice (judgment). Summary jurisdiction. See Magistrates. Superannuation, local government officer, See Local Government. Taxation of costs. See Costs. Testamentary capacity. See Wills. Time charter. See Charterparty. | 252 |
| duction in purchase price [GILCHESTER PROPERTIES, LTD, v. GOMM] | 493 | Redemption annuity—Land held by | |
| Salvage. See Shipping. SATISFACTION Will—Covenant to pay annuity— Bequest of similar annuity [Re VAN DEN BERGH'S WILL TRUSTS. VAN DEN BERGH v. SIMPSON] | | several owners—No apportionment of annuity—Liability of owner of part of land for annuity in respect of whole—Tithe Act, 1936 (c. 43), ss. 3 (1), 16 (1) [TITHE REDEMPTION COMMISSION v. BROWN] | 752 |

PAGE

xvi

| PAG | | E |
|--|---|-----|
| TOWN AND COUNTRY PLANNING Interim development agreement be- tween landowners and local authority— Permission to develop lands in accordance with specified method—Permission relating | VENDOR AND PURCHASER Specific performance — Contract for sale of freehold land and business assets— Vendor only leaseholder—Ability to compel assurance by freeholder [Elliott v. Pier- | 20 |
| to period after planning scheme in force— Authority's planning scheme not yet in force—Revocation of permission for in- terim development—Town and Country Planning Act, 1932 (c. 48), ss. 10, 34— Town and Country Planning (Interim | Vesting order, land, company, dissolution, freehold property vested in company before dissolution, agreement by company to dis- tribute property among shareholders, failure to convey legal estate to shareholders 16 | |
| [CHESSINGTON DEVELOPMENT CO., LTD. v. Surbiton Borough Council] | remarriage of wife, second "marriage" annulled, wife's right to income, as testator's widow, since date of annulment | 47 |
| Town planning scheme — Industrial building — Factory — Premises used for testing concrete—Factories Act, 1937 (c. 67), s. 151 (1) [HENDON BOROUGH | WAR PENSIONS Appeals — Conflicting decisions of courts of co-ordinate jurisdiction — Later decision preferred [MINISTER OF PENSIONS v. Higham] | 63 |
| TRADE Restraint of trade—Medical practice— Scope—Limits of time and space— Covenant not to practise "as physician, suryeon or apothecary at any time within 5 miles or professionally visit or consult with patients of practice" [JENKINS v. REID] Trade, restraint. See Restraint of Trade. | Mercantile marine — "War risk injuries"—Abnormal conditions on board ship — Construction — Ejusdem generis rule—Pensions (Mercantile Marine) Act, 1942 (c. 26), s. 1 (2) (d)—War Pensions (Naval Auxiliary Personnel) Scheme, 1944 (S.R. & O., 1944, No. 499), sched. 1 (2) (d) [MINISTER OF PENSIONS v. HIGHAM] . 80 Will, satisfaction, covenant to pay annuity, bequest of similar annuity . 9 | |
| | bequest of similar annuity | 35 |
| TRADING WITH THE ENEMY Currency control—Loan in foreign currency—Parties involuntarily resident | WILLS Annuities—Appointment of Public Trustee as trustee after appropriation of | |
| in country in military occupation of enemy—Cheques on English bank payable "as soon as law permits"—Dealings in foreign currency—Trading with the Enemy Act, 1939 (c. 89), ss. 1 (2), 2 (1), 15 (1)—Defence (Finance) Regulations, 1939 (S.R. & O., 1939, No. 950), regs. 2 (1), 3A (1), 3C (1) [BOISSEVAIN P. | Trustee as trustee after appropriation of funds for payment of annuities—Incidence of income fee [Re Evans WILL TRUSTS, PUBLIC TRUSTEE v. GAUSBY] Construction—"All my stocks and shares"—Inclusion of interests in loan capital or funded indebtedness of foreign governments, municipalities and railway | 81 |
| WeIL 3 (1), 36 (1) [bolsskul 5]. Trading with the enemy, company, winding- up, proof of debts, money owed in reichs- marks under contracts made in Germany, performance of contracts impossible and illegal owing to outbreak of war, obligation | 893 companies [Re PURNCHARD'S WILL TRUSTS. PUBLIC TRUSTEE v. PELLY] ——, Condition — "In the event of an armistice having been concluded between Great Britain and Germany in the present war pefore the date of my | 790 |
| to refund limited to refunding in Germany, debts payable at future date, rate of exchange at which creditor's claims to be allowed, claims by Custodian of Enemy Property | , Debts — Direction to pay debts —"Creditors" — Secured and unsecured expeditors—Direction enviring for barefit of | 203 |
| TRIAL Summing up—Good character of accused—Need to refer to [R. v. ABERG] (| -Creditor predeceasing testatrix [Re LEACH'S WILL TRUSTS, CHATTERTON v. LEACH] | 383 |
| Trial. See Criminal Law. Trust, leasehold property, renewal of lease by trustee, obligation to hold on terms of | 488 to settlement of even date—Incorporation of settlement in will—Effect of failure of one clause in settlement on another clause (Re EDWARDS' WILL TRUSTS, DALGELEISH v. | |
| TRUSTS AND TRUSTEES Appointment of new trustees—Con- currence of continuing trustee—Refusal to concur—Eujorcement by beneficiaries of | LEIGHTON]. ——————————————————————————————————— | 821 |
| concurrence—Trustee Act, 1925 (c. 19), s. 36 (1) (b) [Re BROCKBANK (deceased), WARD v. BATES]. Benefit—Duty to account to estate— Estate holding shares in company—Trustee | v. Trustees of St. Luke's Hostel]. 287 | 31 |
| appointed managing director—Appoint- ment and remuneration recommended by all shareholders—Trust estate without majority interest in company [Re GEE, WOOD v. SMADLES] | to income, as testator's widow, since date of annulment [Re DEWHIRST, FLOWERS v. DEWHIRST] | 147 |
| Joint tenants—Statutory trust for sale —Whole property accruing to survivor— Continuance of trust—Law of Property Act, 1925 (c. 20), s. 36 (1) (2) [Re Cook | company "for a period of five years and upwards"—Employment at the date of testator's death—Inclusion of service with testator before formation of com- | |
| Uncustomed goods, dealing with, intent to defraud. See Customs. Unsoundness of mind, testamentary capacity. See Wills. Valuation list. See Rates and Rating. | pany—Need for period to be continuous —Inclusion of war service—Inclusion of apprentice in term "employee" [Re MARRYAT (deceased). Westminster BANK, Ltd. v. Hoberoft]. ———————————————————————————————————— | 796 |
| Variation of settlements. See Divorce. | repayment of moneys owing to me at the | |

| p | AGE | PA | GE |
|--|------------|---|-----|
| time of my death "—Secured and unsecured debts owing to testatrix [Re COGHILL, DRURY v. BURGESS] | 254 | pensation Act, 1925 (c. 84), s. 9 (3) (i) [Illston & Robson, Ltd. v. Smith] | |
| Legacy settled on daughter and her issue—Gift over if no child of daughter should attain 21—Codicil excluding issue of daughter by W. from any benefit under will—Daughter having no issue other than children by W.—Death of daughter leaving | | Novus actus interveniens—Inefficient medi- cal treatment—Operation for congenital deformity on injured thumb [Hogan v. BENTINCK WEST HARTLEY COLLIERIES (OWNERS), LTD.] | 129 |
| children who had attained 21-Effect of | 107 | Disease contracted after 2 months' exposure to liquids capable of producing dermatitis— | |
| (deceased), Beck v. Grant] | 231 | Workman disabled only for employment in particular process in which disease con- | |
| Renewal of lease by trustee—Obligation to | | tracted—"Long continued exposure"— Right to declaration of liability—Work- | |
| hold on trusts of will [Re Knowles' Will Trusts. Nelson v. Knowles] | 866 | men's Compensation (Industrial Diseases) Consolidation Order, 1929 (S.R. & O., 1929, No. 2), para. (2) [SLOMAN v. HARRIS | |
| enfeebled—Surname incomplete — Attesta- tion—Mental presence of testatrix—Wills | | | 133 |
| Act, 1837 (c. 26), s. 9 [Re CHALCRAFT (deceased). CHALCRAFT v. GILES. (CHAL- | | tion—Agreement for lump sum in redemp- tion of weekly payments—Registration of | |
| CRAFT cited)] Soldier's will—Actual military service—Airman training in Canada for | | memorandum of agreement—Objection by approved society with which workman insured—Duty of registrar—Workmen's | |
| operational duties—Wills Act, 1837 (c. 26), s. 11 [Re Wingham (deceased)] | 208 | Compensation Act, 1925 (c. 84), ss. 13, 23, 25—Coal Mining Industry (Pneumo- | |
| Testamentary capacity — Soundness of mind—Testator enfeebled by disease— Delusion concerning relatives [Battan | | (S.R. & O., 1943, No. 885), arts. 4, 14 (1) [R. v. Pontypridd, Aberdare and | |
| | 152 | MOUNTAIN ASH AND TREDEGAR COUNTY COURT REGISTRARS, Ex parte NATIONAL | |
| criminal law, accused person as witness, | 410 145 | AMALGAMATED APPROVED SOCIETY] —, Silicosis—Certificate of medical board—Conclusiveness—" Conditions not | 218 |
| | 140 | associated with disease "—Silicosis and Asbestosis (Medical Arrangements) Scheme, | |
| WORKMEN'S COMPENSATION. Alternative remedies — Recovery of | | 1931, arts. 3, 5 [WILLIAMS v. TREDEGAR IRON AND COAL CO., LTD.] | 236 |
| compensation—Conditional payments by employer—Right of action against third party not to be prejudiced—Repayment if | | —, Widow's claim on workman's death—Certificate by medical referee nega- tiving scheduled disease—Conclusiveness | |
| action successful—Payments to be treated as compensation if action failed—Work- | | against dependants—Workmen's Com- pensation Act, 1925 (c. 84), s. 43 (1) (f) | |
| men's Compensation Act, 1925 (c. 84), s. 30 (1) [ELLIGOTT v. NEBBETT] | 514 | [HUXLEY v. WHARNCLIFFE WOODMOOR COLLIERY CO., LTD.] Silicosis — Application of scheme — | 572 |
| the employment "-Accident within com- pany's premises-Workman on way to | | Matters for consideration — Authorisation by employers of process employed — | |
| "clock in" before starting work—Accident where public allowed to cross company's premises, although no right of way— | 3 | Whether workman employed in the process —Various Industries (Silicosis) Scheme, 1931 (S.R. & O., 1931, No. 342), para. | |
| Workmen's Compensation Act, 1925 (c. 84), s. 1 (1) [HILL v. BUTTERLEY Co., LTD. | 233 | 2 (viii) (c) [Brownsword v. Ley's | 119 |
| Compensation — Amount — Partia incapacity—Difference between current and pre-accident earnings—Economic changes | l | Wage-earning capacity — Use of knowledge of local conditions by arbitrator | |
| arising since accident—Workmen's Com- | | [REYNOLDS v. LLANELLY ASSOCIATED TINPLATE CO., LTD.] | 140 |

CASES REFERRED TO

| CADED | TABLE DIVINED | 10 | |
|--|---|--|----------------------------------|
| Adam v. Ward, [1917] A.C. 309; 86 L.J.K. | B. 849; 117 L.T. 34; 32 Dig | est 129, 1608 450, 454, | PAGE 489, 492 |
| Adams v. Adams, [1941] 1 All E.R. 334 L.T. 15; Digest Supp. | 18 O B D 625 - 56 T J O B | 393: 56 L.T. 770: | 6, 60, 61 |
| Adams v. Batley, Cole v. Francis, (1887), 18 Digest 182, 1343 Ahmed Angullia Bin Hadjee Mohamed S. | | | 104, 105 |
| Ltd., [1938] 3 All E.R. 106; [1938] A | .C. 624; 107 L.J.P.C. 71; 1 | 59 L.T. 428; Digest | 933, 934 |
| Akt. Reidar v. Arcos, Ltd., [1927] 1 K.B | | | 872, 875 |
| Alison, Re, Johnson v. Mounsey, (1879), Digest 553, 2815 | | 198, | 199, 200 |
| Allan v. Liverpool, Inman v. Kirkdale, (187 38 J.P. 261; 38 Digest 445, 155 Allen v. Walters & Co., [1935] 1 K.B. 200 | '4), L.R. 9 Q.B. 180; 43 L.J. | A.C. 69; 30 L.T. 93; | 291, 295 |
| | | | 779 |
| Digest Supp. Alsop's Patent, Re, [1906] 1 Ch. 85; 75 L proceedings, (1907), 24 R.P.C. 733; 3 Ames, Re, Ames v. Ames, [1893] 2 Ch. 479 Ames' Settlement, Re, Dinwiddy v. Ame | 6 Digest 648, 1213 | : 40 Digest 744 2746 | , 312, 317 31, 35, 36 |
| Ames' Settlement, Re, Dinwiddy v. Ame L.T. 222: Digest Supp. | s, [1946] 1 All E.R. 689; [| 1946] Ch. 217; 175 | 148, 151 |
| L.T. 222; Digest Supp. Ancona v. Marks, (1862), 7 H. & N. 686; Anderson, In the Estate of, [1943] 2 All E.R. | 31 L.J.Ex. 163; 5 L.T. 753 . 609; [1944] P. 1; 113 L.J. | ; 6 Digest 187, 1161 P. 25; 169 L.T. 345; | 86 |
| Digest Supp. Anderson v. Hunter, (1891), 18 S.C. 467 Andrews v. Mitchell, [1905] A.C. 78; 74 I Anglo International Bank, Ltd., Re, [1943] | TTTD 099 OITT T 597 | 95 Direct 995 966 944 | 208, 211 451, 454 |
| | | | 893, 897 |
| Anglo-Mexican, The, [1918] A.C. 422; 8' Ariadne, The, (1817), 2 Wheaton, 143 | | | 422, 433 422, 432 |
| Artillery Mansions, Ltd. v. Mabartney, [19] Askew v. Woodhead, (1880), 14 Ch.D. 27 | 947] 1 All E.R. 686; [1947] I 7; 49 L.J.Ch. 320; 42 L.T | K.B. 594 | 171, 174 |
| 11 Digest 247, 1477 Atlee v. Backhouse, (1838), 3 M. & W. 633 AG. v. Avelino Aramayo & Co., Avelin | 3; 7 L.J.Ex. 234; 12 Digest | 95, 587 421 | 31, 33 , 422, 430 |
| Francke Mines, Ltd., [1925] 1 K.B. | 86; 94 L.J.K.B. 145; 132 | L.T. 415, C.A.; on | |
| appeal, sub nom., Aramayo Francke Digest 27, 140 | | | 725, 731 |
| 107 L.J.Ch. 385; 159 L.T. 305; 102 AG. v. Beech, [1899] A.C. 53; 68 L.J.G | 2 J.P. 448; Digest Supp | .P. 116; affg., [1898] | 877, 882 |
| AG. v. Delaney, (1875), I.R. 10 C.L. 104 | | | 761, 768 522, 534 |
| AG. v. Emerson, (1882), 10 Q.B.D. 19 | 20 20 00 00 0 | . 907 | 7, 910, 911 |
| AG. v. Lloyds Bank, Ltd., [1935] A.C. : L.T. 268; Digest Supp. | | | 761, 766 |
| AG. v. Milne, [1914] A.C. 765; 83 L.J. AG. v. Valle-Jones, [1935] 2. K.B. 209; Attwood v. Lamont, [1920] 3 K.B. 571; 90 | 104 L.J.K.B. 358; 152 L.T | 21 Digest 46, 236 5.513; Digest Supp. 5.43 Digest 20 131 479 | 761, 765 613, 614 479, 481 |
| | | | , 210, 202 |
| Bailey (Stoke-on-Trent Revenue Officer) 1 K.B. 385; 100 L.J.K.B. 1; 143 L Digest Supp. | | | 377, 379 |
| Bain, Re, Public Trustee v. Ross, [1930] 1 Supp. | | 50 | 3, 538, 539 |
| Bain v. Fothergill, (1874), L.R. 7 H.L. 1 23 W.R. 261; affg., (1870) L.R. 6 I Baker v. Lewis, [1946] 2 AH E.R. 502; Banks v. Goodfellow, (1870), L.R. 5 Q.B | Exch. 59; 40 Digest 265, 23 | 71. 587; 59 J.P. 228; 96 R 468: 175 T.T. 400 | 939, 942 |
| Banks v. Goodfellow, (1870). L.R. 5 Q.B proceedings, (1871). L.R. 11 Eq. 472. | . 549; 39 L.J.Q.B. 237; 22 33 Digest 143, 204 | L.T. 813; subsequent | 697, 698 152, 153 |
| proceedings, (1871), L.R. 1. Eq. 472 Barclay, Re, Gardner v. Barclay, Steuar 141 L.T. 447; Digest Supp. Barnes, Re, Simpson v. Barnes, (1922), [| t v. Barclay, [1929] 2 Ch. 1 | 73; 98 L.J.Ch. 410; | 541, 543 |
| | | | EOO FOE |
| Baron Stjernblad, The, [1918] A.C. 173; Batcheller (Robert) & Sons, Ltd. v. Ba | 87 L.J.P. 11; 117 L.T. 74; tcheller, [1945] 1 All E.R. | 3; 37 Digest 632, 828 522; [1945] Ch. 169; | 422, 423 |
| Baron Stjernblad, The, [1918] A.C. 173; Batcheller (Robert) & Sons, Ltd. v. Ba 114 L.J.Ch. 156; 172 L.T. 298; Di Baxter v. Baxter, [1947] 2 All E.R. 886; Beard v. Beard, [1945] 2 All E.R. 306; | H.L.; affg. on other grounds, | [1947] 1 All E.R. 387 188 | 22, 27, 28 3, 189, 190 |
| Digest Supp. Beare v. Carter, [1940] 2 K.B. 187 ;10 2nd Digest Supp. | 9 L.J.K.B. 701: 163 L.T. 2 | 69 23 Tax Cas. 353 | 435, 436 |
| Beaumont v. Beaumont, [1933] P. 39 : 1 | 02 L.J.P. 4 : 148 L.T. 247 | Digest Sunn | 400, 402 363, 364 |
| Bedford v. Cowtan & Sons, Ltd., [1916 | 1 K.B. 980; 85 L.J.K.B. | 1066; 114 L.T. 861; | 573, 577 |
| Beer v. Beer (Neilson cited). Beer v. Bee Belcher v. Bellamy, (1848), 2 Exch. 303 Bellew v. Bellew, (1865), 4 Sw. & Tr. 58 | r and Nellson, [1947] 2 All E ; 17 L.J.Ex. 219; 5 Digest 7 | .K. 711; [1948] P. 10 781, 6706 | 435, 438 850, 853 |
| 202, 2372 Benbow v. Low, (1880), 16 Ch.D. 93: | 50 L.J.Ch. 85: 44 T.T 110 | 11. 1247; 23 Digest | 1, 272, 273 |
| Benbow v. Low, (1880), 16 Ch.D. 93; Bennett Brothers (Birmingham), Ltd. v Benton & Stone, Ltd. v. Denston (T.) & Berkeley v. Berkeley, [1946] 2 All E.R. 153; revsg., S.C. sub nom., Re Ben | v. Lewis, (1903), 20 T.L.R. 1 & Son, (1925), 42 R.P.C. 284 | ; 9 Digest 436, 2836 ; 36 Digest 770, 2500 | 907, 910 22, 30 309, 322 |
| Berkeley v. Berkeley, [1946] 2 All E.R. 153; revsg., S.C. sub nom., Re Ber | 154; [1946] A.C. 555; 115; rkeley, Borrer v. Berkeley, [1 | L.J.Ch. 281; 175 L.T. [945] Ch. 107; Digest | |
| Besterman v. British Motor Cab Co., Lt | d., [1914] 3 K.B. 181; 83 L. | J.K.B. 1014; 110 L.T. | 7, 259, 260 |
| 754; Digest Practice 879, 4189 | ** ** ** ** | 18 | 5, 186, 187 |

| | PA | GE |
|---|----------------------------|-------------------|
| Biss, Re, Biss v. Biss, [1903] 2 Ch. 40; 72 L.J.Ch. 473; 88 L.T. 403; 43 Digest 632, 708. 866, Blades v. Wool Exchange & General Investments, Ltd., (1937), 30 B.W.C.C. 395; Digest | | |
| Blatchford v. Staddon and Founds, (1927), 43 T.L.R. 424; 34 Digest 465, 3810 | | 579 |
| Digest 309, 1414 Blows v. Chapman, [1947] 2 All E.R. 576. Blunt v. Blunt, [1943] 2 All E.R. 76; [1943] A.C. 517; 112 L.J.P. 58; 169 L.T. 33; Digest | 252, 2 | 701 253 |
| Supp333, 5 Boaler, Re, [1915] 1 K.B. 21; 83 L.J.K.B. 1629; 111 L.T. 497; 78 J.P. Jo, 280; 42 Digest | | |
| Bomford v. Osborne, [1941] 2 All E.R. 426; [1942] A.C. 14; 110 L.J.K.B. 462; 165 L.T. | 565, 4 400, 4 | |
| Borwick v. Southwark Corpn., [1909] 1 K.B. 78; 78 L.J.K.B. 121; 99 L.T. 841; 73 J.P. 38: 28 Digest 426, 16 | 291, 2 | |
| Bourne v. Keane, [1919] A.C. 815; 89 L.J.Ch. 17; 121 L.T. 426; 8 Digest 250, 106 | 522, 5 469, 4 | 27 |
| 265, 270 508, 507, 508, 510, 512, 5 Boyd v. Boyd, [1938] 4 All E.R. 181; 159 L.T. 522; Digest Supp 157, 158, 1 | 522, £ 159, 1 710, 7 | L60 |
| Bray v. Ford, [1896] A.C. 44; 65 L.J.Q.B. 213; 73 L.1. 609; 32 Digest 164, 1988; 43 Digest 865, 3112 | 503, 1 | 504 |
| Brend v. Wood, (1946), 175 L.T. 306; 110 J.P. 317; Digest Supp | 283, 2 860, 1 | 284 |
| 36 Digest 614, 795 British Thomson-Houston, Ltd. v. Corona Lamp Works, Ltd., (1921), 39 R.P.C. 49; 36 | 309, | |
| Digest 839, 3261 | 732, | |
| 481; 11 Digest 415, 806 | 6, 59, | |
| Ch. 993; 109 L.J.Ch. 28; 161 L.T. 158; Digest Supp Brook's Wharf & Bull Wharf, Ltd. v. Goodman Bros., [1936] 3 All E.R. 696; [1937] 1 K.B. 534; 106 L.J.K.B. 437; 156 L.T. 4; Digest Supp. Brown v. Draper, [1944] 1 All E.R. 246; [1944] K.B. 309; 113 L.J.K.B. 196; 170 L.T. 144; | 108, i | |
| | 925, | 926 |
| Bruce v. Leisk, (1892), 29 Sc. L.R. 412 Bullock v. London General Omnibus Co., [1907] 1 K.B. 264; 76 L.J.K.B. 127; 95 L.T. 905; | 451, 186, | |
| Burrell & Kinnaird v. AG., [1936] 3 All E.R. 758; [1937] A.C. 286; 106 L.J.K.B. 134; | 761, | 766 |
| Burroughes v. Abbott, [1922] 1 Ch. 86; 91 L.J.Ch. 157; 126 L.T. 354; 35 Digest 92, 17 Burroughs v. Burroughs, (1862), 2 Sw. & Tr. 544; 31 L.J.P.M. & A. 56; 5 L.T. 771; 27 | 363, 242, | 364 |
| Digest 451, 4664 | an Xany | 211 |
| Calico Printers' Assocn., Ltd. v. Barclays Bank, (1931), 154 L.T. 51; 36 Com. Cas. 197; Digest Supp. Calye's Case, (1584), 8 Co. Rep. 32a; sub nom. Windham & Mead's Case, 4 Leon. 96; 29 | 812, | 815 |
| Digest 2, 1 Cannan v. Reynolds, (1855), 5 E. & B. 301; 3 C.L.R. 1400; 26 L.J.Q.B. 62; 25 L.T.O.S. | 955, | |
| 176; Digest Practice 160, 1423265, Carden v. Albert Palace Assocn., (1886) 56 L.J.Ch. 166; sub nom., Re Albert Palace Assocn., | | 270 226 |
| Ltd., Carden v. Albert Palace Assocn., Ltd., 55 L.T. 831; 10 Digest 865, 5840 Carstairs v. Bates, (1812), 3 Camp. 301; 3 Digest 257, 768 Caswell v. Powell Duffryn Associated Collieries, [1939] 3 All E.R. 722; [1940] A.C. 152; 108 | | 482 |
| L.J.K.B. 779; 161 L.T. 374; 83 Sol. Jo. 976, H.L.; Digest Supp. Cauldon Potteries, Ltd. v. Johnson, (1926), 20 B.W.C.C. 42; Digest Supp. Caus, Re, Lindeboom v. Camille, [1934] Ch. 162; 103 L.J.Ch. 49; 150 L.T. 131; Digest | 516, 573, | 520 577 |
| Supp. 522, 526, 527, Chamberlain v. Inland Revenue Comrs., [1943] 2 All E.R. 200; 25 Tax Cas. 317; 2nd Digest | | |
| Supp. Chamberlain v. Lee, (1840), 10 Sim. 444; 59 E.R. 687; 40 Digest 249, 2166. Chapman v. Bradley, (1863), 4 De G.J. & Sm. 71; 3 New Rep. 182; 9 L.T. 495; 40 Digest | 730, 940, | |
| Chapman v. Elesmere (Lord), [1932] 2 K.B. 431; 101 L.J.K.B. 376; 146 L.T. 538; 76 | 148, | 149 |
| Sol. Jo. 248, C.A.; Digest Supp | 499, | 503 |
| Charter v. Charter, (1901), 84 L.T. 272; 65 J.P. 246; 27 Digest 316, 2931 | 242, | |
| Cheshire, The, (1865), 3 Wallace, 231 Chester v. Bateson, [1920] 1 K.B. 829; 89 L.J.K.B. 387; 122 L.T. 684; 84 J.P. 65; Digest | 422, | 432 |
| Supp. Churchman v. Churchman, [1945] 2 All E.R. 190; [1945] P. 44; 114 L.J.P. 17; 173 L.T. 108; 2nd Digest Supp. | 373, | 567 376 |
| | | |
| C.L. v. C.F. W., [1928] F. 223; 97 L.J.P. 138; Digest Supp. Clark v. Stephens, Sutton, Ltd., (1937), 30 B.W.C.C. 340; Digest Supp. Clayeland Bridge & Engineering Co. Ltd. v. Darlington Union (1923), 21 L.G.R. 511 | 592, 362, 233, | 363 235 944 |
| Clarkson v. Robinson, [1900] 2 Ch. 722; 69 L.J.Ch. 859; 24 Digest 603, 6339 Cochrane, Re, [1905] 2 I.R. 626; affd., [1906] 2 I.R. 200; 21 Digest 45, r | 499, 732, | |
| Civil Service Co-operative Society v. McGrigor's Trustee, [1923] 2 Ch. 347; 92 L.J.Ch. 616; 129 L.T. 788; 31 Digest 506, 6534 | 534. | |
| | 801. | |
| Colonial Bank v. Whinney, (1886), 11 App. Cas. 426; 56 L.J.Ch. 43; 55 L.T. 362; revsg., (1885), 30 Ch.D. 261; 5 Digest 787, 6745 | | ,854 |
| | | |

| | PAGE |
|--|------------------------|
| Compagnie Generale d'Eaux Minerales et de Bains de Mer, Re, [1891] 3 Ch. 451; 60 L.J.Ch. 728; 40 W.R. 89; 43 Digest 196, 437 | 468, 469 |
| Compton, Re, Powell v. Compton, [1945] 1 All E.R. 198; [1945] Ch. 123; 114 L.J.Ch. 99; 172 L.T. 158; 2nd Digest Supp. | 522, 525 |
| Conservas Cerqueira Limitada v. H.M. Procurator-General (The Monte Contes), [1944] A.C. 6; 113 L.J.P.C. 28; 170 L.T. 104; 2nd Digest Supp. | 422, 424 |
| Consett Overseers v. Durham County Council, (1923), 128 L.T. 310; 87 J.P. 1; 20 L.G.R. 809; 38 Digest 575, 1121 | 831, 832 |
| Constantinesco v. R., (1926-7), 11 Tax Cas. 730; 28 Digest 19, 97 Cook v. Minister of Pensions, (1948), Reports of Selected War Pensions Appeals, Vol. 1, p. 1219 | 400, 403 864, 865 |
| Cookson v. Harewood, [1932] 2 K.B. 478, n.; 101 L.J.K.B. 394, n.; 146 L.T. 550, n; C.A., Digest Supp. Cooper v. Cooper, [1940] 3 All E.R. 579; [1940] P. 204; 110 L.J.P. 10; 164 L.T. 192; | 489, 492 |
| Cooper v. Cooper, [1940] 3 All E.R. 578; [1940] F. 204, 110 E.S.F. 10, 104 E.R. 192, Digest Supp. Cooper v. Jarman, (1866), L.R. 3 Eq. 98; 36 L.J.Ch. 85; 12 Jur. N.S. 956; 15 W.R. 142; | 553 |
| 23 Digest 477, 5460 | 933, 934 |
| Digest 808, 6898 Cowen v. Cowen, [1945] 2 All E.R. 197; [1946] P. 36; 114 L.J.P. 57; 173 L.T. 176; | 854, 855 |
| Digest Supp. Craig v. Craig, [1896] P. 171; 65 L.J.P. 99; 75 L.T. 280; 21 Digest 604, 1912 Cramp v. Cramp and Freeman, [1920] P. 158; 89 L.J.P. 119; 123 L.T. 141; 27 Digest | 189, 190 362, 363 |
| 939 3170 | 459, 463 |
| Crane v. London Dock Co., (1864), 5 B. & S. 313; 4 New Rep. 94; 33 L.J.Q.B. 224; 10 L.T. 372; 28 J.P. 565; 10 Jur. N.S. 984; 12 W.R. 745; 33 Digest 561, 444. Crawshay, Re, Crawshay v. Crawshay, (1890), 43 Ch.D. 615; 59 L.J.Ch. 395; 62 L.T. 489; | 408, 409 |
| 37 Digest 514, 1056 Crichton (C. & H.), (1921) Ltd., Re. [1932] W.N. 208; Digest Supp | 115, 116 163, 164 |
| 459, 461, Croft v. William F. Blay, Ltd., [1919] 2 Ch. 343; 88 L.J.Ch. 545; 121 L.T. 18; 31 Digest | 462, 463 |
| 444, 5910 | 178, 180 |
| 30 Digest 86, 667 Cunningham v. Dunn, (1878), 3 C.P.D. 443; 48 L.J.Q.B. 62; 38 L.T. 631; 12 Digest | 283, 285 |
| 388, 3183 | 338, 342 379, 380 |
| Daimler Co., Ltd. v. Continental Tyre & Rubber Co. (Gt. Britain), Ltd., [1916] 2 A.C. 307; | |
| 85 L.J.K.B. 1333; 114 L.T. 1049; 2 Digest 145, 195 421, 422, 428, 429, 432 Dalton v. Pickard, (1911), [1926] 2 K.B. 545, n.; 31 Digest 530, 6767 | 893, 896 609, 612 |
| Jo. 622; 8 Digest 296, 735 | 543, 545 |
| Digest Supp | , 537, 539 713, 716 |
| Davis, Ex parte, (1871), 24 L.T. 547; 35 J.P. 551; 33 Digest 367, 765 | 72, 76 472, 480 |
| Davis v. Warwick, [1943] 1 All E.R. 309; [1943] K.B. 329; 112 L.J.K.B. 245; 169 L.T. | 70, 72 |
| 130; Digest Supp. Day, Re, Sprake v. Day, [1898] 2 Ch. 516; 79 L.T. 436; 47 W.R. 238; sub nom. Re Day, Day v. Sprake, 67 L.J.Ch. 619; 23 Digest 477, 5461 Day v. Waldron, (1919), 88 L.J.K.B. 937; 120 L.T. 634; 31 Digest 158, 2910 | , 933, 934 |
| De Beeche v. South American Stores, Ltd., and Chillan Stores, Ltd., [1935] A.C. 148; 104 | 249, 250 |
| L.J.K.B. 101; 152 L.T. 309; Digest Supp. De Havilland's Application, (1931), 49 R.P.C. 438 | 338, 341 , 314, 322 |
| De Havilland's Application, (1931), 49 R.P.C. 438 Dean v. Rubian Art Pottery, Ltd., [1914] 2 K.B. 213; 83 L.J.K.B. 799; 110 L.T. 594; 7 B.W.C.C. 209; 34 Digest 465, 3807 Delany, Re, Conoley v. Quick, [1902] 2 Ch. 642; 71 L.J.Ch. 811; 87 L.T. 46; 51 W.R. 27; | 573, 575 |
| 8 Digest 245, 50 | , 542, 544 |
| Delta Mill (1919), Ltd. v. Blakemore, (1935), 104 L.J.K.B. 459; sub nom., Blakemore v. Delta Mill (1919), Ltd., 28 B.W.C.C. 193; Digest Supp. 834, 835, 836, 837, 838, Derrick v. Williams, [1939] 2 All E.R. 559; 160 L.T. 589; Digest Supp. Derry v. Inland Revenue, 1927 S.C. 714; 13 Tax Cas. 30; Digest Supp. 414 Derry v. Peck, (1889), 14 App. Cas. 337; 58 L.J.Ch. 864; 61 L.T. 265; 54 J.P. 148; revsg., S.C. sub nom., Peck v. Derry, (1887), 37 Ch.D. 541; 35 Digest 27, 185. Desoutter Bros., Ltd. v. Hanger & Co., Ltd. and Artificial Limb Makers, Ltd., [1936] 1 | , 839, 840 265 |
| Derry v. Inland Revenue, 1927 S.C. 714; 13 Tax Cas. 30; Digest Supp | , 415, 417 |
| revsy., S.C. sub nom., Peek v. Derry, (1887), 37 Ch.D. 541; 35 Digest 27, 185 Desoutter Bros., Ltd. v. Hanger & Co., Ltd. and Artificial Limb Makers, Ltd., [1936] 1 | 493, 496 |
| All E.R. 535; Digest Supp. All E.R. 595; Digest Supp. Dickson's Appeal, Re A Decision of a District Auditor, [1947] 2 All E.R. 47; sub nom., Dickson v. Hurle-Hobbs (District Auditor), [1947] K.B. 879; 177 L.T. 105 Dipple v. Dipple, [1942] 1 All E.R. 234; [1942] P. 65; 111 L.J.P. 18; 166 L.T. 120; 2nd Digest Supp. | 400, 403 |
| Dickson v. Hurle-Hobbs (District Auditor), [1947] K.B. 870; 177 L.T. 105 Dipple v. Dipple, [1942] 1 All E.R. 234; [1942] P. 65; 111 L.J.P. 18; 166 L.T. 120; | 565, 569 |
| Dodworth v. Dale, [1936] 2 All E.R. 440; [1936] 2 K.B. 503; 105 L.J.K.B. 586; 155 | 363 |
| L.T. 290; 20 Tax Cas. 285; Digest Supp. Doe d. Hearle v. Hicks, (1832), 8 Bing. 475; 6 Bli. N.S. 37; 1 Cl. & Fin. 20; 1 Moo. & S. 759; affy., S.C. sub nom., Hicks v. Doe d. Hearle, (1827), 1 Y. & J. 470; 44 Digest | 56, 60 |
| 337, 1671 Doe d. Phillips v. Butler, (1797), 2 Esp. 589; 31 Digest 447, 5939 Doe d. Robinson v. Dobell, (1841), 1 Q.B. 806; 1 Gal. & Day. 218; 10 L.J.Q.B. 242; | 108, 112 177, 180 |
| 31 Digest 444, 5909 | , 179, 180 |
| 5 L.J.K.B. 216; 31 Digest 450, 5967. Donald (decd.), Re, Royal Exchange Assurance v. Donald, [1947] 1 All E.R. 764 | 177, 180 31, 37 |
| Donald Campbell & Co. v. Pollak, [1927] A.C. 732; 96 L.J.K.B. 1132; 137 L.T. 656; 43 Digest 335, 1570 Donellan v. Read, [1832] 3 B. & Ad. 899; 1 L.I.K.B. 269; 31 Digest 218, 3565 | 620, 632 , 447, 448 |
| Dooley v. Dooley, [1927] J.R. 190; Digest Supp. | 367, 370 886, 889 |
| Dorgan, Re, Dorgan v. Polley, [1948] I All E.R. 723 Dormer (otherwise Ward) v. Ward, [1901] P. 20; 69 L.J.P. 144; 83 L.T. 556; 27 Digest 521, 5629 | 148, 150 |
| Dover v. Prosser, [1904] 1 K.B. 84; 73 L.J.K.B. 13; 89 L.T. 724; 68 J.P. 37; 20 Digest 26, 140 | 201, 202 |
| | |

| Design Couldn't Debugger That De Isonold Co. of DE V. T. Ch. of DOV. D. C. C. D. | | GE |
|--|----------------------------|------------|
| Dover Coalfield Extension, Ltd., Re, [1908] 1 Ch. 65; 77 L.J.Ch. 94; 98 L.T. 31; 9 Digest 444, 3014; affg., [1907] 2 Ch. 76 | 503, 5 935, 9 | 504 937 |
| Drummond v. Parish, (1843), 3 Curt. 522; 2 Notes of Cases, 318; 1 L.T.O.S. 207; 39 | 140, 1 | LOL |
| Duncombe v. Daniell, (1837), 8 C. & P. 222; 32 Digest 130, 1609 | 211, 2 451, 4 522, 5 | 154 |
| Eadle v. Inland Revenue Comrs., [1924] 2 K.B. 198; 93 L.J.K.B. 914; 131 L.T. 350; 9 Tax. Cas. 1; 28 Digest 113, 702 Eastman's Settled Estates, Re, (1898), 68 L.J.Ch. 122 n.; 40 Digest 744, 2744 | 415, 4 | |
| Ebbetts v. Conquest, [1895] 2 Ch. 377: 64 L.J.Ch. 702: 73 L.T. 69, C.A.: affd., sub nom. | 148, 1 | |
| Conquest v. Ebbeus, [1895] A.C. 490, H.L.; 31 Digest 340, 4828 Egerton v. Esplanade Hotels, London, Ltd., [1947] 2 All E.R. 88 592, 596, Electric and Musical Industries, Ltd. v. Lissen, Ltd., [1938] 4 All E.R. 221; 56 R.P.C. 23; | | 598 |
| Ellen v. Goldstein, (1920), 89 L.J.Ch. 586; 123 L.T. 644; 81 Digest 558, 7055 Elwes v. Brigg Gas Co., (1886), 33 Ch.D. 562; 55 L.J.Ch. 734; 55 L.T. 831; 3 Digest 65, 79860, Emery v. Webster, (1853), 9 Exch. 242; 2 C.L.R. 306; 23 L.J.Ex. 9; 22 L.T.O.S. 78; affd. on appeal, sub nom., Webster v. Emery, (1855), 10 Exch. 901; Digest Practice | | 172 862 |
| 108, 937 | 268, 2 422, 4 | 431 |
| Erlanger v. New Sombrero Phosphate Co., (1878), 3 App. Cas. 1218; 39 L.T. 269; sub nom., | | |
| Sombrero Phosphate Co. v. Erlanger, (1877), 5 Ch.D. 73; 20 Digest 528, 2512367, Ertel Bieber & Co. v. Rio Tinto Co., Dynamit Act. v. Same, Vereinigte Konigs und Laurahutte Act. v. Same, [1918] A.C. 260; 87 L.J.K.B. 531; 118 L.T. 181; 2 Digest 176, 408 893, 895, Evans v. Bartlam, [1937] 2 All E.R. 646; [1937] A.C. 473; 106 L.J.K.B. 568; sub nom., Bartlam v. Evans, 157 L.T. 311; Digest Supp 265, 343, Everett. Re. Prince, v. Hunt. [1944] 2 All E.R. 10, 11944] Ch. 176; 113 L.J. Ch. 81, 170 | 896. 8 | 398 |
| Evans v Bartlam, [1937] 2 All E.R. 646; [1937] A.C. 473; 106 L.J.K.B. 568; sub nom., Bartlam v. Evans, 157 L.T. 311; Digest Supp | 345, | 346 |
| L.T. 178: 2nd Digest Sunn | 790. | 792 |
| Eyre v. Haynes, [1946] 1 All E.R. 225; 90 Sol. Jo. 55; Digest Supp | 250, 2 322, 3 | 251 327 |
| Farley v. Westminster Bank, Ltd. Re Ashton's Estate, Westminster Bank, Ltd. v. Farley, [1939] 3 All E.R. 491; [1939] A.C. 430; 108 L.J.Ch. 307; 161 L.T. 103; Digest Supp.; | | |
| affo., Re Ashton's Estate, Westminster Bank, Ltd. v. Farley, [1938] 1 All E.R. 707; [1938] Ch. 482 | 541, | 544 |
| | 801, | 802 |
| Trust Co. v. Inland Revenue Comrs., Fendoch Investment Trust Co. v. Inland Revenue Comrs., 114 L.J.K.B. 291; 173 L.T. 35; 2nd Digest Supp. Fibrosa Spolka Akeyjna v. Fairbairn Lawson Combe Barbour, Ltd., [1942] 2 All E.R. 122; | 620, | 642 |
| [1943] A.C. 32; 111 L.J.K.B. 433; 167 L.T. 101; 2nd Digest Supp | 893, | |
| 603, 501 Finney v. Finney, (1868), L.R. 1 P. & D. 483; 37 L.J.P. & M. 43; 18 L.T. 489; 27 Digest 324, 3030 214, 216, | 822, 773, | 775 |
| 324, 3030 Firman v. Royal, [1925] 1 K.B. 681; 94 L.J.K.B. 649; 133 L.T. 48; 27 Digest 564, 6228 885, 886, | | |
| Fisher v. Oldham Corpn., [1930] 2 K.B. 364; 99 L.J.K.B. 569; 143 L.T. 281; 94 J.P. 132; | 613, | |
| Digest Supp. Fitch v. Dewes, [1921] 2 A.C. 158; 90 L.J.Ch. 436; 125 L.T. 744; affg., S.C., sub nom., Dewes v. Fitch, [1920] 2 Ch. 159; 43 Digest 34, 276 Florence, Re, Ex p. Wingfield, (1879), 10 Ch.D. 591; 40 L.T. 15; 5 Digest 806, 6885 Ford v. Cotesworth, (1870), L.R. 5 Q.B. 544; 10 B. & S. 991; 39 L.J.Q.B. 188; 23 L.T. 165; | 472, 850, | |
| Ford v. Coteworth, (1870), L.R. 5 Q.B. 544; 10 B. & S. 991; 39 L.J.Q.B. 188; 23 L.T. 165; 12 Digest 388, 3182 | 338, | |
| Forrer v. Nash, (1865), 35 Beav. 167; 6 New Rep. 361; 11 Jur. N.S. 789; 14 W.R. 8; | 940, | 942 |
| Fortuna, The, (1811), 1 Dods. 81; 1 Eng. Pr. Cas. 193 n.; 37 Digest 649, 1019 Foster v. Foster, [1916] 1 Ch. 532; 85 L.J.Ch. 305; 114 L.T. 405; 9 Digest 440, 2856 Fowke v. Fowke, [1938] 2 All E.R. 638; [1938] Ch. 774; 107 L.J.Ch. 350; 159 L.T. 8; | 422, 499, | 502 |
| Digest Supp. Fowler v. Padget, (1798), 7 Term Rep. 509; 4 Digest 12, 10 Francis, Re, Barrett v. Fisher, (1905), 74 L.J.Ch. 198; 92 L.T. 77; 9 Digest 464, 3013 | 283, | 284 |
| Frankenstein v. Gavin's Cycle Cleaning & Insurance Co., [1897] 2 Q.B. 62; 66 L.J.Q.B. 668; 76 L.T. 747; 18 Digest 87, 391 | 499, | 911 |
| Friendschart, The, (1819), 4 wheaton, 105 | 922, | 402 |
| G. v. M., (1885), 10 App. Cas. 171; 53 L.T. 398; 27 Digest 351, 3339 395, 396, Gadd, Re, Eastwood v. Clark, (1883), 23 Ch.D. 134; 52 L.J.Ch. 396; 48 L.T. 395; 31 | | |
| W.R. 417; 43 Digest 674, 1041 Gardner v. Jay, (1885), 29 Ch.D. 50; 54 L.J.Ch. 762; 52 L.T. 395; Digest Practice 535, 1987 Garnett, Re, Richardson v. Greenep, (1905), 74 L.J.Ch. 570; 93 L.T. 117; 40 Digest 530, 744 Garrett, Re, Gordon C. Craigle, 1502(1), Ch. 389; 76 L.J. Ch. 200, 105, L.T. 387; 8 Dignet | 287, 343, 148, | 346 |
| Garrard, Re, Gordon v. Craigie, [1907] 1 Ch. 382; 76 L.J.Ch. 240; 96 L.T. 357; 8 Digest 294, 716 536, 537, 538, 541, 542, Gasson & Hallagan, Ltd. v. Jell, [1940] Ch. 248; 109 L.J.Ch. 83; 162 L.T. 215; Digest Supp. | 544, 365, | |
| Gattward v. Knee, [1902] P. 99; 71 L.J.P. 34; sub nom., In the goods of Knee, Gattward v. Knee, 86 L.T. 119; 39 Digest 334, 197 | 208, | |
| Gatward v. Gatward, [1942] 1 All E.R. 477; [1942] P. 97; 111 L.J.P. 54; 166 L.T. 223; 2nd Digest Supp. | 553. | 554 |