

THE ALL ENGLAND LAW REPORTS ANNOTATED

OF CASES DECIDED IN

THE HOUSE OF LORDS

THE PRIVY COUNCIL

ALL DIVISIONS OF THE SUPREME COURT
AND

COURTS OF SPECIAL JURISDICTION

1946

VOLUME 2

Consulting Editor :

Sir ROLAND BURROWS, LL.D., 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 Editors :

P. F. SKOTTOWE, LLB.,

G. F. L. BRIDGMAN,

of the Middle Temple, Barristers-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.

CASES REPORTED IN VOLUME 2

PAGE

ADAMS v. NAYLOR [H.L.]	241
ADDICOTT, LUTTRELL v. [C.A.]	625
ALEXANDER KORDA FILM PRODUCTIONS, LTD. v. COLUMBIA PICTURES CORPORATION, LTD. [CH.D.]	424
ALSTON v. ALSTON [Div.]	62
ANGEL v. ANGEL [Div.]	635
APLEY ESTATES Co. v. DE BERNALES [CH.D.]	338
ARNO, Re, HEALEY v. ARNO [CH.D.]	278
ARNOLD, WRIGHT AND BOWERS v. [C.A.]	616
ARNOLD'S TRUSTS, Re, WAINWRIGHT v. HOWLETT [CH.D.]	579
ARONSOHN, Ex parte [C.A.]	544
ATTORNEY-GENERAL v. NORTHWOOD ELECTRIC LIGHT AND POWER Co., LTD. [K.B.D.]	324
ATTORNEY-GENERAL, SOAMES v., Re JONES [CH.D.]	281
ATTORNEY-GENERAL AND NEWTON ABBOT RURAL DISTRICT COUNCIL v. DYER [CH.D.]	252
AUSTIN (F.) (LEYTON), LTD., NICHOLLS v. [H.L.]	92
BAKER v. LEWIS [C.A.]	592
BARCLAY, WILKINSON v. [C.A.]	337
BARCLAY DAVID Co., LTD. v. TAYLOR (SAMUEL) & SONS (BRIERLEY HILL), LTD. [CH.D.]	41
BARCLAY'S BANK, LTD. AND NASH, JARRETT v. NASH v. JARRETT [CH.D.]	266
BARRY v. CORDY (INSPECTOR OF TAXES) [C.A.]	396
BATH TRAMWAYS MOTOR Co., LTD. AND TREVOR SMITHEY, DABORN v. [C.A.]	333
BELL, FOWLE v. [C.A.]	668
BELL LONDON & PROVINCIAL PROPERTIES, LTD. v. REUBEN [C.A.]	547
BERKELEY (COUNTRESS OF) v. BERKELEY [H.L.]	154
BINGHAM, THORNFIELD (GODFREY), LTD. v. [K.B.D.]	485
BINNS, WARDALE v. [K.B.D. DIVL. CT.]	100
BLUFF v. BLUFF (OTHERWISE KELLY) [Div.]	63
BOLLAND (INSPECTOR OF TAXES), SMITH'S POTATO ESTATES, LTD. v. SMITH'S POTATO CRISPS (1929), LTD. v. INLAND REVENUE COMRS. [K.B.D.]	284
BOMFORD v. SOUTH WORCESTERSHIRE AREA ASSESSMENT COMMITTEE AND PERSHORE RURAL DISTRICT RATING AUTHORITY [K.B.D. DIVL. CT.]	80
BOTTRILL, R. v. Ex parte KUCHENMEISTER [C.A.]	434
BOWERS AND WRIGHT v. ARNOLD [C.A.]	616
BOWMAKER, LTD. v. WYCOMBE MOTORS, LTD. [K.B.D. DIVL. CT.]	113
BRATHWAITE & Co., LTD. v. ELLIOTT [C.A.]	637
BRAND, MACONCHIE BROS., LTD. v. [K.B.D.]	778
BRIGHTON CORPN., TAYLOR v. [K.B.D. DIVL. CT.]	492
BROADWAY CAR Co. (WIMBLEDON), LTD., INLAND REVENUE COMRS. v. [C.A.]	609
BROOKE, MACBRYAN v. [C.A.]	688
BROWN, MOSS (E.), LTD. v. [C.A.]	557
BROWN v. PARRY, Re PARRY [CH.D.]	413
BROWNE-LECKY, COUTTS & Co. v. [K.B.D.]	207
BROWNING v. FLOYD [K.B.D. DIVL. CT.]	367
BURRIDGE v. DOUGHTY, Re DOUGHTY [CH.D.]	341
CALLOW v. SUTTON, In the Estate of OATES [PROB.]	735
CAVEY, ROYSTER v. [C.A.]	642
CHASE NATIONAL EXECUTORS AND TRUSTEES CORPN., LTD. v. FRY, Re FRY [CH.D.]	106
CHATTERTON'S SETTLEMENT, Re, FOX v. POWELL [CH.D.]	211
CHENNELL, MINISTER OF PENSIONS v. [K.B.D.]	719
CINDAL ALUMINIUM LTD. AND MARSHALL CASTINGS, LTD. v. INLAND REVENUE COMRS. [K.B.D.]	16
CLARK (JACK) (RAINHAM), LTD. v. CHARK [C.A.]	683
CLIFFORD (A.J.) & SON (A FIRM), SOPHAN v. [C.A.]	733
COGINS & GRIFFITHS (LIVERPOOL), LTD. AND MCFARLANE MERSEY DOCKS AND HARBOUR BOARD v. [H.L.]	345
COHEN, KENT TRUST, LTD. v. [C.A.]	273
COLMAN v. CROFT (ISAAC) & SONS [K.B.D.]	401

PAGE

COLUMBIA PICTURES CORPORATION, LTD., ALEXANDER KORDA FILM PRODUCTIONS, LTD. v. [CH.D.]	424
CONGREVE AND CONGREVE v. INLAND REVENUE COMRS. [K.B.D.]	170
CORDY (INSPECTOR OF TAXES), BARRY v. [C.A.]	396
COSMOS EXPORTERS, LTD., HOUSEHOLD MACHINES, LTD. v. [K.B.D.]	622
COUTTS & Co. v. BROWNE-LECKY [K.B.D.]	207
CROFT (ISAAC) & SONS, COLMAN v. [K.B.D.]	401
CROSSLAND v. CROSSLAND [Div.]	91
CRUTCHFIELD v. CRUTCHFIELD (BY HER GUARDIAN) [Div.]	730
CUTLER v. WANDSWORTH STADIUM, LTD. [K.B.D.]	187
DABORN v. BATH TRAMWAYS MOTOR Co., LTD. AND TREVOR SMITHEY [C.A.]	333
DANIELS, NORTHCHURCH ESTATES, LTD. v. [CH.D.]	524
DE BERNALES, APLEY ESTATES Co., v. [CH.D.]	338
DELANEY v. SMITH (T. P.), LTD. [C.A.]	23
DINGLE AND JACKSON, EDWARDS v. [MANCHESTER SPRING ASSIZES]	129
DIRECTOR OF PUBLIC PROSECUTIONS, HOLMES v. [H.L.]	124
DODD v. PIPER, Re PIPER [CH.D.]	503
DODD (R.N.) AND DODD (F.L.) v. WILSON AND MCWILLIAM, WILLINGTON MEDICALS, LTD. (THIRD PARTY), PHYLAX SERUM LABORATORIES, LTD. (FOURTH PARTY) [CHESTER MICHAELMAS ASSIZES]	691
DONOVAN, ROBINSON v. [C.A.]	731
DOUGHTY, Re, BURRIDGE v. DOUGHTY [CH.D.]	341
DUFFIELD v. GREAT WESTERN RAILWAY Co. [K.B.D.]	586
DWYER v. MANSFIELD [K.B.D.]	247
DYER, A.-G. AND NEWTON ABBOT RURAL DISTRICT COUNCIL v. [CH.D.]	252
EDE (RT. HON. JAMES CHUTER), RT. HON. SIR DONALD SOMERVELL AND RT. HON. HERBERT MORRISON, HIRSCH v. [CH.D.]	27
EDWARDS v. JACKSON AND DINGLE [MANCHESTER SPRING ASSIZES]	129
EDWARDS, Re, LLOYD'S BANK v. WORTHINGTON [CH.D.]	408
EDWARDS, SHONFIELD v. Re POINTER [CH.D.]	409
ELKINGTON, GOODMAN v. [C.A.]	756
ELLIOTT, BRAITHWAITE & Co., LTD. v. [C.A.]	537
EMBLETON, Re [C.A.]	542
EVANS v. ROGERS [K.B.D. DIVL. CT.]	64
FEARN, MALBY v. [C.A.]	583
FINK, SZALATNAY-STACHO v. [C.A.]	231
FLATMAN v. LIGHT [K.B.D. DIVL. CT.]	368
FLOYD, BROWNING v. [K.B.D. DIVL. CT.]	367
FOWLE v. BELL [C.A.]	668
FOWLER v. TINLEY, Re SIMON'S ESTATE [CH.D.]	326
FOWLER (JOHN) & Co., LTD., LEATHLEY v. [C.A.]	326
FOX v. POWELL, Re CHATTERTON'S SETTLEMENT [CH.D.]	211
FRANCE, KILLNER v. [K.B.D.]	83
FRIEND v. WALLMAN [C.A.]	237
FRY, Re, CHASE NATIONAL EXECUTORS AND TRUSTEES CORPN., LTD. v. FRY [CH.D.]	106
GENERAL MOTOR RADIATOR Co., LTD., JOHN LANCASTER RADIATORS, LTD. v. [C.A.]	685
GLOUCESTER CORPN., TRAVERS v. [K.B.D.]	506
GOLD COAST SELECTION TRUST, LTD. v. HUMPHREY (H.M. INSPECTOR OF TAXES) [C.A.]	742
GOLDSTEIN, VINER v. [C.A.]	276
GOODMAN v. ELKINGTON [C.A.]	256
GREAT WESTERN RAILWAY Co., DUFFIELD v. [K.B.D.]	586
GREYCAINE, LTD., Re [C.A.]	30
GREYSTOKE CASTLE, S.S., OWNERS OF CARGO LATELY LADEN ON, MORRISON STEAMSHIP Co., LTD. v. [H.L.]	696

	PAGE		PAGE
GRINLING, PALSER v. [C.A.]	287	LEVITT, STONE (J. & F.) LIGHTING & RADIO, LTD.	
HARROW U.D.C., O'FERRALL (MORE), LTD. v.		v. [H.L.]	653
[K.B.D.]	489	LEVY, STAFFORD v. [C.A.]	256
HARTWELL, LAWRENCE v. [C.A.]	257	LEWIS, BAKER v. [C.A.]	592
HEALEY v. ARNO, Re ARNO [CH.D.]	278	LIGHT, FLATMAN v. [K.B.D. DIVL. CT.]	368
HEMSWORTH v. HEMSWORTH [K.B.D.]	117	LIVERPOOL AND LONDON WAR RISKS INSURANCE	
HENDERSON v. ROCK ASPHALTE CO., LTD. [C.A.]	571	ASSOCIATION, LTD., OCEAN STEAMSHIP CO., LTD.	
HERNE, UPSONS, LTD. v. [C.A.]	309	v. THE PRISM [C.A.]	355
HILL v. SWANSON, Re, SWANSON'S AGREEMENT		LIVERPOOL CORPN., MCCARRICK v. [H.L.]	646
[CH.D.]	628	LLEWELLIN, YOXFORD AND DARSHAM FARMERS'	
HIRSH v. RT. HON. SIR DONALD SOMERVELL, RT.		ASSOCIATION, LTD. v. [C.A.]	38
HON. HERBERT MORRISON AND RT. HON. JAMES		LLOYD'S BANK, LTD. v. HOLLAND. Re SAGE'S	
CHURCHER EDE [CH.D.]	27	SETTLEMENT [CH.D.]	298
[C.A.]	430	LLOYD'S BANK, LTD. v. WORTHINGTON, Re	
HOLLAND, LLOYD'S BANK, LTD. v. Re SAGE'S		EDWARDS [CH.D.]	408
SETTLEMENT TRUSTS [CH.D.]	298	LOCK, WESTERN INDIA MATCH CO., LTD. v.	
HOLMES v. DIRECTOR OF PUBLIC PROSECUTIONS		[K.B.D.]	227
[H.L.]	124	LONDON PASSENGER TRANSPORT BOARD, LAN-	
HOLMES, SUTCLIFFE v. [C.A.]	590	CASTER v. [K.B.D.]	612
HOLTON v. HOLTON [Div.]	590	LUTTRELL v. ADDICOTT [C.A.]	625
HOOD-BARRS v. INLAND REVENUE COMRS. [C.A.]	768	LYONS (J.) & CO., LTD., READ v. [H.L.]	471
HORN, deceased, Re. WESTMINSTER BANK, LTD.		MABERLEY v. PEABODY & CO. OF LONDON, LTD.	
v. HORN [C.A.]	118	ROWLAND SMITH MOTORS, LTD. AND ROWLAND	
HORNBY (deceased), Re [Prob.]	150	SMITH [K.B.D.]	192
HORNBY AND PEARLE, R. v. [C.C.A.]	487	MACBRYAN v. BROOKE [C.A.]	688
HOUSEHOLD MACHINES, LTD. v. COSMOS EX-		MACGILLIVRAY, In the Estate of [C.A.]	301
PORTERS, LTD. [K.B.D.]	622	MACONCHIE BROS., LTD. v. BRAND [K.B.D.]	778
HOWLETT, WAINWRIGHT v. Re, ARNOLD'S TRUSTS		MAJOR, WALLACE v. [K.B.D. DIVL. CT.]	87
[CH.D.]	579	MALEY v. FEARN [C.A.]	583
HULME ESTATE CO., LTD. (IN LIQUIDATION) v.		MALIK v. NARODNI BANKA CESKOSLOVENSKA	
INLAND REVENUE COMRS. [C.A.]	516	[C.A.]	663
HUMPHREY (H.M. INSPECTOR OF TAXES), GOLD		MANKIN v. SCALA THEADROME CO., LTD. [K.B.D.]	614
COAST SELECTION TRUST, LTD. v. [C.A.]	742	MANSFIELD, DWYER v. [K.B.D.]	247
INLAND REVENUE COMRS. v. BROADWAY CAR CO.		MARKHAM, F.D. v. MAREHAM, G.N. [Div.]	737
(WIMBLEDON), LTD. [C.A.]	609	MARSHALL CASTINGS, LTD. AND CINDAL ALUMINIUM,	
INLAND REVENUE COMRS., CONGREVE AND CON-		LTD. v. INLAND REVENUE COMRS. [K.B.D.]	16
GREY v. [K.B.D.]	170	MCCARRICK v. LIVERPOOL CORPN. [H.L.]	646
INLAND REVENUE COMRS., HOOD-BARRS v. [C.A.]	768	McFARLANE AND COGGINS & GRIFFITHS (LIVER-	
INLAND REVENUE COMRS., HULME ESTATE CO.,		POOL), LTD., MERSEY DOCKS AND HARBOUR	
LTD. (IN LIQUIDATION) v. [C.A.]	516	BOARD v. [H.L.]	345
INLAND REVENUE COMRS., MARSHALL CASTINGS,		McWILLIAM AND WILSON, R.N. DODD AND F.L.	
LTD. AND CINDAL ALUMINIUM, LTD. v. [K.B.D.]	16	DODD v. WILLINGTON MEDICALS, LTD. (THIRD	
INLAND REVENUE COMRS., NEILD v. [K.B.D.]	405	PARTY), PHYLAX SERUM LABORATORIES, LTD.	
INLAND REVENUE COMRS., RUSHDEN HEEL CO.,		(FOURTH PARTY) [CHESTER MICHAELMAS AS-	
LTD. v. RUSHDEN HEEL CO., LTD. v. KEENE		SIZES]	691
(INSPECTOR OF TAXES) [K.B.D.]	141	MEACHER v. MEACHER [C.A.]	307
INLAND REVENUE COMRS., SMITH'S POTATO CRISPS		MERSEY DOCKS AND HARBOUR BOARD v. COGGINS	
(1929), LTD. v. SMITH'S POTATO ESTATES, LTD.		& GRIFFITHS (LIVERPOOL), LTD. AND McFARLANE	
v. BOLLAND (INSPECTOR OF TAXES) [K.B.D.]	284	[H.L.]	345
INLAND REVENUE COMRS., WESLEYAN AND GEN-		MILLS, R. v.; R. v. LEMON [C.C.A.]	776
ERAL ASSURANCE SOCIETY v. [C.A.]	749	MINISTER OF HEALTH, R. v. Ex parte WATERLOW	
INLAND REVENUE COMRS., WILKIE, NECK AND		& SONS, LTD. [K.B.D. DIVL. CT.]	189
SMITH v. [K.B.D.]	13	MINISTER OF LABOUR AND NATIONAL SERVICE,	
IPSWICH AND ST. EDMUNDSBURG DIOCESE (CHAN-		SIMMS MOTOR UNITS, LTD. v. [K.B.D. DIVL. CT.]	201
CELLOR), R. v. Ex parte WHITE [K.B.D.]	604	MINISTER OF PENSIONS v. CHENNEL [K.B.D.]	719
J. (OTHERWISE S.) v. J. [Div.]	760	MINISTER OF PENSIONS, JACKSON v. [K.B.D.]	500
JACKSON v. MINISTER OF PENSIONS [K.B.D.]	500	MINISTER OF PENSIONS, JEWITT v. [K.B.D.]	545
JACKSON AND DINGLE, EDWARDS v. [MANCHESTER		MINISTER OF PENSIONS, W. v. [K.B.D.]	501
SPRING ASSIZES]	129	MISCHEFF, PROPERTY HOLDING CO., LTD. v. [C.A.]	294
JACOBS (INSPECTOR OF TAXES), NUGENT-HEAD v.		MONMOUTH COUNTY v. NEWPORT COUNTY	
[C.A.]	390	BOROUGH. NEWPORT COUNTY BOROUGH v.	
JAMAICA STREET, STEPNEY, Re 36, 38, 40, and		MONMOUTH COUNTY [C.A.]	313
42 [CH.D.]	658	MORRISON (RT. HON. HERBERT), RT. HON. JAMES	
JARRETT v. BARCLAY'S BANK, LTD. AND NASH.		CHURCHER EDE AND RT. HON. SIR DONALD	
NASH v. JARRETT [CH.D.]	266	SOMERVELL, HIRSH v. [CH.D.]	27
JEWITT v. MINISTER OF PENSIONS [K.B.D.]	545	MORRISON STEAMSHIP CO., LTD. v. OWNERS OF	
JONES, Re, SOAMES v. ATTORNEY-GENERAL [CH.D.]	281	CARGO LATELY LADEN ON S.S. GREYSTOKE	
JONES, ROBERTS v. [C.A.]	678	CASTLE [H.L.]	696
KEENE (INSPECTOR OF TAXES), RUSHDEN HEEL		MOSS (E.) LTD. v. BROWN [C.A.]	557
CO., LTD. v. RUSHDEN HEEL CO., LTD. v.		MURGATROYD v. TREASARDEN [C.A.]	723
INLAND REVENUE COMRS. [K.B.D.]	141	M.W. INVESTMENTS, LTD. v. KILBURN ENVOY,	
KENT AND SUSSEX SAWMILLS, LTD., Re [CH.D.]	638	LTD. [CH.D.]	567
KENT TRUST, LTD. v. COHEN [C.A.]	273	NARODNI BANKA CESKOSLOVENSKA, MALIK v.	
KENYON v. WALKER; STEVENSON v. KENYON		[C.A.]	663
[C.A.]	595	NASH v. JARRETT. JARRETT v. BARCLAY'S BANK,	
KILBURN ENVOY, LTD., M.W. INVESTMENTS, LTD.		LTD. AND NASH [CH.D.]	266
v. [CH.D.]	567	NAYLOR, ADAMS v. [H.L.]	241
KILLNER v. FRANCE [K.B.D.]	83	NECK, SMITH AND WILKIE v. INLAND REVENUE	
KIRBY, WHITTALL v. [K.B.D. DIVL. CT.]	552	COMRS. [K.B.D.]	13
KUECHENMEISTER, Ex parte, R. v. BOTTRILL [C.A.]	434	NEWCASTLE-UNDER-LYME CORPN. v. WOLSTANTON,	
LA MARQUISE FOOTWEAR'S APPLICATION, Re		LTD. [CH.D.]	447
[CH.D.]	497	NEWPORT COUNTY BOROUGH v. MONMOUTH	
LANCASTER v. LONDON PASSENGER TRANSPORT		COUNTY. MONMOUTH COUNTY v. NEWPORT	
BOARD [K.B.D.]	612	COUNTY BOROUGH [C.A.]	313
LANCASTER (JOHN) RADIATORS, LTD. v. GENERAL		NEWTON ABBOT RURAL DISTRICT COUNCIL AND	
MOTOR RADIATOR CO., LTD. [C.A.]	685	A.G. v. DYER [CH.D.]	252
LARDEUR, LEMON v. [C.A.]	329	NICHOLLS v. AUSTIN (F.) (LEYTON), LTD. [H.L.]	92
LAWRENCE v. HARTWELL [C.A.]	257	NIELD v. INLAND REVENUE COMRS. [K.B.D.]	405
LEATHLEY v. JOHN FOWLER & CO., LTD. [C.A.]	326	NORFOLK COUNTY COUNCIL, PRESTON v. [K.B.D.]	461
LEMON v. LARDEUR [C.A.]	329	NORTHCHURCH ESTATES, LTD. v. DANIELS [CH.D.]	524
LEMON, R. v.; R. v. MILLS [C.C.A.]	776	NORTHWOOD ELECTRIC LIGHT AND POWER CO.,	
LENG v. LENG [Div.]	590	LTD., A.-G. v. [K.B.D.]	324

	PAGE		PA
NUGENT-HEAD v. JACOBS (INSPECTOR OF TAXES) [C.A.]	390	SOAMES v. ATTORNEY-GENERAL, <i>Re</i> JONES [CH.D.]	2
OATES, <i>In the Estate of</i> , CALLOW v. SUTTON [PROB.]	735	SOMERVELL (RT. HON. SIR DONALD), RT. HON. HERBERT MORRISON AND RT. HON. JAMES CHUTER EDE, HIRSCH v. [CH.D.]	4
OCEAN STEAMSHIP CO., LTD. v. LIVERPOOL AND LONDON WAR RISKS INSURANCE ASSOCIATION, LTD. THE PRIAM [C.A.]	355	— [C.A.]	4
O'FERRALL (MORE), LTD. v. HARROW U.D.C. [K.B.D. DIVL. CT.]	489	SOPHAN v. CLIFFORD (A.J.) & SON (A FIRM) [C.A.]	7
PADDINGTON, <i>Re</i> AN ARBITRATION BETWEEN WICKHAM AND THE MAYOR, ALDERMEN AND BURGESSES OF THE METROPOLITAN BOROUGH OF [K.B.D.]	68	SOUND CITY (FILMS), LTD., <i>Re</i> [CH.D.]	5
PALSER v. GRINLING [C.A.]	287	SOUTH WORCESTERSHIRE AREA ASSESSMENT COMMITTEE AND PERSHORE RURAL DISTRICT RATING AUTHORITY, BOMFORD v. [K.B.D. DIVL. CT.]	4
PARANA PLANTATIONS, LTD., <i>Re</i> [C.A.]	214	ST. EDMUNDSBURY AND IPSWICH DIOCESE (CHANCELLOR), R. v., <i>Ex parte</i> WHITE [K.B.D.]	6
PARRY, <i>Re</i> , BROWN v. PARRY [CH.D.]	413	STEVENSON v. KENYON; KENYON v. WALKER [C.A.]	50
PEABODY & CO. OF LONDON, LTD., ROWLAND SMITH MOTORS, LTD. AND ROWLAND SMITH, MABERLEY v. [K.B.D.]	192	ST. HELEN'S THEATRE, LTD., POPE v. [K.B.D.]	2
PEAPLE AND HORNBY, R. v. [C.C.A.]	487	STAFFORD v. LEVY [C.A.]	2
PENNY, SMITH v. [C.A.]	672	STONE (J. & F.) LIGHTING & RADIO, LTD. v. LEVITT [H.L.]	6
PERSHORE RURAL DISTRICT RATING AUTHORITY AND SOUTH WORCESTERSHIRE AREA ASSESSMENT COMMITTEE, BOMFORD v. [K.B.D. DIVL. CT.]	80	SUTcliffe v. HOLMES [C.A.]	5
PHARMACEUTICAL SOCIETY OF GREAT BRITAIN, POTTER & CLARKE, LTD. v. [CH.D.]	561	SUTTON, CALLOW v. <i>In the Estate of</i> OATES [PROB.]	7
PILBOROUGH AND ROBINSON, ROBINSON v. [DIV.]	589	SWANSON'S AGREEMENT, <i>Re</i> , HILL v. SWANSON [CH.D.]	6
PIPER, <i>Re</i> , DODD v. PIPER [CH.D.]	503	SZALATNAY-STACHO v. FINK [C.A.]	2
POINTER, <i>Re</i> , SHONFIELD v. EDWARDS [CH.D.]	409	TALDUA RUBBER CO., LTD., <i>Re</i> [CH.D.]	7
POPE v. ST. HELEN'S THEATRE, LTD. [K.B.D.]	440	TAYLOR v. BRIGHTON CORPN. [K.B.D. DIVL. CT.]	4
POTTER & CLARKE, LTD. v. PHARMACEUTICAL SOCIETY OF GREAT BRITAIN [CH.D.]	561	TAYLOR (SAMUEL) & SONS (BRIERLEY HILL), LTD., BARCLAY DAVID CO., LTD. v. [CH.D.]	2
POWELL, FOX v. <i>Re</i> CHATTERTON'S SETTLEMENT [CH.D.]	211	THORNFIELD (GODFREY), LTD. v. BINGHAM [K.B.D.]	4
PRESTON v. NORFOLK COUNTY COUNCIL [K.B.D.]	461	TINLEY, FOWLER v., <i>Re</i> SIMSON'S ESTATE [CH.D.]	2
PRIAM, THE. OCEAN STEAMSHIP CO., LTD. v. LIVERPOOL AND LONDON WAR RISKS INSURANCE ASSOCIATION, LTD. [C.A.]	355	TOLTEN, THE. UNITED AFRICA CO., LTD. v. OWNERS OF M.V. TOLTEN [C.A.]	3
PROPERTY HOLDING CO., LTD. v. MISCHIEFF [C.A.]	294	TRAVERS v. GLOUCESTER CORPN. [K.B.D.]	50
R. v. BOTTRILL; <i>Ex parte</i> KUECHENMEISTER [C.A.]	434	TRESARDEN, MURCATROYD v. [C.A.]	7
R. v. HORNBY AND PEAPLE [C.C.A.]	487	TURVEY, R. v. [C.C.A.]	6
R. v. MILLS; R. v. LEMON [C.C.A.]	776	UNITED AFRICA CO., LTD. v. TOLTEN, OWNERS OF M.V. THE TOLTEN [C.A.]	3
R. v. MINISTER OF HEALTH, <i>Ex parte</i> WATERLOW & SONS, LTD. [K.B.D. DIVL. CT.]	189	UNITED LAW CLERKS SOCIETY, <i>Re</i> [CH.D.]	6
R. v. ST. EDMUNDSBURY AND IPSWICH DIOCESE (CHANCELLOR); <i>Ex parte</i> WHITE [K.B.D.]	604	UPSON, LTD. v. HERNE [C.A.]	30
R. v. TURVEY [C.C.A.]	60	VINER v. GOLDSTEIN [C.A.]	2
R. v. WILKS [C.C.A.]	529	W. v. MINISTER OF PENSIONS [K.B.D.]	50
READ v. LYONS (J.) & CO., LTD. [H.L.]	471	WAINWRIGHT v. HOWLETT, <i>Re</i> ARNOLD'S TRUSTS [CH.D.]	5
REUBEN, BELL LONDON & PROVINCIAL PROPERTIES, LTD. v. [C.A.]	547	WALKER, KENYON v.; STEVENSON v. KENYON [C.A.]	50
ROBERTS v. JONES [C.A.]	678	WALLACE v. MAJOR [K.B.D. DIVL. CT.]	2
ROBINSON v. DONOVAN [C.A.]	731	WALLMAN, FRIEND v. [C.A.]	2
ROBINSON v. ROBINSON AND PILBOROUGH [DIV.]	589	WANBON v. WANBON [DIV.]	36
ROCK ASPHALTE CO., LTD., HENDERSON v. [C.A.]	571	WANDSWORTH STADIUM, LTD., CUTLER v. [K.B.D.]	18
ROGERS, EVANS v. [K.B.D. DIVL. CT.]	64	WARD, <i>Re</i> , WARD v. WARWICK [CH.D.]	20
ROWLAND SMITH MOTORS, LTD., ROWLAND SMITH AND PEABODY & CO. OF LONDON, LTD., MABERLEY v. [K.B.D.]	192	WARDALE v. BINNS [K.B.D. DIVL. CT.]	10
ROYSTER v. CAVY [C.A.]	642	WARWICK, WARD v., <i>Re</i> WARD [CH.D.]	20
RUSHDEN HEEL CO., LTD. v. KEENE (INSPECTOR OF TAXES), RUSHDEN HEEL CO., LTD. v. INLAND REVENUE COMRS. [K.B.D.]	141	WATERLOW & SONS, LTD., <i>Ex parte</i> , R. v. MINISTER OF HEALTH [K.B.D. DIVL. CT.]	18
SAGE'S SETTLEMENT TRUSTS, <i>Re</i> , LLOYDS BANK, LTD. v. HOLLAND [CH.D.]	298	WEATHERLEY v. WEATHERLEY [C.A.]	19
SCALA THEATROME CO., LTD., MANKIN v. [K.B.D.]	614	WELSH BRICK INDUSTRIES, LTD., <i>Re</i> [C.A.]	19
SCOTT v. SCOTT [CH.D.]	576	WESLEYAN AND GENERAL ASSURANCE SOCIETY v. INLAND REVENUE COMRS. [C.A.]	74
SHAYLER v. WOOLF [C.A.]	54	WESTERN INDIA MATCH CO., LTD. v. LOCK [K.B.D.]	22
SHONFIELD v. EDWARDS, <i>Re</i> POINTER [CH.D.]	409	WESTMINSTER BANK, LTD. v. HORN, <i>Re</i> HORN, (deceased) [C.A.]	11
SIMMS MOTOR UNITS, LTD. v. MINISTER OF LABOUR AND NATIONAL SERVICE [K.B.D. DIVL. CT.]	201	WHITE, <i>Ex parte</i> R. v. ST. EDMUNDSBURY AND IPSWICH DIOCESE (CHANCELLOR) [K.B.D.]	60
SIMS AND SIMS, <i>Re</i> A QUESTION BETWEEN [CH.D.]	138	WHITLEY v. WHITLEY (BY HER GUARDIAN) [DIV.]	72
SIMS v. WILSON [C.A.]	281	WHITTALL v. KIRBY [K.B.D. DIVL. CT.]	55
SIMSON'S ESTATE, <i>Re</i> , FOWLER v. TINLEY [CH.D.]	220	WICKHAM AND THE MAYOR, ALDERMEN AND BURGESSES OF THE METROPOLITAN BOROUGH OF PADDINGTON, <i>Re</i> AN ARBITRATION BETWEEN [K.B.D.]	6
SMITH (T. F.), LTD., DELANEY v. [C.A.]	230	WICKS, R. v. [C.C.A.]	52
SMITH, WILKIE AND NECK v. INLAND REVENUE COMRS. [K.B.D.]	13	WILKIE, NECK AND SMITH v. INLAND REVENUE COMRS. [K.B.D.]	1
SMITHEY, TREVOR, AND BATH TRAMWAYS MOTOR CO., LTD., DABORN v. [C.A.]	333	WILKINSON v. BARCLAY [C.A.]	33
SMITH'S POTATO CRISPS (1929), LTD. v. INLAND REVENUE COMRS. SMITH'S POTATO ESTATES, LTD. v. BOLLAND (INSPECTOR OF TAXES) [K.B.D.]	284	WILSON, SIMS v. [C.A.]	26
SMITH'S POTATO ESTATES, LTD. v. BOLLAND (INSPECTOR OF TAXES), SMITH'S POTATO CRISPS (1929), LTD. v. INLAND REVENUE COMRS. [K.B.D.]	284	WILSON AND MCWILLIAM, R.N. DODD AND F.L. DODD v. WILINGTON MEDICALS, LTD. (THIRD PARTY), PHYLAX SERUM LABORATORIES, LTD. (FOURTH PARTY) [CHESTER MICHAELMAS ASSESSES]	69
SMITH v. PENNY [C.A.]	672	WOLSTANTON, LTD., NEWCASTLE-UNDER-LYME CORPN. v. [CH.D.]	44
		WOOLF, SHAYLER v. [C.A.]	5
		WORTHINGTON, LLOYD'S BANK v., <i>Re</i> EDWARDS [CH.D.]	40
		WRIGHT AND BOWERS v. ARNOLD [C.A.]	61
		WYCOMBE MOTORS, LTD., BOWMAKER, LTD. v. [K.B.D. DIVL. CT.]	11
		YOXFORD AND DARSHAM FARMERS' ASSOCIATION, LTD. v. LLWELSH [C.A.]	3

INDEX

	PAGE		PAGE
ACTION		Candidate, sufficiency of description of . . .	129
<i>Ubi jus, ibi remedium</i> —Infringement of private right—Statutory remedy available—Whether action lies by private person—Bookmaker—Breach by occupier of dog-race track of obligation to provide space for book-making—Betting and Lotteries Act, 1934 (c. 58), ss. 11, 30 [CUTLER v. WANDSWORTH STADIUM, LTD.] . . .	187	Capital distribution out of realised capital profits of company, sums payable in respect of shares forming part of testator's residuary trust funds, whether capital or income of trust funds . . .	341
Action in rem, damage by British ship to pier in Nigerian harbour, exercise of Admiralty jurisdiction over British ship for damage in any waters . . .	372	CARRIERS	
ADMIRALTY		<i>Railway</i> —Offences by passengers—Use of partly used non-transferable ticket issued to another—Intent to avoid payment of fare—Intent to defraud—Breach of bye-law—Regulation of Railways Act, 1889 (c. 57), s. 5 (3) (a) [BROWNING v. FLOYD] . . .	367
<i>Jurisdiction</i> —Action in rem—Damage by British ship to pier in Nigerian harbour—Exercise of Admiralty jurisdiction over British ship for damage in any waters—Supreme Court of Judicature (Consolidation) Act, 1925 (c. 49), ss. 22 (1) (a) (iv), 33 (2) [UNITED AFRICA CO., LTD. v. OWNERS OF M.V. TOLPEN, THE TOLPEN] . . .	372	Case stated, form . . .	489
Adultery, confession of, provocation, as . . .	124	Certiorari, consistory court . . .	604
Advertisement hoarding, removal, other hoardings already on site . . .	489	CHARITIES	
Agricultural dwelling-houses, valuation of . . .	80	Charitable purposes—Gift to a certain vicar "for his work"—Evidence of donee's work admissible—Gift to an individual "for benevolent work"—Gift to "the vicar" for a certain church "to be used for his work in the parish" [Re SIMSON'S ESTATE, FOWLER v. TINLEY] . . .	220
Agricultural holding, see under agriculture		Collison, see Shipping	
AGRICULTURE		Common employment, employee voluntarily undertaking work outside scope of employment . . .	401
<i>Agricultural holding</i> —Compensation for disturbance—Notice to quit—Tenant refusing to leave—Judgment for possession—Whether tenant still entitled to compensation—Cost of threshing—Custom of the country—Jurisdiction of High Court to hear special case stated—Agricultural Holdings Act, 1923 (c. 9), ss. 12, 16, sched. II [PRESTON v. NORFOLK COUNTY COUNCIL] . . .	461	—, linesman and trolley bus driver . . .	612
ALIENS		COMPANIES	
<i>Enemy aliens</i> —Action by German nationals against officers of the Crown alleging wrongful arrest, detention and threatened deportation—State of war with Germany still continuing—No right of action—Striking out statement of claim [HIRSCH v. RT. HON. SIR DONALD SOMERVILLE, RT. HON. HERBERT MORRISON AND RT. HON. JAMES CHUTER EDE] . . .	27	Alteration of members' rights—Application to court to cancel resolution—Authority of holders of requisite amount of stock not communicated to petitioner at date of presentation of petition—Companies Act, 1929 (c. 23), s. 61 (1) (2) [Re SOUND CITY (FILMS), LTD.] . . .	521
<i>Interned</i> — <i>Habeas corpus</i> —Availability of writ [R. v. BOTTRILL: Ex parte KUECHENMEISTER] . . .	434	Capital distribution out of realised capital profits—Sums payable in respect of shares forming part of testator's residuary trust funds—Whether capital or income of trust funds [Re DOUGHTY, BURRIDGE v. DOUGHTY] . . .	341
ANIMALS		Charges requiring registration—Charge on book debts—Authority to third person to pay to company's account at bank all moneys due to company under a contract—Instructions "to be regarded as irrevocable unless the bank should consent to their cancellation"—Companies Act, 1929 (c. 23), s. 79 (2) (e) [Re KENT & SUSSEX SAWMILLS, LTD.] . . .	638
<i>Trespass</i> —Defences—Duty to fence—Enclosure of common land—Wrongful act of third party [SUTCLIFFE v. HOLMES] . . .	599	<i>Receivers</i> —Remuneration—Receiver appointed at agreed remuneration by trustees of trust deeds securing debentures—Compulsory winding up—Application by liquidator for remuneration to be fixed by the court—From what date court can fix remuneration—Law of Property Act, 1925 (c. 20), ss. 101 (1) (iii), 109 (6)—Companies Act, 1929 (c. 23), s. 309 [Re GREYCAINE, LTD.] . . .	30
Annuity free of income tax up to special rate, right of annuitant to reliefs and allowances—, free of income tax, will confirmed after 1939, death of testator in 1942 . . .	154	<i>Winding up</i> —Petition by creditor—Writ already issued by creditor in King's Bench Division for recovery of debt—Company granted unconditional leave to defend under R.S.C., Ord. 14—Winding up court not precluded from considering evidence as to whether dispute bona fide—Discretion of judge to make winding-up order—Companies Act, 1929 (c. 23), ss. 168, 169—R.S.C., Ord. 14 [Re WELSH BRICK INDUSTRIES, LTD.] . . .	197
Appeal, notice, misdirection in law, matters to be included in notice . . .	625	—, <i>Substratum of company</i> —Alleged disappearance—Company formed partly to purchase a rubber estate, but with power to carry on a variety of activities—Company carrying on business of rubber estate only—Rubber estate sold after 29 years—No scheme before court to deal with proceeds of sale [Re TALDUA RUBBER CO., LTD.] . . .	763
Arbitration clause, effect on assignability of contract . . .	54	Confession, adultery, of, as provocation . . .	124
Attendance, whether substantial part of rent . . .	287, 294		
<i>Autrefois acquit</i> , charge of unlawful possession, acquittal, subsequent charge of larceny . . .	368		
BANKRUPTCY			
<i>Judgment debt</i> —Act of bankruptcy—Application by debtor that payment be by instalments—Order for instalments made without notice to creditors—Interference with creditor's right to proceed by bankruptcy petition—County Court Rules, Ord. 24, r. 19 [SOPHIAN v. A. J. CLIFFORD & SON (A FIRM)] . . .	733		
Bankruptcy, tenant, of, disclaimer of lease by trustee, no statutory tenancy . . .	256		
Bookmaker, space for, duty to provide, action to enforce . . .	187		
Bread, sale of, on Sunday . . .	100		

CONFLICT OF LAWS	PAGE
<i>Libel—Privilege—Official communications on State matters</i> [SZALATNAY-STACHO v. FINK]	231

CONSTITUTIONAL LAW	PAGE
<i>Action for tort against servant of Crown—Accident to employee in government factory—Action for damages for negligence or breach of statutory duty—Superintendent of factory nominated by government as defendant—Jurisdiction of court to hear case against nominal defendant</i> [ROYSTER v. CAVEY]	642

CONTRACT	PAGE
<i>Agreement for supply of water—Arbitration clause—Whether contract assignable—Arbitration Act, 1889 (c. 49), s. 4</i> [SHAYLER v. WOOLFE]	54
<i>Implied condition—Performance of work and supply of materials—Materials unfit for purpose for which used—Veterinary surgeons—Contract to supply toxoid and administer it to cattle—Injury to cattle—Liability of veterinary surgeons, suppliers, and manufacturers</i> [R. N. DODD and F. L. DODD v. WILSON and MCWILLIAM]	691
<i>Payment—Place of payment—Contract made in Germany—Barter transaction enabling German national to purchase land in Brazil from British company—Purchase money to be paid into company's blocked account in Germany and used by company in payment for German railway material for Brazil—Provision in contract between German national and company for "refund of marks amount paid in" by German national, should delivery of railway material become impossible "by means of force majeure"—Performance of contract impossible and illegal owing to outbreak of war—Whether obligation to refund limited to refunding in Germany</i> [Re PARANA PLANTATIONS, LTD.]	214
<i>Cost of litigation, deduction of in computing profits</i>	284

COUNTY COURTS	PAGE
<i>Appeal—Note of judgment—Duties of counsel and solicitors</i> [SIMS v. WILSON]	261
<i>Procedure—Payment into court—Order by High Court—Money paid in for infant plaintiff—Attainment of full age by plaintiff—Right to payment out of fund—County Courts Act, 1934 (c. 53), s. 164 (2)</i> [Re EMBLETON]	542

CRIMINAL LAW	PAGE
<i>Autrefois acquit—Charge of unlawful possession—Acquittal—Subsequent charge of larceny—Metropolitan Police Courts Act, 1839 (c. 71), s. 24</i> [FLATMAN v. LIGHT]	368
<i>Evidence—Confession—Confession prompted by verbal information given by police of statement of confederate—Judges Rules, r. 8</i> [R. v. MILLS; R. v. LEMON]	776
<i>Gross indecency—Direction to jury—Charges against two persons, the one with the other</i> [R. v. HORNBY and PEAPE]	487
<i>Larceny—Conspiracy to steal disclosed to owner—Property handed over on instructions from owner for purpose of apprehension—Absence of asportation</i> [R. v. TURVEY]	60
<i>Murder—Provocation—Wife's confession of adultery—Whether sufficient provocation to reduce murder to manslaughter—Functions of judge and jury</i> [HOLMES v. DIRECTOR OF PUBLIC PROSECUTIONS]	124
<i>Offences under temporary statute—Offence committed during currency of statute—Prosecution and conviction after expiry—Effect of expiry on operation "as respect things previously done"</i> [R. v. WICKS]	520
<i>Pleading—Double plea—Autrefois acquit after plea of not guilty</i> [FLATMAN v. LIGHT]	368

Crown, action for tort against servant of, accident to employee in government factory, action for damages for negligence or breach of statutory duty, superintendent of factory

	PAGE
nominated by government as defendant, jurisdiction of court to hear case against nominal defendant	642

CROWN PRACTICE	PAGE
<i>Certiorari—Consistory court</i> [R. v. ST. EDMUNDSBURY and IPSWICH DIOCESE (CHANCELLOR): <i>Ex parte WHITE</i>]	604
<i>Prohibition—Substituted procedure under principal Act—Different machinery under subsequent Act—Whether writs lie—Housing Act, 1936 (c. 51), s. 74—Housing (Temporary Accommodation) Act, 1944 (c. 26), s. 6</i> [R. v. MINISTER OF HEALTH, <i>Ex parte WATERLOW & SONS, LTD.</i>]	189
<i>Habeas corpus—Interned enemy alien—Availability of writ—Declaration of Government as to state of war—Whether conclusive</i> [R. v. BOTTRILL: <i>Ex parte KUCHEENMEISTER</i>]	434
<i>Cruelty, divorce for, refusal to obey unreasonable orders of husband</i>	307
<i>Dangerous article, gas geyser, defective installation, liability of landlord to tenant's lodger</i>	506
<i>high explosive, shell burst in ordnance factory, liability of occupier to invitee</i>	471
<i>Dangerous machinery, absolute duty to fence, material ejected from machine</i>	92
<i>Decree absolute, pronouncement in court, whether final</i>	91
<i>Desertion, constructive desertion, neurosis, whether sufficient ground for leaving spouse</i>	590
<i>parties continuing to live in same household, wife refusing to allow marital intercourse, or to perform any wifely duty</i>	366
<i>refusal to continue sexual relations</i>	1
<i>Discontinuance, notice of, validity</i>	41

DIVORCE	PAGE
<i>Costs—Decree of judicial separation—Subsequent decree of divorce—Co-respondent the same in both petitions—Payment by co-respondent of costs of both petitions</i> [ROBINSON v. ROBINSON AND PILBOROUGH]	589

<i>Cruelty—Petition for divorce based on cruelty—Refusal to obey unreasonable orders of husband—Violent assaults by husband—Supreme Court of Judicature (Consolidation) Act, 1925 (c. 49), s. 176—Matrimonial Causes Act, 1937 (c. 57), ss. 2, 6</i> [MEACHER v. MEACHER]	307
---	-----

<i>Decree absolute—Pronouncement in court—Intervention prior to filing of document recording decree—Finality of pronouncement</i> [CROSSLAND v. CROSSLAND]	91
--	----

<i>Desertion—Constructive desertion—Neurosis—Whether sufficient ground for leaving and refusing to live with spouse</i> [LENG v. LENG]	590
--	-----

<i>parties continuing to live in same household—Wife refusing to allow marital intercourse or to perform any wifely duty</i> [WANBON v. WANBON]	366
---	-----

<i>wilful and unjustifiable refusal to continue sexual relations—Parties continuing to reside in matrimonial home—Whether amounting to desertion—Supreme Court of Judicature (Consolidation) Act, 1925 (c. 49), s. 176—Matrimonial Causes Act, 1937 (c. 57), s. 2</i> [WEATHERLEY v. WEATHERLEY]	1
--	---

<i>Incurable unsoundness of mind—Care and treatment for five years—Admission of respondent wife as temporary patient on application of husband—Detention pursuant to order</i> —"Matrimonial Causes Act, 1937 (c. 57), ss. 2 (d), 3 (a), (b)" [WHITLEY v. WHITLEY (BY HER GUARDIAN)]	726
--	-----

<i>Removal by relieving officer to mental home for two days—Subsequent admission to another mental institution as a voluntary patient—Whether detention pursuant to order—Lunacy Act, 1890 (c. 3), s. 20—Matrimonial Causes Act, 1937 (c. 57), ss. 2 (d), 3 (a), (b)</i> [CRUTCHFIELD v. CRUTCHFIELD (BY HER GUARDIAN)]	730
---	-----

<i>Nulity—Wilful refusal to consummate marriage—Husband permanently sterilised before marriage by medical</i>	
---	--

	PAGE
operation—Avoidance of procreation of children—Wife's knowledge of husband's intention at time of marriage—Bar to decree— <i>Matrimonial Causes Act, 1937 (c. 57), s. 7 (1) (a) [J. (OTHERWISE S.) v. J.]</i>	760
Onus of proof—Intervention by King's Proctor—Undefended petition for nullity—Wilful refusal to consummate marriage—Decree nisi granted—King's Proctor alleging marriage consummated—Whether affirmative proof necessary [BLUFF v. BLUFF (OTHERWISE KELLY)]	63
Petition—Date of presentation— <i>Matrimonial Causes Act, 1937 (c. 57), s. 2—Matrimonial Causes Rules, 1944, r. 3 [ALSTON v. ALSTON]</i>	62
Education, school, boarding fees, covenant by father to pay half "the expenses of educating" son "in manner suitable to station in life," son educated at public school, liability of father for boarding expenses and school clothing	576

ELECTIONS

Parliamentary — Nomination — Sufficiency of description of candidate—Opinion of returning officer—Removal of surplusage—Ballot Act, 1872 (c. 33), sched. 1, Pt. I, rr. 6, 9, 22 [EDWARDS v. JACKSON AND DINGLE]	129
Electricity, prepayment meter card, whether receipt	324

EMERGENCY LEGISLATION

Egg marketing—Voluntary compensation fund—Failure of packer to contribute—Direction transferring producers to other packers—Validity—Bill of Rights, 1088 (sess. 2, c. 2)—Defence (General) Regulations, 1939 (S.R. & O., 1939, No. 927), regs. 54C, 55—Eggs (Control and Prices) (Great Britain) Order, 1944 (S.R. & O., 1944, No. 502), arts. 3, 14 [YOXFORD AND DARSHAM FARMERS' ASSOCIATION, LTD. v. LLEWELLIN]	38
---	----

Essential work—Railway fireman—Transfer to lower grade in accordance with contract of employment—Claim to wages at original rate—Essential Work (General Provisions) (No. 2) Order, 1942 (S.R. & O., 1942, No. 1594), art. 4 (1) [DUFFIELD v. GREAT WESTERN RAILWAY CO.]	586
--	-----

—, Reinstatement — Dismissal of employee for alleged serious misconduct—Direction to reinstate—Instruction from Ministry ordering national service officer always to direct reinstatement in certain cases—No exercise of discretion by national service officer—Direction to reinstate invalid—Rules Publication Act, 1893 (c. 68)—Emergency Powers (Defence) Act, 1939 (c. 62), s. 1—Defence (General) Regulations, 1939, reg. 58A—Essential Work (General Provisions) (No. 2) Order, 1942 (S.R. & O., 1942, No. 1594, as amended by S.R. & O., 1943, No. 1075, and S.R. & O., 1944, No. 815) [SIMMS MOTOR UNITS, LTD. v. MINISTER OF LABOUR AND NATIONAL SERVICE]	201
--	-----

—, Unjustifiable dismissal of workman — Wages due — "Normal working hours" — Lodging allowance—Essential Work (Building and Civil Engineering) Order, 1942 (S.R. & O., 1942, No. 2044), art. 4 (10), as substituted by Essential Work (Building and Civil Engineering) Order, 1944 (S.R. & O., 1944, No. 1435), art. 3 [HENDERSON v. ROCK ASPHALTE CO., LTD.]	571
---	-----

Mortgage—Leave to sell—Mortgage of freehold property to secure bank overdraft—Bankruptcy of mortgagor—Mortgagor's trustee in bankruptcy made sole respondent to summons under Courts (Emergency Powers) Act, 1943—"Interest" in mortgaged property—Bankrupt mortgagor not entitled to be heard—Courts (Emergency Powers) Act, 1943 (c. 19), ss. 4 (3), (4), 7—Courts (Emergency Powers) Rules, 1943 (S.R. & O., 1943, No. 1113), r. 20 (1) (iv), (2), (3) [JARRETT v. BARCLAY'S BANK, LTD. AND NASH. NASH v. JARRETT]	266
---	-----

Personal injury—"War injury"—Test of causation—Enemy unexploded	
---	--

incendiary bomb ignited and exploded by boy's tampering—Injury to child standing by—Personal Injuries (Emergency Provisions) Act, 1939 (c. 82), ss. 1, 8 (1) [MINISTER OF PENSIONS v. CHENNEL]	719
War damage—Cost of works—"Direct result" of enemy action—Structural damage to defective walls—Re-installment of building in pre-existing form—War Damage Act, 1943 (c. 82), ss. 2, 6, 8 [RE 36, 38, 40, & 42, JAMAICA STREET, STEPNEY]	658
"War injuries"—"Caused by the use of explosive in combating the enemy"—Minefield on foreshore—Injuries to children by exploded mine—Personal Injuries (Emergency Provisions) Act, 1939 (c. 82), ss. 3, 8—Personal Injuries (Civilian) Scheme, 1941 (S.R. & O., 1941, No. 226) [ADAMS v. NAYLOR]	241
Essential work, railway fireman, transfer to lower grade in accordance with contract of employment, claim to wages at original rate	586
—, unjustifiable dismissal of workman, wages due, "normal working hours", lodging allowance	571

ESTATE AND OTHER DEATH DUTIES

Assessment of duty—Property passing on death—Gift of testator's residuary estate to F.J.—Date of vesting postponed until F.J. should attain the age of 25—Gift over in the event of F.J.'s death under the age of 25—F.J. entitled to income after attaining the age of 21—Death of F.J. at age of 23—"Interest in possession"—Finance Act, 1894 (c. 30), ss. 2 (1) (b), 5 (3)—Trusted Act, 1925 (c. 19), s. 31 (1) (ii) [RE JONES, SOAMES v. ATTORNEY-GENERAL]	281
Succession duty—Exercise by will of special power of appointment—Appointment of life interests in settled fund—Direction in will to pay all duties "payable on my death under the terms of this my will"—Succession duty payable on death of testatrix in respect of life interests under appointment and duties to become payable on death of appointees not within direction for payment of duties [RE EDWARDS, LLOYD'S BANK v. WORTHINGTON]	408

EVIDENCE

Admissibility—Written statement by deceased person—"Person interested"—Evidence Act, 1938 (c. 28), s. 1 (3) [HOLTON v. HOLTON]	534
Evidence, continued existence of country as state	434
—, state of war, declaration of government	434
Excess Profits Tax, exemption, profession, oculist and optician	405
Executor, statutory tenant, whether	258

EXECUTORS

Appropriation — Consents — Family provision—Order for maintenance—Power to appropriate under the order—Power to appropriate to be read into the will—Necessity of consents if not required by order—Administration of Estates Act, 1925 (c. 23), s. 41 (1), (6) [RE POINTER, SHONFIELD v. EDWARDS]	409
Settlement of residuary estate—Trust for sale with power to postpone conversion—Estate including unauthorised investments—Rights of tenant for life and remainderman—Basis of valuation of unauthorised investments—Rate of interest to be allowed to tenant for life [RE PARRY, BROWN v. PARRY]	413

FACTORIES AND SHOPS

Dangerous machinery—Absolute duty—Circular saw—Guard complying with Woodworking Machinery Regulations, 1922, reg. 10—Whether duty to guard against dangerous material ejected from machine—Factories Act, 1937 (c. 87), s. 14—Woodworking Machinery Regulations, 1922 (S.R. & O., 1922, No. 1196), reg. 10 [NICHOLLS v. F. AUSTIN (LEYTON), LTD.]	92
Shop — Hours of closing — Sunday trading — Restriction — Sale of bread on	

<i>Tax Act, 1918 (c. 40), All Schedules Rules, r. 16, proviso (2) [NUGENT-HEAD v. JACOBS (INSPECTOR OF TAXES)]</i> ..	390
<i>Practice—Appeal—Hearing by two special commissioners—Competence—Income Tax Act, 1918 (c. 40), ss. 62 (5), 137 (1) (4), 320 (2) [HOOD-BARRIS v. INLAND REVENUE COMRS.]</i> ..	748
<i>Profits from trade and trade receipts—Company dealing in gold mining concessions—Transfer of concessions to associated company for fully paid-up shares—Shares not disposable during year of transaction owing to number—Computation of profits and gains—Income Tax Act, 1918 (c. 40), sched. D, case I [GOLD COAST SELECTION TRUST, LTD., v. HUMPHREY (H.M. INSPECTOR OF TAXES)]</i> ..	742
<i>Sched. D—Purchase of endowment policies on other people's lives—Purchase made with intention of providing ascertained annual sums—"Adventure or concern in the nature of trade"—Income Tax Act, 1918 (c. 40), s. 237, sched. D, case I [BARRY v. CORBY (INSPECTOR OF TAXES)]</i> ..	396
<i>Sur-tax—Avoidance of tax—Transfer of assets to company abroad—Transfer of assets to company in United Kingdom subsequently moved abroad—By whom transfer must be made—"Associated operation"—What income deemed income of transferor—Finance Act, 1936 (c. 34), s. 18, sched. 11, para. 6—Finance Act, 1938 (c. 46), s. 28 [CONGREVE AND CONGREVE v. INLAND REVENUE COMRS.]</i> ..	170
<i>Investment company—Apportionment according to member's interest in assets—Trust fund of shares for maintenance of member's infant children—Application for member's benefit—Finance Act, 1939 (c. 41), ss. 14 (4), 15 (3) [HULME ESTATE CO., LTD. (IN LIQUIDATION) v. INLAND REVENUE COMRS.]</i> ..	516
<i>Infant, overdraft of, guarantee of, liability of surety</i> ..	207
INFANTS AND CHILDREN	
<i>Education—Maintenance—School—Boarding fees—Covenant by father to pay half "the expenses of educating" son "in manner suitable to station in life"—Son educated at public school—Liability of father for boarding expenses and school clothing [SCOTT v. SCOTT]</i> ..	576
<i>Insanity, see Unsoundness of Mind.</i> ..	
INSURANCE	
<i>Marine insurance—War risks—Warlike operations—"Consequence of warlike operations"—Ship carrying war material including heavy deck cargo—Necessity to maintain speed and take zigzag course for fear of enemy submarines—Damage caused by effect of heavy seas on deck cargo and aggravated by reason of speed of ship—"Consequence of warlike operation" [OCEAN STEAMSHIP CO., LTD. v. LIVERPOOL AND LONDON WAR RISKS INSURANCE ASSOCIATION, LTD. THE PRIMA]</i> ..	355
<i>Interment, see under Aliens</i>	
<i>Invitee, theatre, member of audience, injury through falling ceiling</i> ..	440
<i>Joint tortfeasors, release, conspiracy to defraud, arrangement with one joint tortfeasor after action started, other joint tortfeasors not released from liability.</i> ..	338
JUDGMENTS	
<i>Order—Decree absolute—Pronouncement in court—Whether final [ROSSLAND v. ROSSLAND]</i> ..	91
<i>King's Proctor, intervention of, onus of proof</i> ..	63
LANDLORD AND TENANT	
<i>Lease—Assignment subject to landlord's consent—Withholding of consent—Reasonableness—No grounds for objection to proposed assignee—Landlord wishing to obtain vacant possession [RE SWANSON'S AGREEMENT, HILL v. SWANSON]</i> ..	628
<i>Lease for term of years or duration of hostilities, whichever the longer—Lessee's option for further term—Yearly rent cal-</i>	
<i>culable by highest aggregate rents paid in any year of lease—Validation of War-Time Leases Act, 1944 (c. 34), s. 3 (3) [M.W. INVESTMENTS, LTD. v. KILBURN ENVOY, LTD.]</i> ..	567
<i>Licensee—Permission to occupy furnished flat—Weekly payment—No agreement as to notice [E. MOSS, LTD. v. BROWN]</i> ..	557
<i>Nature of tenancy created—Demise for 2,000 years—Contract for grant of leasehold interest with obligation for perpetual renewal—Law of Property Act, 1922 (c. 16), sched. XI, para. 7 (1) [Law of Property Act, 1925 (c. 20), s. 149 (3)] [NORTHCHURCH ESTATES, LTD. v. DANIELS]</i> ..	524
<i>Notice to quit—Periodic tenancy—Expiration at end of current period—Onus of proof—Notice by agent—General or particular authority [LEMON v. LARDEUR]</i> ..	329
<i>Validity—Tenancy for 6 months certain from Mar. 25 and thereafter half-yearly tenancy determinable by 6 months notice to expire on any quarter day—Notice dated Dec. 17 to quit on following June 24—Rent for subsequent quarter accepted by mistake—Creating of fresh tenancy [MACONOCHE BROS., LTD. v. BRAND]</i> ..	758
<i>Yearly tenancy—Tenant holding over on expiration of lease—Term in lease enabling landlord to determine lease by giving 6 months' notice expiring on any day—Consistency with yearly tenancy [GODFREY THORNTON, LTD. v. BINGHAM]</i> ..	485
<i>Rent restriction—Alternative accommodation—Premises let as dwelling-house with cufe and used as boarding house—Rent and Mortgage Interest Restrictions (Amendment) Act, 1933 (c. 32), s. 3 (1) (b); s. 3 (3) (a)—Rent and Mortgage Interest Restrictions Act, 1939 (c. 71), s. 3 (3). [LUTTRELL v. ADDICOTT]</i> ..	625
<i>Contractual tenancy—Notice increasing rent to standard rent—Notice invalid, as out of time—Standard rent paid by tenant—Whether contractual tenancy ended—Estoppel [RE SWANSON'S AGREEMENT, HILL v. SWANSON]</i> ..	628
<i>Furnished letting—"Attendance"—Furniture—Whether substantial part of rent for use of furniture—Rent and Mortgage Interest Restrictions Act, 1923 (c. 32), s. 10—Rent and Mortgage Interest Restrictions Act, 1939 (c. 71), s. 3 (2) (b) [PROPERTY HOLDING CO., LTD. v. MISCHIEFF]</i> ..	294
<i>Lease of flat with "attendance"—Removal of refuse—Carrying of coal—Whether attendance substantial part of whole rent—Principles applicable—Rent and Mortgage Interest Restrictions Act, 1923 (c. 32), s. 10—Rent and Mortgage Interest Restrictions Act, 1939 (c. 71), s. 3 (2) (b) [PALSER v. GRINLING]</i> ..	287
<i>Letting into possession of exclusive use of certain rooms with use in common of box-room, bathroom and W.C., but with use of kitchen for cooking purposes only—Whether "part of a house let as a separate dwelling" or a "sharing agreement"—Rent and Mortgage Interest Restrictions (Amendment) Act, 1933 (c. 32), ss. 4, 16 [KENYON v. WALKER; STEVENSON v. KENYON]</i> ..	595
<i>Possession—"Dwelling-house required by landlord"—House required by landlord as family home—Landlord himself unable to reside in house—Rent and Mortgage Interest Restrictions (Amendment) Act, 1933 (c. 32), sched. I (h) (i) [SMITH v. PENNY]</i> ..	672
<i>Joint owners—"Landlord"—Rent and Mortgage Interest Restrictions (Amendment) Act, 1933 (c. 32), s. 3, sched. I, para. (h)—Interpretation Act, 1889 (c. 63), s. 1 [BAKER v. LEWIS]</i> ..	502
<i>Premises let "in consequence of employment"—Reason arduous landlord—Materiality—Tenant allowed to remain in possession on termination of employment—Whether fresh tenancy—Rent and Mortgage Interest Restrictions (Amendment) Act, 1933 (c. 32), s. 3 (1) (a), sched. I, para.</i>	

	PAGE		PAGE
(g) (1) [BRAITHWAITE & Co., LTD. v. ELLIOTT]	537	—, Tenancy "in consequence of employment"—Tenancy continued on termination of employment—Rent increased—Order for possession refused—Counterclaim for overpayment of rent allowed—Counterclaim satisfied and reduced rent subsequently accepted—"Rent payable in respect of tenancy" less than two-thirds of rateable value—Increase of Rent and Mortgage Interest (Restrictions) Act, 1920 (c. 17), s. 12 (1) (e), (7)—Rent and Mortgage Interest (Restrictions) (Amendment) Act, 1933 (c. 32), s. 3, sched. I, (g) [STONE (J. & F.) LIGHTING & RADIO, LTD. v. LEVITT]	653
—, Recovery of possession—Breach of covenant—Avoided intention of continuing breach—Keeping dog in flat for medical reasons without landlord's permission—Whether reasonable to make order—Rent and Mortgage Interest (Restrictions) (Amendment) Act, 1933 (c. 32), s. 3 (1), sched. I [BELL, LONDON & PROVINCIAL PROPERTIES, LTD. v. REUBEN]	547	—, Tenant adjudged bankrupt—No disclaimer of lease by trustee in bankruptcy—Bankrupt permitted by trustee to remain in residence—No statutory tenancy acquired [STAFFORD v. LEVY]	256
—, Contractual tenancy—Death of tenant—Defendant sole executor and sole beneficiary—Defendant residing in house at time of tenant's death and continuing to reside there afterwards—Contractual tenancy terminated by notice to quit—Whether defendant "tenant" within the meaning of the Rent Restrictions Acts—Increase of Rent and Mortgage Interest (Restrictions) Act, 1920 (c. 17), s. 12 (1) (f)—Rent and Mortgage Interest (Restrictions) (Amendment) Act, 1933 (c. 32), s. 3 (1) [LAWRANCE v. HARTWELL]	257	Small houses—Implied undertaking by landlord—To keep house "in all respects reasonably fit for habitation"—Need of notice by tenant of material defect—Housing Act, 1936 (c. 5), s. 2 [MCCARRICK v. LIVERPOOL CORPN.]	646
—, Premises required by landlord as residence for himself—"Not being a landlord who has become landlord by purchasing dwelling-house after Sept. 1, 1939"—Defendant becoming tenant after purchase—Rent and Mortgage Interest (Restrictions) (Amendment) Act, 1933 (c. 32), sched. I, para. (h) [FOWLE v. BELL]	668	War damage—Notice to avoid disclaimer—Form of notice—Multiple lease—Landlord and Tenant (War Damage) Act, 1939 (c. 72), s. 15—Landlord and Tenant (War Damage) (Amendment) Act, 1941 (c. 41), sched. [GOODMAN v. ELKINGTON]	756
—, Premises required by landlord for own occupation—Greater hardship—"Burden of proof—Discretion of judge—Rent and Mortgage Interest (Restrictions) (Amendment) Act, 1933 (c. 32), s. 3 (1), (3), sched. I, para. (h) [ROBINSON v. DONOVAN]	731	Lease, assignment subject to landlord's consent, withholding of consent, reasonableness, no grounds for objection to proposed assignee, landlord wishing to obtain vacant possession	628
—, Premises required for daughter—"Greater hardship"—Onus of proof—Matters to be considered—Sale or storage of furniture—Future hardship—"Other accommodation"—Whether necessarily protected accommodation—Offer of accommodation in house whereof possession sought—Rent and Mortgage Interest (Restrictions) (Amendment) Act, 1933 (c. 32), s. 3 (1), sched. I (h) [SIMS v. WILSON]	261	—, term of years or duration of hostilities, whichever the longer, lessee's option for further term, yearly rent calculable by highest aggregate rents paid in any year of lease	567
—, Separate dwelling-houses—Controlled house consisting of two self-contained flats—Tenant of house at all times resident in lower flat—Upper flat sub-let—Acquirement of freehold of house by former sub-tenant of upper flat—Recovery of possession [MURGATROYD v. TRESARDEN]	723	LIBEL	
—, "Let"—"First let"—Flat originally in one lease of three separate premises—Subsequent separate letting of flat—Increase of Rent and Mortgage Interest (Restrictions) Act, 1920 (c. 17), s. 12 (1), (3) [UPSONS, LTD. v. HERNE]	309	Privilege—Absolute privilege—Qualified privilege—Official communications on State matters—Conflict of laws [SZALATNAY-STACHO v. FINK]	231
—, "First let"—House within Housing (Rural Workers) Acts first let at rent of 7s. 6d. a week imposed under those Acts—House later freed from Housing (Rural Workers) Acts and let at rent of 17s. 6d. a week—Whether standard rent 7s. 6d. a week or 17s. 6d. a week—Increase of Rent and Mortgage Interest (Restrictions) Act, 1920 (c. 17), s. 12 (1) (a), as amended by Rent and Mortgage Interest (Restrictions) Act, 1939 (c. 71), sched. I [ROBERTS v. JONES]	678	Licence, permission to occupy furnished flat, weekly payment, no agreement as to notice	557
—, Sub-letting—"Lawfully sub-let"—Sub-letting in breach of covenant—Continued acceptance by landlord of rent from headlease after knowledge of breach—"Deemed to be dwelling-house to which Rent Acts apply"—Increase of Rent and Mortgage Interest (Restrictions) Act, 1920 (c. 17), s. 15 (3)—Increase of Rent and Mortgage Interest (Restrictions) Act, 1938 (c. 26), s. 7 (1) [WRIGHT AND BOWERS v. ARNOLD]	616	LIEN	
—, Sub-tenancy—Sub-tenant deemed to become tenant—"Lawfully sub-let"—Covenant by tenant not to sub-let without landlord's consent—Dwelling-house sub-let without consent—Rent and Mortgage Interest (Restrictions) Act, 1920 (c. 17), s. 15 (3) [MALEY v. FEARN]	583	Particular—Motor repairer—Motor car let on hire-purchase agreement—Repairs at request of hirer after determination of agreement—No lien against owner [BOW-MAKER, LTD. v. WYCOMBE MOTORS, LTD.]	113
		Lien, wife of, instalments on house paid out of army separation allowance	138
		Limitation of actions, ship requisitioned, loss of cargo, negligence of Minister's officers	227
		LOCAL GOVERNMENT	
		Alteration of area—Extension of county borough to include part of county area—Loss to county ratepayers—Financial adjustments—Increased burden on county ratepayers—Amount of compensation—Method of assessing compensation—"Income"—Local Government Act, 1933 (c. 51), s. 152 (1) (b), sched. V, r. 1—Newport Extension Act, 1934 (c. lviii), s. 58 [MONMOUTH COUNTY v. NEWPORT COUNTY BOROUGH. NEWPORT COUNTY BOROUGH v. MONMOUTH COUNTY]	313
		Superannuation of officers—Assessment of superannuation allowance—Remuneration of borough treasurer acting as local fuel overseer—Superannuation rights regulated by local Act—Local Government Superannuation Act, 1937, s. 40 (3) not applicable to employees of local Act authorities—Employment not to be treated as two separate employments—"Officer"—"Emoluments"—Paddington Borough Council (Superannuation and Pensions Act, 1911 (c. ci), ss. 3, 4, 5, 13—London County Council (General Powers) Act, 1928 (c. lxxviii), Pt. VII—Local Government Superannuation (Administration) Regulations, 1938 (S.R. & O., 1938, No. 574), art. 4—Fuel and Lighting Order, 1939 (S.R. & O., 1939, No. 1028), art. 16 (1)—Paddington Borough	

PAGE	
<i>Council Superannuation Scheme, 1938, arts. 4, 13 (2), 15 [Re AN ARBITRATION BETWEEN WICKHAM AND THE MAYOR, ALDERMAN AND BURGESS OF THE METROPOLITAN BOROUGH OF PADDINGTON]</i>	68

MAGISTRATES

<i>Appeal — Case stated — Form — Majority decision [MORE O'FERRALL, LTD. v. HARROW U.D.C.]</i>	489
<i>Marine insurance, war risks, warlike operations, "consequences of war-like operations", ship carrying war material including heavy deck cargo, necessity to maintain speed and take zigzag course for fear of enemy submarines, damage caused by effect of heavy seas on deck cargo and aggravated by reason of speed of ship, damage consequence of warlike operation</i>	355
<i>Married woman, income tax, income from separate property abroad, husband on military service overseas, whether wife "living separate" from husband</i>	390

MASTER AND SERVANT

<i>Common employment — Employee voluntarily undertaking work outside scope of employment — Necessity for contract covering work actually done when injuries sustained [COLMAN v. ISAAC CROFT & SONS]</i>	401
<i>Linesman and trolley bus driver [LANCASTER v. LONDON PASSENGER TRANSPORT BOARD]</i>	612
<i>Loan of servant — Hire of crane and driver — Contract subject to dock regulations — "The drivers so provided shall be the servants of the applicants" — Accident due to negligent driving of driver — Driver not subject to control of hirer in regard to manner of driving — General employer responsible for negligent driving of driver [MEKSEY DOCKS AND HARBOUR BOARD v. COGGINS & GRIFFITHS (LIVERPOOL), LTD., AND McFARLANE]</i>	345
<i>Loss of service — Injury to servant through negligence of third person — Injury caused by defect in stage floor — Right of master to sue — Measure of damages [MANKIN v. SCALA THEATROME CO., LTD.]</i>	614

MEDICINE

<i>Appropriate designation on label or container — "Substance recommended as a medicine" — "Proprietary designation" — Pharmacy and Medicines Act, 1941 (c. 42), ss. 11 (1), (5), 17. [POTTER & CLARKE, LTD. v. PHARMACEUTICAL SOCIETY OF GREAT BRITAIN]</i>	561
<i>Milk, marketing, agreement with Board, place of delivery</i>	64

MONEYLENDING

<i>Memorandum — Sufficiency — Omission of reference to part of security — Borrower fully aware of terms of contract — Moneylenders Act, 1927 (c. 21), s. 6 [KENT TRUST, LTD. v. COHEN]</i>	273
<i>Motor Car, dangerous driving, disqualification for holding licence, "special reasons" for refraining from disqualification, tests to be applied</i>	552
<i>—, let on hire-purchase, repairs, whether lien for</i>	113

NEGLIGENCE

<i>Dangerous article — Gas geyser — Defective installation by landlord — Liability of landlord to tenant's lodger [TRAYERS v. GLOUCESTER CORPN.]</i>	506
<i>—, High explosive — Shell-burst in ordnance factory — Liability of occupier to invitee [READ v. J. LYONS & CO., LTD.]</i>	471
<i>Highways — Collision of motor vehicles — Ambulance with left-hand driver — Warning notice on back — Back of ambulance shut in — Ambulance driver unable to see cars close behind — Ambulance driver turning to right when motor omnibus close behind — Correct hand signals given by ambulance driver — Negligence of omnibus driver —</i>	

PAGE	
<i>Whether ambulance driver guilty of contributory negligence [DABORN v. BATH TRAMWAYS MOTOR CO., LTD., AND TREVOR SMITHLEY]</i>	333
<i>Invitee — Theatre — Ceiling damaged by enemy bomb blast — Failure to maintain premises — Member of audience injured by fall of ceiling — "War injuries" — Personal Injuries (Emergency Provisions) Act, 1939 (c. 82), ss. 3, 8 [POPE v. ST. HELEN'S THEATRE, LTD.]</i>	440
<i>Notice to quit, periodic tenancy, expiration at end of current period, onus of proof, notice by agent, general or particular authority</i>	329

NUISANCE

<i>Adjoining premises — Damage to adjoining wall by large mound of earth piled against it — Damage to adjoining wall and land by percolation of injurious chemicals deposited on mound — Kenedy — No substantial damage sustained up to date — Injunction appropriate remedy [MABERLEY v. PEABODY & CO. OF LONDON, LTD., ROWLAND SMITH MOTORS, LTD. AND ROWLAND SMITH]</i>	192
<i>Principle of Rylands v. Fletcher — Liability conditioned by elements of "escape" and "non-natural use" — Shell-burst in ordnance factory [READ v. J. LYONS & CO., LTD.]</i>	471
<i>Shopping queues — Interference with access to adjacent shops [Dwyer v. Mansfield]</i>	247
<i>Nuisance, gas, damage to pipes from movement of surface land caused by mining operations</i>	447
<i>Official Referee, interlocutory order, appeal from</i>	276
<i>Payment, into court, payment into county court by order of High Court, money paid in for infant plaintiff, attainment of full age by plaintiff, right to payment out of fund</i>	542
<i>Pensions, see under Royal Forces (Pensions)</i>	
<i>Pleading, striking out, defence, general denial of every allegation of fact in statement of claim, each allegation not set out separately and denied specifically, effective denial of every allegation</i>	685
<i>Post Office Savings Book, donatio mortis causa by delivery of</i>	206
<i>Power of Appointment, see Powers</i>	

POWERS

<i>Power of appointment by deed or will — Failure to exercise power — Trust implied in favour of objects of power — Class benefiting — Construction [Re ARNOLD'S TRUSTS, WAINWRIGHT v. HOWLETT]</i>	570
<i>Revocation — Special power of appointment — Property subject to power to be divided equally amongst objects of power in default of appointment — Exercise of power by deed containing power of revocation — Subsequent release and discharge of power — No reference in release to previous appointment — Whether release effectual to revoke appointment [Re CHATTERTON'S SETTLEMENT, FOX v. POWELL]</i>	211

PRACTICE

<i>Action against nominal defendant — Accident to employee in government factory — Action for damages for negligence or breach of statutory duty — Superintendent of factory nominated by government as defendant — Jurisdiction of court to hear case against nominal defendant [ROYSTER v. CAVEY]</i>	642
<i>Appeal — Notice — Misdirection in law — Matters to be included in notice of appeal [LUTRELL v. ADDICOTT]</i>	625
<i>Discontinuance of action by plaintiff — Written statement delivered by plaintiff after delivery of defence — Statement delivered pursuant to an order made on an interlocutory application by plaintiff — Delivery of statement a "proceeding in the action" — Subsequent notice of discontinuance invalid — R.S.C., Ord. 26, r. 1 — R.S.C., Ord. 53A, r. 21A [BARCLAY DAVIT CO.,</i>	

	PAGE		PAGE
LTD. v. SAMUEL TAYLOR AND SONS (BRIERLEY HILL, LTD.) ..	41	tion) Act, 1944 (c. 36), s. 6 [R. v. MINISTER OF HEALTH: <i>Ex parte</i> WATERLOW & SONS, LTD.] ..	189
King's Bench Division—Interlocutory applications—Application on summons for directions for admission of written statement under Evidence Act, 1938, s. 1 (2)—Order by master allowing evidence—Jurisdiction—“Court”—Supreme Court of Judicature (Consolidation) Act, 1925 (c. 49), s. 99 (1) (d)—Evidence Act, 1938 (c. 28), s. 1—R.S.C., Ord. 30, r. 2 (2) (d)—R.S.C., Ord. 54, r. 12 [FRIEND v. WALLMAN] ..	237	Compulsory purchase order—“Park, garden or pleasure ground”—“Required for the amenity or convenience of any house”—Land must be appurtenant to house—Housing Act, 1936 (c. 51), ss. 74, 75—Housing (Temporary Accommodation) Act, 1944 (c. 36), s. 6 [R. v. MINISTER OF HEALTH: <i>Ex parte</i> WATERLOW & SONS, LTD.] ..	189
Leave to appeal—Interlocutory order of official referee—Right of appeal without leave—Supreme Court of Judicature (Consolidation) Act, 1925 (c. 49), s. 31 (1) (i)—Administration of Justice Act, 1932 (c. 55) s. 1 (1)—R.S.C., Ord. 36, rr. 49, 50 [VINEY v. GOLDSTEIN] ..	276	Public policy, condition in will encouraging separation of parent and child ..	503
Pleading—Striking out pleading—Defence—General denial of every allegation of fact in statement of claim—Each allegation not set out separately and denied specifically—Effective denial of every allegation—R.S.C. Ord. 19, r. 27 [JOHN LANCASTER RADIATORS, LTD. v. GENERAL MOTOR RADIATOR CO., LTD.] ..	685	Pump, covenant to repair, assignment of ..	54
Striking out statement of claim—Action for false imprisonment brought by enemy aliens against Home Secretary—Statement of claim containing arguable point—Question whether acts done in pretended exercise of statutory powers, if not justifiable under such powers, justifiable in the alternative and <i>ex post facto</i> under the royal prerogative [HIRSCH v. SOMERVILLE] ..	430	Queue, formation of, whether nuisance ..	247
Inherent jurisdiction of the court—Action by enemy aliens against officers of the Crown alleging wrongful arrest, detention and threatened deportation—No cause of action [HIRSCH v. RT. HON. SIR DONALD SOMERVILLE, RT. HON. HERBERT MORRISON AND RT. HON. JAMES CHUTER EDE] ..	27	Railway, offences by passengers, use of partly used non-transferable ticket issued to another, intent to avoid payment of fare, intent to defraud, breach of bye-law ..	367
Service—Service out of jurisdiction—Action for breach of contract—Necessity for evidence that breach occurred within jurisdiction—Leave on terms [MALIK v. NARODNI BANKA CESHOSLOVENSKA] ..	663	RATES AND RATING	
Stay of proceedings—Action based on felony—Facts alleged in pleadings consistent with misdemeanour [JACK CLARK (RAINHAM), LTD. v. CLARK] ..	683	Valuation of agricultural dwelling-houses—Deduction from minimum wage in respect of dwelling-houses—Whether gross value limited by value for payment of wages in lieu of cash—Agricultural Wages (Regulation) Acts, 1924-1940—Local Government Act, 1929 (c. 17), s. 72 [BOMFORD v. SOUTH WORCESTERSHIRE AREA ASSESSMENT COMMITTEE AND PERSHORE RURAL DISTRICT RATING AUTHORITY] ..	80
Subpoena ad testificandum—Issue of subpoena before pleadings closed or summons for directions issued—Application to set aside—R.S.C. Ord. XXXVII, r. 34A [MACBRYAN v. BROOKE] ..	688	Receipt, what amounts to, electricity prepayment card ..	324
Writ—Service of concurrent writ out of jurisdiction—Mistomer of defendants—Conditional appearance—Summons to set aside order for service of writ, writ, and all subsequent proceedings—Mistomer trivial—Validity of writ—Correct procedure to be adopted by defendants—R.S.C., Ord. 11, r. 1—R.S.C., Ord. 12, r. 30—R.S.C., Ord. 70, rr. 1, 2, 3 [ALEXANDER KORDA FILM PRODUCTIONS, LTD. v. COLUMBIA PICTURES CORPORATION, LTD.] ..	424	Receiver, remuneration of, order of court, from what date ordered ..	30
Provocation, confession of adultery as ..	124	Rent, restriction, see under Landlord and Tenant ..	
PUBLIC AUTHORITIES		RENTCHARGES AND ANNUITIES	
Act of State—Declaration of Government—State of war—Continued existence of country as a state—Whether conclusive [R. v. BOTTRILL: <i>Ex parte</i> KUECHENMEISTER] ..	434	Annuities given by will—To “be paid without deduction of income tax up to a maximum of 5s. in the £”—Reliefs and allowances—Principle of <i>Re Pettit</i> not applicable [Re ARNO, HEALEY v. ARNO] ..	278
Limitation of actions—Steamship requisitioned by minister of War—Transport operating on charter—Loss of commercial cargo by fire—Alleged negligence of Minister's officers in loading and discharge of cargo—Acts done in execution of public duty or authority—Limitation Act, 1939 (c. 21), s. 21 [WESTERN INDIA MATCH CO., LTD. v. LOCK] ..	227	Annuity given free of income tax—Statutory variation of tax burden—Will and codicils—Annuity given by codicil dated Dec. 3, 1938—Will and earlier codicils confirmed by codicil made in 1940—Death of testator in Jan., 1942—When provision made—Finance Act, 1941 (c. 30), s. 25 (1) [BERKELEY v. BERKELEY] ..	154
PUBLIC HEALTH		REVENUE	
Housing—Authorisation by Minister of Health—Equivalent to compulsory purchase order—Housing Act, 1936 (c. 51), s. 74—Housing (Temporary Accommoda-		Excess profits tax—Deductions against profits—Cost of litigation—Expenses of ascertaining profits—Appeal vital to retain services of valuable employee—Whether outlay in order to earn profits or disbursement of profits earned—Income Tax Act, 1918 (c. 40), sched. D, cases I and II, r. 3 (a)—Finance Act, 1940 (c. 29), s. 32—Finance Act, 1941 (c. 30), s. 34 [SMITH'S POTATO ESTATES, LTD. v. BOLLAND (INSPECTOR OF TAXES), SMITH'S POTATO CRISPS (1929), LTD. v. INLAND REVENUE COMRS.] ..	284

	PAGE
<i>Finance Act, 1940 (c. 29), s. 31 [WILKIE, NECK AND SMITH v. INLAND REVENUE COMRS]</i>	13
—, <i>Transfer or acquisition of shares in company—Main purpose of transaction—Avoidance or reduction of liability to tax—Main benefit accruing—Benefits weighed against avoidance—Whether confined to benefits to company—Transferees of shares rendered working proprietors—Standard profits raised—Finance Act, 1941 (c. 30), s. 35—Finance Act, 1944 (c. 23), s. 33 [MARSHALL CASTINGS, LTD., and CINDAL ALUMINIUM, LTD. v. INLAND REVENUE COMRS.]</i>	16
<i>Stamp duty—Electricity prepayment meter card—Entry by collector—Whether receipt—Stamp Act, 1891 (c. 39), s. 103 (1) [A.-G. v. NORTHWOOD ELECTRIC LIGHT AND POWER CO., LTD.]</i>	324

ROYAL FORCES

<i>Pension—Appeal—Leave—Refusal by High Court judge—Appeal to Court of Appeal—Competency—Pensions Appeal Tribunals Act, 1943 (c. 39), s. 6 (2) [Ex Parte ARONSOHN]</i>	544
—, <i>Medical history sent by tribunal to specialist—Matters included unconnected with disease on which claim based [JACKSON v. MINISTER OF PENSIONS]</i>	500
—, <i>Attributability—Anxiety state resulting from matrimonial troubles caused by separation [W. v. MINISTER OF PENSIONS]</i>	501
—, <i>Compelling presumption—Enlistment of appellant and medical examination five months before war—No further examination when embodied for war service—Inherent weakness—Precipitating cause [JEWITT v. MINISTER OF PENSIONS]</i>	545

SALE OF GOODS

<i>Failure to deliver—Repudiation—No marks—Damages for breach of contract—Measure—Resale—Claims by third party against buyer—Declaration of indemnity [HOUSEHOLD MACHINES, LTD. v. COSMOS EXPORTERS, LTD.]</i>	622
--	-----

SALE OF LAND

<i>Completion date, Nov. 27, 1944—Purchaser entitled to rescind contract if properly destroyed by enemy action "prior to the date fixed for completion"—Purchase money paid to vendor and purchaser let into possession of part of property on Nov. 23, 1944—Property destroyed by enemy action on Nov. 25, 1944—"Completion"—Purchaser entitled to rescind contract [KILLNER v. FRANCE]</i>	83
<i>School, boarding fees, covenant by father to pay half "the expenses of educating" son in manner suitable to station in life—son educated at public school, liability of father for boarding expenses and school clothing</i>	576
<i>Separation allowance, army, purpose of</i>	138
<i>Service, jurisdiction, out of, action for breach of contract, necessity for evidence that breach occurred within jurisdiction, leave on terms</i>	663

SETTLEMENTS

<i>Condition—Income of trust funds to be paid to T.S. after transfer by her of certain shares into settlor's name—Trust funds held on other trusts until execution of transfers and after T.S.'s death—Failure to execute transfers during settlor's lifetime—Whether transfer to settlor's executors sufficient compliance with conditions [Re SAGE'S SETTLEMENT TRUSTS, LLOYD'S BANK, LTD. v. HOLLAND]</i>	298
<i>Shares, transfer without licence from Treasury, incomplete gift</i>	106

SHIPPING

<i>Collision—General average expenditure—General average contribution paid by cargo owners to carrying ship—Right of cargo owners to recover contribution from owners of offending ship—Right of carrying</i>

<i>ship to claim from offending ship whole amount of general average expenditure [MORRISON STEAMSHIP CO., LTD. v. OWNERS OF CARGO LATELY LADEN ON S.S. GREYSTOKE CASTLE]</i>	696
<i>Soldier, will of, lost, proof of</i>	301

STATUTES

<i>Operation—Temporary statute—Expiry—Effect of statute "as respects things previously done" [R. v. WICKS]</i>	520
<i>Retrospective operation—Rights of Way Act, 1932 (c. 45), s. 1 (2), (6) [A.-G. AND NEWTON ABBOT RURAL DISTRICT COUNCIL v. DYER]</i>	252
<i>Stay, action based on felony, facts alleged in pleadings consistent with misdemeanour</i>	683

STREET AND AERIAL TRAFFIC

<i>Motor vehicle—"Driver"—Steersman of towed broken-down vehicle—Road Traffic Act, 1930 (c. 43), ss. 1, 4 (1), 11 (1), 121—Road Traffic (Driving Licences) Act, 1936 (c. 23), s. 1 (1)—Motor Vehicles (Construction and Use) Regulations, 1941 (S.R. & O., 1941, No. 398), reg. 82 (2) [WALLACE v. MAJOR]</i>	87
---	----

STREET AND AERIAL TRAFFIC

<i>Motor vehicle—Driving whilst under influence of drink—Disqualification from holding licence—"Special reasons" for refraining from disqualification—Tests to be applied—Road Traffic Act, 1930 (c. 43), s. 15 (2) [WHITTALL v. KIRBY]</i>	552
<i>Subpoena, see Practice.</i>	
<i>Succession duty, payable on death of testatrix in respect of life interests under appointment, whether direction for payment of duties</i>	408

SUMMARY JURISDICTION

<i>Maintenance order—Revival—Husband and wife—Desertion by husband—Order for maintenance—Desertion condoned by resumption of cohabitation—Subsequent persistent cruelty—Summary Jurisdiction (Married Women) Act, 1895 (c. 39), s. 7—Criminal Justice Administration Act, 1914 (c. 58), s. 30 (3)—Money Payments (Justices Procedure) Act, 1935 (c. 46), s. 9 [MARKHAM v. MARKHAM]</i>	737
<i>Sunday, sale of bread on</i>	100
<i>Superannuation, local government officer of, rights in respect of separate offices</i>	68
<i>Surtax, see also under Income Tax</i>	
<i>Theatre, negligence, fall of ceiling, injury to member of audience</i>	440

TORT

<i>Joint tortfeasors—Release—Conspiracy to defraud—Arrangement with one joint tortfeasor after action started—Covenant not to continue proceedings against him in consideration of the payment of £25,000—Agreement not to "operate as a release" and rights against other joint tortfeasors reserved—Whether arrangement operated as an accord and satisfaction—Other joint tortfeasors not released from liability [APLEY ESTATES CO. v. DE BERNALES]</i>	338
<i>Tow, vehicle on, whether steersman "driver"</i>	87

TOWN AND COUNTRY PLANNING

<i>Advertisement hoarding—Land specified in planning scheme as "land to be protected in respect of advertisements"—Notice to remove hoarding—Other hoardings already on site prior to date of scheme—Notices already served in regard to other hoardings—Conditions to be considered in determining whether hoarding "seriously injures" amenity of land—Town and Country Planning Act, 1932 (c. 48), s. 47 [MORE O'FERRALL, LTD. v. HARROW U.D.C.]</i>	489
<i>Resolution to prepare scheme—Scheme to include prohibition of use of land for certain purposes without consent of local authority—Validity—Town and Country Planning Act, 1932 (c. 48), s. 11 [TAYLOR v. BRIGHTON CORP.]</i>	492

	PAGE
TRADE MARKS	
Application to register—Distinctive word—"Oomphies"—Footwear—Trade Marks Act, 1938 (c. 22), s. 9 (1) (c) (d), (11) [Re LA MARQUISE FOOTWEAR'S APPLICATION] ..	497
TRESPASS	
Verbal tenancy agreement subsequently cancelled—Occupation of premises without consent of owner—Forcible ejectment by owner—Pleading—Liberum tenementum—Law of Property Act, 1925 (c. 20), s. 40 [DELANEY v. SMITH (T. P.), LTD.] ..	23
Trespass, animals, defences, duty to fence, enclosure of common land, wrongful act of third party ..	599
Unsoundness of Mind, see Divorce.	
Vicar, gift, to, "for his work," whether charitable ..	220
Wall, damage to, by deposit of debris ..	192
War damage, cost of works, "direct result" of enemy action, structural damage to defective walls, re-instatement of building in pre-existing form ..	658
—, notice to avoid disclaimer, form of notice, multiple lease ..	756
War injury, explosion of mine on foreshore ..	
—, test of causation, enemy unexploded incendiary bomb ignited and exploded by boy's tampering, injury to child standing by ..	719
War risks, war-like operations, "consequences of war-like operations," ship carrying war material including heavy deck cargo, necessity to maintain speed and take zigzag course for fear of enemy submarines, damage caused by effect of heavy seas on deck cargo and aggravated by reason of speed of ship, damage consequence of war-like operation ..	355
WATERS AND WATERCOURSES	
Sale of land—Contemporaneous agreement for supply of water—Vendor owner of adjacent land—Covenants by vendor to supply water from pump on vendor's land for use of purchaser in connection with house on conveyed land and to keep pump in repair—Whether benefit of agreement assignable to subsequent purchaser—Effect of arbitration clause—Arbitration Act, 1889 (c. 49), s. 4 [SHAYLER v. WOOLF] ..	54

	PAGE
WILLS	
Alterations apparent in will—Interlineation—Whether made before execution of will—Evidence—Onus of proof—Testator's intention—Statements by testator before execution of will—Draft will [In the Estate of OATES, CALLOW v. SUTTON] ..	735
Condition—Validity—Public policy—Encouraging separation of parent and child—Malum prohibitum [Re PIPER, DODD v. PIPER] ..	503
Execution—Place of testator's signature—"Foot or end" of will—Intention of testator—Wills Act, 1837 (c. 26), s. 9—Wills Act Amendment Act, 1852 (c. 24), s. 1 [Re HORNBY (deceased)] ..	150
Family provision—Order for maintenance—Provision to be regarded as a legacy contained in the will when made—Inheritance (Family Provision) Act, 1938 (c. 45), s. 3 (1)—Finance Act, 1941 (c. 30), s. 26 [Re POINTER, SHONFIELD v. EDWARDS] ..	409
Gift of "net income" of residuary trust funds—Trust funds including shares in company—Capital distribution by company, in respect of shares out of realised capital, profits—Whether sum distributed capital or income [Re DOUGHTY, BURRIDGE v. DOUGHTY] ..	341
Hotchpot clause—Advances—Money lent "to be taken in or towards satisfaction" and "brought into hotchpot"—Estate insufficient to provide for all legacies—Whether clause operating as discharge of debt [Re HORN, deceased. WESTMINSTER BANK, LTD. v. HORN] ..	118
Soldier's will—Lost will—Probate—Admissibility of secondary evidence—Statements by testator after execution of will—Cogency of evidence—Letter written after execution of will not a testamentary document [In the Estate of MACGILLIVRAY] ..	301
WORKMEN'S COMPENSATION	
Alternative remedies—Election between two remedies—Receipt of compensation—Knowledge of workman—Workmen's Compensation Act, 1925 (c. 84), s. 29 (1) [LEATHLEY v. JOHN FOWLER & CO., LTD.] ..	326
Writ, misnomer of defendants, validity of writ, procedure to be adopted by defendants ..	424

CASES REFERRED TO

	PAGE
Abercrombie v. Abercrombie, [1943] 2 All E.R. 465; Digest Supp.; 169 L.T. 340; 107 J.P. 200	738, 740
Absalom v. Talbot, [1944] A.C. 204; Digest Supp.; 113 L.J.Ch. 369; 171 L.T. 53; 26 Tax Cas. 166, 188	742, 746
Adair v. Munn, Adair v. Brash, [1940] S.C.(J.) 69; Digest Supp.	563, 566
Adams v. Naylor, [1946] 2 All E.R. 241; [1946] A.C. 543; 115 L.J.K.B. 356; 175 L.T. 97; 62 T.L.R. 434	440, 444, 642, 643, 644, 645, 720, 722, 723
Adkins v. North Metropolitan Tramways Co. (1893), 63 L.J.K.B. 361; Digest Pleading, 44, 360	685, 686, 687
Adrema, Ltd. v. Jenkinson, [1945] 2 All E.R. 29; [1945] K.B. 446; Digest Supp.; 114 L.J.K.B. 313; 173 L.T. 318; 109 J.P. 138	586, 588
Ainslie v. Leith Docks Comrs., [1919] S.C. 876; 34 Digest 26, 49; 57 Sc. L.R. 5	346, 350, 353
Albemarle Supply Co., Ltd. v. Hind & Co., [1928] 1 K.B. 307; Digest Supp.; 97 L.J.K.B. 25; 138 L.T. 102	114, 115
Aldham v. United Dairies (London), Ltd., [1939] 4 All E.R. 522; [1940] 1 K.B. 507; Digest Supp.; 109 L.J.K.B. 323; 162 L.T. 71	720, 721
Alexander and another v. Tredegar Iron and Coal Co., Ltd., [1945] 2 All E.R. 275; [1945] A.C. 286; 114 L.J.K.B. 377; 173 L.T. 113; affg., [1944] 1 All E.R. 451	401, 403
Allen v. Farquharson Bros. & Co. (1932), 17 Tax Cas. 59; Digest Supp.	142, 146, 147
Anderson v. Ocean S.S. Co. (1884), 10 App. Cas. 107; 41 Digest 601, 4281; 54 L.J.Q.B. 192; 52 L.T. 441; revsq., S.C. sub nom. Ocean S.S. Co. v. Anderson (1883), 13 Q.B.D. 651	697, 708
Andrews v. Emmot (1788), 2 Bro. C.C. 297	212, 213
Anglo-Persian Oil Co., Ltd. v. Dale, [1942] 1 K.B. 124; Digest Supp.; 100 L.J.K.B. 504; 145 L.T. 529; 16 Tax Cas. 253	142, 146
Anon. (1496), Keil. 30; 72 E.R. 186; 2 Digest 205, 17	600, 602
Aspell v. Seymour, [1929] W.N. 152; Digest Supp.	55, 58
Athel Line, Ltd. v. Liverpool and London War Risks Insurance Assocn., Ltd., [1945] 2 All E.R. 694; [1946] 1 K.B. 117; 115 L.J.K.B. 141; 174 L.T. 81	356, 364
A.-G. v. Adelaide S.S. Co. (The Warilda), [1923] A.C. 292; 29 Digest 228, 1850; 92 L.J.K.B. 537; sub nom. Adelaide S.S. Co. v. R., 129 L.T. 161	356, 362
A.-G. v. Ard Coasters, Ltd., Liverpool and London War Risks Insurance Assocn., Ltd. v. S.S. Richard De Larringa Marine Underwriters, [1921] 2 A.C. 141; 29 Digest 228, 1851; 91 L.J.K.B. 31; 125 L.T. 548	356, 362, 364
A.-G. v. De Keyser's Royal Hotel, [1920] A.C. 508; 11 Digest 546, 499; 89 L.J.Ch. 417; 122 L.T. 691	430, 432
A.-G. v. Power, [1906] 1 I.R. 272; 21 Digest 14, 684	281, 283
A.-G. v. Smith (W. H.) & Sons (1910), 103 L.T. 96; 26 Digest 425, 1443	247, 248
A.-G. v. Wilts United Dairies (1922), 91 L.J.K.B. 897; 25 Digest 132, 519; 127 L.T. 822	38, 40
A.-G. for Canada v. Cain, Sarne v. Gilhula, [1906] A.C. 542; 2 Digest 193, 541; 75 L.J.P.C. 81; 95 L.T. 314	435, 436
Bain v. Central Vermont Ry. Co., [1921] 2 A.C. 412; 34 Digest 27, 54; 90 L.J.P.C. 221	346, 353
Baker, Re, Baker v. Public Trustee, [1942] 2 Ch. 271; 40 Digest 675, 2116; 93 L.J.Ch. 599; 131 L.T. 763	413, 416, 423
Baker v. Oakes (1877), 2 Q.B.D. 171; 16 Digest 179, 841; 46 L.J.Q.B. 246; 35 L.T. 832	238, 239
Barber v. Penley, [1893] 2 Ch. 447; 26 Digest 428, 1473; 62 L.J.Ch. 623; 68 L.T. 662	248, 249, 250
Barber v. Whiteley (1865), 34 L.J.Q.B. 212; 7 Digest 291, 179; 29 J.P. 678	600, 601, 602
Barlow v. Teal (1885), 15 Q.B.D. 403; 42 Digest 642, 460; 54 L.J.Q.B. 400; 53 L.T. 52	2, 10
Barrett v. Hardy Brothers (Alnwick), Ltd., [1925] 2 K.B. 220; 31 Digest 561, 7090; 133 L.T. 249; 94 L.J.K.B. 665	310, 312, 617, 619
Bates, Re, Mountain v. Bates, [1925] Ch. 632; Digest Supp.; 97 L.J.Ch. 240; 139 L.T. 162	341, 342, 343, 344
Bates' Will Trusts, Re, Jenks v. Bates, [1945] 2 All E.R. 688; [1946] Ch. 83; 174 L.T. 305	278, 279
Bates v. Donaldson, [1896] 2 Q.B. 241; 31 Digest 383, 5284; 65 L.J.Q.B. 578; 74 L.T. 751; 60 J.P. 598	629, 631
Bath's (Marquis) Settlement, Re, Thynne v. Stewart (1914), 111 L.T. 153; 21 Digest 32, 197	408, 409
Beadon v. Capital Syndicate, Ltd. (1912), 28 T.L.R. 527; Digest Practice 494, 1710	338, 340
Beech, In the Estate of, Beech v. Public Trustee, [1923] F. 46; 44 Digest 305, 1359; 92 L.J.P. 33; 128 L.T. 616	301, 304
Beech, Re, Saint v. Beech, [1920] 1 Ch. 40; 40 Digest 675, 2110; 89 L.J.Ch. 9; 122 L.T. 117	413, 416, 423, 424
Beavor v. Beavor, [1945] 2 All E.R. 200; 173 L.T. 393	2, 6
Bell v. Bell, [1941] S.C. [H.L.] 5	2, 4
Bell v. London & North Western Ry. Co. (1852), 15 Beav. 548; 19 L.T. (O.S.) 292; 8 Digest 427, 62	639, 640
Benninga (Mitcham), Ltd. v. Bijsttra, [1945] 2 All E.R. 433; [1946] 1 K.B. 58; Digest Supp.; 115 L.J.K.B. 28; 173 L.T. 298	537, 538, 539, 540, 541
Benson v. Benson, [1941] 2 All E.R. 335; [1941] P. 90; Digest Supp.; 110 L.J.P. 43; 165 L.T. 172	726, 728
Beresford v. White (1914), 30 T.L.R. 591; 32 Digest 109, 1408	232, 234
Berkeley (Countess) v. R. G. W. Berkeley, [1946] 2 All E.R. 154; 175 L.T. 153	410, 411
Besozzi v. Harris (1858), 1 F. & F. 92; 2 Digest 238, 241	472, 474
Birch v. Birch (1848), 1 Rob. Eccl. 675; 44 Digest 313, 14453; 6 Notes of Cases 581; 12 L.T.O.S. 334	735, 736
Bird v. Philpott, [1900] 1 Ch. 822; 4 Digest 500, 4504; 69 L.J.Ch. 487; 82 L.T. 110	267, 270
Birkley v. Presgrave (1801), 1 East. 220; 41 Digest 594, 4177; 102 E.R. 86	697, 701
Bonaparte, The, (1850), 3 Wm. Rob. 298; 1 Digest 124, 304	372, 379
Borwick, Re, Borwick v. Borwick, [1938] Ch. 657; Digest Supp.; 102 L.J.Ch. 199; 149 L.T. 116	503, 505
Bottomley v. Bannister, [1932] 1 K.B. 458; Digest Supp.; 101 L.J.K.B. 46; 146 L.T. 68	506, 507, 513, 514
Bottomley v. Brougham, [1908] 1 K.B. 584; 32 Digest 102, 1329; 77 L.J.K.B. 311; 99 L.T. 111	232, 234
Bouch v. Sproule (1887), 12 App. Cas. 335; 40 Digest 665, 2035; 56 L.J.Ch. 1037; 57 L.T. 345	342, 343, 344
Braby (Frederick) & Co. v. Bedwell, [1926] 1 K.B. 456; 31 Digest 583, 7320; 95 L.J.K.B. 412; 134 L.T. 320	537, 539, 540, 541
Bradford Corporation v. Myers, [1916] 1 A.C. 242; 38 Digest 110, 784; 85 L.J.K.B. 146; 114 L.T. 83	228, 229, 230

Bremer Olltransport G.M.B.H. v. Drewry, [1933] 1 K.B. 753; Digest Supp.; 102 L.J.K.B. 360; 148 L.T. 540	663, 666
British & Foreign Marine Insurance Co., Ltd. v. Sanday (Samuel) & Co., [1916] 1 A.C. 650; 29 Digest 276, 2236; 85 L.J.K.B. 550; 114 L.T. 521; <i>affg.</i> , S.C. <i>sub nom.</i> Sanday & Co. v. British & Foreign Marine Insurance Co., [1915] 2 K.B. 781	697, 710
British South Africa Co. v. Companhia de Mocambique, [1893] A.C. 602; 11 Digest 346, 334; 63 L.J.Q.B. 70; 69 L.T. 604; <i>revers.</i> , [1892] 2 Q.B. 358	
Broggi v. Robins (1899), 15 T.L.R. 224; 31 Digest 346, 4389	387, 389
Brown v. Cotterill (1934), 51 T.L.R. 21; Digest Supp.	646, 648
Brown v. Gellatly (1887), 13 Ch. App. 751; 23 Digest 467, 5374; 17 L.T. 131	508, 511
Brown v. Higgs (1799), 4 Ves. 708; 31 E.R. 366; <i>re-heard</i> (1800), 5 Ves. 495; <i>affd.</i> (1801), 8 Ves. 561, L.C. (1913), 18 Ves. 192, H.L.; 37 Digest 526, 1168	413, 415, 416, 417, 421, 422, 423
Brown v. Pocock (1833), 6 Sim. 257; 44 Digest 529, 3462	579, 582
Brown v. Robins, [1943] 1 All E.R. 548; 168 L.T. 340	579, 582
Browne v. Dawson (1840), 12 Ad. & El. 624; 43 Digest 384, 100; 4 Per. & Dav. 355; Arn. & H. 114; 10 L.J.Q.B. 7	295, 297
Buckner v. Ashby & Horner, Ltd., [1941] 1 K.B. 321, 337; Digest Supp.; 110 L.J.K.B. 460; 105 J.P. 220	23, 25, 26
Bumstead v. Wood (1946), 62 T.L.R. 272	
Burton v. English (1883), 12 Q.B.D. 218; 41 Digest 506, 4218; 53 L.J.Q.B. 133; 49 L.T. 768	262, 264
Buxton v. Baughan (1834), 6 C. & P. 674; 32 Digest 220, 48	497, 701, 702, 706, 714
Cairns v. Clyde Navigation Trustees (1898), 25 R. (Ct. of Sess.) 1021	114
Californian Copper Syndicate, Ltd. v. Harris (Surveyor of Taxes) (1905), 5 Tax Cas. 159; 28 Digest 23 b	346, 348, 350
Cameron v. Young, [1908] A.C. 176; 31 Digest 348, 4901; 77 L.J.P.C. 63; 98 L.T. 592	742, 745
Carlisle v. Orr, [1917] 2 I.R. 534	506, 507, 514
Carltona, Ltd. v. Works Comrs., [1943] 2 All E.R. 560	683, 684
Casterton v. Sutherland (1804), 9 Ves. 445; 37 Digest 530, 1207; 32 E.R. 674	38, 40
Castrique v. Imrie (1870), L.R. 4 H.L. 414; 11 Digest 464, 1195; 39 L.J.C.P. 350; 23 L.T. 48	579, 582
Cattle v. Stockton Waterworks Co. (1875), L.R. 10 Q.B. 453; 36 Digest 122, 814; 44 L.J.Q.B. 139; 33 L.T. 475; 30 J.P. 791	372, 375
Caudrey's Case (1591), 5 Co. Rep. 1a; 19 Digest 224, 12; 77 B.R. 1; <i>sub nom.</i> Caudrey v. Atton, Poph. 59	472, 475, 697, 715
Cavaller v. Pope, [1906] A.C. 428; 42 Digest 968, 3; <i>affg.</i> , [1905] 2 K.B. 757; 74 L.J.K.B. 857; 93 L.T. 473	604, 606
Cave v. Page, [1923] W.N. 178; Digest Supp.; 67 Sol. Jo. 659	506, 507, 513, 514, 517
Century Insurance Co., Ltd. v. Northern Ireland Road Transport Board, [1942] 1 All E.R. 491; [1942] A.C. 509; 167 L.T. 404	461, 462, 465, 467
Chamberlain v. Inland Revenue Comrs., [1943] 2 All E.R. 200; Digest Supp.; 25 Tax Cas. 817	346, 352, 354
Chambers v. Manchester & Milford Ry. Co. (1864), 5 B. & S. 588; 26 Digest 124, 885; 4 New Rep. 425; 33 L.J.Q.B. 268; 10 L.T. 715	769, 773
Charing Cross, West End & City Electricity Supply Co. v. London Hydraulic Power Co., [1913] 3 K.B. 442; 38 Digest 50, 289; 83 L.J.K.B. 116; 109 L.T. 635; 77 J.P. 378; <i>affd.</i> , [1914] 3 K.B. 772	207, 209
Chayter, <i>Re</i> , Chayter v. Horn, [1905] 1 Ch. 233; 40 Digest 657, 2121; 74 L.J.Ch. 108; 92 L.T. 290	448, 453, 454, 472, 474, 479, 482
Chellow v. Royal Commission on Sugar Supply, [1922] 1 K.B. 12; 41 Digest 603, 4303; 91 L.J.K.B. 58; 126 L.T. 103; <i>affg.</i> , [1921] 2 K.B. 627	413, 415, 423
Christ's Hospital, <i>Re</i> , (1889), 15 App. Cas. 172; 59 L.J.P.C. 52; <i>sub nom.</i> Christ's Hospital (Governors) v. Charity Comrs., 62 L.T. 10; 19 Digest 590, 204	697, 707, 714
Clerical, Medical & General Life Assurance Society v. Carter (1889), 22 Q.B.D. 444; 28 Digest 59, 301; 53 L.J.Q.B. 224; 2 Tax Cas. 437	576, 578
Clover v. Adams (1881), 6 Q.B.D. 622; 16 Digest 177, 830	396, 399
Coats (J. & P.), Ltd.'s Application, <i>Re</i> , [1936] 2 All E.R. 975; Digest Supp.; 155 L.T. 127; 53 R.F.C. 355	236, 239
Colchester v. Peck, [1926] 2 K.B. 366; Digest Supp.; 95 L.J.K.B. 1038; 135 L.T. 32; 90 J.P. 180	497, 500
Cole v. Harris, [1945] 2 All E.R. 146; [1945] K.B. 474; Digest Supp.; 114 L.J.K.B. 481; 173 L.T. 50	738, 739, 741
Collingwood v. Home & Colonial Stores, Ltd., [1936] 3 All E.R. 200; Digest Supp.; 155 L.T. 550	596, 597, 599
Collis v. Flower, [1921] 1 K.B. 409; 31 Digest 563, 7106; 90 L.J.K.B. 282; 124 L.T. 510	472, 479
Combe, <i>Re</i> , Combe v. Combe, [1925] Ch. 210; 94 L.J.Ch. 267; <i>sub nom.</i> <i>Re</i> Combe, Combe v. Coombe, 133 L.T. 473; 37 Digest 527, 1181	258, 260
Conway (Theo.), Ltd. v. Henwood (1934), 50 T.L.R. 474; Digest Supp.	579, 581
Coombs, <i>In the Goods of</i> (1866), L.R. 1 P. & D. 302; 44 Digest 256, 820; 36 L.J.P. & M. 25; 15 L.T. 363	276, 277
Cooper v. Stubbs, [1925] 2 K.B. 753; 28 Digest 22, 113; 94 L.J.K.B. 903; 10 Tax Cas. 29	
Corbett's Executrices v. Inland Revenue Comrs., [1943] 2 All E.R. 218; 169 L.T. 168; 25 Tax Cas. 305	396, 400
Coster, <i>Re</i> , Humphreys v. Gadsden, [1897] 1 Ch. 325; 66 L.J.Ch. 236; 76 L.T. 31; <i>affd.</i> , <i>sub nom.</i> Wheeler v. Humphreys, [1898] A.C. 506; 44 Digest 1241, 10719	171, 182
Cottage Club Estates v. Woodside Estates Co. (Amersham), Ltd., [1928] 2 K.B. 463; Digest Supp.; 97 L.J.K.B. 72; 139 L.T. 353	119, 121, 123
Courier, The, (1862), Lush. 541; 1 Digest 141, 486	55, 59
Cowen v. Cowen, [1945] 2 All E.R. 197; [1946] P. 36; 114 L.J.P. 57; 173 L.T. 176	373, 384, 387
Cross v. London & Provincial Trust, Ltd., [1938] 1 All E.R. 428; [1938] 1 K.B. 792; Digest Supp.; 107 L.J.K.B. 423; 158 L.T. 217	2, 4, 12, 761, 762
Crutchfield v. Crutchfield, [1946] 2 All E.R. 730; 62 T.L.R. 661	742, 746
Cumming v. Danson, [1942] 2 All E.R. 653; Digest Supp.; 112 L.J.K.B. 145; <i>sub nom.</i> Cumming v. Dawson, 168 L.T. 35	726, 730
Currie v. M'Knight, [1897] A.C. 97; 1 Digest 251, 1793; 66 L.J.P.C. 19; 75 L.T. 457	547, 550
Dallow v. Garrold (1884), 14 Q.B.D. 543; 16 Digest 178, 834; 54 L.J.Q.B. 76; 52 L.T. 240	375, 381
Dalton v. Angus (1881), 6 App. Cas. 740; 19 Digest 7, 4	
Danube II, The, [1921] P. 133; 38 Digest 103, 741; 90 L.J.P. 314; 125 L.T. 156	238, 239
Darley Main Colliery Co. v. Mitchell (1886), 11 App. Cas. 127; 1 Digest 15, 118; 55 L.J.Q.B. 529; 54 L.T. 882	449, 456
Davies v. Bristow, [1920] 3 K.B. 428; 31 Digest 459, 6065; 90 L.J.K.B. 164; 123 L.T. 655	228, 230
	192, 193, 194
	778, 779