

THE ALL ENGLAND LAW REPORTS

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

OF CASES DECIDED IN

THE HOUSE OF LORDS

THE PRIVY COUNCIL

ALL DIVISIONS OF THE SUPREME COURT

AND

COURTS OF SPECIAL JURISDICTION

1951
VOLUME 1

Consulting Editor :

Sir ROLAND BURROWS, K.C.

Recorder of Cambridge.

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

Consulting Editor for Chancery Cases :

HAROLD CHRISTIE, Esq., K.C.

Bencher of Lincoln's Inn.

Consulting Editor for Taxation Cases :

CYRIL KING, Esq., K.C.

Bencher of the Middle Temple.

General Editor :

G. F. L. BRIDGMAN, Esq.

of the Middle Temple, Barrister-at-Law.

[*For list of Reporters see overleaf*]

Published by

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

HOUSE OF LORDS

THE LORD HIGH CHANCELLOR. The Rt. Hon. Viscount Jowitt

LORDS OF APPEAL IN ORDINARY

| | |
|--|----------------------------------|
| The Rt. Hon. Lord Porter | The Rt. Hon. Lord MacDermott |
| The Rt. Hon. Lord Simonds | (appointed Lord Chief Justice of |
| The Rt. Hon. Lord Normand | Northern Ireland, Apr. 6, 1951) |
| The Rt. Hon. Lord Oaksey | The Rt. Hon. Lord Reid of Drem |
| The Rt. Hon. Lord Morton of Henryton | The Rt. Hon. Lord Radcliffe |
| | The Rt. Hon. Lord Tucker |
| The Rt. Hon. Lord Asquith of Bishopstone | |
| (appointed Apr. 23, 1951) | |

COURT OF APPEAL

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

| | |
|-------------------------------------|-----------------------------------|
| The Rt. Hon. Lord Justice Bucknill | The Rt. Hon. Lord Justice Denning |
| (retired Jan. 11, 1951) | The Rt. Hon. Lord Justice Jenkins |
| The Rt. Hon. Lord Justice Somervell | The Rt. Hon. Lord Justice Birkett |
| The Rt. Hon. Lord Justice Cohen | The Rt. Hon. Lord Justice Hodson |
| The Rt. Hon. Lord Justice Asquith | (appointed Jan. 15, 1951) |
| (appointed Lord of Appeal in | The Rt. Hon. Lord Justice Morris |
| Ordinary, Apr. 23, 1951) | (appointed Apr. 27, 1951) |
| The Rt. Hon. Lord Justice Singleton | |

CHANCERY DIVISION

| | |
|---------------------------------|----------------------------------|
| The Hon. Mr. Justice Vaisey | The Hon. Mr. Justice Harman |
| The Hon. Mr. Justice Romer | The Hon. Mr. Justice Danckwerts |
| The Hon. Mr. Justice Roxburgh | The Hon. Mr. Justice Lloyd-Jacob |
| The Hon. Mr. Justice Wynn-Parry | |

KING'S BENCH DIVISION

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

| | |
|------------------------------------|------------------------------------|
| The Rt. Hon. Mr. Justice Humphreys | The Hon. Mr. Justice Morris |
| The Hon. Mr. Justice Hilbery | (appointed Lord Justice of Appeal, |
| The Hon. Mr. Justice Oliver | Apr. 27, 1951) |
| The Hon. Mr. Justice Croom-Johnson | The Hon. Mr. Justice Sellers |
| The Hon. Mr. Justice Stable | The Hon. Mr. Justice Finemore |
| The Hon. Mr. Justice Cassels | The Hon. Mr. Justice Pritchard |
| The Hon. Mr. Justice Hallett | The Hon. Mr. Justice Streetfeild |
| The Hon. Mr. Justice Pilcher | The Hon. Mr. Justice Ormerod |
| (transferred from P.D.A. Division | The Hon. Mr. Justice Slade |
| May 9, 1951) | The Hon. Mr. Justice Devlin |
| The Hon. Mr. Justice Lynskey | The Hon. Mr. Justice Parker |
| The Hon. Mr. Justice Jones | The Hon. Mr. Justice Gorman |
| The Hon. Mr. Justice Byrne | The Hon. Mr. Justice Barry |
| | The Hon. Mr. Justice Donovan |
| | The Hon. Mr. Justice McNair |

PROBATE, DIVORCE AND ADMIRALTY DIVISION

PRESIDENT. The Rt. Hon. Lord Merriman

| | |
|-------------------------------------|----------------------------------|
| The Hon. Mr. Justice Hodson | The Hon. Mr. Justice Willmer |
| (appointed Lord Justice of Appeal, | The Hon. Mr. Justice Pearce |
| Jan. 15, 1951) | The Hon. Mr. Justice Collingwood |
| The Hon. Mr. Justice Pilcher | The Hon. Mr. Justice Karminski |
| (transferred to K.B.D. May 9, 1951) | (appointed Jan. 15, 1951) |
| The Hon. Mr. Justice Wallington | The Hon. Mr. Justice Havers |
| The Hon. Mr. Justice Barnard | (appointed May 9, 1951) |

These reports are cited thus :

[1951] 1 All E. R.

CASES REPORTED IN VOLUME I

| | PAGE | | PAGE |
|--|------|---|------|
| ABBOTT v. LONDON COUNTY COUNCIL [K.B.D.] | 569 | COMBS, R.M.R. HOUSING SOCIETY, LTD. v. [C.A.] | 16 |
| ADAMS (<i>decd.</i>), <i>Re</i> [Ch.D.] | 1037 | COMPTON, STANLEY v. [C.A.] | 859 |
| ADAMS v. SUNDAY PICTORIAL NEWSPAPERS (1920), LTD. [C.A.] | 865 | CORWAY v. WIMPEY (GEORGE) & CO., LTD. [C.A.] | 56 |
| ALBURY, R. v. [C.C.A.] | 491 | —, [C.A.] | 383 |
| ALEXANDER v. SPRINGATE [K.B.D.] | 351 | CORAL v. KLEYMAN [K.B.D.] | 518 |
| ALLEN v. ALLEN [C.A.] | 724 | COULTHURST'S WILL TRUSTS, <i>Re</i> [C.A.] | 774 |
| AMALGAMATED ANTHRACITE COLLIERIES, LTD., NATIONAL COAL BOARD v. [C.A.] | 844 | COURT v. ROBINSON [C.A.] | 209 |
| AMBLER v. AMBLER [LEEDS WINTER ASSIZES] | 980 | COVENTRY PERMANENT ECONOMIC BUILDING SOCIETY v. JONES [Ch.D.] | 901 |
| ANGLO-CYPRIAN TRADE AGENCIES, LTD. v. PAPHOS WINE INDUSTRIES, LTD. [K.B.D.] | 873 | CRANE CHRISTMAS & CO., CANDLER v. [C.A.] | 426 |
| ANTIGEN LABORATORIES, LTD., <i>Re</i> [Ch.D.] | 110 | CRESSWELL v. HODGSON [C.A.] | 710 |
| ATTORNEY-GENERAL, READING v. [H.L.] | 617 | CROWTHER v. CROWTHER [H.L.] | 1131 |
| AUSTIN (G.H.) & SONS, LTD., REYNOLDS v. [K.B.D. DIVL. CT.] | 606 | CUMBES v. ROBINSON [C.A.] | 661 |
| B.'S SETTLEMENT, <i>Re</i> [Ch.D.] | 949m | CURRAN v. NEWPARK CINEMAS, LTD. [C.A.] | 295 |
| BAILEY (<i>decd.</i>), <i>Re</i> [C.A.] | 391 | CURTIS v. CHEMICAL CLEANING AND DYEING CO., LTD. [C.A.] | 631 |
| BARCLAY (JACK), LTD., MONKLAND v. [C.A.] | 714 | CUSTOMS AND EXCISE COMBS. v. RENSOP DRAPERS, LTD. [C.A.] | 450 |
| BARCLAYS BANK, LTD., INLAND REVENUE COMBS. v. [H.L.] | 1 | DALEY v. DIGGERS, LTD. [K.B.D.] | 116 |
| BARKER, R. v. [C.C.A.] | 479 | DANDO, THOMAS v. [K.B.D. DIVL. CT.] | 1010 |
| BARNETT, R. v. [C.C.A.] | 917 | DANISH MERCANTILE CO., LTD. v. BEAUMONT [C.A.] | 925 |
| BARON (INSPECTOR OF TAXES), LITTMAN v. [Ch.D.] | 701 | DARNELL v. MILLWOOD [C.A.] | 88 |
| BARRS, MINISTRY OF NATIONAL INSURANCE v. [C.A.] | 532 | DAVIES, <i>In the Estate of</i> [GLOUCESTER ASSIZES] | 920 |
| BEAUMONT, <i>Ex parte</i> . R. v. LONDON SESSIONS APPEAL COMMITTEE [K.B.D. DIVL. CT.] | 232 | D'AVIGDOR-GOLDSMID'S LIFE POLICY, <i>Re</i> [Ch.D.] | 240 |
| BEAUMONT, DANISH MERCANTILE CO., LTD. v. [C.A.] | 925 | DEBTOR (No. 21 of 1950), <i>Re A. Ex parte</i> THE PETITIONING CREDITORS v. THE DEBTOR [Ch.D.] | 600 |
| BEDFORD (<i>decd.</i>), <i>Re</i> [Ch.D.] | 1093 | DEMETRIADES v. GLASGOW CORPN. [H.L.] | 457 |
| BENNETT v. BENNETT [K.B.D.] | 1088 | DIGGERS, LTD., DALEY v. [K.B.D.] | 116 |
| BIGOS v. BOUSTED [K.B.D.] | 92 | DIMENT, COATES v. [DORSET WINTER ASSIZES] | 890 |
| BIRMINGHAM (WEST) RENT TRIBUNAL, R. v. <i>Ex parte</i> EDGASTON INVESTMENT TRUST, LTD. [K.B.D. DIVL. CT.] | 198 | DIRECTOR OF PUBLIC PROSECUTIONS, <i>Ex parte</i> . R. v. WOLVERHAMPTON DEPUTY RECORDER [K.B.D. DIVL. CT.] | 627 |
| BLAND-SUTTON'S WILL TRUSTS, <i>Re</i> [C.A.] | 494 | DORMAN, LONG & CO., LTD. v. HILLIER [K.B.D. DIVL. CT.] | 357 |
| BLACKLEY (<i>decd.</i>), <i>Re</i> [Ch.D.] | 628 | DOWNIE v. TURNER [C.A.] | 416 |
| —, [C.A.] | 1064 | DOWSE (<i>decd.</i>), <i>Re</i> [Ch.D.] | 558 |
| BODDINGTON v. WISSON [C.A.] | 166 | DUDLEY, TINSLEY v. [C.A.] | 252 |
| BOLTON v. STONE [H.L.] | 1078 | DUFF'S SETTLEMENTS TRUSTS, <i>Re</i> [Ch.D.] | 869 |
| BOLTON LEATHERS, LTD., HALES v. [H.L.] | 643 | EAGLE STAR INSURANCE CO., LTD., LLOYDS BANK, LTD. v. [K.B.D.] | 914 |
| BOOTS CASH CHEMISTS (SOUTHERN), LTD., JOYCE v. [C.A.] | 682 | EAST NORFOLK LOCAL VALUATION COURT, R. v. <i>Ex parte</i> MARTIN [K.B.D. DIVL. CT.] | 743 |
| BOUSTED, BIGOS v. [K.B.D.] | 92 | EBBW VALE URBAN DISTRICT COUNCIL, <i>Ex parte</i> . R. v. SOUTH WALES TRAFFIC LICENSING AUTHORITY [C.A.] | 806 |
| BOYD-GIBBINS v. SKINNER [K.B.D. DIVL. CT.] | 1049 | EDGASTON INVESTMENT TRUST, LTD., <i>Ex parte</i> . R. v. BIRMINGHAM (WEST) RENT TRIBUNAL [K.B.D. DIVL. CT.] | 198 |
| BRASLEY'S DEED TRUSTS, <i>Re</i> [Ch.D.] | 102 | EDWARDS v. EDWARDS [Div.] | 63 |
| BRICKETT, STAGG v. [C.A.] | 152 | FAHRNI, THIRD PARTY. CASSIDY v. MINISTRY OF HEALTH [C.A.] | 574 |
| BRITISH AND COLONIAL FURNITURE CO., LTD. v. MCILROY (WILLIAM), LTD. [C.A.] | 404 | FAIRKIRK IRON CO., LTD., WILLIAMS v. [BIRMINGHAM ASSIZES] | 294 |
| BROCK v. RICHARDS [C.A.] | 261 | FARRANT, KEATS (BOB), LTD. v. [K.B.D. DIVL. CT.] | 899 |
| BROWNING v. BROWNING [Div.] | 758 | FERGUSON v. WEAVING [K.B.D. DIVL. CT.] | 412 |
| BRUCE (W.), LTD. v. STRONG (J.) (A FIRM), KERIL MISCHIEFF, LTD. (THIRD PARTY), ABRAHAM (F.) & CO. (A FIRM) (FOURTH PARTY), BAKIRZIS & CO., LTD. (FIFTH PARTY) [C.A.] | 1021 | FITZWILLIAM'S (EARL) WENTWORTH ESTATES CO. v. MINISTER OF TOWN AND COUNTRY PLANNING [C.A.] | 982 |
| BRUCE, MILLS v. [C.A.] | 111 | FOOT, KEMSLEY v. [C.A.] | 331 |
| BUTLER v. MOUNTVIEW ESTATES, LTD. [K.B.D.] | 693 | FORD, GREGORY v. [NOTTINGHAMSHIRE SUMMER ASSIZES] | 121 |
| CANDLER v. CRANE CHRISTMAS & CO. [C.A.] | 426 | FORWOOD, TURNER v. [C.A.] | 746 |
| CASSIDY v. MINISTRY OF HEALTH (FAHRNI, THIRD PARTY) [C.A.] | 574 | FRANKENSCHWERTH, REGIONAL PROPERTIES, LTD. v. [C.A.] | 178 |
| CHALLEN (CHARLES H.) & SON, LTD., CLIFFORD v. [C.A.] | 72 | FRENCH PROTESTANT HOSPITAL, <i>Re</i> [Ch.D.] | 938 |
| CHATTERTON v. MACLEAN [K.B.D.] | 761 | FULHAM, HAMMERSMITH AND KENSINGTON RENT TRIBUNAL, R. v. <i>Ex parte</i> ZERREK [K.B.D. DIVL. CT.] | 482 |
| CHEMICAL CLEANING AND DYEING CO., LTD., CURTIS v. [C.A.] | 631 | GARFORTH-BLES v. GARFORTH-BLES [Div.] | 308 |
| CITY OF LONDON, ETC., RENT TRIBUNAL, R. v. <i>Ex parte</i> HONIG [K.B.D. DIVL. CT.] | 195 | GATENBY, R. v. [C.C.A.] | 173 |
| CLIFFORD v. CHALLEN (CHARLES H.) & SON, LTD. [C.A.] | 72 | GEE-WHIZ, THE [ADM.] | 876 |
| COATES v. DIMENT [DORSET WINTER ASSIZES] | 890 | GINGER (<i>decd.</i>), <i>Re</i> [Ch.D.] | 422 |
| COHN, R. v. [C.C.A.] | 203 | | |
| COLE v. MILBOME [K.B.D.] | 311 | | |
| COMBE v. COMBE [C.A.] | 767 | | |

| | PAGE |
|--|------|
| GLASGOW CORPN., <i>Demetriades v. [H.L.]</i> .. | 457 |
| GOODMAN, <i>Ex parte. R. v. HAMPSTEAD AND ST. PANCRAZ RENT TRIBUNAL [K.B.D. DIVL. CT.]</i> .. | 170 |
| GOULD v. MINISTER OF NATIONAL INSURANCE [K.B.D.] .. | 388 |
| GRANT, R. v. [C.C.A.] .. | 28 |
| GREENWOOD v. SKETCHER [C.A.] .. | 750 |
| GREGORY v. FORD [NOTTINGHAMSHIRE SUMMER ASSIZES] .. | 121 |
| HALES v. BOLTON LEATHERS, LTD. [H.L.] .. | 643 |
| HALL (<i>decd.</i>), <i>Re</i> [Ch.D.] .. | 1073 |
| HALPERN v. HALPERN [Div.] .. | 315 |
| HAMPSTEAD AND ST. PANCRAZ RENT TRIBUNAL R. v. <i>Ex parte</i> GOODMAN [K.B.D. DIVL. CT.] .. | 170 |
| HANNAM, MCCULLOCH v. [K.B.D. DIVL. CT.] .. | 402 |
| HARRINGTON, JELLIFF v. [K.B.D. DIVL. CT.] .. | 384 |
| HARRISON v. NATIONAL COAL BOARD [H.L.] .. | 1102 |
| HARROWBY (EARL) v. SNELSON [STAFFORDSHIRE AUTUMN ASSIZES] .. | 140 |
| HAVANT AND WATERLOO URBAN DISTRICT COUNCIL, HIGHAM v. [K.B.D. DIVL. CT.] .. | 173 |
| HAWKS v. MCARTHUR [Ch.D.] .. | 22 |
| HEMMINGS, ROE v. [K.B.D. DIVL. CT.] .. | 389 |
| HERITAGE, R. v. [C.C.A.] .. | 1013 |
| HERITAGE, RHODES v. [K.B.D. DIVL. CT.] .. | 904 |
| HIGH STREET, DEPTFORD, <i>Re</i> 139 [Ch.D.] .. | 950 |
| HIGHAM v. HAVANT AND WATERLOO URBAN DISTRICT COUNCIL [K.B.D. DIVL. CT.] .. | 173 |
| HILL v. LUTON CORPN. [K.B.D.] .. | 1028 |
| HILLIER, DORMAN, LONG & CO., LTD. v. [K.B.D. DIVL. CT.] .. | 357 |
| HINCKLEY URBAN DISTRICT COUNCIL v. WEST MIDLANDS GAS BOARD. [Ch.D.] .. | 160 |
| —, C.A. .. | 788 |
| HINRICHSSEN EDITION, LTD., NOVELLO AND CO., LTD. v. [Ch.D.] .. | 779 |
| HODGSON, CRESSWELL v. [C.A.] .. | 710 |
| HONIG, <i>Ex parte. R. v. CITY OF LONDON, ETC., RENT TRIBUNAL [K.B.D. DIVL. CT.]</i> .. | 195 |
| HORTON, LANGDON v. [C.A.] .. | 60 |
| HOWKINS v. JARDINE [C.A.] .. | 320 |
| HUNTER (<i>decd.</i>), <i>Re</i> [Ch.D.] .. | 58 |
| HUNTER v. TOWERS [K.B.D. DIVL. CT.] .. | 349 |
| INLAND REVENUE COMRS. v. BARCLAYS BANK, LTD. [H.L.] .. | 1 |
| INLAND REVENUE COMRS., POTTS' EXECUTORS v. [H.L.] .. | 76 |
| INLAND REVENUE COMRS. v. SILVERTS, LTD. [C.A.] .. | 703 |
| JARDINE, HOWKINS v. [C.A.] .. | 320 |
| JEFFERY, WILCOX v. [K.B.D. DIVL. CT.] .. | 464 |
| JELLIFF v. HARRINGTON [K.B.D. DIVL. CT.] .. | 384 |
| JOHN, WIMPEY (GEORGE) & CO., LTD. v. [K.B.D. DIVL. CT.] .. | 307 |
| JONES, COVENTRY PERMANENT ECONOMIC BUILDING SOCIETY v. [Ch.D.] .. | 801 |
| JONES v. MAYNARD [Ch.D.] .. | 802 |
| JONES v. SAVERY [C.A.] .. | 820 |
| JOYCE v. BOOTS CASH CHEMISTS (SOUTHERN), LTD. [C.A.] .. | 682 |
| KEATS (BOB), LTD. v. FARRANT [K.B.D. DIVL. CT.] .. | 899 |
| KEMSLEY v. FOOT [C.A.] .. | 331 |
| KLEYMAN, CORAL v. [K.B.D.] .. | 518 |
| L— (INFANTS), <i>Re</i> [Ch.D.] .. | 912 |
| LAMB v. SUNDERLAND AND DISTRICT CREAMERY, LTD. [K.B.D. DIVL. CT.] .. | 923 |
| LANDER (<i>decd.</i>), <i>Re</i> [Ch.D.] .. | 622 |
| LANGDON v. HORTON [C.A.] .. | 60 |
| LEE (E.), LTD., LLOYD v. [K.B.D. DIVL. CT.] .. | 589 |
| LEEMAN v. STOCKS [Ch.D.] .. | 1043 |
| LEWIS (JOHN) AND CO., LTD., TIMS v. [C.A.] .. | 278 |
| LINNITT, WILLIAMS v. [C.A.] .. | 278 |
| LITTMAN v. BARRON (INSPECTOR OF TAXES) [Ch.D.] .. | 701 |
| LLOYD v. LEE (E.), LTD. [K.B.D. DIVL. CT.] .. | 589 |
| LOYDS BANK, LTD. v. EAGLE STAR INSURANCE CO., LTD. [K.B.D.] .. | 914 |
| LONDON COUNTIES NEWSPAPERS, SELLERS v. [C.A.] .. | 544 |
| LONDON COUNTY COUNCIL, ABBOTT v. [K.B.D.] .. | 569 |
| LONDON SESSIONS APPEAL COMMITTEE, R. v. <i>Ex parte</i> BEAUMONT [K.B.D. DIVL. CT.] .. | 232 |
| LONDON SESSIONS APPEAL COMMITTEE, R. v. <i>Ex parte</i> ROGERS [K.B.D. DIVL. CT.] .. | 343 |
| LONDON SESSIONS APPEAL COMMITTEE, R. v. <i>Ex parte</i> WESTMINSTER CITY COUNCIL [K.B.D. DIVL. CT.] .. | 1032 |
| LONDON TRANSPORT EXECUTIVE, SMITH v. [H.L.] .. | 667 |
| LOVEGROVE, R. v. [C.C.A.] .. | 804 |
| LUMSDEN, R. v. [C.C.A.] .. | 1101 |
| LUTON CORPN., HILL v. [K.B.D.] .. | 1028 |
| MCARDLE (<i>decd.</i>), <i>Re</i> [C.A.] .. | 905 |

| | PAGE |
|--|------|
| MCARTHUR, HAWKS v. [Ch.D.] .. | 22 |
| MCCLELLAND, R. v. [C.C.A.] .. | 557 |
| MCCULLOCH v. HANNAM [K.B.D. DIVL. CT.] .. | 402 |
| MOLLOY (WILLIAM), LTD., BRITISH AND COLONIAL FURNITURE CO., LTD. v. [C.A.] .. | 404 |
| MCKEE v. MCKEE [P.C.] .. | 942 |
| MACLEAN, CHATTERTON v. [K.B.D.] .. | 761 |
| MACLEAN v. MACLEAN [C.A.] .. | 987 |
| MARTIN, <i>Ex parte. R. v. EAST NORFOLK LOCAL VALUATION COURT [K.B.D. DIVL. CT.]</i> .. | 743 |
| MARTIN'S MORTGAGE TRUSTS, <i>Re</i> [C.A.] .. | 1053 |
| MATT, ROSE v. [K.B.D. DIVL. CT.] .. | 361 |
| MAY, PEARLBERG v. [C.A.] .. | 1001 |
| MAYNARD, JONES v. [Ch.D.] .. | 802 |
| MEYERS (<i>decd.</i>), <i>Re</i> [Ch.D.] .. | 538 |
| MILLS v. BRYCE [C.A.] .. | 111 |
| MILLWOOD, DARNELL v. [C.A.] .. | 88 |
| MILSOME, COLE v. [K.B.D.] .. | 311 |
| MINISTER OF NATIONAL INSURANCE, GOULD v. [K.B.D.] .. | 368 |
| MINISTER OF TOWN AND COUNTRY PLANNING, FITZWILLIAM'S (EARL) WENTWORTH ESTATES CO. v. [C.A.] .. | 982 |
| MINISTRY OF EDUCATION, ST. DAVID'S COLLEGE, LAMPETER v. [Ch.D.] .. | 559 |
| MINISTRY OF HEALTH, CASSIDY v. (FAHRNI, THIRD PARTY) [C.A.] .. | 574 |
| MINISTRY OF NATIONAL INSURANCE v. BARRS [C.A.] .. | 532 |
| MONKLAND v. BARCLAY (JACK), LTD. [C.A.] .. | 714 |
| MOORE (PERCY G.), LTD. v. STRETCH [C.A.] .. | 228 |
| MOUNTVIEW ESTATES, LTD., BUTLER v. [K.B.D.] .. | 693 |
| NATIONAL COAL BOARD v. AMALGAMATED ANTHRACITE COLLIERIES, LTD. [C.A.] .. | 844 |
| NATIONAL COAL BOARD, HARRISON v. [H.L.] .. | 1102 |
| NEWPAKE CINEMAS, LTD., CURRAN v. [C.A.] .. | 295 |
| NOAD (<i>decd.</i>), <i>Re</i> [Ch.D.] .. | 467 |
| NORTHUMBERLAND COMPENSATION APPEAL TRIBUNAL, R. v. <i>Ex parte</i> SHAW [K.B.D. DIVL. CT.] .. | 268 |
| NOVELLO AND CO., LTD. v. HINRICHSSEN EDITION, LTD. [Ch.D.] .. | 779 |
| NOWELL v. NOWELL [Div.] .. | 474 |
| OFFICIAL SOLICITOR, POST OFFICE v. [K.B.D.] .. | 522 |
| OPPENHEIM v. TOBACCO SECURITIES TRUST CO., LTD. [H.L.] .. | 81 |
| PAPHOS WINE INDUSTRIES, LTD., ANGLO-CYPRIAN TRADE AGENCIES, LTD. v. [K.B.D.] .. | 873 |
| PARIS v. STEPHENY BOROUGH COUNCIL [H.L.] .. | 42 |
| PARRY, TAYLOR v. [K.B.D. DIVL. CT.] .. | 365 |
| PATEL v. WILLIS [K.B.D. DIVL. CT.] .. | 470 |
| PAYNE v. RAILWAY EXECUTIVE [K.B.D.] .. | 1084 |
| PEARCE, R. v. [C.C.A.] .. | 493 |
| PEARLBERG v. MAY [C.A.] .. | 1001 |
| PERRINS v. PERRINS [K.B.D. DIVL. CT.] .. | 1076 |
| PERRY, TINKHAM v. [C.A.] .. | 249 |
| PICKETT v. PICKETT (otherwise MOSS) [Div.] .. | 614 |
| POLSKY v. S. AND A. SERVICES [K.B.D.] .. | 185 |
| —, [C.A.] .. | 1062 |
| PORTMAN BUILDING SOCIETY, THIRD PARTY READ'S TRUSTEE IN BANKRUPTCY v. SMITH [Ch.D.] .. | 406 |
| PORTMAN BUILDING SOCIETY v. YOUNG [C.A.] .. | 191 |
| POST OFFICE v. OFFICIAL SOLICITOR [K.B.D.] .. | 522 |
| POTTS' EXECUTORS v. INLAND REVENUE COMRS. [H.L.] .. | 76 |
| POWER'S SETTLEMENT TRUSTS, <i>Re</i> [Ch.D.] .. | 932 |
| PRATT v. RICHARDS [K.B.D.] .. | 90 |
| PRESTON-JONES v. PRESTON-JONES [H.L.] .. | 124 |
| PRICE v. PRICE [Div.] .. | 877 |
| PURSELL v. RAILWAY EXECUTIVE [C.A.] .. | 536 |
| R. v. ALBURY [C.C.A.] .. | 491 |
| R. v. BARKER [C.C.A.] .. | 479 |
| R. v. BARNETT [C.C.A.] .. | 917 |
| R. v. BIRMINGHAM (WEST) RENT TRIBUNAL, <i>Ex parte</i> EDGEBASTON INVESTMENT TRUST, LTD. [K.B.D. DIVL. CT.] .. | 198 |
| R. v. CITY OF LONDON, ETC., RENT TRIBUNAL, <i>Ex parte</i> HONIG [K.B.D. DIVL. CT.] .. | 195 |
| R. v. COHEN [C.C.A.] .. | 203 |
| R. v. EAST NORFOLK LOCAL VALUATION COURT, <i>Ex parte</i> MARTIN [K.B.D. DIVL. CT.] .. | 743 |
| R. v. FULHAM, HAMMERSMITH AND KENSINGTON RENT TRIBUNAL, <i>Ex parte</i> ZEREK [K.B.D. DIVL. CT.] .. | 482 |
| R. v. GATENBY [C.C.A.] .. | 173 |
| R. v. GRANT [C.C.A.] .. | 28 |
| R. v. HAMPSTEAD AND ST. PANCRAZ RENT TRIBUNAL, <i>Ex parte</i> GOODMAN [K.B.D. DIVL. CT.] .. | 170 |
| R. v. HERITAGE [C.C.A.] .. | 1013 |
| R. v. LONDON SESSIONS APPEAL COMMITTEE, <i>Ex parte</i> BEAUMONT [K.B.D. DIVL. CT.] .. | 232 |

| | PAGE | | PAGE |
|---|------|---|------|
| R. v. LONDON SESSIONS APPEAL COMMITTEE. | | STARKEY, YATES (INSPECTOR OF TAXES) v. [C.A.] | 732 |
| <i>Ex parte</i> ROGERS [K.B.D. DIVL. CT.] | 343 | STEPNEY BOROUGH COUNCIL, PARIS v. [H.L.] | 42 |
| R. v. LONDON SESSIONS APPEAL COMMITTEE. | | STOCKS, LEEHAN v. [CH.D.] | 1043 |
| <i>Ex parte</i> WESTMINSTER CITY COUNCIL [K.B.D. DIVL. CT.] | 1032 | STONE, BOLTON v. [H.L.] | 1078 |
| R. v. LOVEGROVE [C.C.A.] | 804 | STRETCH, MOORE (PERCY G.), LTD. v. [C.A.] | 228 |
| R. v. LUMSDEN [C.C.A.] | 1101 | STRONG (J.) (A FIRM), BRUCE (W.), LTD. v. | |
| R. v. MCLELLAND [C.C.A.] | 557 | KERIL MISCHIEFF, LTD. (THIRD PARTY), | |
| R. v. NORTHUMBERLAND COMPENSATION APPEAL TRIBUNAL. <i>Ex parte</i> SHAW [K.B.D. DIVL. CT.] | 268 | ABRAHAM (F.) & CO. (A FIRM) (FOURTH PARTY), BAKIZIS & CO., LTD. (FIFTH PARTY) | 1021 |
| R. v. PHARON [C.C.A.] | 493 | SUNDAY PICTORIAL NEWSPAPERS (1920), LTD., | |
| R. v. SIDMOUTH RENT TRIBUNAL. <i>Ex parte</i> SELLER [K.B.D. DIVL. CT.] | 107 | ADAMS v. [C.A.] | 865 |
| R. v. SOUTH WALES TRAFFIC LICENSING AUTHORITY. <i>Ex parte</i> EBBW VALE URBAN DISTRICT COUNCIL [C.A.] | 806 | SUNDERLAND AND DISTRICT CREAMERY, LTD., | |
| R. v. VALLETT [C.C.A.] | 231 | LAMB v. [K.B.D. DIVL. CT.] | 923 |
| R. v. WOLVERHAMPTON DEPUTY RECORDER. <i>Ex parte</i> DIRECTOR OF PUBLIC PROSECUTIONS [K.B.D. DIVL. CT.] | 627 | SUSAN V. LUCKENBACH, THE [C.A.] | 753 |
| R. v. YEO [MANCHESTER ASSIZES] | 864 | TAYLOR v. PARRY [K.B.D. DIVL. CT.] | 855 |
| R.M.R. HOUSING SOCIETY, LTD. v. COMBS [C.A.] | 16 | THOMAS v. DANDO [K.B.D. DIVL. CT.] | 1010 |
| RAILWAY EXECUTIVE, PAYNE v. [K.B.D.] | 1034 | THOROGOOD v. VAN DEN BERGH AND JURGENS, LTD. [C.A.] | 682 |
| RAILWAY EXECUTIVE, PUSSELL v. [C.A.] | 536 | TIMS v. LEWIS (JOHN) AND CO., LTD. [C.A.] | 814 |
| READ'S TRUSTEE IN BANKRUPTCY v. SMITH (PORTMAN BUILDING SOCIETY, THIRD PARTY) [CH.D.] | 406 | TINKHAM v. PERRY [C.A.] | 249 |
| READING v. ATTORNEY-GENERAL [H.L.] | 617 | TINSLEY v. DUDLEY [C.A.] | 252 |
| REGENT STREET FLORIDA RESTAURANT, LTD., WROTLESLEY v. [K.B.D. DIVL. CT.] | 566 | TOBACCO SECURITIES TRUST CO., LTD., | |
| REGIONAL PROPERTIES, LTD. v. FRANKEN-SCHWERTH [C.A.] | 173 | OPPENHEIM v. [H.L.] | 31 |
| REGOR ESTATES, LTD. v. WRIGHT [C.A.] | 219 | TOWERS, HUNTER v. [K.B.D. DIVL. CT.] | 349 |
| RENSOP DRAPERS, LTD., CUSTOMS AND EXCISE COMRS. v. [C.A.] | 450 | TULIP v. TULIP [Div.] | 563 |
| REYNOLDS v. AUSTIN (G. H.) & SONS, LTD. [K.B.D. DIVL. CT.] | 606 | TURNER, DOWNIE v. [C.A.] | 416 |
| RHODES v. HERITAGE [K.B.D. DIVL. CT.] | 904 | TURNER v. FORWOOD [C.A.] | 746 |
| RICHARDS, BECK v. [C.A.] | 261 | VALLETT, R. v. [C.C.A.] | 231 |
| RICHARDS, PRATT v. [K.B.D.] | 90 | VAN DEN BERGH AND JURGENS, LTD., | |
| ROBINSON, COURT v. [C.A.] | 209 | THOROGOOD v. [C.A.] | 682 |
| ROBINSON, CUMMES v. [C.A.] | 661 | VICTORIA MOTORS (SCARBOROUGH), LTD. v. | |
| ROE v. HEMMING [K.B.D. DIVL. CT.] | 389 | WURZAL [K.B.D. DIVL. CT.] | 1016 |
| ROGERS, <i>Ex parte</i> . R. v. LONDON SESSIONS APPEAL COMMITTEE [K.B.D. DIVL. CT.] | 343 | WEAVING, FERGUSON v. [K.B.D. DIVL. CT.] | 412 |
| ROGERS' SETTLEMENT, RE [CH.D.] | 236 | WEST MIDLANDS GAS BOARD, HINCKLEY URBAN DISTRICT COUNCIL v. [CH.D.] | 160 |
| ROSE v. MATT [K.B.D. DIVL. CT.] | 361 | —, [C.A.] | 788 |
| S. AND A. SERVICES v. POLSKY [K.B.D.] | 185 | WESTBURN SUGAR REFINERIES, LTD., <i>Ex parte</i> [H.L.] | 881 |
| —, [C.A.] | 1062 | WESTMINSTER CITY COUNCIL, <i>Ex parte</i> . R. v. LONDON SESSIONS APPEAL COMMITTEE [K.B.D. DIVL. CT.] | 1032 |
| ST. DAVID'S COLLEGE, LAMPETER v. MINISTRY OF EDUCATION [CH.D.] | 559 | WEXLER, WOOLFE v. [C.A.] | 635 |
| SANDBACH (decd.), RE [C.A.] | 971 | WHINCUP v. WOODHEAD (JOSEPH) & SONS (ENGINEERS), LTD. (LEADS AUTUMN ASSIZES) | 387 |
| SAVERY, JONES v. [C.A.] | 820 | WHITE'S WILL TRUSTS, RE [CH.D.] | 528 |
| SCARISBRICK'S WILL TRUSTS, RE [C.A.] | 822 | WHITEHOUSE, RE [K.B.D. DIVL. CT.] | 353 |
| SCARR v. WURZAL [K.B.D. DIVL. CT.] | 1014 | WHITNEY v. WHITNEY [LEADS ASSIZES] | 301 |
| SCHINTZ'S WILL TRUSTS, RE [CH.D.] | 1095 | WILCOX v. JEFFERY [K.B.D. DIVL. CT.] | 464 |
| SCOTT v. SCOTT [Div.] | 216 | WILLIAMS v. FALKIRK IRON CO., LTD. (BIRMINGHAM ASSIZES) | 294 |
| SELLER, <i>Ex parte</i> . R. v. SIDMOUTH RENT TRIBUNAL [K.B.D. DIVL. CT.] | 107 | WILLIAMS v. LINNITT [C.A.] | 278 |
| SELLERS v. LONDON COUNTIES NEWSPAPERS [C.A.] | 544 | WILKS, PATRI v. [K.B.D. DIVL. CT.] | 470 |
| SHAW, <i>Ex parte</i> . R. v. NORTHUMBERLAND COMPENSATION APPEAL TRIBUNAL [K.B.D. DIVL. CT.] | 268 | WILTSHIRE, WINKLE v. [K.B.D. DIVL. CT.] | 479 |
| SHAW'S SETTLEMENT TRUSTS, RE [CH.D.] | 656 | WILTSHIRE COUNTY COUNCIL, WILTSHIRE STANDING JOINT COMMITTEE v. [K.B.D. DIVL. CT.] | 1041 |
| SIDMOUTH RENT TRIBUNAL, R. v. <i>Ex parte</i> SELLER [K.B.D. DIVL. CT.] | 107 | WILTSHIRE STANDING JOINT COMMITTEE v. WILTSHIRE COUNTY COUNCIL [K.B.D. DIVL. CT.] | 1041 |
| SILVERTS, LTD., INLAND REVENUE COMRS. v. [C.A.] | 703 | WIMPEY (GEORGE) & CO., LTD., CONWAY v. [C.A.] | 56 |
| SIMPSON v. SIMPSON [Div.] | 955 | —, [C.A.] | 363 |
| SKETCHER, GREENWOOD v. [C.A.] | 750 | WIMPEY (GEORGE) & CO., LTD. v. JOHN [K.B.D. DIVL. CT.] | 307 |
| SKINNER, BOYD-GIBBINS v. [K.B.D. DIVL. CT.] | 1049 | WINKLE v. WILTSHIRE [K.B.D. DIVL. CT.] | 479 |
| SMALLWOOD (decd.), RE [CH.D.] | 372 | WISELY'S SETTLEMENT TRUSTS, RE [CH.D.] | 656 |
| SMITH v. LONDON TRANSPORT EXECUTIVE [H.L.] | 667 | WISDON, BODDINGTON v. [C.A.] | 166 |
| SMITH, READ'S TRUSTEE IN BANKRUPTCY v. (PORTMAN BUILDING SOCIETY, THIRD PARTY) [CH.D.] | 406 | WOKINGHAM FIRE BRIGADE TRUSTS, RE [CH.D.] | 454 |
| SMITH'S LEASE, RE [CH.D.] | 346 | WOLVERHAMPTON DEPUTY RECORDER, R. v. <i>Ex parte</i> DIRECTOR OF PUBLIC PROSECUTIONS [K.B.D. DIVL. CT.] | 627 |
| SMITH'S SETTLEMENT TRUSTS, RE [CH.D.] | 146 | WOODHEAD (JOSEPH) & SONS (ENGINEERS), LTD., WHINCUP v. (LEADS AUTUMN ASSIZES) | 387 |
| SNELSON, HARROWBY (EARL) v. [STAFFORDSHIRE AUTUMN ASSIZES] | 140 | WOOLFE v. WEXLER [C.A.] | 635 |
| SOLICITOR, RE A [CH.D.] | 592 | WRAY (decd.), RE [C.A.] | 375 |
| SOUTH WALES TRAFFIC LICENSING AUTHORITY, R. v. <i>Ex parte</i> EBBW VALE URBAN DISTRICT COUNCIL [C.A.] | 806 | WRIGHT, REGOR ESTATES, LTD. v. [C.A.] | 219 |
| SPRINGATE, ALEXANDER v. [K.B.D.] | 351 | WROTLESLEY v. REGENT STREET FLORIDA RESTAURANT, LTD. [K.B.D. DIVL. CT.] | 566 |
| STAGG v. BRICKETT [C.A.] | 152 | WURZAL, SCARR v. [K.B.D. DIVL. CT.] | 1014 |
| STANLEY v. COMPTON [C.A.] | 859 | WURZAL, VICTORIA MOTORS (SCARBOROUGH), LTD. v. [K.B.D. DIVL. CT.] | 1016 |
| | | YATES (INSPECTOR OF TAXES) v. STARKEY [C.A.] | 732 |
| | | YEO, R. v. [MANCHESTER ASSIZES] | 864 |
| | | YOUNG, PORTMAN BUILDING SOCIETY v. [C.A.] | 191 |
| | | ZEREK, <i>Ex parte</i> . R. v. FULHAM, HAMMERSMITH AND KENSINGTON RENT TRIBUNAL [K.B.D. DIVL. CT.] | 482 |

INDEX

PAGE

| | |
|--|------|
| ACCESS | |
| Means of, to working place in factory. <i>See</i> FACTORY. | |
| ACCIDENT | |
| Insurance. <i>See</i> INSURANCE. | |
| ACCOUNT | |
| Negligence—Preparation of company's accounts—Knowledge that accounts to be shown to prospective investor in company—Liability of accountants to investor [CANDLER v. CRANE CHRISTMAS & Co.] | 426 |
| ACQUISITION OF LAND | |
| <i>See</i> COMPULSORY PURCHASE; TOWN AND COUNTRY PLANNING. | |
| ACTION | |
| <i>See</i> PUBLIC AUTHORITY (Limitation of action). Circuitry. <i>See</i> CIRCUITY OF ACTION. | |
| ADMINISTRATION OF ESTATES | |
| Legacy—General legacy—Bequest of shares—Shares forming part of testator's estate—Right of legatees to dividends declared before satisfaction of legacy [Re HALL (decd.)] | 1073 |
| ADULTERY | |
| <i>See</i> DIVORCE. | |
| ADVANCEMENT | |
| <i>See</i> SETTLEMENT. | |
| AFTER-ACQUIRED PROPERTY | |
| Covenant to settle. <i>See</i> SETTLEMENT. | |
| AGE | |
| "Over age of sixty-five years"—Person aged sixty-five years, seven months [LLOYDS BANK LTD. v. EAGLE STAR INSURANCE CO., LTD.] | 914 |
| AGRICULTURAL HOLDING | |
| <i>See</i> AGRICULTURE. | |
| AGRICULTURE | |
| Agricultural holding—Notice to quit—Consent of Minister not obtained—Notice given before, but expiring after, date of revocation of regulation requiring consent—Effect of revocation—Interpretation Act, 1889 (c. 63), s. 38 (2)—Defence (General) Regulations, 1939, reg. 62 (4A)—Defence Regulations (No. 3) Order, 1948 (S.I., 1948, No. 336), art. 1 [BODDINGTON v. WISSON] | 166 |
| Land and cottages—Land, but not cottages, used for agriculture—No severance of cottages—Agricultural Holdings Act, 1948 (c. 63), s. 1 (1), (2) [HOWKINS v. JARDINE] | 320 |
| Right to compensation for disturbance—Limitation of right by lease—Limiting provision void under Agricultural Holdings Act, 1923, s. 50—Repeal of s. 50 by Agriculture Act, 1947, s. 33 (3)—Provision in lease not rendered valid—Effect of Agricultural Holdings Act, 1948, s. 65 (1)—Effect of notice requiring arbitration to determine question arising out of notice to quit—Interpretation Act, 1889 (c. 63), s. 38 (2) (a), (b), (c)—Agricultural Holdings Act, 1923 (c. 9), s. 50—Agricultural Holdings Act, 1948 (c. 63), s. 65—Agriculture (Control of Notices to Quit) Regulations, 1948 (S.I., 1948, No. 190), reg. 7 [COATES v. DIMENT] | 890 |
| ALIEN | |
| Breach of condition of leave to land—Aiding and abetting—Presence of music critic at concert—Leave to musician subject to condition not to take employment—Performance at concert—Aliens Order, 1920 (S.R. & O., 1920, No. 448), art. 18 (2) [WILCOX v. JEFFERY] | 464 |
| Trading with enemy—Transfer of chose in action by enemy—English copyright owned by enemy—Contract for sale of business executed in Germany on July 22, 1939, subject to consent of German government—Consent given on Sept. 25, 1939—Trading with the Enemy Act, 1939 (c. 89), s. 4 (1) [NOVELLO & Co. v. HINRICHSSEN EDITION, LTD.] | 779 |
| ALTERNATIVE ACCOMMODATION | |
| <i>See</i> RENT RESTRICTION. | |
| ANALYST | |
| Under Food and Drugs Acts. <i>See</i> FOOD AND DRUGS. | |
| ANIMAL | |
| Dog—Destruction—Order made on summons for non-compliance with order to keep under control—Validity—Dogs Act, 1871 (c. 56), s. 2 [RHODES v. HERITAGE] | 904 |
| Straying—Propensity to stray—Horse straying on to highway—Duty of owner [BROCK v. RICHARDS] | 261 |
| APPEAL | |
| Practice—Question of fact—Disagreement with tribunal which heard witnesses [SIMPSON v. SIMPSON] | 955 |
| ARBITRATION | |
| Stay of legal proceedings—Term of contract that award condition precedent to proceedings—Action by sub-purchasers of goods the subject of the contract—Joinder of original buyer and seller as fourth and fifth parties—Failure by buyer to demand arbitration within time limit—Application for stay by seller—Arbitration Act, 1950 (c. 27), s. 4 (1) [W. BRUCE, LTD. v. J. STRONG (a firm), KERL MISCHKEFF, LTD. (Third Party), F. ABRAHAM & Co. (a firm) (Fourth Party), BAKIRZIS & Co., LTD. (Fifth Party)] | 1021 |
| ARREST | |
| Wrongful arrest. <i>See</i> FALSE IMPRISONMENT. | |
| ARTICULATED VEHICLE | |
| Breakdown vehicle towing lorry [HUNTER v. TOWERS] | 349 |

| | |
|---|-----------|
| ASSIGNMENT | |
| Equitable. <i>See</i> EQUITABLE ASSIGNMENT. | |
| ASSISTED PERSON | |
| <i>See</i> LEGAL AID. | |
| ASSURANCE | |
| Life assurance— <i>Estate duty on money received under policy. See</i> ESTATE DUTY (Property deemed to pass). | |
| ATTESTATION | |
| Will. <i>See</i> WILL. | |
| ATTORNNMENT CLAUSE | |
| In mortgage— <i>Creation of relationship of landlord and tenant—Application of Rent Restrictions Acts [PORTMAN BUILDING SOCIETY v. YOUNG]</i> | 191 |
| AUCTION | |
| Illegal bidding agreement— <i>Proceedings on indictment—Competency [R. v. BARNETT]</i> | 917 |
| Sale of land— <i>Memorandum of contract—Signature of party to be charged—Agreement signed only by purchaser—Vendor's name and initials inserted at head of agreement by auctioneer before auction—Admissibility of evidence of intention of parties that document should be final written record of contract [LEEMAN v. STOCKS]</i> | 1043 |
| BAIL | |
| <i>See</i> CRIMINAL LAW. | |
| BAILEE | |
| Larceny from— <i>Special property in goods—"Owner"—Deposit of goods as security—Goods taken away by depositor [ROSE v. MATT]</i> | 361 |
| Negligence. <i>See</i> NEGLIGENCE. | |
| BAILMENT | |
| Delivery to bailee— <i>Goods on bailee's premises—Irrelevance of whether bailor invitee or licensee—Licensee of public house—Motor bicycle left in covered yard, marked "garage," adjoining and forming part of premises [TINSLEY v. DUDLEY]</i> | 252 |
| BANKRUPTCY | |
| Costs— <i>Set-off—Separate proceedings—Bankruptcy petition by judgment creditors dismissed with costs—Judgment debt unpaid—Jurisdiction to order stay of execution of order for costs [Re A DEBTOR (No. 21 of 1950). Ex parte THE PETITIONING CREDITORS v. THE DEBTOR]</i> | 600 |
| BASTARDY | |
| "Single woman"— <i>Married woman living with husband at date of application for affiliation order—National Assistance Act, 1948 (c. 29), s. 1, s. 42 (1), (2)—Bastardy Laws Amendment Act, 1872 (c. 65), s. 3 [TAYLOR v. PARRY]</i> | 355 |
| BILL OF EXCHANGE | |
| Consideration— <i>Payment of cheque into bank—Drawing of cheques on account at request of drawer's agent [COLE v. MILSOME]</i> | 318 |
| Requirements of form— <i>Document in form of cheque—"Pay cash or order"—Not payable "to or to order of specified person or to bearer"—Bills of Exchange Act, 1882 (c. 61), s. 3 (1) [COLE v. MILSOME]</i> | 318 |
| BILL OF SALE | |
| Assurance of personal chattels by way of security— <i>Purported sale of car followed by hire-purchase agreement—Bills of Sale Act (1878) Amendment Act, 1882 (c. 43), s. 3 [POLESKY v. S. & A. SERVICES, LTD.]</i> | 185, 1062 |
| BRITISH TRANSPORT COMMISSION | |
| Powers. <i>See</i> STREET TRAFFIC. | |
| BUILDING | |
| Being found in by night with intent to commit felony. <i>See</i> CRIMINAL LAW. | |
| Control. <i>See</i> BUILDING CONTROL. | |
| BUILDING CONTROL | |
| Licence— <i>Failure to obtain—Prosecution by local authority—Information laid by clerk to council—No resolution by council authorising clerk to take proceedings—Defence (General) Regulations, 1939 (S.R. & O., 1939, No. 927), reg. 56A (2) (as amended)—Control of Building Operations (Proceedings by Local Authorities) (No. 1) Order, 1947 (S.R. & O., 1947, No. 75), art. 1 [BOB KEATS, LTD. v. FARRANT]</i> | 899 |
| Work ordered by tenant— <i>Licence in name of sub-tenant—Right of builder to recover cost of work from tenant—Defence (General) Regulations, 1939 (S.R. & O., 1939, No. 927, as amended by S. R. & O., 1945, No. 502), reg. 56A (2) (6) [WOOLFE v. WEXLER]</i> | 635 |
| BUILDING LAND | |
| Compulsory purchase by Central Land Board— <i>Power of board to acquire land for disposal for permitted development—Planning permission granted by local authority to prospective lessee—Owner unwilling to sell at existing use value. [EARL FITZWILLIAM'S WENTWORTH ESTATES CO. v. MINISTER OF TOWN AND COUNTRY PLANNING]</i> | 983 |
| BUILDING OPERATION | |
| In factory. <i>See</i> FACTORY. | |
| Liability of contractor and sub-contractor— <i>Scaffolding erected by main contractor—Omission to provide guard-rail—Accident to workman employed by sub-contractor [PRATT v. RICHARDS]</i> | 90 |
| BUILT UP AREA | |
| <i>See</i> STREET TRAFFIC. | |
| "C" LICENCE | |
| Motor vehicle. <i>See</i> STREET TRAFFIC. | |
| CAPITAL | |
| Reduction. <i>See</i> COMPANY. | |
| CAR PARK | |
| Liability of owner for loss of vehicle. <i>See</i> BAILMENT; INN. | |
| CARAVAN SITE | |
| Licence under Public Health Act, 1936, s. 269— <i>Not planning permission [HIGHAM v. HAVANT & WATERLOO URBAN DISTRICT COUNCIL]</i> | 173 |

CARRIAGE OF GOODS

- Carriage for hire—Delivery of goods "subjected to a process or treatment in the course of trade or business carried on" by contractor—Open-cast coal mining—Carriage of coal from site to and from screening plant—Road and Rail Traffic Act, 1933 (c. 53), s. 1 (5) (b) [GEORGE WIMPEY & Co. v. JOHN] 307
- Restrictions on area of operation—Permit to carry agricultural produce outside twenty-five miles limit—Imported unprocessed hides—Transport Act, 1947 (c. 49), s. 52 (1) [SCARR v. WURZEL] 1014

CARRIAGE

"C" licence. See STREET TRAFFIC.

CATERING

Wages regulation. See WAGES.

CENTRAL LAND BOARD

Compulsory purchase powers. See COMPULSORY PURCHASE.

CERTIFICATE

Legal aid. See LEGAL AID.

CERTIORARI

- Rent tribunal—Determination of collateral question on which jurisdiction depends—Review of decision [R. v. CITY OF LONDON, ETC., RENT TRIBUNAL. *Ex parte HONIG*] 195
- Review of decision on preliminary question as to jurisdiction [R. v. FULHAM, HAMMERSMITH AND KENINGTON RENT TRIBUNAL. *Ex parte ZEREK*] 482
- Statutory tribunal—Error of law on face of decision [R. v. NORTHUMBERLAND COMPENSATION APPEAL TRIBUNAL. *Ex parte SHAW*] 268

"CHANCELLOR'S CONCESSION"

- Option to purchase dwelling-house at value for estate duty purposes—Purchase at concession value [Re DOWSE (dec'd.)] 558

CHARGING ORDER

See EXECUTION.

CHARITABLE PURPOSE

See CHARITY.

CHARITY

- Benefit to the community—Establishment of home of rest for nurses of institution [Re WHITE'S WILL TRUSTS] 528
- Provision of fire brigade [Re WOKINGHAM FIRE BRIGADE TRUSTS] 454
- Education—Public character—Public nature of bond between beneficiaries—Gift for the education of the children of past and present members of limited company [OPPENHEIM v. TOBACCO SECURITIES TRUST CO., LTD.] 31
- Hospital—Gift to—Effect of National Health Service. See NATIONAL HEALTH SERVICE.
- Non-charitable object—Gift to Royal College of Surgeons [Re BLAND-SUTTON'S WILL TRUSTS] 494
- Uncertainty—"Welfare benefit or assistance of members of His Majesty's navy (whether past present or future)" [Re MEYERS (dec'd.)] 538
- Relief of poverty—Gift for the benefit of widows and orphaned children of deceased officers and deceased ex-officers of a bank [Re COULTHURST'S WILL TRUSTS] 774
- Relations in needy circumstances—Immediate gift [Re SCARISBRICK'S WILL TRUSTS] .. 822
- Trust—Profit from trust—Directors of charitable corporation—Directors empowered to make bye-laws—Validity of bye-law permitting directors to be paid for professional services [Re FRENCH PROTESTANT HOSPITAL] 938

CHEMIST

- Chemist's shop—Factory—Staff comprising manager, dispenser, assistants and porter—Porter alone employed in manual labour [JOYCE v. BOOTS CASH CHEMISTS (SOUTHERN), LTD.] .. 682

CHEQUE

See BILL OF EXCHANGE.

CHILD

Maintenance. See DIVORCE.

CIRCUMSTANCES OF ACTION

- Salvage—Salvaging vessel and colliding vessel under control of different departments of Crown [THE SUSAN V. LUCKENBACH] 753

CLEANER AND DYER

- Contract to clean garment—Clause in document excluding liability "for any damage howsoever arising"—Innocent misrepresentation as to extent of exception clause—Exclusion of exception [CURTIS v. CHEMICAL CLEANING & DYEING CO., LTD.] 631

COAL

- Nationalisation of industry—Workmen's compensation—Contribution—Miner suffering from gradual disease—Compensation paid by National Coal Board—Right of board to contribution from miner's employers before nationalisation—Workmen's Compensation Act, 1925 (c. 84), s. 43 (1) (c) (iii)—Coal Industry Nationalisation Act, 1946 (c. 59), s. 7 (1), s. 10 (3), sched. II [NATIONAL COAL BOARD v. AMALGAMATED ANTHRACITE COLLIERIES, LTD.] 844

COAL MINE

See MINE (Coal mine).

COMMISSION

Servant. See MASTER AND SERVANT (Remuneration).

COMPANY

- Oppression—Petition for order regulating conduct of company's affairs—Need to state nature of relief sought—Companies Act, 1948 (c. 38), s. 210 (1) [Re ANTIGEN LABORATORIES, LTD.] .. 110
- Private company—Charging order absolute on shares standing in name of judgment debtor—Transfers executed before date of order—Articles of company in regard to transfers not complied with—Shares still registered in name of judgment debtor—Rights of purchasers as against judgment creditor [HAWES v. MCARTHUR] 22
- Surtax—Undistributed income—Apportionment to members—Member a married woman living with her husband—Liability of husband [INLAND REVENUE COMES. v. BARCLAY'S BANK, LTD.] 1

| | PAGE |
|---|------|
| COMPANY—continued. | |
| Proceedings by—Action in name of company started by solicitor without authority— <i>Liquidation—Adoption of proceedings by liquidator—Ratification</i> [DANISH MERCANTILE CO., LTD. v. BEAUMONT] | 925 |
| Reduction of capital—Paid-up share capital in excess of company's wants—Transfer of certain assets to newly formed investment holding company—Part of share capital of old company to be paid off by reducing nominal amount of each share by 2s., and transferring to shareholder a 2s. share of new company—Present value of assets to be transferred exceeding amount by which share capital reduced—Possibility of nationalisation of industry— <i>Companies Act, 1948 (c. 38), s. 66 (1) (c)</i> [<i>Ex parte</i> WESTBURN SUGAR REFINERIES, LTD.] | 881 |
| Share premium account—Distribution to shareholders—Whether capital or income in hands of payee— <i>Companies Act, 1948 (c. 38), s. 56 (1), (2), (3)</i> [<i>Re</i> DUFF'S SETTLEMENTS TRUSTS] | 869 |
| Trial—Committal order—Stamp of court [R. v. DEPUTY RECORDER OF WOLVERHAMPTON. <i>Ex parte</i> DIRECTOR OF PUBLIC PROSECUTIONS] | 627 |
| COMPENSATION | |
| Acquisition of land. See TOWN AND COUNTRY PLANNING. | |
| Agricultural holding—Disturbance. See AGRICULTURE. | |
| Loss of employment owing to National Health Service Act, 1946. See NATIONAL HEALTH SERVICE. | |
| COMPULSORY PURCHASE | |
| Building land—Compulsory purchase by Central Land Board—Power of board to acquire land for disposal for permitted development—Planning permission granted by local authority to prospective lessee—Owner unwilling to sell at existing use value— <i>Town and Country Planning Act, 1947 (c. 51), s. 43 (1) (2)</i> [EARL FITZWILLIAM'S WENTWORTH ESTATES CO. v. MINISTER OF TOWN AND COUNTRY PLANNING] | 982 |
| Police purposes—Duty of county council— <i>Police Act, 1946 (c. 46), s. 15</i> [WILTSHIRE STANDING JOINT COMMITTEE v. WILTSHIRE COUNTY COUNCIL] | 1041 |
| Town and country planning. See TOWN AND COUNTRY PLANNING. | |
| CONDITIONAL DISCHARGE | |
| See CRIMINAL LAW (Sentence). | |
| CONDONATION | |
| See DIVORCE. | |
| CONFISCATION | |
| Confiscatory law of foreign country—Not enforceable in England. See CONFLICT OF LAWS. | |
| CONFLICT OF LAWS | |
| Confiscatory law of foreign country—Not enforceable in England—Sale in Germany of Jewish property by trustee appointed under confiscatory decree—Not effective to pass copyright in United Kingdom [NOVELLO & CO. v. HINRICHSSEN EDITION, LTD.] | 779 |
| CONSIDERATION | |
| See generally CONTRACT. | |
| Equitable assignment. See EQUITABLE ASSIGNMENT. | |
| Failure. See GAMING (Debt). | |
| Statement in deed—Parol evidence to prove larger consideration. See DEED. | |
| CONSPIRACY | |
| Criminal. See CRIMINAL LAW. | |
| CONTRACT | |
| Consideration—Undertaking by divorced husband to pay allowance to wife—No request that wife should abstain from applying for maintenance order [COMBE v. COMBE] | 767 |
| Excepting clause—Exclusion of exception—Innocent misrepresentation as to extent of clause—Cleaner and dyer—Damage to garment [CURTIS v. CHEMICAL CLEANING AND DYEING CO., LTD.] | 631 |
| Illegality—Frustration of contract by one party—Right of other party to relief—Agreement for Italian money to be made available in Italy, and to be paid for with English money in England—Share certificate deposited by defendant with plaintiff as security for payment—Right of defendant to recover share certificate [BIGOS v. BOUSTED] | 92 |
| Sale of goods. See SALE OF GOODS. | |
| CONTROL OF GOODS | |
| Supply for export only—"Supply"—Delivery to agent—Declaration signed by agent in name of principal and undated—Validity—Proof of delivery in contravention of declaration—Knitted Goods (Manufacture and Supply) Order, 1948 (S.I., 1948, No. 316), art. 3 (2) (as substituted by art. 1 (a) of the Knitted Goods (Manufacture and Supply) (Amendment) (No. 2) Order, 1948) (S.I., 1948, No. 994) art. 3A (1) (as added by art. 1 (b) of the amending Order)—Utility Mark and Apparel and Textiles (General Provisions) Order, 1947 (S.R. & O., 1947, No. 2642), art. 16 (1) (b), art. 18 (4) [PATEL v. WILLIS] | 470 |
| COPYRIGHT | |
| Emergency legislation—Power of comptroller to grant to non-enemy subject licence to exercise copyright owned by enemy—Right of owner, after shedding enemy character, to exercise copyright subject to rights of statutory licensee—Patents, Designs, Copyright and Trade Marks (Emergency) Act, 1939 (c. 107), s. 2 (1). [NOVELLO AND CO., LTD. v. HINRICHSSEN EDITION, LTD.] | 779 |
| CORRECTIVE TRAINING | |
| See CRIMINAL LAW (Sentence). | |
| COSTS | |
| Assisted persons' right to. See LEGAL AID. | |
| Criminal cases. See CRIMINAL LAW (Costs). | |
| Disallowing costs of successful plaintiff—Breach of contract—Goods supplied alleged to be valueless—Full purchase price claimed—Statement of claim amended by leave during trial to cover cost of remedying trivial defect in goods—Plaintiff's unsuccessful on main claim, but successful on amendment—Right of defendants to costs [ANGLO-CYPRIAN TRADE AGENCIES, LTD. v. PAPHOS WINE INDUSTRIES, LTD.] | 873 |
| Divorce. See DIVORCE. | |
| Security for costs—Legal aid—Plaintiff not assisted person when order first made—Subsequent grant of emergency certificate—Effect on order [CONWAY v. GEORGE WIMPEY & CO., LTD.] | 56 |

COSTS—continued.

- Set-off—Separate proceedings—Bankruptcy petition by judgment creditors dismissed with costs—Judgment debt unpaid—Jurisdiction to order stay of execution of order for costs [RE A DEBTOR (No. 21 of 1950)]. *Ex parte THE PETITIONING CREDITORS v. THE DEBTOR* .. 600
- Taxation—Withdrawal and re-delivery of bill—Discretion of court to permit—Counsel's fees not paid before delivery of bill—Unpaid fees not set out under separate heading—Fees paid by solicitor before taxation—Disallowance—R.S.C., Ord. 65, r. 27 (29A) [RE A SOLICITOR] .. 592
- Tender—Claim for £149—£106 paid into court—£136 awarded to plaintiff—Amount for which judgment should be given [READ'S TRUSTEE IN BANKRUPTCY v. SMITH (PORTMAN BUILDING SOCIETY, THIRD PARTY)] .. 406

COUNSEL

Fees. *See* COSTS (Taxation).

COUNTY COURT

- Appeal—Lease—Time when application for leave should be made—Before filing of notice of appeal—County Courts Act, 1934 (c. 53), s. 105 (a) [CUMBER v. ROBINSON] .. 661
- Possession action—Jurisdiction to postpone execution of order—County Courts Act, 1934 (c. 53), s. 48 (1)—County Court Rules, 1936, Ord. 24, r. 11 [JONES v. SAVERY] .. 820

COURT OF APPEAL

- Further evidence—Agreed medical report in court below—Change of opinion by doctor—Evidence to modify medical report [PURSELL v. RAILWAY EXECUTIVE] .. 536

COURT OF CRIMINAL APPEAL

See CRIMINAL LAW (Appeal).

COURTS EMERGENCY POWERS

See EMERGENCY LEGISLATION.

CRICKET

See GAMES.

CRIMINAL LAW

- Appeal—Court of Criminal Appeal—Error in order of court—Inherent power of court to ensure that its own orders are properly carried out [R. v. GATENBY] .. 173
- Trial judge sitting as member of the court [R. v. LOVEGROVE] .. 804
- Ball—Conviction by court of summary jurisdiction—Committal for sentence to quarter sessions—Notice of appeal to quarter sessions against conviction—Right to apply to High Court for bail—Criminal Justice Act, 1948 (c. 58), s. 29 (1), s. 37 (1) (a) [RE WHITEHOUSE] .. 353
- "Being found by night in a building with intent to commit a felony"—"Found ... in"—Prisoner seen to enter building and later to run out of it—Larceny Act, 1916 (c. 50), s. 28 (4) [R. v. LUMSDEN] .. 1101
- Company—Trial—Committal order—Stamp of court [R. v. DEPUTY RECORDER OF WOLVERHAMPTON. *Ex parte* DIRECTOR OF PUBLIC PROSECUTIONS] .. 627
- Conspiracy—Statutory offence punishable on summary conviction—Particulars of conspiracy in same terms as statutory offence—Charge of illegal agreement relating to bidding at auction—Competency of proceedings on indictment—Auctions (Bidding Agreements) Act, 1927 (c. 12), s. 1 (1) [R. v. BARNETT] .. 917
- Costs—Order to pay—Enforcement—No power in court to prescribe method of enforcement—Costs in Criminal Cases Act, 1908 (c. 15), s. 6 (5) [R. v. McCLELLAND] .. 557
- Evidence—Questions to accused by judge—Examination on matters not put in evidence by counsel [R. v. COHEN] .. 203
- Wife—Charge against husband of sending letter threatening to murder her—Admissibility of wife's evidence—Offences against the Person Act, 1861 (c. 100), s. 16—Criminal Evidence Act, 1898 (c. 36), s. 4, schedule [R. v. YEO] .. 864
- Gross Indecency—Conviction of both parties—Evidence of action in concert with consent of both—Conviction of one party and acquittal of other—Criminal Law Amendment Act, 1885 (c. 69), s. 11 [R. v. PEARCE] .. 493
- Larceny—"Owner"—Special property in goods—Bailee—Deposit of goods as security—Goods taken away by depositor—Larceny Act, 1916 (c. 50), s. 1 (2) (iii) [ROSE v. MATT] .. 361
- Sentence—Committal to quarter sessions by court of summary jurisdiction. *See* QUARTER SESSIONS.
- Conditional discharge—Order not to be made if fine also imposed—Criminal Justice Act, 1948 (c. 58), s. 7 (1), s. 13 [R. v. McCLELLAND] .. 557
- Corrective training—Not to run concurrently with imprisonment—Criminal Justice Act, 1948 (c. 58), s. 21 (1) [R. v. HERITAGE] .. 1013
- Notice of previous convictions—Committal for sentence—Service of notice three days before sentence by quarter sessions—Criminal Justice Act, 1948 (c. 58), s. 23 (1) [R. v. GRANT] .. 28
- Power of the court to pass consecutive sentences—Criminal Justice Act, 1948 (c. 58), s. 21 (1) [R. v. ALBURY] .. 491

CROWN

- Soldier bribed by civilian—Right of Crown to receive amount of bribes [READING v. ATTORNEY-GENERAL] .. 617

CRUELTY

Divorce proceedings, in. *See* DIVORCE.

CUSTODY

Child. *See* INFANT.

CUSTOMS

- Harbouring uncustomed goods—Ingredients of offence—Knowledge that goods uncustomed—Intent to defraud—Prima facie case—Goods found on premises of accused—Onus on accused to prove that goods customed or that he did not know duty had not been paid—Customs Consolidation Act, 1876 (c. 36), s. 186, s. 259—Criminal Evidence Act, 1898 (c. 36), s. 1 (f) [R. v. COHEN] .. 208
- Illegal export—Goods brought to "quay or other place"—"Other place"—Residence of defendant—Import, Export and Customs Powers (Defence) Act, 1939 (c. 69), s. 3 (1) (b) [BOM v. HEMMINGS] .. 889

| | |
|---|------|
| DAMAGE | |
| Special damage— <i>Pleading</i> . See PLEADING . | |
| DAMAGES | |
| Measure of damages— <i>Service pension—Exclusion in assessment</i> [PAYNE v. RAILWAY EXECUTIVE] | 1084 |
| DEATH | |
| Of statutory tenant. See RENT RESTRICTION . | |
| DEATH DUTY | |
| See ESTATE DUTY . | |
| DEBT | |
| Gaming debt. See GAMING . | |
| DEED | |
| Consideration— <i>Nominal consideration stated—Admissibility of evidence to show true consideration</i> [TURNER v. FORWOOD] | 746 |
| Illegality— <i>Public policy—Divorce—Undertaking by wife petitioner not to take proceedings for child's maintenance</i> [BENNETT v. BENNETT] | 1088 |
| DEPENDENT RELATIVE REVOCATION | |
| Doctrine of. See WILL (Revocation) . | |
| DERMATITIS | |
| Contracted through use of synthetic glue— <i>Provision of safe system of working—Protective cream kept in store, but not in workshop—No insistence by foreman on its use</i> [CLIFFORD v. CHARLES H. CHALLEN & SON, LTD.] | 72 |
| See also INDUSTRIAL INJURY (Industrial disease) . | |
| DESERTION | |
| See DIVORCE . | |
| DISCOVERY | |
| Interrogatory— <i>Libel</i> . See LIBEL . | |
| DIVORCE | |
| Adultery— <i>Proof—Period of gestation—Three hundred and sixty days—Standard of proof—Facts within judicial knowledge</i> [PRESTON-JONES v. PRESTON-JONES] | 124 |
| Cruelty— <i>Natural consequence of respondent's acts—Rebuttable presumption—No act of violence—Callous indifference—Reasonable apprehension of danger to health</i> [SIMPSON v. SIMPSON] | 955 |
| Desertion— <i>Insanity—Intention to continue desertion—No irrebuttable presumption of inability to form or retain animus deserendi</i> [CROWTHER v. CROWTHER] | 1131 |
| Termination— <i>Intercourse on number of occasions with deserting spouse during attempts at reconciliation—Condonation—Deserting spouse's refusal to resume cohabitation—Revival of original desertion</i> [WHITNEY v. WHITNEY] | 301 |
| Offer by deserting spouse to resume cohabitation— <i>No expression of repentance—No evidence of violence by deserting against deserted spouse</i> [PRICE v. PRICE] | 877 |
| Maintenance— <i>Child—Order for payment of annual sum to be held in trust for children—Power of court to create trust in favour of children—Supreme Court of Judicature (Consolidation) Act, 1925 (c. 49), s. 193 (1), (3) (added by the Matrimonial Causes Act, 1937 (c. 57), s. 10 (4))</i> [YATES (INSPECTOR OF TAXES) v. STARKEY] | 732 |
| Undertaking in deed by wife petitioner not to take proceedings for maintenance— <i>Covenant by husband to pay annuity for child—Illegality of wife's undertaking</i> [BENNETT v. BENNETT] | 1088 |
| Undertaking by husband to pay yearly allowance— <i>No application by wife to apply for order for maintenance—Enforcement of undertaking</i> [COMBE v. COMBE] | 767 |
| Petition— <i>Petition within three years of marriage—Leave to present—Jurisdiction of commissioner to grant—Supreme Court of Judicature (Consolidation) Act, 1925 (c. 49), s. 70 (5)—Matrimonial Causes Act, 1937 (c. 57), s. 1 (1)</i> [AMBLER v. AMBLER] | 980 |
| Practice— <i>Notice of intention to proceed—Delay of more than one year in proceeding with petition—Delay in supplying particulars—R.S.C. Ord. 64, r. 13—Matrimonial Causes Rules, 1950 (S.I., 1950, No. 1940/L27), r. 79, r. 80</i> [BROWNING v. BROWNING] | 758 |
| Re-hearing— <i>Jurisdiction of Divisional Court—Application after decree absolute—No error in court of trial—Procedural regularity—Matrimonial Causes Rules, 1947 (S.R. & O., 1947, No. 523/L9), r. 36</i> [EDWARDS v. EDWARDS] | 63 |
| Security for wife's costs— <i>Matters to be taken into consideration—Means of husband and wife—Reversionary interest of wife realisable for money—Conduct of parties in relation to the litigation—Undue prolongation of proceedings—Matrimonial Causes Rules, 1950 (S.I., 1950, No. 1940/L27), r. 65 (3)</i> [MACLEAN v. MACLEAN] | 967 |
| DOG | |
| See ANIMAL . | |
| EDUCATION | |
| Gift for purposes of— <i>Charitable object</i> . See CHARITY . | |
| University— <i>What constitutes</i> [ST. DAVID'S COLLEGE, LAMPETER v. MINISTRY OF EDUCATION] | 559 |
| EMERGENCY CERTIFICATE | |
| Legal aid. See LEGAL AID . | |
| EMERGENCY LEGISLATION | |
| Copyright. See COPYRIGHT . | |
| Courts emergency powers— <i>Taking possession of property—Hire-purchase agreement—Car sold by hirer in breach of agreement—Car released by owners to purchaser on payment of amount due under agreement—Courts (Emergency Powers) Act, 1943 (c. 19), s. 1 (2) (a) (ii)</i> [CHATTERTON v. MACLEAN] | 761 |
| Goods— <i>Control of</i> . See CONTROL OF GOODS . | |
| ENFORCEMENT NOTICE | |
| See TOWN AND COUNTRY PLANNING . | |
| EQUITABLE ASSIGNMENT | |
| Absence of consideration— <i>Validity—Need to be complete and perfect</i> [Re MCARDLE (dec'd.)] | 905 |
| ESTATE CONTRACT | |
| Registration as land charge. See LAND CHARGE . | |

| | PAGE |
|--|------|
| ESTATE DUTY | |
| "Chancellor's concession." See "CHANCELLOR'S CONCESSION." | |
| Exemption—Government securities—Beneficial ownership of persons neither domiciled nor ordinarily resident in United Kingdom—Life tenant under settlement domiciled and ordinarily resident in United Kingdom—Remaindermen domiciled and ordinarily resident outside United Kingdom—Exemption on death of life tenant—Finance (No. 2) Act, 1915 (c. 89), s. 47—Finance (No. 2) Act, 1931 (c. 49), s. 22 (1) [Re SMITH'S SETTLEMENT TRUSTS] | 146 |
| Incidence—Real property—Option to purchase given by will—Proportion of duty to be borne by purchaser—Law of Property Act, 1925 (c. 20), s. 16 (1), (5)—Administration of Estates Act, 1925 (c. 23), s. 36 (1), (9) [Re LANDER (decd.)] | 622 |
| Passing—Property deemed to pass—Money received under policy of assurance—Policy kept up for donee—"Donee"—Interest accruing or arising—Accruing or arising on death of assured—Contemporaneous assignment of policy and other property—Subsequent premiums paid by assignee—Whether policy indirectly purchased or provided by assignor—Finance Act, 1894 (c. 30), s. 2 (1) (c), s. 2 (1) (d)—Finance Act, 1939 (c. 41), s. 30 (1) [Re D'AVIGDOR-GOLDSMID'S LIFE POLICY] | 240 |
| Policy of assurance—Premiums paid by trustees of settlement—Death of assured—Cesser of payment premiums—Claim on "slice" of capital to produce premiums—Finance Act, 1894 (c. 30), s. 2 (1) (b), s. 7 (7) [Re BRASSEY'S DEED TRUSTS] | 102 |
| ESTOPPEL | |
| Tenancy by—Tenancy agreement entered into by mortgagor before completion of purchase by her of mortgaged property—Mortgage granted to facilitate purchase—Exclusion of mortgagor's power to lease [COVENTRY PERMANENT ECONOMIC BUILDING SOCIETY v. JONES] | 901 |
| EVIDENCE | |
| Parol evidence to vary terms of deed [TURNER v. FORWOOD] | 746 |
| EXECUTION | |
| Charging order absolute—Shares in private company—Transfers executed by judgment debtor before date of order—Articles of company in regard to transfers not complied with—Shares still registered in name of judgment debtor—Rights of purchasers as against judgment creditor [HAWES v. MCARTHUR] | 22 |
| Garnishee order—Prior assignment of debt—Direction and authority to garnishees to pay to third party all moneys owing by them to judgment debtors—No direct evidence of assignment—Law of Property Act, 1925 (c. 20), s. 136 (1) [CURRAN v. NEWPARK CINEMAS, LTD.] | 295 |
| EXPORT | |
| Illegal. See CUSTOMS. | |
| EXPRESS CARRIAGE | |
| See STREET TRAFFIC. | |
| EYES | |
| Protection of—In factory—"Fetting"—Moulder removing "runners" or "gates" from castings [WILLIAMS v. FALKIRK IRON CO., LTD.] | 294 |
| FACTORY | |
| Building operation—Safe means of access—Operation in factory by independent contractor—Duty of occupier—Factories Act, 1937 (c. 67), s. 26 (1), s. 107 (1), (2)—Factories Act, 1938 (c. 55), s. 14 (4) (a) [WHINCUP v. JOSEPH WOODHEAD & SONS (ENGINEERS), LTD.] | 387 |
| Chemist's shop—Staff comprising manager, dispenser, assistants, and porter—Porter alone employed in manual labour—Factories Act, 1937 (c. 67), s. 151 (1) [JOYCE v. BOOTS CASH CHEMISTS (SOUTHERN), LTD.] | 682 |
| "Place" used for purpose other than processes carried on in factory—Use for purpose other than processes for and incidental to main purpose of factory—Maintenance shop "within curtilage forming factory"—Repair of plant used in factory—Factories Act, 1937 (c. 67), s. 14 (1), s. 151 (6) [THOROGOOD v. VAN DEN BERGHES AND JURGENS, LTD.] | 682 |
| Protection of eyes—"Fetting"—Moulder removing "runners" or "gates" from castings—Factories Act, 1937 (c. 67), s. 49—Protection of Eyes Regulations, 1938 (S.R. & O., 1938, No. 654), reg. 1, sched. [WILLIAMS v. FALKIRK IRON CO., LTD.] | 294 |
| Safe means of access—Building operation in factory. See Building operation, ante. | |
| Movement of injured workman during performance of work—Repair of roof—Removal of iron sheets—Workman's fall through unsafe part of roof while removing sheet—Factories Act, 1937 (c. 67), s. 26 (1) [DORMAN, LONG & CO., LTD. v. HILLIER] | 357 |
| FAIR COMMENT | |
| See LIBEL. | |
| FALSE IMPRISONMENT | |
| Arrest without warrant—Person arrested to be taken before justice or police officer forthwith—No right of detention for purpose of investigation—Need to state reason for arrest—Reasonable steps to be taken in circumstances [TIMS v. JOHN LEWIS & CO., LTD.] | 814 |
| FAMILY | |
| Tenants', member of. See RENT RESTRICTION (Death of tenant). | |
| FAMILY PROVISION | |
| Evidence—Intention of testator—Statement, not in writing, made by testator to deponent—Inheritance (Family Provision) Act, 1938 (c. 45), s. 1 (7) [Re SMALLWOOD (decd.)] | 372 |
| "FETTLING" | |
| See FACTORY (Protection of eyes). | |
| FINE | |
| Conditional discharge—Order not to be made if fine imposed [R. v. McCLELLAND] | 657 |
| FIRE BRIGADE | |
| Provision of—Charitable purpose—Benefit to community [Re WOKINGHAM FIRE BRIGADE TRUSTS] | 454 |
| FOOD AND DRUGS | |
| Analyst's certificate—Added water in milk—Statement of opinion—Admission of certificate in evidence—Food and Drugs Act, 1938 (c. 56), s. 81 (1)—Public Analysts Regulations, 1939 (S.R. & O., 1939, No. 840), reg. 4 [McCULLOCH v. HANNAM] | 402 |
| Proceedings against third party—"Act or default" of wholesaler—Need to prove mens rea or negligence—Food and Drugs Act, 1938 (c. 56), s. 83 (3) [LAMB v. SUNDERLAND AND DISTRICT CREAMERY, LTD.] | 923 |

| | |
|---|----------|
| FOREIGN COURT | |
| Order for custody of infant— <i>Variation by British court—Welfare of infant paramount consideration</i> [McKEE v. McKEE] | 942 |
| FORFEITURE | |
| Clause in settlement. <i>See</i> SETTLEMENT. | |
| Lease. <i>See</i> LANDLORD AND TENANT. | |
| GAMES | |
| Cricket— <i>Negligence—Injury from ball hit into highway</i> —[BOLTON v. STONE] | 1078 |
| GAMING | |
| Debt— <i>Recovery of money alleged to be won on a wager—New contract—Undertaking to pay by father of loser—Promise by bookmaker not to report to Tattersalls committee—Enforceability of agreement—Consideration—Undertaking not security for gaming liability—Gaming Act, 1710 (c. 19), s. 1—Gaming Act, 1845 (c. 109), s. 18</i> [CORAL v. KLEYMAN] | 518 |
| GARNISHEE ORDER | |
| <i>See</i> EXECUTION. | |
| GAS | |
| Nationalisation— <i>Financial adjustment—Power of local authority to apply surplus revenue in aid of general rate—Unappropriated profit of working period up to vesting date—Liability of area gas board to remit—Hinckley Local Board Gas Act, 1880 (c. clvii), s. 43, as amended by Hinckley Gas Order, 1922 (S.R. & O., 1922, No. 608)—Interpretation Act, 1889 (c. 63), s. 38 (2) (c)—Gas Act, 1948 (c. 67), s. 56 (2)</i> [HINCKLEY URBAN DISTRICT COUNCIL v. WEST MIDLANDS GAS BOARD] | 160, 788 |
| GOGGLES | |
| Need to provide for garage worker— <i>Workman's special risk of injury</i> [PARIS v. STEPNEY BOROUGH COUNCIL] | 42 |
| GOODS | |
| Carriage of. <i>See</i> CARRIAGE OF GOODS. | |
| Control of. <i>See</i> CONTROL OF GOODS. | |
| Sale of. <i>See</i> SALE OF GOODS. | |
| GROSS INDECENCY | |
| <i>See</i> CRIMINAL LAW. | |
| GUARANTEE | |
| Hire-purchase agreement— <i>Indemnity against loss sustained through default or breach by hirer—Repudiation of agreement by hirer—Motor car sold in breach of agreement—Acceptance of repudiation by owners—Effect on liability of guarantor</i> [CHATTERTON v. MACLEAN] | 761 |
| HARBOURING UNCUSTOMED GOODS | |
| <i>See</i> CUSTOMS. | |
| HIRE-PURCHASE | |
| Courts emergency powers— <i>Taking possession of property—Car sold by hirer in breach of agreement—Car released by owners to purchaser on payment of amount due under agreement</i> [CHATTERTON v. MACLEAN] | 761 |
| Guarantee for performance of agreement by hirer— <i>Indemnity against loss sustained through default or breach by hirer—Repudiation of agreement by hirer—Motor-car sold in breach of agreement—Acceptance of repudiation by owners—Effect on liability of guarantor</i> [CHATTERTON v. MACLEAN] | 761 |
| HOME OF REST | |
| For nurses of specified institution— <i>Charitable object</i> [Re WHITE'S WILL TRUSTS] | 528 |
| HOSPITAL | |
| Bequest to. <i>See</i> NATIONAL HEALTH SERVICE; WILL. | |
| Legacy to found a cot—"Found" [Re GINGER (dec'd.)] | 422 |
| Medical school— <i>Gift to. See</i> WILL (Gift to medical school). | |
| National Health Service, under. <i>See</i> NATIONAL HEALTH SERVICE. | |
| Negligence— <i>Liability for negligence of members of staff—Medical practitioner employed by hospital under contract of service—House surgeon</i> [CASSIDY v. MINISTRY OF HEALTH (FAHRNI, THIRD PARTY)] | 574 |
| HUSBAND | |
| Liability for wife's income tax— <i>Private company—Undistributed income</i> —[INLAND REVENUE COMRS. v. BARCLAY'S BANK, LTD.] | 1 |
| HUSBAND AND WIFE | |
| Maintenance— <i>Application to High Court—"Reasonable maintenance"—Tests of reasonableness—Husband's common law liability—Previous standard of living—Absence of security or certainty of continuance of existing allowance—Law Reform (Miscellaneous Provisions) Act, 1949 (c. 100), s. 5 (1)</i> [SCOTT v. SCOTT] | 216 |
| <i>Wilful neglect to maintain—Deed of separation—Covenant by husband for periodical payments—No default in payments—Improvement in husband's financial position—Law Reform (Miscellaneous Provisions) Act, 1949 (c. 100), s. 5 (1)</i> [TULIP v. TULIP] | 563 |
| <i>Reasonable belief in wife's adultery—Dismissal of petition for divorce based on this belief—Continued validity of this defence to claim maintenance</i> [ALLEN v. ALLEN] | 724 |
| Title to property— <i>Investments made of moneys from common fund</i> [JONES v. MAYNARD] | 802 |
| ILLEGALITY | |
| Enforcement of illegal contract. <i>See</i> CONTRACT (Illegality). | |
| INCOME TAX | |
| Reliefs— <i>Children's allowance—Maintenance order—Order providing for payment of annual sum to be held in trust for children—Treatment as husband's income of sums paid—"Settlement"—"Settlor"—Finance Act, 1936 (c. 34), s. 21 (1), (9) (b), (c)</i> [YATES v. STARKKEY] | 732 |
| Sched. D— <i>Relief in respect of losses—Set-off against profits—Excess rent of immediate lessor—"Profits"—Leasehold properties sub-let at rents exceeding head rents and net annual values—Other properties sub-let at rents below head rents or not sub-let—Finance Act, 1927 (c. 10), s. 27 (1)—Finance Act, 1940 (c. 29), s. 15 (1)</i> [LITTMAN v. BARRON (INSPECTOR OF TAXES)] | 701 |

| | PAGE |
|---|------|
| INDUSTRIAL DISEASE | |
| See INDUSTRIAL INJURY . | |
| INDUSTRIAL INJURY | |
| Industrial disease— <i>Dermatitis</i> —Attack before July 5, 1949—Recurrence after that date—Right of workman to workmen's compensation—National Insurance (Industrial Injuries) Act, 1946 (c. 62), s. 55 (1), s. 59 (1), proviso (a) [<i>HALES v. BOLTON LEATHERS, LTD.</i>] | 648 |
| INFANT | |
| Custody—Previous order of foreign court—Variation of order—Welfare of infant paramount consideration [<i>MCKEE v. MCKEE</i>] | 942 |
| [<i>Re B's SETTLEMENT</i>] | 949 |
| Maintenance—Application to vary order—Reference to High Court—Competency—Guardianship of Infants Act, 1925 (c. 45), s. 7 (3) [<i>Re L—(Infants)</i>] | 912 |
| Education or training—Continuance of order after sixteen—Matters to be considered—Interests of child—Means of parties—Married Women (Maintenance) Act, 1949 (c. 99), s. 2 (2) [<i>NOWELL v. NOWELL</i>] | 474 |
| INN | |
| Loss of guest's property—Theft of motor car from car park of inn—Need to prove guest a "traveller"—"Traveller"—Resident in neighbourhood—Car park within hospitium of inn—Notice relieving innkeeper of liability [<i>WILLIAMS v. LINKITT</i>] | 278 |
| INSANITY | |
| Desertion—As affecting animus deserendi. See DIVORCE (Desertion—Insanity). | |
| INSURANCE | |
| Accident insurance—Exclusion of personal injuries sustained by insured if over the age of sixty-five years—"Personal injuries"—Insured aged sixty-five years, seven months [<i>LLOYDS BANK, LTD. v. EAGLE STAR INSURANCE CO., LTD.</i>] | 914 |
| Life assurance—Estate duty on money received under policy. See ESTATE DUTY (Passing) | |
| Motor insurance. See STREET TRAFFIC . | |
| National insurance. See NATIONAL INSURANCE . | |
| INTENTION TO PROCEED | |
| Notice of, in matrimonial cause [<i>BROWNING v. BROWNING</i>] | 758 |
| INTEREST | |
| Sale of land—Interest on purchase price—Purchaser in possession before completion—Failure to complete—Payment of purchase money into court—Liability of purchaser to pay interest from date of lodgment until completion [<i>PEARLBERG v. MAY</i>] | 1001 |
| INTESTACY | |
| Intestate tenant—Notice to quit—Issue before grant of letters of administration—No service on President of Probate Division—Service on persons in occupation—Notice addressed to tenant's "executors . . . and to all others whom it may concern"—Grant of letters of administration before date of operation of notice to quit [<i>HARROWBY (EARL) v. SNELSON</i>] | 140 |
| INTOXICATING LIQUOR | |
| Offences—Consumption after permitted hours—Aiding and abetting—Knowledge of offence by licensee's servants—No knowledge in licensee—Liability of licensee—Licensing Act, 1921 (c. 42), s. 4 (b) [<i>FERGUSON v. WEAVING</i>] | 412 |
| INVITEE | |
| Ballment of goods with invitor—Goods on invitor's premises [<i>TINSLEY v. DUDLEY</i>] | 252 |
| JUDGMENT | |
| Tender—Claim for £149—£106 paid into court—£136 awarded to plaintiff—Amount for which judgment should be given—Costs [<i>READ'S TRUSTEE IN BANKRUPTCY v. SMITH (PORTMAN BUILDING SOCIETY, THIRD PARTY)</i>] | 406 |
| JUSTICES | |
| Appeal from. See QUARTER SESSIONS . | |
| Committal to quarter sessions for sentence. See QUARTER SESSIONS . | |
| Cruelty. See DIVORCE (Cruelty). | |
| LAND | |
| Building. See BUILDING LAND . | |
| Registration. See REGISTRATION OF LAND . | |
| Requisition. See REQUISITION . | |
| Sale. See SALE OF LAND . | |
| LAND CHARGE | |
| Registration—Estate contract—Tenancy agreement—Effect on subsequent mortgagees—Law of Property Act, 1925 (c. 20), s. 199 (1) [<i>COVENTRY PERMANENT ECONOMIC BUILDING SOCIETY v. JONES</i>] | 901 |
| LANDLORD AND TENANT | |
| Attornment clause in mortgage—Creation of relationship [<i>PORTMAN BUILDING SOCIETY v. YOUNG</i>] | 191 |
| Intestate tenant—Notice to quit—Issue before grant of letters of administration—No service on President of Probate Division—Service on persons in occupation—Notice addressed to "tenant's executors . . . and to all others whom it may concern"—Grant of letters of administration before date of operation of notice to quit [<i>HARROWBY (EARL) v. SNELSON</i>] | 140 |
| Lease—Assignment—Covenant not to assign without consent—Provision for circumstances in which refusal not to be deemed unreasonable—Validity—Landlord and Tenant Act, 1927 (c. 36), s. 19 (1) [<i>Re SMITH'S LEASE</i>] | 846 |
| Forfeiture—Waiver—Breach of covenant—Covenants against underletting without consent and against user otherwise than as private dwelling-house—Unlawful underletting—Acceptance by landlord of rent—Waiver of forfeiture for breach of covenant as to user [<i>DOWNIE v. TURNER</i>] | 416 |
| Right to re-enter—Land required for "building sites or planting or other purposes"—Ejusdem generis rule—Right to re-enter for purpose of building sports stadium [<i>COATES v. DIMENT</i>] | 890 |
| New lease—Interim order—Application by tenant—Undertaking by landlord not to dispossess tenant during proceedings for new lease—Right of tenant to interim order—Landlord and Tenant Act, 1927 (c. 36), s. 5 (1), (13) [<i>BRITISH AND COLONIAL FURNITURE CO., LTD. v. WILLIAM MCILROY, LTD.</i>] | 404 |

LANDLORD AND TENANT—continued.

- Recovery of possession—County court action—Jurisdiction to postpone execution of order [JONES v. SAVERY] 820

LARCENY

See generally CRIMINAL LAW.

LEASE

See LANDLORD AND TENANT.

Assignment. See SALE OF LAND (Lease).

LEGACY

See ADMINISTRATION OF ESTATES.

Construction. See WILL.

LEGAL AID

- Certificate—Issue more than three months after grant of emergency certificate—Validity—Legal Aid (General) Regulations, 1950 (S.I., 1950, No. 1359), reg. 10 (9), reg. 12 (1), reg. 15 (9)—R.S.C., Ord. 64, r. 7 [GREENWOOD v. SKETCHER] 750
- Costs—Assisted person—Right to costs when successful—Legal Aid and Advice Act, 1949 (c. 51), s. 1 (7) (b) [DALEY v. DIGGERS, LTD.] 116
- Security for costs—Plaintiff not "assisted person" when order first made—Subsequent grant of emergency certificate—Effect on order—Legal Aid and Advice Act, 1949 (c. 51), s. 12 (2) (b) (i) [CONWAY v. GEORGE WIMPEY & CO., LTD.] 56

LEGITIMATION

- Legitimation per subsequens matrimonium—Child born before annulment of mother's first marriage for incapacity—Legitimacy Act, 1926 (c. 60), s. 1 (2)—Law Reform (Miscellaneous Provisions) Act, 1949 (c. 100), s. 4 (1) [Re ADAMS (dec'd.)] 1037

LIBEL

- Fair comment—Article criticising conduct of newspaper—Need for facts on which comment made to be stated in alleged libel [KEMSLEY v. FOOT] 331
- Interrogatory—Fair comment—Malice—Interrogatories as to defendants' sources of information or grounds of belief—R.S.C., Ord. 31, r. 1A [ADAMS v. SUNDAY PICTORIAL NEWSPAPERS (1920), LTD.] 865

LICENCE

Building. See BUILDING CONTROL.

Motor vehicle. See STREET TRAFFIC.

Street trading. See STREET TRADING.

LICENSED PREMISES

- Loss of customer's property—Motor bicycle stolen from covered yard, marked "garage," adjoining and forming part of premises [TINSLEY v. DUDLEY] 252
- Theft of car from car park—Need to prove guest a "traveller"—"Traveller"—Resident in neighbourhood—Car park within hospitium of inn—Notice seeking to relieve innkeeper of liability [WILLIAMS v. LINNITT] 278

LICENSEE

- Bailment of goods with licensor—Goods on licensor's premises [TINSLEY v. DUDLEY] 252
- Of licensed premises—Aiding and abetting licensing offence—Consumption of liquor after permitted hours—Knowledge of licensee's servants—No knowledge in licensee [FERGUSON v. WEAVING] 412

LIEN

Maritime. See SHIPPING.

LIFE ASSURANCE

See INSURANCE.

LIGHTING

Of motor vehicle. See STREET TRAFFIC (Motor vehicle).

LIMITATION OF ACTION

Public authority. See PUBLIC AUTHORITY.

LOCAL AUTHORITY

- House of—Sub-lease—Protection of sub-tenant under Rent Restrictions Acts [PERCY G. MOORE, LTD. v. STRETCH] 228

LOCAL GOVERNMENT

Superannuation—Increase of pension under Pensions (Increase) Act, 1944. See PENSION.

LOCAL VALUATION COURT

See RATES.

MAINTENANCE

Child. See DIVORCE.

Infant. See INFANT.

Wife. See DIVORCE; HUSBAND AND WIFE.

MARITIME LIEN

See SHIPPING.

MASTER AND SERVANT

- Contract of service—Implied term—Performance of statutory duty—Servant not required to perform illegal act—Permitting vehicle to be used on road without policy of insurance in force—Accident caused by servant's negligence—Liability of employer for damages—Road Traffic Act, 1930 (c. 43), s. 35 (1) [GREGORY v. FORD] 121
- Duty of master—Provision of safe system of working—Dermatitis contracted through use of synthetic glue—Protective cream kept in store, but not in workshop—No insistence by foreman on its use [CLIFFORD v. CHARLES H. CHALLEN & SON, LTD.] 72
- Liability of master—Negligence of servant—Accident to unauthorised passenger in lorry—Extent of duty to take care [CONWAY v. GEORGE WIMPEY & CO., LTD.] 363
- Reasonable foreseeability of injury to servant—Intermediation of act of inadvertence by employee [THOROGOOD v. VAN DEN BERGHS AND JURGENS, LTD.] 682

| | |
|--|------|
| MASTER AND SERVANT | PAGE |
| Liability of master—continued. | |
| Workman's special risk of injury—Garage fitter—Need to provide goggles—Workman with only one eye—Injury to other eye [PARIS v. STEPNEY BOROUGH COUNCIL] | 42 |
| Profits obtained by a servant dishonestly by virtue of employment—Right of master to profits—Soldier—Bribes by civilian—Right of Crown thereto [READING v. ATTORNEY-GENERAL] .. | 617 |
| Remuneration—Commission—Right to commission on orders obtained by servant before, but executed after, termination of contract of employment—Sale of advertising space [SELLERS v. LONDON COUNTIES NEWSPAPERS] | 544 |
| Wages. See WAGES. | |
| MEASURE OF DAMAGES | |
| See DAMAGES | |
| MEDICAL REPORT | |
| Agreed report—Change of opinion by doctor—Evidence to modify report—Admissibility on appeal [PURSELL v. RAILWAY EXECUTIVE] | 536 |
| MEDICAL SCHOOL | |
| Gift to. See WILL (Gift to medical school). | |
| MEMORANDUM | |
| Contract for sale of land, of. See SALE OF LAND (Contract). | |
| MILK | |
| Adulteration. See FOOD AND DRUGS. | |
| MINE | |
| Coal mine—Shot-firing—Breach of statutory duty by shot-firer—Liability of mine owner, manager and under-manager—General Regulations, 1913 (S.R. & O., 1913, No. 748), reg. 1, made under Coal Mines Act, 1911 (c. 50), s. 86 (1)—Explosives in Coal Mines Order, 1934 (S.R. & O., 1934, No. 6), cl. 2 (e), cl. 2 (h) [HARRISON v. NATIONAL COAL BOARD] | 1102 |
| MONEYLENDER | |
| Enforcement of security—Loan secured by second mortgage—Sale of mortgaged property by first mortgagee—Claim by moneylender of surplus proceeds—Law of Property Act, 1925 (c. 20), s. 105—Moneylenders Act, 1927 (c. 21), s. 13 (1) [Re MARTIN'S MORTGAGE TRUSTS] .. | 1053 |
| MORTGAGE | |
| Attornment clause—Creation of relationship of landlord and tenant—Application of Rent Restrictions Acts [PORTMAN BUILDING SOCIETY v. YOUNG] | 191 |
| Power of leasing—Tenancy by estoppel—Tenancy agreement entered into by mortgagee before completion of purchase by her of mortgaged property—Mortgage granted to facilitate purchase—Exclusion of mortgagee's power of leasing [COVENTRY PERMANENT ECONOMIC BUILDING SOCIETY v. JONES] | 901 |
| Sale—Application of proceeds—Claim by moneylender as second mortgagee—Claim against mortgagee statute-barred—"Person entitled to the mortgaged property"—Law of Property Act, 1925 (c. 20), s. 105—Moneylenders Act, 1927 (c. 21), s. 13 (1) [Re MARTIN'S MORTGAGE TRUSTS] | 1053 |
| MOTOR VEHICLE | |
| See STREET TRAFFIC. | |
| MUSIC-HALL ARTIST | |
| See THEATRES AND ENTERTAINMENTS. | |
| NATIONAL HEALTH SERVICE | |
| Compensation for loss of employment—Clerk to hospital board—Also clerk to local authority—Consideration of services with local authority—National Health Service (Transfer of Officers and Compensation) Regulations, 1948 (S.I., 1948, No. 1475), reg. 2 [R. v. NORTHUMBERLAND COMPENSATION APPEAL TRIBUNAL. Ex parte SHAW] | 268 |
| Hospital—Legacy to hospital—Continuance of work of hospital after National Health Service Act, 1946—Payment of legacy to body administering hospital under Act [Re MEYERS (decd.)] | 538 |
| Destruction of object—Vesting of hospital in Minister of Health after death of testator, but before legacy paid over [Re HUNTER (decd.)] | 58 |
| "Specific purpose of hospital"—Payment to board of governors—Gift to infirmary "for the purposes of a home of rest for the nurses"—National Health Service Act, 1946 (c. 81), s. 60 (1) (2) [Re WHITE'S WILL TRUSTS] | 528 |
| NATIONAL INSURANCE | |
| Contributions—Agreement by employer to pay—Inclusion in wages—Maritime lien [THE GER-WHIZ] | 876 |
| Recovery—Debt due to Crown—Arrears payable under National Health Insurance Act, 1936—National Insurance Act, 1946 (c. 67), s. 54 (1), s. 66 (1) (a) [MINISTRY OF NATIONAL INSURANCE v. BARRS] | 582 |
| "Self-employed person"—Music-hall artist—National Insurance Act, 1946 (c. 67), s. 1 (2) (a) (b) [GOULD v. MINISTER OF NATIONAL INSURANCE] | 368 |
| Stamp—Possession of fictitious stamp—"Lawful excuse"—Purchase in good faith from person not authorised to sell [WINKLE v. WILTSHIRE] | 479 |
| NATIONALISATION | |
| Coal industry. See COAL. | |
| Company—Reduction of capital—Possibility of nationalisation of company [Ex parte WEST-BURN SUGAR REFINERIES, LTD.] | 881 |
| Gas industry. See GAS. | |
| NEGLIGENCE | |
| Accountant—Preparation of company's accounts—Knowledge that accounts to be shown to prospective investor in company—Liability of accountants to investor [CANDLER v. CRANE CHRISTMAS & Co.] | 426 |
| Bailee—Clause in document excepting liability "for any damage howsoever arising" to bailed article—Innocent misrepresentation as to extent of exception clause—Exclusion of exception—Cleaner and dyer—Damage to garment [CURTIS v. CHEMICAL CLEANING & DYEING CO., LTD.] .. | 681 |
| Building in course of construction—Liability of contractor and sub-contractor—Scaffolding erected by main contractor—Omission to provide guard-rail—Accident to workman employed by sub-contractor—Building (Safety, Health and Welfare) Regulations, 1948 (S.I., 1948, No. 1145), regs. 5, 24, 31 [PRATT v. RICHARDS] | 90 |