

ALL ENGLAND LAW REPORTS

1975 VOLUME I

EDITOR

R N G Harrison BA

of Lincoln's Inn, Barrister

LONDON BUTTERWORTHS

ENGLAND:

Butterworth & Co (Publishers) Ltd

London: 88 Kingsway, WC2B 6AB

AUSTRALIA:

Butterworths Pty Ltd

Sydney: 586 Pacific Highway, Chatswood, NSW 2067 Also at Melbourne, Brisbane, Adelaide and Perth

CANADA:

Butterworth & Co (Canada) Ltd

Toronto: 2265 Midland Avenue, Scarborough, M1P 4S1

NEW ZEALAND:

Butterworths of New Zealand Ltd

Wellington: T & W Young Building, 77-85 Customhouse Quay

SOUTH AFRICA: Butterworth & Co (South Africa) (Pty) Ltd

Durban: 152-154 Gale Street

U.S.A.:

Butterworth & Co (Publishers) Inc

Boston: 19 Cummings Park, Woburn, Mass 01801

Butterworth & Co (Publishers) Ltd 1975

Reprinted 1979

All rights reserved. No part of this publication may be reproduced or transmitted in any form or by any means, including photocopying and recording, without the written permission of the copyright holder, application for which should be addressed to the publisher. Such written permission must also be obtained before any part of this publication is stored in a retrieval system of any nature.

ISBN 0 406 85111 5

PRINTED IN GREAT BRITAIN BY OFFSET LITHOGRAPHY BY BILLING & SONS LIMITED, GUILDFORD, LONDON AND WORCESTER

REPORTERS

House of Lords

Gordon H Scott Esq Barrister

Privy Council

Gordon H Scott Esq Barrister

Court of Appeal, Civil Division

Wendy Shockett Barrister James Collins Esq Barrister

Mary Rose Plummer Barrister A S Virdi Esq Barrister

M G Hammett Esq Barrister

Court of Appeal, Criminal Division

N P Metcalfe Esq Barrister Sepala Munasinghe Esq Barrister

Courts-Martial Appeals

N P Metcalfe Esq Barrister

Chancery Division

Jacqueline Metcalfe Barrister

Evelyn Budd Barrister

F K Anklesaria Esq Barrister

Queen's Bench Division

Jacquetine Charles Barrister
M Denise Chorlton Barrister
J M Collins Esq Barrister
Janet Harding Barrister

E H Hunter Esq Barrister
Lea Josse Barrister
Gwynedd Lewis Barrister

Deidre McKinney Barrister

Gerald Price Esq Barrister

Family Division R C T Habesch Esq Barrister

Revenue Cases

Rengan Krishnan Esq Barrister

Admiralty

N P Metcalfe Esq Barrister

MANAGER

John W Wilkes Esq

House of Lords

The Lord High Chancellor: Lord Elwyn-Jones

Lords of Appeal in Ordinary

Lord Reid
(retired 10th January 1975)
Lord Morris of Borth-y-Gest
(retired 10th January 1975)
Viscount Dilhorne
Lord Wilberforce
Lord Diplock

Lord Simon of Glaisdale
Lord Cross of Chelsea
Lord Kilbrandon
Lord Salmon
Lord Edmund-Davies
Lord Fraser
(appointed 13th January 1975)

Court of Appeal

The Lord High Chancellor

The Lord Chief Justice of England: Lord Widgery

The Master of The Rolls: Lord Denning

The President of the Family Division: Sir George Gillespie Baker

Lords Justices of Appeal

Sir Charles Ritchie Russell Sir John Megaw Sir Denys Burton Buckley Sir David Arnold Scott Cairns Sir Edward Blanshard Stamp Sir John Frederick Eustace Stephenson Sir Alan Stewart Orr Sir Eustace Wentworth Roskill
Sir Frederick Horace Lawton
Sir Leslie George Scarman
Sir Arthur Evan James
Sir Roger Fray Greenwood Ormrod
Sir Patrick Reginald Evelyn Browne
Sir Geoffrey Dawson Lane
(appointed 31st December 1974)

Chancery Division

The Lord High Chancellor The Vice-Chancellor: Sir John Anthony Plowman

Sir Reginald William Goff Sir Robert Edgar Megarry Sir John Patrick Graham Sir Peter Harry Batson Woodroffe Foster Sir John Norman Keates Whitford Sir John Anson Brightman Sir Ernest Irvine Goulding Sir Sydney William Templeman Sir Raymond Henry Walton Sir Peter Raymond Oliver

Queen's Bench Division

The Lord Chief Justice of England

Sir John Percy Ashworth

Sir Aubrey Melford Steed Stevenson

Sir Gerald Alfred Thesiger

Sir Basil Nield

Sir Bernard Joseph Maxwell MacKenna

Sir Alan Abraham Mocatta

Sir John Thompson

Sir Daniel James Brabin

Sir Helenus Patrick Joseph Milmo

Sir Joseph Donaldson Cantley

Sir George Stanley Waller

Sir Hugh Eames Park

Sir Ralph Vincent Cusack

Sir Stephen Chapman

Sir John Ramsay Willis Sir Graham Russell Swanwick

Sir Patrick McCarthy O'Connor

Sir John Francis Donaldson

Sir Geoffrey Dawson Lane

(appointed Lord Justice of Appeal,

31st December 1974)

Sir John Robertson Dunn Crichton

Sir Samuel Burgess Ridgway Cooke

Sir Bernard Caulfield

Sir Nigel Cyprian Bridge

Sir Sebag Shaw

Sir Hilary Gwynne Talbot

Sir Edward Walter Eveleigh Sir William Lloyd Mars-Jones

Sir Ralph Kilner Brown

Sir Philip Wien

Sir Peter Henry Rowley Bristow

Sir Hugh Harry Valentine Forbes

Sir Desmond James Conrad Ackner

Sir William Hugh Griffiths

Sir Robert Hugh Mais

Sir Neil Lawson

Sir David Powell Croom-Johnson

Sir Tasker Watkins VC

Sir John Raymond Phillips

Sir Leslie Kenneth Edward Boreham

Sir John Douglas May

Sir Michael Robert Emanuel Kerr

Sir Alfred William Michael Davies Sir John Dexter Stocker

Sir Kenneth George Illtyd Jones

Family Division

The President of the Family Division

Sir Charles William Stanley Rees

Sir Reginald Withers Payne Sir Neville Major Ginner Faulks

Sir James Roualeyn Hovell-Thurlow

Cumming-Bruce Sir John Brinsmead Latey

Dame Elizabeth Kathleen Lane Sir Henry Vivian Brandon Sir Robin Horace Walford Dunn

Sir William Arthur Bagnall Sir Alfred Kenneth Hollings

Sir John Lewis Arnold Sir Charles Trevor Reece

Sir Francis Brooks Purchas Sir Haydn Tudor Evans

Dame Rose Heilbron

CITATION

These Reports are cited thus:

[1975] 1 All ER

REFERENCES

These reports contain references, which follow after the headnotes, to the following major works of legal reference described in the manner indicated below—

Halsbury's Laws of England

The reference 2 Halsbury's Laws (3rd Edn) 20 para 48, refers to paragraph 48 on page 20 of volume 2 of the third edition, and the reference 2 Halsbury's Laws (4th Edn) 708, para 1535, refers to paragraph 1535 on page 708 of volume 2 of the fourth edition of Halsbury's Laws of England.

Halsbury's Statutes of England

The reference 5 Halsbury's Statutes (3rd Edn) 302 refers to page 302 of volume 5 of the third edition of Halsbury's Statutes of England.

English and Empire Digest

References are to the replacement volumes (including reissue volumes) of the Digest, and to the continuation volumes of the replacement volumes.

The reference 31 Digest (Repl) 244, 3794, refers to case number 3794 on page 244 of Digest Replacement Volume 31.

The reference Digest (Cont Vol B) 287, 7540b, refers to case number 7540b on page 287 of Digest Continuation Volume B.

The reference 28(1) Digest (Reissue) 167, 507, refers to case number 507 on page 167 of Digest Replacement Volume 28(1) Reissue.

Halsbury's Statutory Instruments

The reference 12 Halsbury's Statutory Instruments (Second Reissue) 124, refers to page 124 of the second reissue of volume 12 of Halsbury's Statutory Instruments; references to subsequent reissues are similar.

Encyclopaedia of Forms and Precedents

The reference 7 Ency Forms & Precedents (4th Edn) 247, Form 12, refers to Form 12 on page 247 of volume 7 of the fourth edition of the Encyclopaedia of Forms and Precedents.

Index

	Page
ABANDONMENT Appeal – Abandonment in criminal proceedings. See Criminal Law (Appeal – Abandonment of appeal).	1 490
ACCIDENT Fatal. See Fatal Accident.	
ADJOURNMENT Chambers - Chancery Division. See Practice (Chambers - Chancery Division - Adjournment to judge).	
ADMINISTRATION OF ESTATES Appropriation by personal representatives – Intestacy. See Intestacy (Appropriation by personal representatives).	
ADMINISTRATIVE LAW Administrative acts – Validity – Procedural requirements – Mandatory or directory requirements – Notice – Manner of giving notice – Notice of proposals for establishment of school. See Education (School – Establishment or discontinuance of school – Proposals – Public notice – Manner of giving notice – Procedural requirements).	
Certiorari, See Certiorari,	
ADMIRALTY Appraisement and sale — Currency of sale — Jurisdiction of Admiralty marshal — Commission to cause ship to be sold for the highest price obtainable — Sale in foreign currency — Whether marshal having jurisdiction to sell ship for sum expressed in foreign currency — RSC Ord 75, r 23(2), Appendix B, Form 13. The Halycon the Great	882
ADOPTION Order – Terms and conditions – Terms and conditions which may be imposed – Access by natural parent – Jurisdiction to impose condition as to access – Condition not to detract from rights and duties of adoptive parents – Exceptional circumstances justifying condition – Regulation of access – Adoption Act 1958, ss 7(3), 13(1). Re S (a minor) (adoption order: access)	109
Welfare of infant – Severance of adopted child from natural parents – Circumstances in which adoption may be made even though child may see natural parent thereafter. Re S (a minor) (adoption order: access)	109
ADVERSE POSSESSION See Limitation of Action (Land – Adverse possession).	
ADVERTISEMENT Company – Advertisement of winding-up petition. See Company (Winding-up – Compulsory winding-up – Advertisement of petition).	
AGENT	
Delegation by agent — Implied authority — Estate agent. See Estate Agent (Delegation). Expenses — Reimbursement — Value added tax. See Value Added Tax (Supply of goods or services — Supply of services — Supply for a consideration — Meaning of 'consideration' — Expenses — Reimbursement — Principal and agent).	
AGGREGATION Estate duty. See Estate Duty (Aggregation).	
AGREEMENT Hire-purchase agreement. See Hire-Purchase.	
AGRICULTURAL HOLDING See Agriculture.	
AGRICULTURE Agricultural holding – Notice to quit – Validity – Non-compliance with notice to remedy breaches of agreement – Effectiveness of notice to remedy – Reasonable period specified for remedying breaches – More than one breach specified in notice – Notice specifying seven months as period to remedy breaches – Insufficient period to remedy all breaches – Meaning of 'reasonable period to remedy any breach' – Whether notice valid if specified period is not a reasonable one in which to remedy all breaches although reasonable for remedying some – Agricultural Holdings Act 1948, s 24(2)(d) – Agriculture (Miscellaneous Provisions) Act 1963, s 19(1). Wykes v Davis	399
ALCOHOL Driving with blood-alcohol proportion above prescribed limit. See Road Traffic (Driving with blood-alcohol proportion above prescribed limit).	
ANNULMENT Bankruptcy. See Bankruptcy (Annulment).	
APPEAL COLORS CO	
Abandonment – Criminal appeal. See Criminal Law (Appeal – Abandonment of appeal). Case stated – Appeal from Crown Court. See Case Stated (Appeal from Crown Court). Income tax. See Income Tax (Appeal – Case stated).	
Housing – Notice from local authority. See Housing (Notice from local authority – Validity – Challenge to validity – Appeal).	
Winding-up of company – Stay pending appeal. See Company (Winding-up – Order – Stay pending appeal).	

385

5

453

294

APPORTIONMENT

Close company - Apportionment of income among participators. See Income Tax (Close company - Apportionment of income).

ARBITRATION

Conflict of laws - Arbitration clause. See Conflict of Laws (Contract - Arbitration).

ARMV

Incitement to disaffection – Indictment – Duplicity. See Criminal Law (Indictment – Duplicity – Incitement to disaffection).

ASSAULT

Criminal, See Criminal Law.

ASSIGNMENT

Copyright - Validity - Undue influence. See Equity (Undue influence - Inequality of bargaining power - Assignment of copyright).

AUTREFOIS ACQUIT

See Criminal Law.

BANK

Documentary credit – Irrevocable credit – Circumstances in which court may restrain bank from paying on presentation of draft – Interlocutory injunction – Need to show sufficiently grave cause – Bank instructed by purchasers of goods to provide irrevocable confirmed credit – Allegation by purchasers that goods supplied not in accordance with order – Allegation of fraud – Whether court should restrain bank from paying on presentation of draft. Discount Records Ltd v Barclavs Bank Ltd

BANKRUPTCY

Annulment – Application to annul adjudication – Application by person interested – Meaning of 'person interested' – Spouse of bankrupt – Whether spouse a 'person interested' merely by reason of his or her matrimonial status – Bankruptcy Act 1914, s 29(1). Beesley (Audrey), ex parte Beesley (Terence Jack) v The Official Receiver

Property available for distribution – Matrimonial home – Husband and wife joint tenants – Husband declared bankrupt – Home held by husband and wife on trust for sale – Wife entitled to half share in equity – Husband having no other assets to meet claims of creditors – Application by trustee in bankruptcy for order of sale – Husband and wife living in home – Discretion of court whether to order sale – Factors governing exercise of discretion. Re Turner (a bankrupt)

Trustee in bankruptcy — Duty to act fairly — Duty not to take advantage of third party's mistake — Enrichment of estate at third party's expense — Claim by trustee against third party for recovery of sums paid by bankrupt after receiving order and before adjudication — Third party ignorant of bankruptcy proceedings — Third party supplying goods to bankrupt — Sums paid by bankrupt in part payment for goods supplied — Estate having benefited from goods supplied — Claim by trustee to recover sums paid by third party — Third party not entitled to submit proof of debt and having no effective remedy for recovery of price of goods delivered — Whether trustee should be allowed to recover sums paid. Re Clark (a bankrupt), ex parte the trustee of the property of the bankrupt v Texaco Ltd

BARGAINING POWER

Inequality of. See Equity (Undue influence - Inequality of bargaining power).

BLACKMAIL

Witness - Disclosure of identity. See Criminal Law (Practice - Evidence - Witness - Identity - Disclosure - Blackmail proceedings).

BLOOD TESTS

Paternity, to determine. See Paternity (Blood test).

BREATH TEST

See Road Traffic (Driving with blood-alcohol proportion above prescribed limit – Evidence – Provision of specimen).

BRIDLEWAY

Road used as public path — Classification — Special review — Presumption as to right of bridleway. See Highway (Classification — Definitive map — Road used as public path — Reclassification — Special review — Presumption that public have right of way on horseback over highway classified as road used as public path).

BUGGERY

Sentence, See Criminal Law (Sentence - Buggery).

BUILDING

Working places regulations – Safety of working places – Duty of employer – Working places so far as practicable to be made and kept safe – Made safe – Working place safe having regard to permanent equipment and normal activities carried on there – Equipment brought on to premises temporarily for particular purpose – Equipment creating a source of danger – Whether rendering place of work unsafe for purpose of regulations – Construction (Working Places) Regulations 1966 (SI 1966 No 94), reg 6(2). Evans v Sant

BUILDING CONTRACT

Formation — Term to be negotiated — Price — Agreement to negotiate price. See Contract (Formation — Certainty of terms — Term fundamental to contract — Price — No agreed method of ascertaining price — Building contract).

Court).

Delay - Discretion - Refusal of order - Unreasonable delay by applicant - Application made within statutory time limit- Jurisdiction of courts to refuse order on ground of delay - Circumstances in which order would be refused - Need to show exceptional circumstances - Party acting to his detriment in reliance on order sought to be quashed - RSC Ord 53, r 2(2). R v Inner London Crown Court, ex parte London Borough of Greenwich

114

Chancery Division. See Practice (Chambers).

721

684

684

849

849

426

76

NCERY	

Chambers. See Practice (Chambers).

European Court – References to – Practice. See European Economic Community (Reference to European Court – Practice – Chancery Division).

Patent actions - Practice. See Patent (Practice and procedure).

Practice. See Practice (Chancery Division).

Witness list. See Practice (Chancery Division - Lists).

CHARACTER

Evidence of, See Criminal Law (Evidence).

CHARITY

Charitable trust — Validity — Date of ascertainment — Public benefit — Trust established by will — Trust coming into operation after termination of prior interest — Whether validity as charitable trust to be determined by reference to the law and character of the objects of the trust as at date of testator's death or at date when trust coming into operation. Re Bushnell (deceased)

Education – Political object – Promotion of settlor's own theories by educational means – Trust for 'advancement and propagation of teaching of Socialised Medicine' – Direction to further 'knowledge of Socialist application of medicine' and to demonstrate that 'full advantage of Socialised medicine can only be enjoyed in a Socialist State' – Lectures to be given on 'Socialised health and medicine' – Publication and distribution of literature on or connected with 'Socialised medicine' – Whether educational purpose – Whether trust charitable. Re Bushnell (deceased)

CHILD

Adoption. See Adoption.

Blood test. See Paternity (Blood test).

Criminal offence - Compensation. See Criminal Law (Compensation - Compensation order - Children and young persons).

Ward of court. See Ward of Court.

CHILDREN AND YOUNG PERSONS

Compensation order – Power of court to order parent or guardian to pay compensation instead of child or young person. See Criminal Law (Compensation – Compensation order – Children and young persons).

CLERK OF THE CHANCERY LISTS

See Practice (Chancery Division - Lists - Revision of system for listing causes and matters - Clerk of the lists).

CLOSE COMPANY

Taxation. See Income Tax (Close company).

COMMITTAL

Sentence – Committal to Crown Court for sentence. See Crown Court (Committal of offender to Crown Court for sentence).

COMPANY

Income tax - Discontinuance of trade. See Income Tax (Discontinuance of trade - Carry forward of trade losses - Company).

Memorandum of association — Objects clause — Construction — Objects to carry on business inter alia as 'concessionaires' — Meaning of 'concessionaire' — Company obtaining lease of petrol station from petrol company — Company agreeing to obtain all its supplies of motor fuel from lessors — Whether lease and trading relationship with lessors constituting a concession — Whether company carrying on business as 'concessionaires'. Re New Finance & Mortgage Co Ltd (in liquidation)

Construction – Objects to carry on business inter alia as 'merchants generally' – Meaning of 'merchant' – Retail trading – Company taking leass of petrol station – Company selling motor fuel by way of retail trade – Whether company carrying on business as 'merchants generally'. Re New Finance & Mortgage Co Ltd (in liquidation) . . .

Shareholder – Minority shareholder – Representative action – Costs – Indemnity – Action brought in shareholder's name – Action brought in order to redress wrongs against company committed by majority shareholder – Action brought without company's authority – Action in substance a representative action – Circumstances in which minority shareholder entitled to indemnity against company in respect of costs – Sanction of court – Procedure to be followed in order to obtain indemnity. Wallersteiner v Moir (No 2)

Representative action — Legal aid — Persons entitled to legal aid — Action brought by minority shareholder in his own name — Action brought to redress wrongs against company shareholders — Action in substance a representative action — Persons entitled to legal aid not including body corporate — Whether minority shareholder entitled to legal aid — Legal Aid Act 1974, s 25. Wallersteiner v Moir (No 2)

Stamp duty. See Stamp Duty (Relief from duty – Reconstruction or amalgamation of companies). Winding-up – Compulsory winding-up – Advertisement of petition – Amendment – Readvertisement – Petitioner at hearing seeking order for winding-up subject to supervision of court instead of compulsory winding-up – All creditors represented at hearing supporting application – Substantial body of creditors not before court – Whether readvertisement of

petition necessary. Re Manual Work Services (Construction) Ltd Advertisement of petition – Error in advertisement – Waiver – Name of company – Error in name – Trifling error – Mis-spelling – Circumstances in which error will be waived on ground that it is very trifling. Re Vidiofusion Ltd

1046

242

810

538

142

COMPANY-Winding-up-Compulsory winding-up-continued

Contributory's application - Just and equitable - Company in substance a partnership -Management of company - Agreement that petitioners and respondents should have equality of control - Provision in articles entitling petitioners to appoint and remove one director - Provision that decisions at board meetings be unanimous - Petitioners agreeing to scheme whereby petitioners appointed one of respondents director - Petitioners subsequently removing respondent director and appointing new director - Respondents refusing to recognise removal and new appointment - Respondents alleging agreement whereby petitioners' right to nominate director abrogated and respondents having sole right to run company - No such agreement - Whether repudiation of petitioners' right to participate in management of company rendering it just and equitable that company be 1017 wound up - Companies Act 1948, s 222(f). Re A & BC Chewing Gum Ltd Disposition of property by company after commencement of winding-up - Validation by court - Application to court for order validating disposition - Locus standi of applicant -Shareholder - Shareholder not a party to disposition - Whether shareholder entitled to apply to court for order - Companies Act 1948, s 227. Re Argentum Reductions (UK) Ltd 608 Secretary of State's petition - Secretary of State taking view that it is expedient in the public interest that company be wound-up - Just and equitable ground - Company already subject to voluntary winding-up - Need to satisfy court that it is just and equitable that company be wound up compulsorily - Compulsory winding-up opposed by creditors - Whether additional burden on Secretary of State to satisfy court that voluntary windingup cannot be continued with due regard to interests of creditors and contributories Companies Act 1948, s 224(2) - Companies Act 1967, s 35(1). Re Lubin, Rosen and Associates Ltd 577 Just and equitable. See Winding-up - Compulsory winding-up - Contributory's application, Liquidator - Duty of liquidator - Voluntary winding-up - Duty not to take steps which appear to be designed to secure support for himself or be discouraging to creditors who take contrary view. Re Lubin, Rosen and Associates Ltd . 577 Order - Stay pending appeal - Company carrying on profitable business - Stay hampering Official Receiver in discharge of duties - Business of company to be carried on despite

COMPENSATION

Crime - Compensation order. See Criminal Law (Compensation).

301, 307. Re Calgary and Edmonton Land Co Ltd ...

refusal of stay. Re A & BC Chewing Gum Ltd ...

CONDITION

Implied - Escrow. See Deed (Escrow - Condition - Implied condition).

Sale of goods. See Sale of Goods (Implied condition of fitness).

On-licence – Grant subject to condition. See Licensing (Licence – Condition – Grant of licence subject to condition – On-licence).

Voluntary winding-up — Creditors' voluntary winding-up — Application for stay of winding-up — Court's discretion to grant stay — Factors to be considered — Companies Act 1948, ss 256,

CONFESSION

Admissibility. See Criminal Law (Evidence - Admissibility - Admission - Confession).

CONFIDENTIAL INFORMATION

Discovery - Documents. See Discovery (Production of documents - Confidence).

CONFLICT OF LAWS

Contract – Arbitration – Time-bar – Extension of time – Jurisdiction of English court – Contract made outside jurisdiction – Proper law of contract English law – Clause conferring right to refer disputes to arbitration within specified time limit – Arbitration procedure to be governed by foreign law – Dispute arising – Expiry of time limit under arbitration clause – Application by party to English court to extend time limit – Whether English court having jurisdiction to grant extension – Arbitration Act 1950, s 27. International Tank and Pipe SAK v Kuwait Aviation Fuelling Co KSC

Foreign judgment — Conclusiveness in English proceedings — Recognition of judgment as conclusive between the parties in proceedings founded on same cause of action — Reliance on judgment by way of defence — Foreign judgment dismissing action by plaintiff — Judgment based on limitation period and not on merits of claim — Plaintiff bringing proceedings in English courts founded on same cause of action — Whether defendant entitled to rely on foreign judgment by way of defence — Whether judgment to be recognised as conclusive between parties — Foreign Judgment (Reciprocal Enforcement) Act 1933, s 8(1). Black-Clawson International Ltd v Papierwerke Waldhof-Aschaffenburg AG

Foreign law – Recognition – Seizure of property – Legislation violating human rights – Legislation depriving section of citizen body selected on racial grounds of property – Legislation also depriving them of nationality – Whether English courts should refuse to recognise validity of legislation. Oppenheimer v Cattermole (Inspector of Taxes)

Judgment - Foreign currency. See Judgment (Payment of sum of money - Foreign currency).

CONSIDERATION

Value added tax – Supply of services for a consideration. See Value Added Tax (Supply of goods or services – Supply of services – Supply for a consideration).

CONTEMPT OF COURT

Witness – Interference with witness – Blackmail proceedings – Identity of witness – Disclosure – Order by judge that identity of witness should not be disclosed in court – Newspaper article – Article published after evidence given by witness – Article identifying witness – Affront to authority of court – Danger that witnesses in future blackmail cases might be unwilling to come forward. R v Socialist Worker Printers and Publishers Ltd, ex parte Attorney-General

CONTINGENCY FEE	rage
Solicitor. See Solicitor (Costs – Contingency fee).	
CONTRACT Arbitration - Conflict of laws. See Conflict of Laws (Contract - Arbitration). Damages - Foreign currency - Judgment. See Judgment (Payment of sum of money - Foreign	
currency). Formation — Certainty of terms — Term fundamental to contract — Price — No agreed method of ascertaining price — Building contract — Price to be settled by negotiation — Agreement 'to negotiate fair and reasonable contract sums' — Whether a concluded contract. Courtney and Fairbairn Ltd v Tolaini Brothers (Hotels) Ltd	716
Hire-purchase. See Hire-Purchase. Rescission – Damages – Sale of land. See Sale of Land (Contract – Breach – Damages).	
Sale of goods. See Sale of Goods.	
Sale of land. See Sale of Land. Validity — Contract to negotiate — Agreement that fundamental term of contract should be negotiated — Agreement supported by consideration — No agreement to refer negotiations to third party — Building contract — Price — Price to be negotiated by parties — No method of ascertaining price — No provision for failure of negotiations — Whether contract to negotiate enforceable. Courtney and Fairbairn Ltd v Tolaini Brothers (Hotels) Ltd	716
CONVEYANCE Escrow — Delivery of conveyance as escrow — Implied condition. See Deed (Escrow — Condition — Implied condition — Conveyance executed in anticipation of sale). Reservation of right of way. See Essement (Right of way — Reservation in conveyance).	
COPYRIGHT	
Assignment – Validity – Undue influence – Inequality of bargaining power. See Equity (Undue influence – Inequality of bargaining power – Assignment of copyright).	
Indemnity – Company – Minority shareholder – Action on behalf of company. See Company (Shareholder – Minority shareholder – Representative action – Costs). Lands Tribunal. See Lands Tribunal.	
Solicitor - Contingency fee. See Solicitor (Costs - Contingency fee).	
COURT Crown Court. See Crown Court.	
Funds in court. See Practice (Funds in court).	
COURT OF APPEAL Judicial decision as authority. See Judgment (Judicial decision as authority).	
COURT OF JUSTICE OF THE EUROPEAN COMMUNITIES References to. See European Economic Community (Reference to European Court).	
COVENANT Repair. See Landlord and Tenant (Repair).	
CRIMINAL LAW	
Appeal – Abandonment of appeal – Application to withdraw notice of abandonment – Bad legal advice – Accused acting under fundamental mistake in consequence of advice – Abandonment of appeal in consequence of mistake – Whether notice of abandonment should be treated as a nullity. R v Munisamy	910
Assault – Dismissal of charge – Assault so trifling as not to merit any punishment – Hearing on merits – Plea of guilty – Facts outlined to justices by prosecution – Whether a hearing of the	
case 'upon the merits' — Whether justices having jurisdiction to dismiss charge — Offences against the Person Act 1861, s 44. Ellis v Burton	395
Autrefois acquit – Autrefois convict – Acquittal or conviction – Verdict of jury – Jury agreed on verdict – Verdict not normally delivered to court – Jury discharged before delivery of verdict – Accused tried again on same charge – Whether agreement of jury at first trial sufficient to found plea of autrefois acquit or convict. R v Robinson (Adeline)	360
Buggery - Sentence - Buggery, post.	
Compensation – Compensation order – Children and young persons – Court's power to order parent or guardian to pay compensation instead of child or young person – Parent or guardian conducing to commission of offence by neglecting to exercise due care or control over child or young person – Local authority guardian of child – Test for determining whether local authority guilty of neglect conducing to commission of offence – Child placed in care of local authority pursuant to care order – Authority placing child in community home – Home not a secure penal institution – Purpose of home to rehabilitate children – Child absconding from home and committing offence – Whether authority having conduced to commission of offence by neglecting to exercise due care or control of child – Children and Young Persons Act 1933, s 55 (as amended by the Criminal Justice Act 1972, s 64(1), Sch 5). Somerset County Council v Kingscott	326
Contempt of court. See Contempt of Court. Defence — Mistake — Mistake as to consequences of committing offence — Defendant distributing	
leaflets to members of armed forces — Leaflets encouraging troops to desert or refuse to obey orders if posted to Northern Ireland — Director of Public Prosecutions refusing to consent to prosecution for incitement to disaffection — Defendant mistakenly believing consent would not be given to prosecution for distributing leaflets on future occasions — Whether mistaken	
belief a defence to prosecution for subsequent distribution of leaflets. R v Arrowsmith	463

CRIMINAL LAW continued	Page
CRIMINAL LAW—continued Duress—Defence—Murder—Accused charged with murder as principal in second degree—Accused alleging that he had acted under threat of death or serious bodily injury—Whether open to accused to plead duress as a defence to the charge. Lynch v Director of Public Prosecutions for Northern Ireland	913
Evidence — Admissibility — Admission — Confession — Inducement — Conduct of person in authority — Conduct not improper or unjustified — Conduct such as to have effect of inducing a confession — Whether exclusion of confession on ground that it was not voduntary must be related to some improper or unjustified conduct on part of person in authority. R v Isequilla	77
Expert evidence — Principles to be applied in determining admissibility — Evidence of psychiatrist — Evidence regarding personality of accused — Accused charged with murder — Accused seeking to call psychiatrist to support defence of provocation and his credibility — Admissibility of psychiatrist's evidence. R v Turner	70
Character of accused – Evidence against other person charged with same offence – Evidence establishing that either accused or co-accused or both guilty of offence charged – Accused denying guilt – Denial necessarily implicating co-accused – Whether denial constituting 'evidence against' co-accused – Criminal Evidence Act 1898, s 1(f) (iii). R v Davis (Alan Douglas)	233
Douglas) Fine - Enforcement - Magistrates. See Magistrates (Fine - Enforcement).	200
Food. See Food and Drugs.	
Indictment – Duplicity – Incitement to disaffection – Endeavouring to seduce member of armed forces from his duty or allegiance to Crown – Count alleging defendant had endeavoured to seduce members of forces from 'duty or allegiance' – Whether count bad for duplicity – Incitement to Disaffection Act 1934, s 1 – Indictment Rules 1971 (SI 1971 No 1253), r 7. R v Arrowsmith	463
Inducement to invest money – Fraudulent inducement to take part or to offer to take part in prescribed arrangement – Inducement resulting in victim offering to take part in arrangement – Inducement also resulting in victim taking part following acceptance of offer – Whether separate offences – Whether commission of one offence precluding commission of the other – Prevention of Fraud (Investments) Act 1958, s 13(1)(b) (as amended by the Protection of	958
Depositors Act 1963, s 21(1)). Secretary of State for Trade v Markus	958
Jurisdiction — Fraudulent inducement to invest money — Inducement to take part in prescribed arrangement — Inducement made to investor overseas — Inducement resulting in investor completing written application to take part in arrangement — Application sent to company in England to be processed — Investor authorising steps to be taken on his behalf in England for the purpose of processing the application — Whether investor induced 'to take part in [an] arrangement' in England — Whether offence of fraudulently inducing investor to take part committed in England — Prevention of Fraud (Investments) Act 1958, s 13 (1)(b) (as amended by the Protection of Dapositors Act 1963, s 21 (1)). Secretary of State for Trade v Markus	958
Jury. See Jury.	
Murder — Defence — Duress. See Duress — Defence, ante. Provocation — Acts amounting to provocation — Acts of person other than victim — Whether acts of other person capable of amounting to provocation — Homicide Act 1957, s 3. R v Davies	890
Practice – Evidence – Witness – Identity – Disclosure – Blackmail proceedings – Jurisdiction – Order by judge that identity of witness should not be disclosed – Whether judge having jurisdiction to make order. R v Socialist Worker Printers and Publishers Ltd, ex parte Attorney-General	142
Property in possession of police. See Police (Property in possession of police).	
Rape — Consent of victim — Mens rea — Mistake — Belief of accused — Belief in victim's consent — Honest and reasonable belief — Circumstances such as to indicate that victim not consenting to intercourse — Evidential burden on accused of showing belief honest and reasonable — Whether honest mistake a defence even though no reasonable grounds for mistaken belief. R v Morgan	8
Road traffic offences. See Road Traffic.	
Sentence – Buggary – Commission of buggary by man with boy under age of sixteen – Imprisonment – Appropriate term of imprisonment – Factors to be taken into account – Aggravating and mitigating factors. R v Willis	620
Commencement – Crown Court. See Crown Court (Sentence – Commencement). Committal to Crown Court. See Crown Court (Committal of offender to Crown Court for sentence). Trial – Jury. See Jury.	
Uniforms - Wearing in connection with political objects. See Public Order (Uniforms in	
connection with political objects).	
CROWN COURT Appeal – Disqualification for holding driving licence – Previous convictions – Evidence of previous conviction. See Road Traffic (Disqualification for holding licence – Two previous convictions endorsed on licence within previous three years – Evidence of previous convictions – Appeal to Crown Court).	
Appeal from – Case stated. See Case Stated (Appeal from Crown Court).	

CROWN COURT—continued Committal of offender to Crown Court for sentence — Powers of justices — Order by justices	Page
following conviction — Compensation order — Propriety — Justices having no power to make any order following conviction where offender is to be committed for sentence — All questions associated with sentence to be left to Crown Court — Magistrates' Courts Act 1952, s 29. R v Brogan	879
Sentence — Commencement — Sentence to take effect from day on which pronounced unless court otherwise directs — Ante-dated sentence — Whether court having power to direct sentence to take effect from day before day on which it is pronounced — Courts Act 1971, s 11(1). R v Gilbert.	742
Supervisory jurisdiction of High Court – Orders of mandamus, prohibition and certiorari – Orders in relation to jurisdiction of Crown Court – Meaning of 'jurisdiction' – Whether power to make an order of certiorari when error of law shown on the face of the record – Courts Act 1971, s 10(5). R v Crown Court at Leeds, ex parte City of Bradford Chief Constable	133
CURRENCY Ship – Sale by Admiralty marshal – Sale for sum expressed in foreign currency. See Admiralty (Appraisement and sale – Currency of sale).	
DAMAGES Fatal Accidents Acts, under. See Fatal Accident. Interest, on. See Interest. Nuisance. See Nuisance (Damages).	
Sale of land – Breach or contract. See Sale of Land (Contract – Breach).	
DEATH Damages in respect of. See Fatal Accident. Fatal accident. See Fatal Accident	
DEBT Funded debt - Stamp duty. See Stamp Duty (Issue of loan capital).	
DECREE NISI See Divorce.	
DEED .	
Escrow – Condition – Implied condition – Conveyance executed in anticipation of sale – Time for completion – Reasonable inference from circumstances – Transfer executed by vendor and delivered to his solicitor – Purchaser entitled to delivery of transfer on payment of purchase price – Delay in completion by purchaser – Whether escrow subject to implied condition as to time of payment – Whether condition that payment should be made promptly or within a reasonable time. Kingston v Ambrian Investment Co Ltd	120
DEFENCE Criminal proceedings. See Criminal Law (Defence). Statutory – Food and Drugs Act 1955. See Food and Drugs (Defence to proceedings).	
DELAY Certiorari. See Certiorari (Delay).	
DELEGATION Agent – Implied authority – Estate agent. See Estate Agent (Delegation).	
DESTRUCTION Will. See Will (Revocation – Destruction),	
DISCOVERY	
Interlocutory motion – Jurisdiction – Infringement of copyright – Defendant in possession of infringing copies – Plaintiffs seeking on motion order for disclosure of information as to suppliers – Strong prima facie case of infringement – Jurisdiction to order discovery on motion – Order limited to names and addresses known to defendant. RCA Corporation v Reddingtons Rare Records	38
Production of documents — Confidence — Implied undertaking — Third party — Public interest in disclosure of information — Implied undertaking by party obtaining discovery not to use documents for collateral purpose — Duty of third party to whom documents passed — Documents disclosed by defendants in action passed to newspaper publishers — Action raising matters of general public interest — Publishers proposing to publish article dealing with matters raised by action — Article making use of information obtained from defendants' documents — Article critical of defendants — Public interest in proper administration of justice — Whether publishers under a duty not to use documents for purpose other than purpose for which discovery made —	
Whether publishers entitled to use documents for ulterior purpose when disclosure in public interest. Distillers Co (Biochemicals) Ltd v Times Newspapers Ltd	41 573
DISCRETION Certiorari – Refusal – Delay in application. See Certiorari (Delay – Discretion).	
DISQUALIFICATION Driving licence. See Road Traffic (Disqualification for holding licence).	

	Page
DIVORCE Financial provision — Lump sum order — Circumstances in which payment of lump sum should be ordered — Contribution to marriage deserving compensation — Short marriage — Separation after 18 months — Divorce by consent — Husband sole owner of house — Part played by wife in marriage deserving compensation — Award of lump sum amounting to approximately one-third of net proceeds of sale of matrimonial home. Cumbers v Cumbers	1
Matters to be considered by court when making order — Contribution by each of the parties to welfare of family — Contribution by wife in bringing up children — Application of concept of earning to domestic situation — Wife leaving husband and children — Wife's contribution to family welfare in bringing up children incomplete — Effect on wife's entitlement to share in family assets — Matrimonial Causes Act 1973, s 25(1)(f). H v H (financial provision:	367
remarriage) Remarriage of parties – Lump sum payment – Financial needs, obligations and responsibilities of parties – Wife having remarried man of substantial means – Wife entitled to lump sum by reason of contribution to welfare of family – Whether amount affected by financial circumstances of wife following remarriage – Matrimonial Causes Act 1973, s 25(1)(b). H v H (financial provision: remarriage)	367
Five year separation. See Separation - Five year separation, post.	
Infant – Blood test. See Paternity (Blood test). Injunction – Matrimonial Home. See Injunction (Husband and wife).	
Irretrievable breakdown of marriage – Five year separation. See Separation – Five year separa- tion, post.	
Matrimonial home - Injunction. See Injunction (Husband and wife).	
Separation – Financial protection for respondent – Decree nisi granted – Decree absolute although no financial provision made by petitioner – Undertaking by petitioner where desirable to make decree absolute without delay – Necessity for undertaking – Better course to withdraw appli- cation and make usual application for financial provision or property adjustment order – Matri-	
monial Causes Act 1973, s 10(4). Cumbers v Cumbers Five year separation — Decree nisi – Refusal – Grave financial hardship — Social Security benefits — Relevance — Loss of change of widow's pension—Right to supplementary benefit of similar amount to pension — Duty of husband to maintain wife irrelevant in situation where	1
husband assumed to be dead — Entitlement to social security benefits to be taken into account — Matrimonial Causes Act 1973, s 5. Reiterbund v Reiterbund	280
hardship — Whether necessary to establish that hardship would be grave — Divorce Reform Act 1969, s 4. Rukat v Rukat	343
Whether day on which separation took place to be excluded in computing period of separation – Matrimonial Causes Act 1973, s 1(2)(c)(d)(e). Warr v Warr	85
DOCUMENT Discovery. See Discovery (Production of documents).	
DOMESTIC WATER SUPPLY Duty of statutory water undertakers. See Water Supply.	
DRINK	
Driving motor vehicle with access alcohol in body. See Road Traffic (Driving within blood- alcohol proportion above prescribed limit). DRIVING LICENCE	
Disqualification for holding. See Road Traffic (Disqualification for holding licence). DRIVING TEST	
Disqualified driver. See Road Traffic (Disqualification for holding licence – Test of competence to drive).	
DUPLICITY Indictment. See Criminal Law (Indictment).	
DURESS Defence to criminal charge. See Criminal Law (Duress).	
DUTY Stamp duty. See Stamp Duty.	
DWELLING - HOUSE Repair - Implied covenant - Short lease. See Landlord and Tenant (Repair - Implied covenant).	
EASEMENT Right of way - Creation - Reservation in conveyance - Execution and regrant by purchaser not required - Whether reservation taking effect by way of regrant by purchaser - Law of Property Act 1925, s 65(1). St Edmundsbury and Ipswich Diocesan Board of Finance v Clark	
(No 2)	772
Dominant tenement — Adjoining land — Right appurtenant to particular close — Grant of right of way to owner of close – Owner of close subsequently acquiring land adjoining close — Right of way to adjoining land — Whether grant having effect of creating right of way to adjoining land. Bracewell v Appleby	993
Reservation in conveyance – Construction of reservation – Construction with reference to surrounding circumstances – Reservation of 'right of way' simpliciter – Words ambiguous – Examination of surrounding circumstances essential to resolve ambiguity – Circumstances at date of conveyance indicating that way used and suitable for use on foot only – Reservation to	-00
be construed as being right of way on foot only and not including a right of way with vehicles.	772

Reference to European Court — Practice — Chancery Division — Transmission of judgments of European Court to Chancery Division — Special file — Duplicates of orders referring questions to European Court. Practice Direction.

992

EVIDENCE

Criminal proceedings, in. See Criminal Law (Evidence).

EX PARTE APPLICATION

Preservation of subject-matter of cause of action. See Practice (Preservation of subject-matter of cause of action – Inspection – Interlocutory motion – Ex parte application).

EXECUTOR AND ADMINISTRATOR

Appropriation - Intestacy. See Intestacy (Appropriation by personal representatives).

EXPENSES

Reimbursement – Value added tax. See Value Added Tax (Supply of goods or services – Supply of services – Supply for a consideration – Meaning of 'consideration' – Expenses).

EXPERT

Evidence – Admissibility – Criminal proceedings in. See Criminal Law (Evidence – Admissibility – Expert evidence).

Witness - Psychiatrist - Admissibility of evidence - Principles to be applied in determining admissibility. See Criminal Law (Evidence - Admissibility - Expert evidence).

FAIR RENT

See Rent Restriction (Rent - Determination of fair rent).