

THE ALL ENGLAND LAW REPORTS

Incorporating the

LAW TIMES
REPORTS

LAW JOURNAL
REPORTS

1968
VOLUME 2

Consulting Editor for Taxation Cases

CYRIL KING, Q.C.

Bencher of the Middle Temple

Editor

J. T. EDGERLEY

of the Inner Temple and Lincoln's Inn, Barrister-at-Law

LONDON
BUTTERWORTHS

ENGLAND: BUTTERWORTH & CO. (PUBLISHERS) LTD.
LONDON: 88 Kingsway, London WC2 6AB

AUSTRALIA: BUTTERWORTHS PTY. LTD.
SYDNEY: 271-273 Lane Cove Road, North Ryde, NSW 2113
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: 33-35 Cumberland Place, Wellington

SOUTH AFRICA: BUTTERWORTH & CO. (SOUTH AFRICA) (PTY.) LTD.
DURBAN: 152-154 Gale Street, Durban

USA: BUTTERWORTH & CO. (PUBLISHERS) INC.
BOSTON: 10 Tower Office Park, Woburn, Mass. 01801

©
Butterworth & Co (Publishers) Ltd
1968
Reprinted 1982

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.

HOUSE OF LORDS

THE LORD HIGH CHANCELLOR OF GREAT BRITAIN: THE RT. HON. LORD GARDINER

LORDS OF APPEAL IN ORDINARY

THE RT. HON. LORD REID
THE RT. HON. LORD MORRIS OF
BORTH-Y-GEST
THE RT. HON. LORD HODSON
THE RT. HON. LORD GUEST

THE RT. HON. LORD PEARCE
THE RT. HON. LORD UPJOHN
THE RT. HON. LORD DONOVAN
THE RT. HON. LORD WILBERFORCE
THE RT. HON. LORD PEARSON

COURT OF APPEAL

THE LORD HIGH CHANCELLOR OF GREAT BRITAIN

LORD CHIEF JUSTICE OF ENGLAND: THE RT. HON. LORD PARKER

MASTER OF THE ROLLS: THE RT. HON. LORD DENNING

PRESIDENT OF THE PROBATE, DIVORCE AND ADMIRALTY DIVISION:

THE RT. HON. SIR JOCELYN SIMON

THE RT. HON. LORD JUSTICE WILLMER
THE RT. HON. LORD JUSTICE HARMAN
THE RT. HON. LORD JUSTICE DANCKWERTS
THE RT. HON. LORD JUSTICE DAVIES
THE RT. HON. LORD JUSTICE DIPLOCK
THE RT. HON. LORD JUSTICE RUSSELL

THE RT. HON. LORD JUSTICE SALMON
THE RT. HON. LORD JUSTICE WINN
THE RT. HON. LORD JUSTICE SACHS
THE RT. HON. LORD JUSTICE EDMUND DAVIES
THE RT. HON. LORD JUSTICE WIDGERY
THE RT. HON. LORD JUSTICE FENTON
ATKINSON

CHANCERY DIVISION

THE LORD HIGH CHANCELLOR OF GREAT BRITAIN

THE HON. MR. JUSTICE LLOYD-JACOB
THE HON. MR. JUSTICE CROSS
THE HON. MR. JUSTICE BUCKLEY
THE HON. MR. JUSTICE PENNYCUICK

THE HON. MR. JUSTICE FLOWMAN
THE HON. MR. JUSTICE UNGOED-THOMAS
THE HON. MR. JUSTICE STAMP
THE HON. MR. JUSTICE GOFF

THE HON. MR. JUSTICE MEGARRY

QUEEN'S BENCH DIVISION

LORD CHIEF JUSTICE OF ENGLAND: THE RT. HON. LORD PARKER

THE HON. MR. JUSTICE STABLE
THE HON. MR. JUSTICE ASHWORTH
THE HON. MR. JUSTICE HINCHCLIFFE
THE HON. MR. JUSTICE PAULL
THE HON. MR. JUSTICE MELFORD STEVENSON
THE HON. MR. JUSTICE THESIGER
THE HON. MR. JUSTICE PHILLIMORE
THE HON. MR. JUSTICE NIELD
THE HON. MR. JUSTICE HOWARD
THE HON. MR. JUSTICE VEALE
THE HON. MR. JUSTICE MEGAW
THE HON. MR. JUSTICE LAWTON
THE HON. MR. JUSTICE MACKENNA
THE HON. MR. JUSTICE MOOATTA
THE HON. MR. JUSTICE THOMPSON
THE HON. MR. JUSTICE BRABIN
THE HON. MR. JUSTICE ROSKILL
THE HON. MR. JUSTICE LYEALL
THE HON. MR. JUSTICE JOHN STEPHENSON

THE HON. MR. JUSTICE MILMO
THE HON. MR. JUSTICE CANTLEY
THE HON. MR. JUSTICE BROWNE
THE HON. MR. JUSTICE WALLER
THE HON. MR. JUSTICE JAMES
THE HON. MR. JUSTICE BLAIN
THE HON. MR. JUSTICE CUSACK
THE HON. MR. JUSTICE CHAPMAN
THE HON. MR. JUSTICE WILLIS
THE HON. MR. JUSTICE SWANWICK
THE HON. MR. JUSTICE DONALDSON
THE HON. MR. JUSTICE GEOFFREY LANE
THE HON. MR. JUSTICE O'CONNOR
THE HON. MR. JUSTICE CRICHTON
THE HON. MR. JUSTICE COOKE
THE HON. MR. JUSTICE FISHER
THE HON. MR. JUSTICE CAULFIELD
THE HON. MR. JUSTICE BRIDGE
THE HON. MR. JUSTICE SHAW

PROBATE, DIVORCE AND ADMIRALTY DIVISION

PRESIDENT: THE RT. HON. SIR JOCELYN SIMON

THE HON. MR. JUSTICE KARMINSKI
THE HON. MR. JUSTICE WRANGHAM
THE HON. MR. JUSTICE LLOYD-JONES
THE HON. MR. JUSTICE CAIRNS
THE HON. MR. JUSTICE BAKER
THE HON. MR. JUSTICE ORMBOD
THE HON. MR. JUSTICE REES
THE HON. MR. JUSTICE PAYNE

THE HON. MR. JUSTICE FAULKS
THE HON. MR. JUSTICE STIRLING
THE HON. MR. JUSTICE CUMMING-BRUCH
THE HON. MR. JUSTICE LATEY
THE HON. MR. JUSTICE PARK
THE HON. MRS. JUSTICE LANE
THE HON. MR. JUSTICE ORR
THE HON. MR. JUSTICE BRANDON

REPORTERS

HOUSE OF LORDS	S. A. HATTEEA, Esq.	Barrister-at-Law
PRIVY COUNCIL	S. A. HATTEEA, Esq.	Barrister-at-Law
COURT OF APPEAL [CIVIL DIVISION]	{ F. GUTTMAN, Esq. F. A. AMIES, Esq. HENRY SUMMERFIELD, Esq. }	Barristers-at-Law
COURT OF APPEAL [CRIMINAL DIVISION]	N. P. METCALFE, Esq.	Barrister-at-Law
COURTS-MARTIAL APPEALS	N. P. METCALFE, Esq.	Barrister-at-Law
CHANCERY DIVISION	{ JENIFER SANDELL JACQUELINE METCALFE R. W. FARRIN, Esq. }	Barristers-at-Law
QUEEN'S BENCH DIVISION and COURTS OF ASSIZE	{ M. DENISE CHORLTON J. M. COLLINS, Esq. MARY COLTON K. B. EDWARDS, Esq. T. M. EVANS, Esq. D. M. HUGHES, Esq. GWYNEDD LEWIS DEIRDRE MCKINNEY OM. P. MIDHA, Esq. K. DIANA PHILLIPS BRIAN POCOCK, Esq. KAUSHALYA PURIE ELLEN B. SOLOMONS }	Barristers-at-Law
RATING CASES	F. A. AMIES, Esq.	Barrister-at-Law
REVENUE CASES	F. A. AMIES, Esq.	Barrister-at-Law
PROBATE AND DIVORCE	ALICE BLOOMFIELD	Barrister-at-Law
ADMIRALTY	N. P. METCALFE, Esq.	Barrister-at-Law
RESTRICTIVE PRACTICES COURT	MARY COLTON	Barrister-at-Law

CITATION

These reports are cited thus:

[1968] 2 All E.R.

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, SIMONDS EDITION

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 of Halsbury's Laws of England, of which Viscount Simonds is Editor-in-Chief.

HALSBURY'S STATUTES OF ENGLAND, SECOND EDITION

The reference 26 HALSBURY'S STATUTES (2nd Edn.) 138, refers to page 138 of Volume 26 of the second edition of Halsbury's Statutes.

ENGLISH AND EMPIRE DIGEST

References are to the "Blue-Band" volumes of the Digest, and to the Continuation Volumes of the "Blue-Band" or replacement volumes.

The reference 31 DIGEST (Repl.) 244, 3794, refers to case No. 3794 on page 244 of Digest Replacement Volume 31.

The reference DIGEST (Cont. Vol. B) 287, 7540b, refers to case No. 7540b on page 287 of Digest Continuation Volume B.

HALSBURY'S STATUTORY INSTRUMENTS

The reference 12 HALSBURY'S STATUTORY INSTRUMENTS 124, refers to page 124 of Volume 12 of Halsbury's Statutory Instruments, first edition.

A reference to a volume as "1st Re-issue" refers to the first re-issue of the appropriate volume of Halsbury's Statutory Instruments; references to subsequent re-issues are similar.

ENCYCLOPAEDIA OF FORMS AND PRECEDENTS

The reference 15 ENCY. FORMS & PRECEDENTS (3rd Edn.) 938, Form 231, refers to Form 231 on page 938 of Volume 15 of the third edition, and 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.

CASES REPORTED IN VOLUME 2

	PAGE		PAGE
A. (AN INFANT), Re [CH.D. AND C.A.] ..	145	CALLINAN, HAMBLETON v. [Q.B.D. DIVL. CT.] ..	943
A.M.F. INTERNATIONAL, LTD. v. MAGNET BOW- LING, LTD. [Q.B.D.] ..	789	CARASU, LTD. v. SMITH [Q.B.D. DIVL. CT.] ..	529
ABADESA, THE [ADM.] ..	726	CARBERRY v. DAVIES [C.A.] ..	817
ABBOTT LABORATORIES, LTD. v. CARMODY (INSPECTOR OF TAXES) [CH.D.] ..	879	CARL-ZEISS-STIFTUNG v. HERBERT SMITH & Co. (A FIRM) [C.A.] ..	1002
ADAMSON, FOX v. [H.L.] ..	411	CARL-ZEISS-STIFTUNG v. HERBERT SMITH & Co. (A FIRM) (No. 2) [CH.D.] ..	1233
ADEDIGBA, <i>Ex parte</i> . R. v. BOW ROAD DOMESTIC PROCEEDINGS COURT [C.A.] ..	89	CARMODY (INSPECTOR OF TAXES), ABBOTT LABORATORIES, LTD. v. [CH.D.] ..	879
ALBION STREET (22), WESTMINSTER, Re [C.A.] ..	960	CARTWRIGHT v. POST OFFICE [Q.B.D.] ..	646
ALTMANN, FORSPAN v. [CH.D.] ..	760	CHAMBERLAIN (INSPECTOR OF TAXES), WISDOM v. [CH.D.] ..	714
AMOCO (U.K.), LTD., CHATSWORTH INVESTMENTS, LTD. v. [CH.D.] ..	288	CHAPMAN v. EARL [Q.B.D. DIVL. CT.] ..	1214
ANDREWS, THOMPSON v. [C.A.] ..	419	CHAPMAN v. WEEKES [Q.B.D. DIVL. CT.] ..	1214
ANGEL, R. v. [C.A.] ..	607	CHATSWORTH INVESTMENTS, LTD. v. AMOCO (U.K.), LTD. [CH.D.] ..	288
APPLEBY v. SLEEP [Q.B.D. DIVL. CT.] ..	265	CHAUDHURI, JACOBS v. [C.A.] ..	124
ASTLEY INDUSTRIAL TRUST, LTD. v. MILLER (OAKES, THIRD PARTY) [LIVERPOOL ASSIZES]	36	CLARK, <i>Ex parte</i> . R. v. UXBRIDGE JUSTICES [Q.B.D. DIVL. CT.] ..	992
AUSTIN (F.) (LEYTON), LTD. v. COMMISSIONERS OF CUSTOMS AND EXCISE [CH.D.] ..	13	CLEGG, A DEBTOR (No. 12 of 1958), Re, <i>Ex parte</i> THE TRUSTEE OF THE PROPERTY OF THE DEBTOR v. [CH.D.] ..	425
B.R.B. v. J.B. [C.A.] ..	1023	COHEN v. DAILY TELEGRAPH, LTD. [C.A.] ..	407
BAKER, SCOTT v. [Q.B.D. DIVL. CT.] ..	993	COLMAN (J. & J.), LTD. v. COMMISSIONERS OF CUSTOMS AND EXCISE [C.A.] ..	832
BAKER v. WILLOUGHBY [Q.B.D.] ..	236	COMMISSIONER OF STAMP DUTIES, THOMPSON v. [P.C.] ..	896
BALL'S SETTLEMENT, Re [CH.D.] ..	438	COMMISSIONERS OF CUSTOMS AND EXCISE, AUSTIN (F.) (LEYTON), LTD. v. [CH.D.] ..	13
BAMFORD v. BAMFORD [CH.D.] ..	655	COMMISSIONERS OF CUSTOMS AND EXCISE, COLMAN (J. & J.), LTD. v. [C.A.] ..	832
BANDAR PROPERTY HOLDINGS, LTD. v. DARWEN (J. S.) (SUCCESSORS), LTD. [Q.B.D.] ..	305	COMMISSIONERS OF CUSTOMS AND EXCISE, GALLAHER, LTD. v. [C.A.] ..	820
BANFIELD (<i>dec'd.</i>), Re [CH.D.] ..	276	CONWAY v. RIMMER [H.L.] ..	304
BARRAY, R. v. [C.A.] ..	53	COROCRAFT, LTD. v. PAN AMERICAN AIRWAYS, Inc. [Q.B.D.] ..	1059
BARRUS (E. P.) (CONCESSIONAIRES), LTD., ROCK- WELL MACHINE TOOL CO., LTD. v. [CH.D.] ..	98	COVELL v. SWEETLAND [Q.B.D.] ..	1016
BELL, HEATON (INSPECTOR OF TAXES) v. [C.A.] ..	1156	CRADOCK (A BANKRUPT) (No. 3), SEL ANGOR UNITED RUBBER ESTATES, LTD. v. [CH.D.] ..	1073
BELL v. INGHAM [Q.B.D. DIVL. CT.] ..	333	CRESSWELL (TRUSTEES OF THE COBBETT SETTLE- MENT) v. PROCTOR (TRUSTEES OF THE CONVENT OF THE HOLY FAMILY) [C.A.] ..	682
BELTON (S. T.) (TRACTORS), LTD., TEHERAN- EUROPE CO., LTD. v. [C.A.] ..	886	CRITTENDEN, PARTRIDGE v. [Q.B.D. DIVL. CT.] ..	421
BENNETT, R. v. [C.A.] ..	753	CUMMERSON, R. v. [C.A.] ..	863
BERRY, BERSEL MANUFACTURING CO., LTD. v. [H.L.] ..	552	DAILY MIRROR NEWSPAPERS, LTD. v. GARDNER [C.A.] ..	163
BERSEL MANUFACTURING CO., LTD. v. BERRY [H.L.] ..	552	DAILY TELEGRAPH, LTD. COHEN v. [C.A.] ..	407
BEVERLEY BOROUGH COUNCIL, WESTMINSTER BANK, LTD. v. [Q.B.D.] ..	104	DALE, R. v. [C.A.] ..	77
—, [C.A.] ..	1199	D'ARCY, MANN v. [CH.D.] ..	172
BILLS v. ROE [C.A.] ..	636	DARWEN (J. S.) (SUCCESSORS), LTD., BANDAR PROPERTY HOLDINGS, LTD. v. [Q.B.D.] ..	305
BISSON, <i>Ex parte</i> . R. v. LEICESTER LICENSING JUSTICES [Q.B.D. DIVL. CT.] ..	351	DASS (AN INFANT) v. MASH [C.A.] ..	226
BLACK (THOMAS), LTD., HAVENHAND v. [Q.B.D. DIVL. CT.] ..	1037	DAVIDSON, SELDON v. [C.A.] ..	755
BLACKBURN (No. 2), <i>Ex parte</i> . R. v. METRO- POLITAN POLICE COMR. [C.A.] ..	319	DAVIES, CARBERRY v. [C.A.] ..	817
BLACKBURN, OAK CO-OPERATIVE BUILDING SOCIETY v. [C.A.] ..	117	DEBTOR (No 12 of 1958), Re A. <i>Ex parte</i> THE TRUSTEE OF THE PROPERTY OF THE DEBTOR v. CLEGG [CH.D.] ..	425
BOARD OF TRADE, BRITISH OXYGEN CO., LTD. v. [CH.D.] ..	177	DEKINANAN v. REGINAM [P.C.] ..	346
BOND, R. v. [C.A.] ..	1040	DIAMOND v. GRAHAM [C.A.] ..	909
BONE, R. v. [C.A.] ..	644	DICKSON, PHARMACEUTICAL SOCIETY OF GREAT BRITAIN v. [H.L.] ..	686
BOW ROAD DOMESTIC PROCEEDINGS COURT, R. v. <i>Ex parte</i> ADEDIGBA [C.A.] ..	89	DIRECTOR OF PUBLIC PROSECUTIONS, SELVEY v. [H.L.] ..	497
BOWATER PAPER CORPN., LTD. v. INLAND REVENUE COMRS. [C.A.] ..	936	DODD, ROGERS v. [Q.B.D. DIVL. CT.] ..	22
BOWATER PAPER CORPN., LTD. v. MURGATROYD (INSPECTOR OF TAXES) [C.A.] ..	936	DONNELLY (FREDERICK), LTD., NORTHCOTE LAUNDRY, LTD. v. [C.A.] ..	50
BRANDISH v. POOLE [Q.B.D. DIVL. CT.] ..	31	DUFFIN, TROTTER v. [CH.D.] ..	618
BRASSEY, LLOYD v. [Q.B.D. DIVL. CT.] ..	1228	DUNCAN (<i>dec'd.</i>), Re [PROB.] ..	395
BRAYDA v. BRAYDA [C.A.] ..	217	DUNNING & SON, LTD., WINDLE v. [Q.B.D. DIVL. CT.] ..	46
BRAYDA (<i>dec'd.</i>), IN THE ESTATE OF [C.A.] ..	217	DURHAM FANCY GOODS, LTD. v. MICHAEL JACKSON (FANCY GOODS), LTD. [Q.B.D.] ..	987
BRISTOL RENT ASSESSMENT COMMITTEE, R. v. <i>Ex parte</i> EARL [Q.B.D. DIVL. CT.] ..	1214	EARL, CHAPMAN v. [Q.B.D. DIVL. CT.] ..	1214
BRITISH OXYGEN CO., LTD. v. BOARD OF TRADE [CH.D.] ..	177	EARL, <i>Ex parte</i> . R. v. BRISTOL RENT ASSESSMENT COMMITTEE [Q.B.D. DIVL. CT.] ..	1214
BRITISH RAILWAYS BOARD, KEANEY v. [C.A.] ..	532	ELECTROCHROME, LTD. v. WELSH PLASTICS, LTD. [GLAMORGAN ASSIZES] ..	205
BROWN v. BROWN [DIV.] ..	11	ELIA, R. v. [C.A.] ..	587
BROWN v. THOMPSON [C.A.] ..	708		
BURGESS, R. v. [C.A.] ..	54		
BURNSIDE v. HARRISON MARKS PRODUCTIONS, LTD. [C.A.] ..	286		
CALLAGHAN (INSPECTOR OF TAXES), INGRAM (J. G.) & SON, LTD. v. [CH.D.] ..	918		

	PAGE		PAGE
ELVAN REINFORCED CONCRETE CO., LTD., KEATING v. [C.A.]	139	INTRODUCTIONS, LTD. v. NATIONAL PROVINCIAL BANK, LTD. [CH.D.]	1221
EMANUEL v. SMITH [Q.B.D. DIVL. CT.]	529	INTRODUCTIONS, LTD., Re [CH.D.]	1221
ENFIELD (LONDON BOROUGH) v. LAVENDER GARDEN PROPERTIES, LTD. [C.A.]	401	J.B., B.R.B. v. [C.A.]	1023
EVANS, POPE v. [CH.D.]	743	JACOBS v. CHAUDHURI [C.A.]	124
F. v. F. [C.A.]	946	JAQUES v. LLOYD D. GEORGE & PARTNERS, LTD. [C.A.]	187
F.A. & A.B., LTD., LUPTON (INSPECTOR OF TAXES) v. [CH.D.]	1042	JONES (INSPECTOR OF TAXES), SIMPSON v. [CH.D.]	929
FAY, GARFIELD v. [PROB.]	395	KEANEY v. BRITISH RAILWAYS BOARD [C.A.]	532
FEENEY v. RIX [CH.D.]	569	KEATING v. ELVAN REINFORCED CONCRETE CO., LTD. [C.A.]	139
FEJTEK'S (V. J.) OPPOSITION, Re, No. 13202 [CH.D.]	913	KENDALL (HENRY) & SONS (A FIRM) v. LILLICO (WILLIAM) & SONS, LTD. [H.L.]	444
FISHER & LUDLOW, LTD., THORNTON v. [C.A.]	241	KING v. REGINAM [P.C.]	610
FLEMING (INSPECTOR OF TAXES) v. LONDON PRODUCE CO., LTD. [CH.D.]	975	KNIGHT, GILBERT & PARTNERS (A FIRM) v. [C.A.]	248
FORSYTH v. ALTMANN [CH.D.]	760	KNOTT, MOHAMED v. [Q.B.D. DIVL. CT.]	563
FOX v. ADAMSON [H.L.]	411	LADYMAN v. WIRRAL ESTATES, LTD. [LIVERPOOL ASSIZES]	197
GABLE CONSTRUCTION CO., LTD. v. INLAND REVENUE COMRS. [CH.D.]	968	LAIRD, R. v. [C.A.]	77
GALLAHER, LTD. v. COMMISSIONERS OF CUSTOMS AND EXCISE [C.A.]	820	LAVENDER GARDEN PROPERTIES, LTD., LONDON BOROUGH OF ENFIELD v. [C.A.]	401
GALLIE v. LEE [CH.D.]	322	LEE, GALLIE v. [CH.D.]	322
GARDNER, DAILY MIRROR NEWSPAPERS, LTD. v. [C.A.]	163	LEE-LEVITEN, MARLTON (AN INFANT) v. [C.A.]	874
GARFIELD v. FAY [PROB.]	395	LEICESTER LICENSING JUSTICES, R. v. <i>Ex parte</i> BISSON [Q.B.D. DIVL. CT.]	351
GATLAND v. METROPOLITAN POLICE COMR. [Q.B.D. DIVL. CT.]	100	LIEW SAI WAH v. PUBLIC PROSECUTOR [P.C.]	738
GEORGE (LLOYD D.) & PARTNERS, LTD., JAQUES v. [C.A.]	187	LILLICO (WILLIAM) & SONS, LTD., KENDALL (HENRY) & SONS (A FIRM) v. [H.L.]	444
GIBSON v. UNION OF SHOP, DISTRIBUTIVE AND ALLIED WORKERS [CH.D.]	252	LITTLER v. LIVERPOOL CORPN. [LIVERPOOL ASSIZES]	343
GIBSON, <i>Ex parte</i> , R. v. LLANDRINDOD WELLS JUSTICES [Q.B.D. DIVL. CT.]	20	LIVERPOOL CORPN., LITTLER v. [LIVERPOOL ASSIZES]	343
GILBERT & PARTNERS (A FIRM) v. KNIGHT [C.A.]	248	LLANDRINDOD WELLS JUSTICES, R. v. <i>Ex parte</i> GIBSON [Q.B.D. DIVL. CT.]	20
GLOUCESTERSHIRE COUNTY COUNCIL v. RICHARDSON [H.L.]	1181	LLOYD v. BRASSEY [Q.B.D. DIVL. CT.]	1228
GOLDSTEIN, MANN v. [CH.D.]	769	LLOYDS BANK, LTD. v. SMITH [CH.D.]	276
GOODCHILD v. GREATNESS TIMBER CO., LTD. [C.A.]	255	LONDON BOROUGH OF ENFIELD v. LAVENDER GARDEN PROPERTIES, LTD. [C.A.]	401
GOSWAMI, R. v. [C.A.]	24	LONDON PRODUCE CO., LTD., FLEMING (INSPECTOR OF TAXES) v. [CH.D.]	975
GRAHAM, DIAMOND v. [C.A.]	909	LONDON PRODUCE CO., LTD., INLAND REVENUE COMRS. v. [CH.D.]	975
GREATNESS TIMBER CO., LTD., GOODCHILD v. [C.A.]	255	LONGMAN, R. v. [C.A.]	761
GREEN, R. v. [C.A.]	77	LOPES v. VALLIAPPA CHETTIAR [P.C.]	136
GREYHOUND RACING ASSOCIATION, LTD., PETT v. [C.A.]	545	LOVBOND (JOHN) & SONS, LTD., <i>Ex parte</i> , R. v. HASTINGS LICENSING JUSTICES [Q.B.D. DIVL. CT.]	270
GRIMSDALE & SONS, LTD., HOLLAND COLOMBO TRADING SOCIETY, LTD. v. [H.L.]	444	LUPTON (INSPECTOR OF TAXES) v. F.A. & A.B., LTD. [CH.D.]	1042
GRIMSDALE & SONS, LTD. v. SUFFOLK AGRICULTURAL AND POULTRY PRODUCERS ASSOCIATION, LTD. [H.L.]	444	LYCETT, R. v. [C.A.]	1021
GUNNELL, WEST PENWITH RURAL DISTRICT COUNCIL v. [C.A.]	1005	MCGREGOR (ROBERT) AND SONS, LTD., ROE v. [C.A.]	636
HAGUE, INLAND REVENUE COMRS. v. [C.A.]	1252	MACKENZIE WAKEHAM v. [CH.D.]	783
HAKLUYTT v. HAKLUYTT [C.A.]	868	MANUS CHILDS, LTD., YOUNG AND MARTEN, LTD. v. [H.L.]	1169
HALL, MILK MARKETING BOARD v. [Q.B.D. DIVL. CT.]	259	MACPHERSON v. INLAND REVENUE COMRS. [CH.D.]	1241
HALL, R. v. [C.A.]	1009	MAGNET BOWLING, LTD., A.M.F. INTERNATIONAL, LTD. v. [Q.B.D.]	789
HAMBLETON v. CALLINAN [Q.B.D. DIVL. CT.]	943	MAILETT, HANLEY SECURITIES, LTD. v. [C.A.]	960
HANIF v. SECRETARY OF STATE FOR HOME AFFAIRS [CH.D. and C.A.]	145	MANN v. D'ARCY [CH.D.]	172
HANYET SECURITIES, LTD. v. MAILETT [C.A.]	960	MANN v. GOLDSTEIN [CH.D.]	769
HARRIS, R. v. [C.A.]	49	MARFANI & CO., LTD. v. MIDLAND BANK, LTD. [C.A.]	573
HARRISON MARKS PRODUCTIONS, LTD., BURN-SIDE v. [C.A.]	286	MARLTON (AN INFANT) v. LEE-LEVITEN [C.A.]	874
HARVEST LANE MOTOR BODIES, LTD., Re [CH.D.]	1012	MARSDEN, R. v. [C.A.]	341
HASTINGS LICENSING JUSTICES, R. v. <i>Ex parte</i> LOVBOND (JOHN) & SONS, LTD. [Q.B.D. DIVL. CT.]	270	MASIH, DASS (AN INFANT) v. [C.A.]	226
HAVENHAND v. BLACK (THOMAS), LTD. [Q.B.D. DIVL. CT.]	1037	MAURICE (C.) & CO., LTD. v. MINISTER OF LABOUR [C.A.]	1030
HEATON (INSPECTOR OF TAXES) v. BELL [C.A.]	1156	MAXWELLS OF EMSWORTH, LTD., MOORE v. [C.A.]	779
HIRD v. SMITH [Q.B.D. DIVL. CT.]	529	MECCA, THE [ADM.]	731
HOLLAND COLOMBO TRADING SOCIETY, LTD. v. GRIMSDALE & SONS, LTD. [H.L.]	444	METROPOLITAN POLICE COMR., GATLAND v. [Q.B.D. DIVL. CT.]	100
HOOD, R. v. [C.A.]	56	METROPOLITAN POLICE COMR., R. v. <i>Ex parte</i> BLACKBURN (No. 2) [C.A.]	319
HUGHES, R. v. [C.A.]	53	METROPOLITAN POLICE COMR., WARNER v. [H.L.]	356
HUNT, R. v. [C.A.]	1056	METROPOLITAN PROPERTIES CO., LTD. v. NOBLE [Q.B.D. DIVL. CT.]	313
HUNTER v. SMITH'S DOCK CO., LTD. [Q.B.D. DIVL. CT.]	81	MICHAEL JACKSON (FANCY GOODS), LTD., DURHAM FANCY GOODS, LTD. v. [Q.B.D.]	987
INGHAM, BELL v. [Q.B.D. DIVL. CT.]	333	MIDLAND BANK, LTD., MARFANI & CO., LTD. v. [C.A.]	573
INGRAM (J. G.) & SON, LTD. v. CALLAGHAN (INSPECTOR OF TAXES) [CH.D.]	918	MILLARD v. TURVEY [Q.B.D. DIVL. CT.]	7
INLAND REVENUE COMRS., BOWATER PAPER CORPN., LTD. v. [C.A.]	936	MILLER (OAKES, THIRD PARTY), ASTLEY INDUSTRIAL TRUST, LTD. v. [LIVERPOOL ASSIZES]	36
INLAND REVENUE COMRS., GABLE CONSTRUCTION CO., LTD. v. [CH.D.]	968	MILLER (T.A.), LTD. v. MINISTER OF HOUSING AND LOCAL GOVERNMENT [C.A.]	633
INLAND REVENUE COMRS. v. HAGUE [C.A.]	1252	MILK MARKETING BOARD v. HALL [Q.B.D. DIVL. CT.]	259
INLAND REVENUE COMRS. v. LONDON PRODUCE CO., LTD. [CH.D.]	975	MINISTER OF HOUSING AND LOCAL GOVERNMENT, T. A. MILLER, LTD., v. [C.A.]	633
INLAND REVENUE COMRS., MACPHERSON v. [CH.D.]	1241	MINISTER OF LABOUR, MAURICE (C.) & CO., LTD. v. [C.A.]	1030

	PAGE		PAGE
MOHAMED v. KNOTT [Q.B.D. DIVL. CT.]	563	R. v. HOOD [C.A.]	56
MOORE v. MAXWELLS OF EMSWORTH, LTD. [C.A.]	779	R. v. HUGHES [C.A.]	53
MURGATROYD (INSPECTOR OF TAXES), BOWATER PAPER CORPN. LTD. v. [C.A.]	936	R. v. HUNT [C.A.]	1056
NATIONAL COAL BOARD, PICKLES v. [C.A.]	598	R. v. LAIRD [C.A.]	77
NATIONAL COAL BOARD, <i>Ex parte</i> R. v. TRENT RIVER AUTHORITY [Q.B.D. DIVL. CT.]	273	R. v. LEICESTER LICENSING JUSTICES, <i>Ex parte</i> BISSON [Q.B.D. DIVL. CT.]	351
NATIONAL PROVINCIAL BANK, LTD., INTRODUCTIONS, LTD. v. [CH.D.]	1221	R. v. LLANDRINDOD WELLS JUSTICES, <i>Ex parte</i> GIBSON [Q.B.D. DIVL. CT.]	20
NIXON, R. v. [C.A.]	33	R. v. LONGMAN [C.A.]	761
NOBLE, METROPOLITAN PROPERTIES CO., LTD. v. [Q.B.D. DIVL. CT.]	313	R. v. LYCETT [C.A.]	1021
NORTH WESTERN GAS BOARD, PEARSON v. [MANCHESTER ASSIZES]	669	R. v. MARSDEN [C.A.]	341
NORTHCOOTE LAUNDRY, LTD. v. DONNELLY (FREDERICK), LTD. [C.A.]	50	R. v. METROPOLITAN POLICE COMR., <i>Ex parte</i> BLACKBURN (No. 2) [C.A.]	319
NORTON-RADSTOCK URBAN DISTRICT COUNCIL, RADSTOCK CO-OPERATIVE & INDUSTRIAL SOCIETY, LTD. v. [C.A.]	59	R. v. NIXON [C.A.]	33
NORWOOD (W.) & SONS, LTD., WARDAR'S (IMPORT & EXPORT) CO., LTD. v. [C.A.]	602	R. v. OTTOWELL [C.A.]	593
OAK CO-OPERATIVE BUILDING SOCIETY v. BLACKBURN [C.A.]	117	R. v. PRICE [C.A.]	282
OAKES, THIRD PARTY, ASTLEY INDUSTRIAL TRUST, LTD. v. MILLER [LIVERPOOL ASSIZES]	36	R. v. R. [Div.]	608
OSGERBY v. RUSHTON [Q.B.D. DIVL. CT.]	1196	R. v. REYNOLDS [C.A.]	77
OTTWELL, R. v. [C.A.]	593	R. v. RICHARDSON [C.A.]	761
PAN AMERICAN AIRWAYS, INC., COROCRAFT, LTD. v. [Q.B.D.]	1059	R. v. SAITER [C.A.]	951
PARADISE MOTOR CO., LTD., <i>Re</i> [C.A.]	625	R. v. SHILLINGFORD [C.A.]	200
PARSLEY, SWEET v. [Q.B.D. DIVL. CT.]	337	R. v. SMITH (JOAN) [C.A.]	115
PARTRIDGE v. CRITTENDEN [Q.B.D. DIVL. CT.]	421	R. v. TRENT RIVER AUTHORITY, <i>Ex parte</i> NATIONAL COAL BOARD [Q.B.D. DIVL. CT.]	273
PEARSON v. NORTH WESTERN GAS BOARD [MANCHESTER ASSIZES]	669	R. v. UXBRIDGE JUSTICES, <i>Ex parte</i> CLARK [Q.B.D. DIVL. CT.]	992
PETT v. GREYHOUND RACING ASSOCIATION, LTD. [C.A.]	545	R. v. VANDERWALL [C.A.]	200
PHARMACEUTICAL SOCIETY OF GREAT BRITAIN v. DICKSON [H.L.]	686	R. v. WALLETT [C.A.]	296
PHILLIPS, RICHARDS v. [C.A.]	859	R. v. WEEKES [Q.B.D. DIVL. CT.]	1214
PICKLES v. NATIONAL COAL BOARD [C.A.]	598	RADSTOCK CO-OPERATIVE & INDUSTRIAL SOCIETY, LTD. v. NORTON-RADSTOCK URBAN DISTRICT COUNCIL [C.A.]	59
POOLE, BRANDISH v. [Q.B.D. DIVL. CT.]	31	REGINAM, DEOKINANAN v. [P.C.]	346
POPLE v. EVANS [CH.D.]	743	REGINAM, KING v. [P.C.]	610
POST OFFICE, CARTWRIGHT v. [Q.B.D.]	646	REYNOLDS, R. v. [C.A.]	77
PRACTICE DIRECTION (CHANCERY DIVISION: COSTS: REVIEW OF TAXATION) [CH.D.]	635	RICHARDS v. PHILLIPS [C.A.]	859
PRACTICE DIRECTION (CRIMINAL LAW: TRIAL: PLEA OF GUILTY) [C.A.]	144	RICHARDSON, GLOUCESTERSHIRE COUNTY COUNCIL v. [H.L.]	1181
PRACTICE DIRECTION (DIVORCE: COUNTY COURT LIST: NOTICE OF SETTING DOWN) [Div.]	123	RICHARDSON, R. v. [C.A.]	761
PRACTICE DIRECTION (DIVORCE: FORM OF PETITION) [Div.]	88	RIMMER, CONWAY v. [H.L.]	304
PRACTICE DIRECTION (DIVORCE: LEGAL AID: COSTS: TAXATION) [Div.]	443	RIX, FEENEY v. [CH.D.]	569
PRACTICE DIRECTION (DIVORCE: PRACTICE: AGREEMENT BETWEEN PARTIES) [Div.]	841	ROCKWELL MACHINE TOOL CO., LTD. v. BARRUS (E.P.) (CONCESSIONAIRES), LTD. [CH.D.]	98
PRACTICE DIRECTION (HUSBAND AND WIFE: APPEAL: DELAY) [Div.]	247	ROE, BILLS v. [C.A.]	636
PRACTICE DIRECTION (HUSBAND AND WIFE: MATRIMONIAL HOME) [Div.]	135	ROE v. ROBERT MCGREGOR AND SONS, LTD. [C.A.]	636
PRACTICE DIRECTION (HUSBAND AND WIFE: PROPERTY) [Div.]	116	ROGERS v. DODD [Q.B.D. DIVL. CT.]	1196
PRACTICE DIRECTION (OFFICIAL REFEREES: PRACTICE: REFERENCE TO REFEREE)	1213	RUSHTON, OSGERBY v. [Q.B.D. DIVL. CT.]	559
PRACTICE DIRECTION (PROBATE: OMISSION OF WORDS FROM PROBATE OF WILL) [Prob.]	592	RUSSELL (J.) ELECTRONICS, LTD., <i>Re</i> [CH.D.]	145
PRICE, R. v. [C.A.]	282	S. (N.) (AN INFANT), <i>Re</i> [CH.D. AND C.A.]	951
PRIOR (INSPECTOR OF TAXES), WOOD PRESERVATION, LTD. v. [CH.D.]	849	SALTER, R. v. [C.A.]	993
PROCEDURE DIRECTION (HOUSE OF LORDS: COSTS) [H.L.]	606	SCOTT v. BAKER [Q.B.D. DIVL. CT.]	721
PROCTOR (TRUSTEES OF THE CONVENT OF THE HOLY FAMILY), CRESSWELL (TRUSTEES OF THE COBBETT SETTLEMENT) v. [C.A.]	682	SEARS v. SMITHS FOOD GROUP, LTD. [Q.B.D.]	721
PUBLIC PROSECUTOR, LIEW SAH WAH v. [P.C.]	738	SECRETARY OF STATE FOR DEFENCE v. WARN (H.L.)	300
R. v. ANGEL [C.A.]	607	SECRETARY OF STATE FOR HOME AFFAIRS, HANIF v. [CH.D. AND C.A.]	145
R. v. BARCLAY [C.A.]	53	SECRETARY OF STATE FOR HOME AFFAIRS, SINGH v. [CH.D. AND C.A.]	145
R. v. BENNETT [C.A.]	653	SEANGOR UNITED RUBBER ESTATES, LTD. v. CRADOCK (A BANKRUPT) (No. 3) [CH.D.]	1073
R. v. BOND [C.A.]	1040	SELDON v. DAVIDSON [C.A.]	755
R. v. BONE [C.A.]	644	SELVEY v. DIRECTOR OF PUBLIC PROSECUTIONS (H.L.)	497
R. v. BOW ROAD DOMESTIC PROCEEDINGS COURT, <i>Ex parte</i> ADEDIGBA [C.A.]	89	SHILLINGFORD, R. v. [C.A.]	200
R. v. BRISTOL RENT ASSESSMENT COMMITTEE, <i>Ex parte</i> EARL [Q.B.D. DIVL. CT.]	1214	SHOUCAIR, UNITED DOMINIONS CORPN. (JAMAICA), LTD. v. [P.C.]	904
R. v. BURGESS [C.A.]	54	SIMPSON v. JONES (INSPECTOR OF TAXES) [CH.D.]	929
R. v. CUMMERSON [C.A.]	863	SINGH v. SECRETARY OF STATE FOR HOME AFFAIRS [CH.D. AND C.A.]	145
R. v. DALE [C.A.]	77	SLEEP, APPELEY v. [Q.B.D. DIVL. CT.]	265
R. v. ELIA [C.A.]	587	SMITH, CARAST, LTD. v. [Q.B.D. DIVL. CT.]	529
R. v. GOSWAMI [C.A.]	24	SMITH (HERBERT) & CO. (A FIRM), CARL-ZEISS- STIFTUNG v. [C.A.]	1002
R. v. GREEN [C.A.]	77	SMITH (HERBERT) & CO. (A FIRM) (No. 2), CARL- ZEISS-STIFTUNG v. [CH.D.]	1233
R. v. HALL [C.A.]	1009	SMITH, EMANUEL v. [Q.B.D. DIVL. CT.]	529
R. v. HARRIS [C.A.]	49	SMITH, HIRD v. [Q.B.D. DIVL. CT.]	529
B. v. HASTINGS LICENSING JUSTICES, <i>Ex parte</i> LOVBOND (JOHN) & SONS, LTD. [Q.B.D. DIVL. CT.]	270	SMITH, LLOYDS BANK, LTD. v. [CH.D.]	276
		SMITH (JOAN), R. v. [C.A.]	115
		SMITH'S DOCK CO., LTD., HUNTER v. [Q.B.D. DIVL. CT.]	81
		SMITHS FOOD GROUP, LTD., SEARS v. [Q.B.D.]	721
		STAINES URBAN DISTRICT COUNCIL'S AGREEMENT, <i>Re</i> [CH.D.]	1
		STAINES URBAN DISTRICT COUNCIL, TRIGGS v. [CH.D.]	1
		STATUTE OF LIBERTY, THE [ADM.]	195
		STREDOCESKA FRUTA NARODNI PODNIK'S APPLICATION, <i>Re</i> , No. B.836429 [CH.D.]	913
		SUFFOLK AGRICULTURAL AND POULTRY PRODUCERS ASSOCIATION, LTD., GRIMSDALE & SONS, LTD. v. [H.L.]	444
		SWEET v. PARSLEY [Q.B.D. DIVL. CT.]	337
		SWEETLAND, COVELL v. [Q.B.D.]	1016

	PAGE		PAGE
TEHERAN-EUROPE CO., LTD. v. BELTON (S.T.)		WARNER v. METROPOLITAN POLICE COMR. [H.L.]	356
(TRACTORS), LTD. [C.A.]	886	WEEKES, CHAPMAN v. [Q.B.D. DIVL. CT.]	214
THOMPSON v. ANDREWS [C.A.]	419	WEEKES, R. v. [Q.B.D. DIVL. CT.]	214
THOMPSON, BROWN v. [C.A.]	708	WEIR'S SETTLEMENT, Re [CH.D.]	1241
THOMPSON v. COMMISSIONER OF STAMP DUTIES		WELSH PLASTICS, LTD., ELECTROCHROME, LTD.	
[P.C.]	896	v. [GLAMORGAN ASSIZES]	205
THORNTON v. FISHER & LUDLOW, LTD. [C.A.]	241	WEST PENWITH RURAL DISTRICT COUNCIL v.	
TICKLE v. TICKLE [DIV.]	154	GUNNELL [C.A.]	1005
TRENT RIVER AUTHORITY, R. v. <i>Ex parte</i>		WESTMINSTER BANK, LTD. v. BEVERLEY	
NATIONAL COAL BOARD [Q.B.D. DIVL. CT.]	273	BOROUGH COUNCIL [Q.B.D.]	104
TRIGGS v. STAINES URBAN DISTRICT COUNCIL		[C.A.]	1199
[CH.D.]	1	WESTON, WHITE v. [C.A.]	842
TROTTER v. DUFFIN [CH.D.]	618	WHESOE, LTD. AND SHELL REFINING CO., LTD.,	
TURVEY, MILLARD v. [Q.B.D. DIVL. CT.]	7	WALTERS v. [C.A.]	816n
UNION OF SHOP, DISTRIBUTIVE AND ALLIED		WHITE v. WESTON [C.A.]	842
WORKERS, GIBSON v. [CH.D.]	252	WILLOUGHBY, BAKER v. [Q.B.D.]	236
UNITED DOMINIONS CORPN. (JAMAICA), LTD. v.		WINDLE v. DUNNING & SON, LTD. [Q.B.D. DIVL.	
SHOUCAIR [P.C.]	904	CT.]	46
UXBRIDGE JUSTICES, R. v. <i>Ex parte</i> CLARK		WIRRAL ESTATES, LTD., LADYMAN v. [LIVERPOOL	
[Q.B.D. DIVL. CT.]	992	ASSIZES]	197
VALLIAPPA CHETTIAR, LOPES v. [P.C.]	136	WISDOM v. CHAMBERLAIN (INSPECTOR OF TAXES)	
VANDERWALL, R. v. [C.A.]	200	[CH.D.]	714
VICKERS & BOTT, LTD., Re [CH.D.]	264	WOOD PRESERVATION, LTD. v. PRIOR (INSPECTOR	
WAKEHAM v. MACKENZIE [CH.D.]	783	OF TAXES) [CH.D.]	849
WALLACE'S SETTLEMENTS, Re [CH.D.]	209	WOOTTON'S WILL TRUSTS, Re [CH.D.]	618
WALLETT, R. v. [C.A.]	296	WORLD BEAUTY, THE [ADM.]	673
WALTERS v. WHESOE, LTD. AND SHELL REFIN-		YOUNG AND MARTEN, LTD. v. McMANUS CHILDS,	
ING CO., LTD. [C.A.]	816n	LTD. [H.L.]	1169
WARDAR'S (IMPORT & EXPORT) CO., LTD. v.		ZIMMER MANUFACTURING CO., ZIMMER ORTHO-	
NORWOOD (W.) & SONS, LTD. [C.A.]	602	PAEDIC, LTD. v. [CH.D.]	309
WARN, SECRETARY OF STATE FOR DEFENCE v.		ZIMMER ORTHOPAEDIC, LTD. v. ZIMMER MANU-	
[H.L.]	300	FACTURING CO. [CH.D.]	309

INDEX

	PAGE
ABORTION <i>See</i> CRIMINAL LAW.	
ACCOMPLICE Crime in. <i>See</i> CRIMINAL LAW.	
ACCORD AND SATISFACTION Debt— <i>Loan—Conduit pipe transaction</i> [SELANGOR UNITED RUBBER ESTATES, LTD. v. CRADOCK (A BANKRUPT) (NO. 3)]	1073
ACCOUNT Income tax. <i>See</i> INCOME TAX.	
ACCOUNTANCY Method— <i>Debt—Estimate of probable loss—Debt subsequently released. See INCOME TAX</i> (Deduction in computing profits— <i>Debt—Estimate of probable loss</i>).	
ACTION Cause of action— <i>Professional ethics—Restraint of trade also involved. See TRADE</i> (Restraint of trade— <i>Corporation—Professional Society</i>). Tort— <i>Damnum absque injuria. See NEGLIGENCE</i> (Duty to take care— <i>Property—Damage to property</i>). Infant— <i>Attaining full age. See PRACTICE</i> (Parties— <i>Infant</i>). Limitation of. <i>See</i> LIMITATION OF ACTION.	
ADMIRALTY Collision actions. <i>See</i> SHIPPING (Collision). Interest— <i>Rate. See</i> SHIPPING (Limitation of liability— <i>Conversion rate</i>). Limitation of liability. <i>See</i> SHIPPING (Limitation of liability).	
ADVANCEMENT Presumption— <i>Gift to stepson. See</i> GIFT.	
ADVERTISEMENT Offer— <i>Whether offer for sale or invitation to treat. See</i> ANIMAL (Bird).	
AFFILIATION Jurisdiction— <i>Child born abroad when mother domiciled abroad—Child, mother and father in England—English court, where mother resides, has jurisdiction to make affiliation order for maintenance of child—Affiliation Proceedings Act, 1957 (c. 55), s. 1, s. 4 [R. v. BOW ROAD DOMESTIC PROCEEDINGS COURT, Ex parte ADEDIGBA]</i>	89
AGENT Account— <i>Trust—Constructive trust—Acting on instructions of principal denying existence of trust</i> [CARL-ZEISS-STIFTUNG v. HERBERT SMITH & Co. (A FIRM) (NO. 2)] Commission— <i>Estate agent. See</i> ESTATE AGENT (Commission). Contract— <i>Foreign undisclosed principal—Principal instructing English merchants to negotiate purchase of machines from English suppliers—Machines invoiced to English merchants—Whether privity of contract between English suppliers and foreign principal</i> [TEHERAN-EUROPE CO., LTD. v. S.T. BELTON (TRACTORS), LTD.] Estate agent. <i>See</i> ESTATE AGENT. Mercantile agent— <i>Possession of goods—Power of mercantile agent to transfer title dependent on possession being given to him as mercantile agent—Motor car—Company operating mainly self-drive hire business but selling second-hand cars as ancillary business—New car released to company by motor distributors, as addition to self-drive hire fleet—Sale of new car to customer—Hire-purchase agreement by company with finance house after sale of car—Whether title to car passed on sale by company to customer—Factors Act, 1889 (c. 45), s. 2 (1) [ASTLEY INDUSTRIAL TRUST, LTD. v. MILLER (OAKES, THIRD PARTY)]</i> Negligent driving— <i>Test of driver's agency. See</i> ROAD TRAFFIC (Negligence— <i>Driving of motor vehicle—Liability of owner</i>). Undisclosed principal— <i>Estoppel—No trust relationship with other party to contract. See</i> RES JUDICATA (Undisclosed principal).	1233 886 36
AGRICULTURE Agricultural worker— <i>Redundancy payment. See</i> EMPLOYMENT (Redundancy). Feeding stuffs— <i>Sale for use as an ingredient in poultry food—Imported ground nut extractions unfit for purpose—Compound meal fed to young pheasants which were poisoned thereby—C.i.f. contracts by wholesalers for importing ground nut extractions—Sale by transfer of c.i.f. documents—Whether pheasants were "poultry"—Whether warranty of feeding stuffs applied—Fertilisers and Feeding Stuffs Act, 1926 (c. 45), s. 2 (2) [HENRY KENDALL & SONS (A FIRM) v. WILLIAM LILLICO & SONS, LTD.]</i>	444
AMENDMENT Indictment, of. <i>See</i> CRIMINAL LAW (Indictment).	
AMUSEMENTS Amusements with prizes. <i>See</i> GAMING.	
ANIMAL Bird— <i>Protection—Advertisement of Bramblefinch hens, at 25s. each, in periodical under classified advertisements—No words saying offer for sale—Whether the advertisement constituted an "offer for sale"—Bird's ring could be removed without breaking or damaging it—Inference that bird not close ringed and bred in captivity—Protection of Birds Act, 1954 (c. 30), s. 6 (1), Sch. 4 [PARTRIDGE v. CRITTENDEN]</i>	421
APPEAL County Court, from. <i>See</i> COUNTY COURT. Court of Appeal, to. <i>See</i> COURT OF APPEAL. Fact— <i>Tribunal's determination. See</i> SELECTIVE EMPLOYMENT TAX (Refund). Matrimonial jurisdiction of magistrates. <i>See</i> MAGISTRATES (Husband and wife). Privy Council, to. <i>See</i> PRIVY COUNCIL.	

APPOINTMENT

Fraud on power—*Variation of trusts*. See TRUST AND TRUSTEE (*Variation of trusts by the court—Power of appointment*).

APPORTIONMENT

Contributory negligence—*Apportionment of responsibility*. See NEGLIGENCE (*Contributory negligence*).

ARCHITECT

Independent contractor—*Engaged to render services under architect employed by company associated with building owner—Whether firm of architects so engaged were independent contractors* [A.M.F. INTERNATIONAL, LTD. v. MAGNET BOWLING, LTD.] 789

Instructions—*R.I.B.A. contract*. See BUILDING CONTRACT (*Sub contractors*).

Remuneration—*Quantum meruit—Existing contract for lump sum fee—Additional work*. See CONTRACT (*Quantum meruit—Existing contract*).

ATTEMPT

Sentence. See CRIMINAL LAW (*Sentence*).

ATTESTATION

Will. See WILL.

AUCTION

Bid—*Dispute—When auctioneer may properly act on the footing that there is a “dispute respecting a bid”—What constitutes a bid—Necessity for bid to be communicated to auctioneer—National Conditions of Sale (17th Edn.) Condition 2 (3)* [RICHARD v. PHILLIPS] 859

AUDIENCE

Tribunal—*Party's right to be legally represented*. See TRIBUNAL (*Procedure—Legal representation*).

AUSTRALIA

See PRIVY COUNCIL.

BANK

Cheque—*Conversion—Protection of bank acting in good faith and without negligence—New customer opening account using assumed name of payee of cheque—Reference of trustworthiness given to bank—Passport not required—Sufficiency of bank's enquiries and practice—Cheques Act, 1957 (c. 36), s. 4 (1)* [MARFANI & CO., LTD. v. MIDLAND BANK, LTD.] 573

Holder for value. See BILL OF EXCHANGE (*Holder for value*).

Duty of care—*Contractual duty to customer to exercise care and skill—Mandate from company to pay cheques signed by directors does not relieve bank from duty of care in respect of such cheques—Whether conviction that answer given to enquiry would be false excuses making enquiry—Take-over bids—Absence of instructions to branch officials regarding transactions connected with take-over bids—Knowledge attributable to bank of misapplication of company's funds in acquisition of its own shares in a take-over transaction* [SELANGOR UNITED RUBBER ESTATES, LTD. v. CRADOCK (A BANKRUPT) (No. 3)] 1073

Justifiable assumption of honesty of explanation given—*Whether bank liable in equity as constructive trustee or at common law for not making further enquiry* [SELANGOR UNITED RUBBER ESTATES, LTD. v. CRADOCK (A BANKRUPT) (No. 3)] 1073

BANKRUPTCY

Inquiry as to debtor's dealings and property—*Summons to persons deemed capable of giving information—Discharged bankrupt—Summons to his personal representatives after his death—Executors were former partner of bankrupt, his accountant and his solicitor—Statement rendered by discharged bankrupt in his lifetime containing material for inquiry—Whether jurisdiction to make order against executors—Bankruptcy Act, 1914 (c. 59), s. 25 (1)—Bankruptcy Rules, 1952 (S.I. 1952 No. 2113), r. 236 [Re A DEBTOR (No. 12 of 1958). Ex parte THE TRUSTEE OF THE PROPERTY OF THE DEBTOR v. CLEGG]* 425

Offences—*Failure to give satisfactory explanation of manner of incurring substantial loss of part of bankrupt's estate—Bankrupt having been engaged in trade or business and having debts contracted in course of trade or business outstanding at date of receiving order—Whether absolute offence—Bankruptcy Act, 1914 (c. 59), s. 157 (1) (c)* [R. v. SALTER] 951

BARRISTER

See COUNSEL.

BASTARDY

Affiliation proceedings. See AFFILIATION.

BILL OF EXCHANGE

Company—*Name—Misdescription*. See COMPANY (*Name—Use of name*).

Holder for value—*Value given for cheque—Consideration not passing directly between holder and drawer—Whether drawee of cheque deemed holder for value as against drawer—Whether drawer of cheque became a party to it prior to the time when value was given—Bills of Exchange Act, 1882 (c. 61), s. 27 (2)* [DIAMOND v. GRAHAM] 909

BILLS OF QUANTITIES

See BUILDING CONTRACT.

BIRD

See ANIMAL.

BLOOD TESTS

Paternity, to determine. See DIVORCE (*Infant—Jurisdiction*).

BORSTAL TRAINING

See CRIMINAL LAW (*Sentence*).

BREATH TEST

See ROAD TRAFFIC (*Driving with blood-alcohol proportion above prescribed limit*).

BUILDING

Alteration—*Licence—Consent*. See LICENSING (*Jurisdiction—Consent to alteration of premises*).

Building in course of construction—*Fitness for specialist equipment*. See BUILDING CONTRACT (*Specialist contractor*).

Industrial building—*Capital allowances*. See INCOME TAX (*Allowance*).

Rubble—*Deposit of hopper in street*. See HIGHWAY (*Danger or annoyance to users*).

	PAGE
BUILDING CONTRACT	
Bills of quantities— <i>Terms—Provision for safeguarding against flood damage—Liability of building contractor</i> [A.M.F. INTERNATIONAL, LTD. v. MAGNET BOWLING, LTD.]	789
Breach of contract— <i>Fitness or quality of materials—Two warranties implied, fitness for purpose and good quality—Sub-contract for work and materials—Defective materials supplied—Material specified by contractors, manufactured only by one manufacturer—Specified material obtained but having undetectable defects, due to faulty manufacture, rendering it not of good quality—Material supplied and fixed by sub-contractor—Whether sub-contractor liable for supplying such material</i> [YOUNG AND MARTEN, LTD. v. McMANUS CHILDS, LTD.]	1169
Indemnity— <i>Scope—Whether extending to negligence of person to be indemnified. See INDEMNITY (Negligence).</i>	
Occupier— <i>Building contractors as well as building owners. See OCCUPIER (Negligence).</i>	
Specialist contractor entering on building site on instruction of building owner to install equipment in building in course of erection— <i>Building contractor concurring that building ready—Contractual and implied obligation of building owner that building ready to receive equipment—Damage to equipment by flood-water entering building—Exception clause inapplicable—Liability of building owner in contract—Liability of building owner and building contractors in tort</i> [A.M.F. INTERNATIONAL, LTD. v. MAGNET BOWLING, LTD.]	789
Sub-contractors— <i>Nominated suppliers—Alleged wrongful repudiation by building contractor—Defective materials supplied—Undetectable defect—Whether main contractor warrants impliedly the fitness of materials supplied by nominated supplier—Building contract—Architect—Instructions—Notice to determine contract on ground of delay exceeding one month—Notice given by contractor—Whether contractor in breach of contract or whether notice valid—R.I.B.A. form of contract, conditions, cl. 18 (v), cl. 20</i> [GLOUCESTERSHIRE COUNTY COUNCIL v. RICHARDSON]	1181
BURDEN OF PROOF	
Loan. <i>See MONEY (Loan).</i>	
BUSINESS PREMISES	
<i>See LANDLORD AND TENANT (New tenancy; Notice to quit).</i>	
CARRIAGE BY AIR	
Carriage of goods— <i>International carriage—Limitation of liability of carriers—Theft by carriers' servant—Air consignment note stating volume or dimension of goods—Proper law of contract—United States law—Paramountcy of English Act in action in England—Clause in air consignment note for limitation of liability at same limit as statutory limit—Clause not subject to abrogation in events specified in art. 9 or art. 25 of Sch. 1 to Act of 1932—Whether clause avoided by art. 23—Carriage by Air Act, 1932 (c. 36), Sch. 1, art. 8, art. 23</i> [COROCRAFT, LTD. v. PAN AMERICAN AIRWAYS, INC.]	1059
CARRIERS	
Delivery of goods to carrier— <i>Passing of property in goods. See SALE OF GOODS (Transfer of property).</i>	
CERTIFICATE	
Counsel, of. <i>See PRACTICE (Trial—Lists).</i>	
CERTIORARI	
Costs— <i>Party not appearing—Matter litigated until after applicants' briefs delivered—Costs awarded against respondents, who did not appear on motion, up to date of notifying that they no longer contested the matter</i> [R. v. HASTINGS LICENSING JUSTICES, <i>Ex parte</i> LOVIBOND (JOHN) & SONS, LTD.]	270
Sentence— <i>Variation on application for certiorari. See MAGISTRATES (Jurisdiction—Functus officio).</i>	
CHARACTER	
Evidence of. <i>See CRIMINAL LAW (Evidence).</i>	
CHARITY	
Benefit to community— <i>Community home. See Religion—Residuary bequest to a community house, post.</i>	
House to house collection— <i>Company selling articles on door to door basis—Part of proceeds paid to a charity—Whether a "collection"—House to House Collections Act, 1939 (c. 44), s. 11</i> [EMANUEL v. SMITH]	529
Power— <i>Collateral power—Objects of power not exclusively charitable—Gift by will to trustees of residuary estate on trusts for accumulation or for payment of income, and power after certain period to pay, or apply capital—Class of beneficiaries defined to include some clearly charitable objects and also some which might not be charitable objects in law—Whether provisions valid</i> [Re WOOTTON'S WILL TRUSTS]	618
Religion— <i>Residuary bequest to a community house—Gift for the furtherance of the work and purposes of the community—Community of persons leading simple pious lives—Object to do the will of God by practical Christianity—Community open to persons of any creed or who had none—Help given to any member of the public in need—Whether valid charitable gift for advancement of religion—Whether valid charitable gift for purpose beneficial to the public</i> [Re BANFIELD (dec.)]	276
Uncertainty— <i>Opinion of trustees—Trust for such other organisation or body not being registered as a charity but in the opinion of the testatrix' trustees having charitable objects—Whether a valid charitable trust</i> [Re WOOTTON'S WILL TRUSTS]	618
CHEMIST	
National Health Service— <i>Supply of drugs. See NATIONAL HEALTH SERVICE (Pharmaceutical services).</i>	
CHEQUE	
Bank's position. <i>See BANK (Cheque; Duty of care).</i>	
Holder for value. <i>See BILL OF EXCHANGE (Holder for value).</i>	
CHILD	
Blood test— <i>Power of court to order. See DIVORCE (Infant—Jurisdiction).</i>	
Child of the family— <i>Matrimonial Causes Act 1965, s. 46 (2) (b). See DIVORCE (Infant—Child of the family).</i>	
Maintenance— <i>Illegitimate child. See AFFILIATION.</i>	

CHILDREN AND YOUNG PERSONS

Protection—Recognition of foreign marriage—Potentially polygamous marriage—Fit person order—Nigerian girl of thirteen validly married by Nigerian Moslem law—Whether marriage recognised in England—Whether girl, living with her husband, exposed to moral danger or in need of care and protection—Children and Young Persons Act, 1933 (c. 12), s. 62—Children and Young Persons Act 1963 (c. 37), s. 2 [MOHAMED v. KNOTT] 563

CHOOSE IN ACTION

Writing—Disclaimer of gift—Whether writing necessary. See GIFT (Disclaimer).

CLUB

Amusements with prizes. See GAMING (Amusements with prizes).

COFFEE BAR

See REGISTRATION (Premises).

COLLECTION

House to house—Charitable purpose. See CHARITY (House to House collection).

COLLISION

At sea. See SHIPPING.

COMMISSION

Estate agent. See AGENT.

COMMONWEALTH IMMIGRANT

Admission to United Kingdom—Refusal of admission—Application to make an infant seeking admission a ward of court—Wardship jurisdiction not exercisable so as to interfere with statutory control of immigration—Commonwealth Immigrants Act, 1962 (c. 21), s. 2 (1) [Re A. (AN INFANT)] 145

COMMONWEALTH PREFERENCE

See CUSTOMS.

COMPANY

Director—Powers—Take-over threat. See Ultra vires—Allotment of ordinary shares by directors to counter take-over bid, post.

Trustee—Credit balance at bank—Misapplication of moneys of company standing to its credit in account with its bank—Liability of director acting in accordance with the instructions of a third person not being a director—Knowledge of third person attributable to director—Whether director entitled to be relieved from liability—Companies Act, 1948 (c. 38), s. 448 [SELANGOR UNITED RUBBER ESTATES, LTD. v. CRADOCK (A BANKRUPT) (NO. 3)] 1073

Directors—Life directors—Power to remove other directors—Joint power conferred on two permanent life directors—Construction of articles of association—Power not conferred by way of joint confidence but for securing the interests of the life directors—Whether power exercisable by survivor [BERSELE MANUFACTURING CO., LTD. v. BERRY] 552

Memorandum of association—Object clauses—Construction—Borrowing power declared as an object—Provision that objects were independent objects—Company's business changed and new business ultra vires—Money borrowed from bank, to which copy of memorandum was supplied—Whether borrowing power capable of being an independent object—Whether the borrowing from the bank was ultra vires [Re INTRODUCTIONS, LTD.] 1221

Name—Use of name—Bill of exchange—Incorrect description of dravee company by drawer—Acceptance signed by director of dravee company on bill containing incorrect description—Whether director personally liable for amount of bill—Whether plaintiffs estopped from enforcing liability—Companies Act, 1948 (c. 38), s. 108 (1) (c), (4) [DURHAM FANCY GOODS, LTD. v. MICHAEL JACKSON (FANCY GOODS), LTD.] 987

Reduction of capital—Income tax. See SURTAX (Tax advantage).

Registration—Restoration to register—Applicant a plaintiff in an action for damages against company—Petitioner's husband died as result of traffic accident—Whether plaintiff was a "creditor" of the company, for the purpose of maintaining her petition—Companies Act, 1948 (c. 38), s. 353 (6) [Re HARVEST LANE MOTOR BODIES, LTD.] 1012

Restoration of name to register—Service of petition—Name of company struck off register in 1963—Sum of money subsequently becoming payable to company—Creditors' petition for restoration of company's name to register [Re VICKERS & BOTT, LTD.] 264

Sale of business as going concern—Re-engagement of staff—Redundancy payments. See EMPLOYMENT (Redundancy—Re-engagement).

Shares—Allotment—Directors' powers. See Ultra vires—Allotment of ordinary shares by directors to counter take-over bid, post.

Financial assistance for purchase of its own shares—Take-over—Payment from company's funds unlawful and avoided—Whether claim against directors as constructive trustees affected by illegality—Companies Act, 1948 (c. 38), s. 54 [SELANGOR UNITED RUBBER ESTATES, LTD. v. CRADOCK (A BANKRUPT) (NO. 3)] 1073

Register—Rectification—Disclaimer of attempted gift inter vivos—No transfer required [Re PARADISE MOTOR CO., LTD.] 625

Transfer—Proper instrument—Instrument that would attract stamp duty, not necessarily complying with all formalities of articles of association—Companies Act, 1948 (c. 38), s. 75 [Re PARADISE MOTOR CO., LTD.] 625

Ultra vires—Allotment of ordinary shares by directors to counter take-over bid—Directors empowered by articles to issue unissued shares—Directors' action approved by company in general meeting—Whether, assuming directors' action was not in best interests of company and in excess of their powers, the allotment could be ratified by the company in general meeting—Inherent residual power of company over unissued shares [BAMFORD v. BAMFORD] 655

Winding-up—Compulsory winding-up—Creditor's application—Disputed debt—Existence of debt disputed—Company unable to meet its debts as they fell due—Petitions presented by alleged creditors of two companies—Injunctions sought to restrain prosecution of petitions—Debts disputed on substantial grounds—Whether prosecution of petitions an abuse of process of the court—Whether injunctions should be granted [MANN v. GOLDSTEIN] 769

Voluntary winding-up—Petition for compulsory liquidation—Official Receiver's petition—Standard of proof of condition provided by s. 224 (2)—Misapplication of one sum by wrong payment out of company's assets—Dilatory conduct of liquidation—Liquidation nearly complete—Liquidator undertaking to pay into assets amount wrongly paid out and to complete liquidation with due despatch—Burden of proof that voluntary liquidation could not be continued with due regard to interests of creditors not discharged—Companies Act, 1948 (c. 38), s. 224 (2) [Re J. RUSSELL ELECTRONICS, LTD.] 559

COMPENSATION

Alternative statutory powers—*Whether power carrying right to compensation should be exercised.*

See STATUTE (Construction)—*Confiscatory construction*).

Compulsory acquisition, on. *See* COMPULSORY PURCHASE.

Nationalisation—*Foreign*—*No compensation*—*Opposition to registration of trade mark.* *See* TRADE MARK (Registration)—*Opposition*).

COMPULSORY PURCHASE

Compensation—*Purchase notice*—*Permission for additional development*—*Permission within five years of acquisition*—*Additional compensation*—*Land possessing certificate for residential development*—*Development at fifty-five habitable rooms per acre*—*Acquiring authority obtaining permission for one hundred rooms per acre*—*Increase constituting additional development*—*Land Compensation Act, 1961 (c. 33), s. 23 (1), (2), s. 29 (1)* [LONDON BOROUGH OF ENFIELD v. LAVENDER GARDEN PROPERTIES, LTD.] 401

CONDITION

Contract—*Conditional contract.* *See* CONTRACT (Conditional contract).

CONFESSION

Admissibility. *See* CRIMINAL LAW (Evidence); PRIVY COUNCIL (Guyana).

CONFLICT OF LAWS

Affiliation—*Child born abroad to mother domiciled abroad.* *See* AFFILIATION (Jurisdiction).

CONFLICT OF LAWS

Convention—*International convention*—*Incorporated into municipal laws*—*Difference between United States and English law*—*Proper law of contract that of United States*—*English statute paramount in action in England* [COROCRAFT, LTD. v. PAN AMERICAN AIRWAYS, LTD.] . . 1059

Divorce—*Foreign decree*—*Recognition.* *See* DIVORCE (Foreign decree).

Marriage—*Foreign marriage*—*Potentially polygamous*—*Protection of young persons.* *See* CHILDREN AND YOUNG PERSONS (Protection).

CONTEMPT OF COURT.

Publication concerning legal proceedings—*Criticism of administration of justice*—*Court of Appeal*—*Judgment regarding non-enforcement of gaming laws criticised*—*Error of fact in matter published*—*Right of fair comment on matters of public importance* [R. v. METROPOLITAN POLICE COMR., *Ex parte* BLACKBURN (No. 2)] 319

CONTRACT

Accord and satisfaction. *See* ACCORD AND SATISFACTION.

Agent—*Undisclosed principal*—*Estoppel*—*No trust relationship with other party to contract.* *See* RES JUDICATA (Undisclosed principal).

Breach—*Inducement to commit breach of contract.* *See* TORT (Inducement to commit breach of contract).

Building. *See* BUILDING CONTRACT.

Conditional contract—*Passing of property*—*Contract for sale of a holding of shares subject to a condition precedent*—*Condition solely for benefit of purchaser*—*Waiver of condition open to purchaser at any time*—*Whether beneficial interest in shares passed to purchaser before condition was in fact waived or fulfilled* [WOOD PRESERVATION, LTD. v. PRIOR (INSPECTOR OF TAXES)] 849

Exception clause—*Building contract*—*Negligence of owners and contractors.* *See* BUILDING CONTRACT (Specialist contractor).
Latent defect—*Sale of food stuffs*—*Implied warranty of fitness not excluded* [HENRY KENDALL & SONS v. WILLIAM LILlico & SONS, LTD.] 444

Fitness—*Materials*—*Contract for work and materials.* *See* BUILDING CONTRACT (Breach of contract).

Sale of goods. *See* SALE OF GOODS (Implied condition of fitness).

Illegality. *See* COMPANY (Shares).

Implied—*Lease*—*Covenant.* *See* LANDLORD AND TENANT (Lease—Covenant—Insurance).

Joint contractors—*Plaintiffs*—*All joint promises should be parties to action.* *See* PRACTICE (Parties—Joinder of parties).

Limitation of liability—*Air transport.* *See* CARRIAGE BY AIR.

Novation—*Debt*—*Extent*—*Whether extending to liability of borrower as constructive trustee in relation to money lent.* [SELANGOR UNITED RUBBER ESTATES, LTD. v. CRADOCK (A BANKRUPT) (No. 3)] 1073

Offer for sale or invitation to treat. *See* ANIMAL (Bird).

Quantum meruit—*Existing contract*—*Additional work*—*Need for implication of new contract and thus to get rid of old contract*—*Contract by surveyor to arrange, supervise, etc. specified building work estimated to cost £800 for fee of £30*—*Additional work bringing cost to £2,283 ordered by building owner and supervised by surveyor*—*No request by surveyor for increasing fee until after work completed*—*Whether surveyor entitled to more than £30 agreed fee* [GIBSON & PARTNERS (A FIRM) v. KNIGHT] 248

Sale of Goods. *See* SALE OF GOODS.

Statutory powers—*Agreement not to exercise*—*Invalidity.* *See* PUBLIC AUTHORITY (Statutory powers).

Will—*To leave property.* *See* Writing—*Oral contract, post.*

Writing—*Oral contract that plaintiff should have deceased's house after his death*—*Part performance*—*Plaintiff gave up her flat and lived with deceased, looking after him and his house*—*Specific performance of oral contract decreed after deceased's death*—*Question of relief where it would have been fraudulent for deceased to repudiate contract for want of writing*—*Law of Property Act, 1925 (c. 20), s. 40* [WAKKHAM v. MACKENZIE] 783
Variation—*Whether original contract rescinded, or remaining enforceable unvaried if variation unenforceable.* *See* PRIVY COUNCIL (Jamaica)—*Moneylending*—*Mortgage*).

CONTRIBUTORY NEGLIGENCE

Generally. *See* NEGLIGENCE.

CONVENTION

Statute effecting international convention. *See* CARRIAGE BY AIR (Carriage of goods—*International carriage*—*Limitation of liability*).

CONVERSION

Cheque. *See* BANK (Cheque).

CORPORATION

Ultra vires—*Professional society.* *See* TRADE (Restraint of trade).

CORROBORATION

Criminal cases. *See* CRIMINAL LAW (Evidence).

COSTS

Certiorari. *See* CERTIORARI.County court. *See* COUNTY COURT.House of Lords. *See* HOUSE OF LORDS.Legal aid. *See* LEGAL AID.Taxation—*Review of taxation—Procedure in Chancery Division—R.S.C., Ord. 62, r. 35*
[PRACTICE DIRECTION] 635

COUNSEL

Certificate—*Length of hearing.* *See* PRACTICE (Trial).Tribunal—*Whether party entitled to be legally represented before domestic tribunal.* *See* TRIBUNAL
(Procedure—Legal representation).

COUNTERCLAIM

Dismissal—*Want of prosecution.* *See* PRACTICE (Want of prosecution).

COUNTY COURT

Appeal—*Ruling that on the pleadings the burden of proof lay on the defendant, who therefore should begin—Whether appeal lies from such a ruling—Whether the ruling was a direction, decision or order within County Courts Act, 1959 (c. 22), s. 108 [SELDON v. DAVIDSON]* .. . 755Costs—*Hearing—Want of service of summons—Order made at hearing set aside—Costs of hearing made costs in cause—Defendant entitled to have order set aside ex debito justitiae without any terms being imposed as to costs of hearing [WHITE v. WESTON]* .. . 842Divorce—*Practice—Agreement and arrangement—Collusion and connivance.* *See* DIVORCE (Practice).*Hearing at Royal Courts of Justice.* *See* DIVORCE (Practice—Trial).Jurisdiction—*Mortgage—Possession—Whether jurisdiction over an action for possession is that applicable to an action for recovery of land or for enforcement of the mortgage—County Courts Act, 1959 (c. 22), s. 48 (1), s. 52 (1) (c) [WEST PENWITH DISTRICT COUNCIL v. GUNNELL]* .. . 1005New trial—*Further evidence—Expert evidence on handwriting—Alleged forgery of postscript in letter—Letter written in Punjabi—Written report of experts ultimately obtained by defendant some months after judgment at adjourned hearing to allow expert evidence—Expert in India—Amount in issue £298 10s.—Necessity of attendance of expert for cross-examination—Whether new trial should be granted [DASS (AN INFANT) v. MASIH]* .. . 226Practice—*Service of summons—Service by post—Sending to address originally supplied by defendant at time of accident—Defendant no longer resident there at time of service—Summons did not reach defendant—No service—C.C.R. Ord. 8, r. 8 (3)—Interpretation Act, 1889 (c. 63), s. 26 [WHITE v. WESTON]* .. . 842

COURT

Contempt of court—*Generally.* *See* CONTEMPT OF COURT.Open court—*Administration of criminal justice, in.* [PRACTICE DIRECTION] .. . 144

COURT-MARTIAL

Civil offence—*Consent of Director of Public Prosecutions required for institution of proceedings—Gross indecency between males one of whom under twenty-one years of age—"Proceedings"—Consent of Director of Public Prosecutions not obtained—Whether naval court-martial a nullity—Sexual Offences Act, 1956 (c. 69), s. 13—Naval Discipline Act, 1957 (c. 53), s. 42—Sexual Offences Act 1967 (c. 60), s. 8, s. 10 (2) [SECRETARY OF STATE FOR DEFENCE v. WARN]* .. . 300*Time limit—Sexual offences between males—Limitation of time under s. 7 of Act of 1967 applicable to proceedings under Naval Discipline Act, 1957 (c. 53), s. 42—Sexual Offences Act 1967 (c. 60), s. 7 (2) [SECRETARY OF STATE FOR DEFENCE v. WARN]* .. . 300Conviction—*Nullity—Quashing as distinct from allowing appeal [SECRETARY OF STATE FOR DEFENCE v. WARN]* .. . 300

COURT OF APPEAL

Contempt—*Criticism of decision—Error.* *See* CONTEMPT OF COURT (Publications concerning legal proceedings).Evidence—*Further evidence—Principle on which received—Judgment recovered against road contractors for negligence in leaving barrier on road unlighted—Subsequently evidence proffered by passenger in plaintiff driver's car that plaintiff was drunk at time of accident which gave rise to action—Passenger not approached by road contractors' solicitor until after judgment for plaintiff—Passenger then told people that plaintiff was drunk—Passenger disgruntled at not having received any part of money recovered for accident—Whether passenger's evidence obtainable with reasonable diligence before trial [ROE v. ROBERT MCGREGOR AND SONS, LTD.]* .. . 636Judge's note—*Substitution of note taken by solicitors—Appeal from official referee—Official referee's note available—Fuller note taken by appellant's solicitors—Application by appellant to substitute solicitors' note for official referee's—Agreement by official referee but objection by respondent—Discretion—In absence of agreement official referee's note should be the note used by the Court of Appeal—R.S.C., Ord. 59, r. 12 (1) [THOMPSON v. ANDREWS]* .. . 419

COVENANT

Restrictive—*Covenant affecting land.* *See* RESTRICTIVE COVENANT (Restrictive covenant affecting land).

CREDIT

Impeaching credit of witness. *See* CRIMINAL LAW (Evidence).

- Abortion—Corroboration—Direction to jury—Need for precise and clear direction—Issue whether doctor believed that patient was pregnant—Patient believing that she was pregnant with a child whom she did not wish to have [R. v. FRICE] 282
- Appeal—Privy Council. See PRIVY COUNCIL (Malaysia).
- Carnal knowledge—Girl under sixteen—Married according to foreign law—Intercourse with husband—Prosecution should not be brought—Sexual Offences Act, 1956 (c. 69), s. 6 (1) [MOHAMED v. KNOTT] 563
- Dangerous drugs. See DRUGS.
- Administering drug to woman to obtain intercourse—Intent to stupefy to enable more than one man to have unlawful sexual intercourse—Essence of the offence the administration of the drug—Indictment containing two counts in respect of one administration—One administration one offence—Conviction on second count quashed—Sexual Offences Act, 1956 (c. 69), s. 4 (1) [R. v. SHILLINGFORD] 200
- Drunkenness—Disorderly conduct in public place. See INTOXICATING LIQUOR (Offences).
- Evidence—Admissibility—Impeaching credit of witness. See Evidence—Credit, post.
- Method of obtaining evidence—Search not authorised by warrant. See PRIVY COUNCIL (Jamaica—Drugs—Dangerous drugs).
- Character of accused—Evidence of good character tendered—Bad character shown by cross-examination—Weight to be given by jury to both categories of evidence when assessing general credibility of accused [R. v. LONGMAN] 761
- Imputation on character of prosecution witness—Discretion over allowing accused to be cross-examined as to his previous convictions—Whether any general rule to exclude such evidence where defence necessarily involved such imputations—Criminal Evidence Act, 1898 (c. 36), s. 1, proviso (f) (ii) [SELVEY v. DIRECTOR OF PUBLIC PROSECUTIONS] 497
- Confession—Admissibility—Ruling by judge on admissibility—Whether in summing-up to jury subsequently judge should direct them that they must be satisfied that statement was voluntarily made before attaching any weight to it [R. v. BURGESS] 54
- Inducement—Person in authority—Statement to friend put in same lock-up as appellant by police. See PRIVY COUNCIL (Guyana—Criminal law—Evidence).
- Corroboration—Accomplice—Duress by one accused alleged as defence by other accused—Direction to jury [R. v. BONE] 644
- Direction to jury—Abortion. See Abortion, ante.
- Credit—Impeaching credit of witness—Evidence of belief that witness not worthy of credit—Particular facts, circumstances and incidents forming basis of opinion not admissible in examination-in-chief [R. v. LONGMAN] 761
- Intention. See Intention, post.
- Presumption—*Omnia praesumuntur rite esse acta*—Whether sufficient to establish *prima facie* case. See ROAD TRAFFIC (Driving with blood-alcohol proportion above prescribed limit—Evidence).
- Witness—Accused to give evidence first for defence—Witnesses to fact remaining outside court. See Practice—Evidence—Witnesses, post.
- Duress—Defence—Burden of proof—Prosecution has onus of negating duress [R. v. BONE] 644
- Food. See FOOD AND DRUGS.
- Gross indecency—Consent of Director of Public Prosecutions required for institution of proceedings—One party to offence under twenty-one—Consent not obtained—Trial a nullity—Conviction quashed—Sexual Offences Act 1967 (c. 60), s. 8 [R. v. ANGEL] 607
- Males, one under twenty-one—Consent of Director of Public Prosecutions. See COURT-MARTIAL (Civil offence).
- Highway—Danger or annoyance to users. See HIGHWAY (Danger or annoyance to users).
- Indictment—Amendment—Amendment before arraignment—Amendment of one count substituting receiving eight pictures for three pictures—Plea of guilty by accused to amended count—No injustice caused to accused—Whether amendment valid—Indictments Act, 1915 (c. 90), s. 5 (1) [R. v. HALL] 1009
- Intention—Proof—Subjective test—Inference from evidence—Summing-up containing passages reminiscent of objective test—Conviction of murder—Substitution of conviction of manslaughter—Criminal Justice Act 1967 (c. 80), s. 8 [R. v. WALLETT] 296
- Jury—Discharge. See Trial—Jury, post.
- Retirement of jury—Evidence after. See Practice—Evidence, post.
- Legal aid. See LEGAL AID.
- Manslaughter—Conviction substituted—Appeal from conviction of murder—Question of intent. See Intention—Proof, ante.
- Mens rea—Statutory offence—Whether liability in absence of mens rea. See BANKRUPTCY (Offences—Failure to give satisfactory explanation of manner of incurring substantial loss of part of bankrupt's estate).
- Drugs. See DRUGS (Dangerous drugs).
- Whether intention to deprive accused of defence by way of absence of mens rea to be imputed to Parliament. See DRUGS (Dangerous drugs—"Possession").
- Motor vehicle—Driving while uninsured. See INSURANCE (Motor insurance—Third party risks).
- Murder—Intent—Subjective test—Summing-up. See Intention—Proof, ante.
- Practice—Evidence—Retirement of jury—Further evidence—Charge of driving whilst disqualified—Jury, after retirement, inspecting car with consent and at wish of defence—No miscarriage of justice [R. v. NIXON] 33
- Witnesses—Accused, if called, should give evidence before any other witness for the defence—Witnesses as to fact should remain outside the court until required to give evidence [R. v. SMITH (JOAN)] 115
- Guilty plea—Statement of facts by prosecution in open court. See Trial—Plea—Plea of guilty, post.
- Receiving stolen property—Amendment of indictment. See Indictment—Amendment, ante.
- Road traffic offences. See ROAD TRAFFIC.
- Search—Warrant. See PRIVY COUNCIL (Jamaica—Drugs—Dangerous drugs—Evidence).