



# THE ALL ENGLAND LAW REPORTS

Incorporating the

LAW TIMES  
REPORTS

LAW JOURNAL  
REPORTS

1958  
VOLUME 3

Consulting Editor  
for Chancery Cases

**HAROLD CHRISTIE, Q.C.**

Bencher of Lincoln's Inn

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

**BUTTERWORTH & CO. (PUBLISHERS) LTD.**

- 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
- USA: Butterworth & Co (Publishers) Inc  
Boston: 19 Cummings Park, Woburn, Mass 01801

©  
Butterworth & Co (Publishers) Ltd  
1958  
Reprinted 1978

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 85062 3

Printed in Great Britain by  
Thomson Litho Ltd, East Kilbride, Scotland

## HOUSE OF LORDS

THE LORD HIGH CHANCELLOR OF GREAT BRITAIN: THE RT. HON. VISCOUNT KILMURCH

### LORDS OF APPEAL IN ORDINARY

THE RT. HON. VISCOUNT SIMONDS

THE RT. HON. LORD COHEN

THE RT. HON. LORD MORTON OF  
HENRYTON

THE RT. HON. LORD KEITH OF  
AVONHOLM

THE RT. HON. LORD REID

THE RT. HON. LORD SOMERVELL  
OF HARROW

THE RT. HON. LORD RADCLIFFE

THE RT. HON. LORD DENNING

THE RT. HON. LORD TUCKER

## COURT OF APPEAL

THE LORD HIGH CHANCELLOR OF GREAT BRITAIN

LORD CHIEF JUSTICE OF ENGLAND:

THE RT. HON. LORD GODDARD (retired Sept. 29, 1958)

THE RT. HON. LORD PARKER OF WADDINGTON (appointed Sept. 30, 1958)

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

PRESIDENT OF THE PROBATE, DIVORCE AND ADMIRALTY DIVISION: THE RT. HON.  
LORD MERRIMAN

THE RT. HON. LORD JUSTICE JENKINS

THE RT. HON. LORD JUSTICE SELLERS

THE RT. HON. LORD JUSTICE HODSON

THE RT. HON. LORD JUSTICE ORMEROD

THE RT. HON. LORD JUSTICE MORRIS

THE RT. HON. LORD JUSTICE PEARCE

THE RT. HON. LORD JUSTICE ROMER

THE RT. HON. LORD JUSTICE WILLMER

THE RT. HON. LORD JUSTICE PARKER

(appointed Sept. 30, 1958)

(appointed Lord Chief Justice of England,  
Sept. 30, 1958)

## CHANCERY DIVISION

THE LORD HIGH CHANCELLOR OF GREAT BRITAIN

THE HON. MR. JUSTICE VAISEY

THE HON. MR. JUSTICE HARMAN

THE HON. MR. JUSTICE ROXBURGH

THE HON. MR. JUSTICE DANCKWERTS

THE HON. MR. JUSTICE WYNN-PARRY

THE HON. MR. JUSTICE LLOYD-JACOB

THE HON. MR. JUSTICE UPJOHN

## QUEEN'S BENCH DIVISION

LORD CHIEF JUSTICE OF ENGLAND:

THE RT. HON. LORD GODDARD (retired Sept. 29, 1958)

THE RT. HON. LORD PARKER OF WADDINGTON (appointed Sept. 30, 1958)

THE HON. MR. JUSTICE HILBERY

THE HON. MR. JUSTICE DONOVAN

THE HON. MR. JUSTICE STABLE

THE HON. MR. JUSTICE MCNAIR

THE HON. MR. JUSTICE CASSELS

THE HON. MR. JUSTICE HAVERS

THE HON. MR. JUSTICE PILCHER

THE HON. MR. JUSTICE PEARSON

THE HON. MR. JUSTICE JONES

THE HON. MR. JUSTICE GLYN-JONES

THE HON. MR. JUSTICE BYRNE

THE HON. MR. JUSTICE ASHWORTH

THE HON. MR. JUSTICE FINNEMORE

THE HON. MR. JUSTICE DIPLOCK

THE HON. MR. JUSTICE STREATFEILD

THE HON. MR. JUSTICE HINCHCLIFFE

THE HON. MR. JUSTICE SLADE

THE HON. MR. JUSTICE PAULL

THE HON. MR. JUSTICE DEVLIN

THE HON. MR. JUSTICE SALMON

THE HON. MR. JUSTICE GORMAN

THE HON. MR. JUSTICE EDMUND DAVIES

THE HON. MR. JUSTICE BARRY

THE HON. MR. JUSTICE ELWES

THE HON. MR. JUSTICE THESIGER (appointed Sept. 30, 1958)

## PROBATE, DIVORCE AND ADMIRALTY DIVISION

PRESIDENT: THE RT. HON. LORD MERRIMAN

THE HON. MR. JUSTICE WALLINGTON

THE HON. MR. JUSTICE DAVIES

THE HON. MR. JUSTICE BARNARD

THE HON. MR. JUSTICE SACHS

THE HON. MR. JUSTICE WILLMER

THE HON. MR. JUSTICE STEVENSON

(appointed Lord Justice of Appeal,  
Sept. 30, 1958)

THE HON. MR. JUSTICE WRANGHAM

THE HON. MR. JUSTICE COLLINGWOOD

(appointed Sept. 30, 1958)

THE HON. MR. JUSTICE KARMINSKI

## REPORTERS

HOUSE OF LORDS	G. A. KIDNER, Esq.	Barrister-at-Law
PRIVY COUNCIL	G. A. KIDNER, Esq.	Barrister-at-Law
COURT OF APPEAL, No. 1	F. GUTTMAN, Esq.	Barrister-at-Law
COURT OF APPEAL, No. 2	HENRY SUMMERFIELD, Esq.	Barrister-at-Law
COURT OF APPEAL, No. 3	F. A. AMIES, Esq.	Barrister-at-Law
COURT OF APPEAL, No. 4	F. GUTTMAN, Esq.	Barrister-at-Law
COURT OF CRIMINAL APPEAL	{ G. A. KIDNER, Esq. E. COCKBURN MILLAR WENDY SHOCKETT }	Barristers-at-Law
COURTS-MARTIAL APPEALS	T. J. KELLY, Esq.	Barrister-at-Law
CHANCERY DIVISION	{ F. GUTTMAN, Esq. R. D. H. OSBORNE, Esq. }	Barristers-at-Law
QUEEN'S BENCH DIVISION and COURTS OF ASSIZE	{ M. DENISE CHORLTON K. B. EDWARDS, Esq. D. M. HUGHES, Esq. G. A. KIDNER, Esq. GWYNEDD LEWIS S. M. D. MCKINNEY E. COCKBURN MILLAR WENDY SHOCKETT G. M. SMAILES, Esq. HENRY SUMMERFIELD, Esq. }	Barristers-at-Law
CENTRAL CRIMINAL COURT	T. J. KELLY, Esq.	Barrister-at-Law
REVENUE CASES	F. A. AMIES, Esq.	Barrister-at-Law
PROBATE, DIVORCE AND ADMIRALTY	A. T. HOOLAHAN, Esq.	Barrister-at-Law
RESTRICTIVE PRACTICES COURT	G. A. KIDNER, Esq.	Barrister-at-Law
ECCLESIASTICAL CASES	A. T. HOOLAHAN, Esq.	Barrister-at-Law

## CITATION

These reports are cited thus:

[1958] 3 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 LAWS OF ENGLAND, HAILSHAM EDITION

The reference 34 HALSBURY'S LAWS (2nd Edn.) 30, para. 26, refers to paragraph 26 on page 30 of Volume 34 of the second edition of Halsbury's Laws of England, of which Viscount Hailsham was 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

The reference 24 DIGEST 602, 6028, refers to case No. 6028 on page 602 of Volume 24 of the Digest.

There are three cumulative supplements to the Digest, described as Digest Supp., 2nd Digest Supp. and 3rd Digest Supp.; of these the first two include cases up to December 31, 1939, and December 31, 1951, respectively.

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

### 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.

### ENCYCLOPAEDIA OF FORMS AND PRECEDENTS, THIRD EDITION

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 of the Encyclopaedia of Forms and Precedents.

# INDEX

	PAGE
<b>ABDUCTION</b> <i>See</i> CRIMINAL LAW.	
<b>ACCESSORY</b> <i>See</i> CRIMINAL LAW.	
<b>ACTION</b> Compromise. <i>See</i> FATAL ACCIDENT (Compromise). Perjury— <i>No civil cause of action</i> [HARGREAVES v. BRETHERTON].. .. . Transfer of. <i>See</i> COUNTY COURT.	122
<b>ADMINISTRATION OF ESTATES</b> Expenses— <i>Dominion death duties—Incidence of duties and benefit of double taxation allowances</i> [ <i>Re</i> SEBBA ( <i>decd.</i> )] .. .. . Gift cum onere— <i>Real property subject to mortgages by deposit—Specific devise of part of realty so</i> <i>subject—Whether contrary intention within Administration of Estates Act, 1925 (c. 23),</i> <i>s. 35 (1) [Re</i> COLB ( <i>decd.</i> )] .. .. .	393 102
<b>ADOPTION</b> Illegitimate child— <i>Power to make order in favour of unmarried mother—Adoption Act, 1950</i> <i>(c. 26), s. 1 (3) [Re</i> D ( <i>AN INFANT</i> )] .. .. .	716
<b>AGENT</b> Wife, as agent for husband. <i>See</i> HUSBAND AND WIFE (Contract by wife).	
<b>AGREEMENT</b> Hire-purchase. <i>See</i> HIRE-PURCHASE.	
<b>AIDING AND ABETTING</b> <i>See</i> CRIMINAL LAW.	
<b>ALIMONY</b> <i>See</i> DIVORCE.	
<b>AMENDMENT</b> <i>See</i> PLEADING.	
<b>ANTE-NUPTIAL SETTLEMENT</b> <i>See</i> VARIATION OF SETTLEMENT (MATRIMONIAL CAUSES).	
<b>APPEAL</b> Court of Appeal, to. <i>See</i> COURT OF APPEAL (Jurisdiction). Divorce proceedings, in. <i>See</i> DIVORCE. Ground of appeal— <i>Whether point not taken at trial before judge and jury could be raised [PRE-</i> <i>KOWSKI v. CITY OF WELLINGTON CORPN.]</i> .. .. .	368
<b>APPEARANCE</b> Withdrawal. <i>See</i> PRIVY COUNCIL (Practice—Appeal—Withdrawal of appearance).	
<b>ARBITRATION</b> County court— <i>Reference to arbitration—Setting aside award—Extent of county court's discre-</i> <i>tion—County Courts Act, 1934 (c. 53), s. 89 (3) proviso, as amended by Administration of</i> <i>Justice Act, 1956 (c. 46), s. 31 (4) [MEYER v. LEANSE]</i> .. .. .	218
<b>ARREST</b> Bench warrant. <i>See</i> QUARTER SESSIONS (Committal of offender to, for sentence).	
<b>ASSIGNMENT</b> Lease, of. <i>See</i> LANDLORD AND TENANT (Lease).	
<b>ASSOCIATION</b> Unincorporated— <i>Alteration of rules. See</i> CHARITY (Unincorporated association).	
<b>AUCTIONEER</b> Commission— <i>Sale by court. See</i> SALE OF LAND (Sale by court).	
<b>AUMBRY</b> Church ornament— <i>Legality. See</i> ECCLESIASTICAL LAW (Ornaments).	
<b>AUTHOR</b> Editor— <i>Rights as between author and editor. See</i> PRESS AND PRINTING (Contract for publication of signed article in magazine).	
<b>BANK</b> Advice— <i>Bank offering advice on all financial matters—Negligent advice given by bank manager</i> <i>in regard to investments—Liability to customer for loss suffered—When relationship of</i> <i>banker and customer established [WOODS v. MARTINS BANK, LTD.]</i> .. .. .	166
<b>BANKRUPTCY</b> Execution— <i>Notice of receiving order served on sheriff after goods taken in execution but before</i> <i>execution completed—Sale of Goods Act, 1893 (c. 71), s. 26 (1)—Bankruptcy Act, 1914 (c. 59),</i> <i>s. 41 (1) [Re</i> COOPER ( <i>A BANKRUPT</i> ), <i>Ex parte</i> TRUSTEE OF THE PROPERTY OF THE BANKRUPT <i>v. REGISTRAR AND HIGH BAILIFF OF THE PETERBOROUGH AND HUNTINGDON COUNTY</i> <i>COURTS]</i> .. .. . Petition— <i>Debt of petitioning creditor paid before hearing—Leave sought to withdraw petition—</i> <i>Receiving order made without substitution of new petitioning creditor—Bankruptcy Act,</i> <i>1914 (c. 59), s. 5 (7), s. 111 [Re</i> MANN ( <i>A DEBTOR</i> ), <i>Ex parte</i> THE DEBTOR v. HARRODS, LTD.]	97 660
<b>BENCH WARRANT</b> <i>See</i> QUARTER SESSIONS (Committal of offender to, for sentence—Arrest).	

BREACH OF CONTRACT	PAGE
See CONTRACT.	
BRITISH GUIANA	
See PRIVY COUNCIL.	
BUILDING CONTRACT	
Ship—Property in craft and materials to pass to purchaser on payment of first instalment—Whether vesting feasible [MCDONGALL v. AEROMARINE OF EMSWORTH, LTD.] .. .. .	481
BUSINESS PREMISES	
New tenancy. See LANDLORD AND TENANT (New tenancy).	
BYE-LAW	
Construction—Noise—Using a noisy instrument so as to cause annoyance to inhabitants of neighbourhood—Ice-cream van fitted with electrical musical box with electrical amplifier—Whether evidence that annoyance was caused to particular individuals necessary [RAYMOND v. COOK] .. .. .	402
CAR PARK	
Road. See ROAD TRAFFIC ("Road").	
CASE STATED	
Case stated out of time—Case not lodged in Crown Office within time prescribed—Notice of appeal not served within time prescribed—Necessity of applying to court to extend time—Magistrates' Courts Rules, 1952 (S.I. 1952 No. 2190), r. 63—R.S.C., Ord. 59, r. 33 [WHITTINGHAM v. NATTRASS] .. .. .	145
CHARGING ORDER	
See EXECUTION.	
CHARITY	
Alternative charitable trusts. See Children's home—Establishment, post.	
Children's home—Establishment—Gift to local authority of house to establish a children's home—Bequest of fund for benefit of children in home—Alternative purpose—Hostel for young soldiers, sailors, airmen or merchant seamen—Validity—Alternative gift to take effect should local authority discontinue children's home—Whether local authority must first establish children's home [Re SAHAL'S WILL TRUSTS] .. .. .	428
Home maintained by local authority—Temporary home for orphans, and children committed to local authority as a fit person—Gift for general benefit and general welfare of the children—Children and Young Persons Act, 1933 (c. 12), s. 57, s. 62, s. 63, s. 64 (as amended), s. 66, s. 67, s. 68—Children Act, 1948 (c. 43), s. 1, s. 15, s. 23, s. 24 [Re COLE (decd.)] .. .. .	102
Education—Zoo—Zoological gardens [NORTH OF ENGLAND ZOOLOGICAL SOCIETY v. CHESTER RURAL DISTRICT COUNCIL] .. .. .	535
Scheme—Investment—Extension of powers of investment—Charity regulated by statute—Jurisdiction of court—Trustee Act, 1925 (c. 19), s. 57 (1) [Re SHIPWRECKED FISHERMEN & MARINERS' ROYAL BENEVOLENT SOCIETY CHARITY] .. .. .	465
Unincorporated association—Rules—Alteration—No express power to alter rules—Whether rules could be altered by resolution of general meeting of members [Re TOBACCO TRADE BENEVOLENT ASSN.] .. .. .	353
CHARTERPARTY	
See SHIPPING.	
CHILD	
Adoption. See ADOPTION.	
C.I.F. CONTRACT	
See SALE OF GOODS.	
CLEARANCE AREA	
See HOUSING.	
COMPANY	
Meeting—Court's power to convene meeting—Private company—Impracticability of conducting meeting in manner prescribed by company's articles—Application to court by member holding ninety per cent. of company's shares—Opposition by directors—Companies Act, 1948 (c. 38), s. 135 (1) [Re EL SOMBRERO, LTD.] .. .. .	1
Memorandum of association—Object clauses—Distinction between objects and powers [NORTH OF ENGLAND ZOOLOGICAL SOCIETY v. CHESTER RURAL DISTRICT COUNCIL] .. .. .	535
Oppression—Subsidiary company—Use of controlling powers by majority shareholder to destroy company's business—Oppression of minority shareholders—Order for purchase by majority shareholder of minority shareholders' shares—Companies Act, 1948 (c. 38), s. 210 (1), (2) [SCOTTISH CO-OPERATIVE WHOLESALE SOCIETY, LTD. v. MEYER] .. .. .	66
Voting control—Founder of business retaining voting control on transfer of business to limited company—Sons of founder life directors and executive managers of business—Autocratic exercise of power by founder rendering it just and equitable that the company should be wound-up, but winding-up being unfairly prejudicial to members—Companies Act, 1948 (c. 38), s. 210 (1), (2) [Re H. R. HARMER, LTD.] .. .. .	689
Scheme of arrangement—Transfer of business of acting as personal representative—Probate action pending at date of transfer—Validity of provisions of scheme in relation to probate action—Whether transferor company should continue as plaintiff in probate action—Companies Act, 1948 (c. 38), s. 206, s. 208 [Re SKINNER (decd.)] .. .. .	278
Winding-up—Costs—Compulsory winding-up—Advising liquidator whether misfeasance proceedings or action for recovery of money should be taken—No proceedings taken—Whether costs payable as non-contentious business within Solicitors' Remuneration Order, 1933, art. 2 and Sch. 2 as amended—Solicitors Act, 1957 (c. 27), s. 86 (1) [Re SIMPSON MARSHALL, LTD.] .. .. .	611
Voluntary winding-up—Stay of proceedings—Report by official receiver before making order—Whether court has jurisdiction to order such a report—Companies Act, 1948 (c. 38), s. 256 (2), s. 307 (2) [Re SERENUS SHOES, LTD.] .. .. .	316
COMPENSATION	
Acquisition of land. See COMPULSORY PURCHASE.	
COMPROMISE	
Action, of. See FATAL ACCIDENT.	



## COMPULSORY PURCHASE

Compensation—Assessment—Potentiality—Sub-division proposed into lots according to scheme requiring ministerial approval—Sub-division not yet apparent on ground—Ministerial approval not yet obtained—Basis of valuation [MAORI TRUSTEE v. MINISTRY OF WORKS]..

336

## CONDITION

Development—Condition attached to development permission. See TOWN AND COUNTRY PLANNING (Development—Permission for development).

Will, in. See WILL.

## CONDONATION

See DIVORCE.

## CONSPIRACY

Unlawful purpose—Musicians' Union refusing to permit members to accept employment from plaintiffs because of plaintiffs' ban on coloured people attending ballroom—Whether union has a material interest to protect—Whether interest must be assessable in money [SCALA BALLROOM (WOLVERHAMPTON), LTD. v. RATCLIFFE] ..

220

## CONSTITUTIONAL LAW

Government department—Whether one deemed to know practice of another [MOUATT v. BETTS MOTORS, LTD.] ..

402

## CONTRACT

Breach—Damages—Measure—Controlled maximum sale price of goods—Covenant for re-sale at maximum price less depreciation—Whether damages for breach of covenant should be assessed on the basis that covenantee might buy at enhanced price in surreptitious market [MOUATT v. BETTS MOTORS, LTD.] ..

402

C.i.f. contract. See SALE OF GOODS (C.i.f. contract).

Frustration—Sale of goods—C.i.f. contract—Closing of Suez Canal [CARAPANAYOTI & CO., LTD. v. E. T. GREEN, LTD.] ..

115

## COPYRIGHT

Royalties—Income tax—Death of taxpayer—Whether executors liable to tax [CARSON (INSPECTOR OF TAXES) v. PETER CHEYNEY'S EXECUTOR] ..

573

## CORPORATION

Trust corporation. See TRUST AND TRUSTEE (Trust corporation).

## COSTS

Legal aid. See LEGAL AID.

Payment into court—Several causes of action—Negligence or breach of statutory duty—Claim for damages for personal injuries—Notice of payment in not specifying whether payment in respect of common law negligence or breach of statutory duty—Damages awarded less than sum paid in—Costs—R.S.C., Ord. 22, r. 1 (2) [GRAHAM v. C. E. HEINKE & CO., LTD.] ..

650

Probate. See PROBATE.

Solicitor. See SOLICITOR.

Solicitors' Remuneration Orders. See SOLICITOR.

## COUNTER-NOTICE

See LANDLORD AND TENANT (Repair—Breach of covenant).

## COUNTY COURT

Arbitration. See ARBITRATION.

Reference to arbitration. See ARBITRATION.

Transfer to another county court—Collision of motor vehicles—Second action arising out of same accident—Whether more fairly triable in another court—Discretion—County Court Rules, 1936, Ord. 16, r. 1 (1) [BIRCH v. COUNTY MOTOR AND ENGINEERING CO., LTD. (SHUKER THIRD PARTY)] ..

175

## COURT

Sale of land by. See SALE OF LAND (Sale by court).

## COURT OF APPEAL

Jurisdiction—Original or appellate jurisdiction—Appeal from order of Divisional Court refusing application to discharge fugitive—Whether court had dual jurisdiction both original and appellate—Fugitive Offenders Act, 1881 (c. 69), s. 10, s. 39 [Re BARON KALMAN DE DEMKO]

360

New trial—Leave to amend—New trial consequent on leave to amend pleadings [G. L. BAKER, LTD. v. MEDWAY BUILDING AND SUPPLIES, LTD.] ..

540

## CRIMINAL LAW

Abduction—Intention to have unlawful sexual intercourse—Meaning of "unlawful"—Sexual Offences Act, 1956 (c. 69), s. 19 (1) [R. v. CHAPMAN] ..

143

Accessory before the fact—Whether conviction is maintainable where persons charged as principals are acquitted [SURUJPAUL CALLED DICK v. REGINAM] ..

300

Aiding and abetting—Intention—Sale of goods completed with knowledge of intended illegality by using overloaded lorry on a road [NATIONAL COAL BOARD v. GAMBLE] ..

203

Evidence—Previous convictions—Receiving stolen property—Knowledge that property stolen as distinct from acquired by other criminal means—Larceny Act, 1916 (c. 60), s. 43 (1) [DIRECTOR OF PUBLIC PROSECUTIONS v. NIESER] ..

662

Inducement to invest money—"Reckless" making of any statement, promise or forecast—Meaning of "reckless"—No offence independent of fraud—Prevention of Fraud (Investments) Act, 1939 (c. 16), s. 12 (1) [R. v. MACKINNON] ..

657

Murder—Provocation—Defence available only on a charge of murder, not on a charge of any lesser offence [R. v. CUNNINGHAM] ..

711

Perjury—No civil cause of action [HARGREAVES v. BRETHERTON] ..

122

Practice—Binding over—Whether jurisdiction to make return to country abroad a condition of recognisance [R. v. AYU] ..

636

Irish offender—Power of court to bind over, and make offender's return to Ireland a condition of the recognisance [R. v. MCCARTAN] ..

140

Prevention of crime—Carrying offensive weapons without lawful authority or excuse—Boy's sheath knife—Knife taken out by accused to break into cinema—Used to intimidate caretaker—Whether accused had with him an article intended for use for causing injury—Prevention of Crime Act, 1953 (c. 14), s. 1 (1), (4) [WOODWARD v. KOEHLER] ..

557

## CRIMINAL LAW—continued.

Prosecution—Notice a condition precedent to conviction—Whether notice withdrawn by intimation of intention to take no further action. See ROAD TRAFFIC (Notice of intended prosecution—Withdrawal).

Receiving—Felony or misdemeanour—Knowledge essential to be proved—Proof of knowledge of category of offence by which property criminally obtained—Inferences of knowledge from recent possession of property obtained by dishonest means—Whether necessary to prove knowledge of specific felony or misdemeanour by which property obtained—Larceny Act, 1916 (c. 50), s. 33 (1), s. 43 (1) [DIRECTOR OF PUBLIC PROSECUTIONS v. NIESER]... 662

Recognition—Condition of returning to country abroad—Whether jurisdiction to make such a term a condition of a recognisance in lieu of or in addition to sentence [R. v. AYU]... 636

Road traffic offences. See ROAD TRAFFIC.

Sentence—Incorrigible rogue—Nigerian offender—Offender sentenced to twelve months' imprisonment—Order binding offender over at end of imprisonment to return to Nigeria—Whether binding-order valid—Justices of the Peace Act, 1361 (c. 1) [R. v. AYU]... 636

Probation—Concurrent sentence of detention in detention centre for three months and probation order for two years imposed separately on two counts—Whether probation order valid—Criminal Justice Act, 1948 (c. 58), s. 3 (1), s. 18 (2) [R. v. EVANS]... 678

Probation order—Offender a citizen of Northern Ireland—Whether offender can be required, as term of probation order, to return to Ireland and stay there—Criminal Justice Act, 1948 (c. 58), s. 3 (1), (2) [R. v. MCCARTAN]... 140

## CROWN

Privilege. See DISCOVERY (Production of documents).

## CUSTOMS

Forfeiture—Vehicle used for "carriage" of thing liable to forfeiture—Heavy oil being used as fuel for vehicle in contravention of Customs and Excise Act, 1952—Oil liable to forfeiture—Whether commissioners also entitled to seize vehicles—Customs and Excise Act, 1952 (c. 44), s. 277 (1) [COMES. OF CUSTOMS AND EXCISE v. JACK BRADLEY (ACCRINGTON) LTD.]... 487

## DAMAGES

Breach of contract. See CONTRACT (Breach).

Fatal Accidents Acts, under. See FATAL ACCIDENT; PRACTICE (Payment out of court).

Measure of damages—Loss of earnings—Husband and wife in motor accident—Wife severely injured—Husband in United States Air Force and wife sent to air force hospital where medical treatment was free—Hospital distant from husband's station—Husband given a month's leave without pay primarily to enable him to visit wife in hospital—Whether husband entitled to recover loss of earnings for the month [MCNEILL v. JOHNSTONE]... 16

## DEARLE v. HALL

Rule in. See MORTGAGE (Priority).

## DEATH

Taxpayer—Whether remuneration accruing after death liable to income tax. See INCOME TAX (Profits—Death of taxpayer).

## DEATH DUTY

See ESTATE DUTY.

## DE-RATING

See RATES.

## DESERTION

See DIVORCE.

## DEVELOPMENT

Land. See TOWN AND COUNTRY PLANNING.

## DEVELOPMENT CHARGE

See TOWN AND COUNTRY PLANNING.

## DISCOVERY

Production of documents—Bank's internal memoranda—Correspondence between branch manager and district head office—Action against bank for negligent advice given by branch manager [WOODS v. MARTIN BANK, LTD.]... 186

Privilege—Production contrary to public interest—Bias of Minister—Police records—Fraud against police officer alleged—Certificate of Minister of Crown that production would not be in public interest—Remote personal and business relationship of Minister to defendant—Finality of certificate [AUTEN v. RAYNER]... 568

Restrictive Practices Court—Interlocutory applications. See RESTRICTIVE TRADE PRACTICES (Court—Practice).

## DISQUALIFICATION

Local authority members. See LOCAL AUTHORITY (Councillor).

## DIVORCE

Alimony—Pendente lite—Decree of judicial separation—Revival of lis by appeal—Wife's right to pursue claim for alimony pendente lite pending appeal—Matrimonial Causes Act, 1950 (c. 25), s. 20 (1) [SCHLESINGER v. SCHLESINGER]... 20

Appeal—Divisional Court—Appeal from order of magistrates' court—Appellant's solicitor to certify whether any other matrimonial proceedings pending [PRACTICE DIRECTION]... 539

Condonation—Revival of adultery—Revival by conduct less than adultery—Husband's improper association with named women—Need to serve notice of charges on named women [GREEN v. GREEN AND PARTRIDGE]... 242

Desertion—Intention—Capability of respondent spouse to have animus deserendi—Wife suffering from neurosis—Wife incapable of returning to husband [LILLEY v. LILLEY]... 528

Estoppel—Adultery—Desertion—Repetition of admitted charge of adultery—Repetition of charge of desertion—No finding on issue of desertion in earlier proceedings [BERNARD v. BERNARD (SUTTON CITED). BERNARD v. BERNARD]... 475

Insanity—Guardian ad litem—Appointment of Official Solicitor in suits based on incurable unsoundness of mind—Matrimonial Causes Act, 1950 (c. 25), s. 1—Divorce (Insanity and Desertion) Act, 1953 (c. 54)—Matrimonial Causes Rules, 1957 (S.I. 1957 No. 619), r. 66 (8), (9) [PRACTICE DIRECTION]... 240

**DIVORCE—Insanity—continued.**

*Incurable unsoundness of mind—Care and treatment for five years—Alcoholism—Voluntary patient without certification—Specialist's report—Matrimonial Causes Act, 1950 (c. 25), s. 1 (1) (d)—Divorce (Insanity and Desertion) Act, 1958 (c. 54), s. 1 (1) [LOCK v. LOCK (BY HER GUARDIAN)]* .. .. . 472

**Nullity.** See **NULLITY**.

**Practice—Service—Revival of condoned adultery by conduct less than adultery.** See **Condonation—Revival of adultery, ante**.

**Trial—Allegation of cruelty—Submission of no case to answer—Whether counsel should be put to election whether to call or not to call evidence [WILSON v. WILSON]** .. .. . 195

**Circuit—Trial of matrimonial causes on circuit [PRACTICE DIRECTION]** .. .. . 352

**Solicitor's lien.** See **SOLICITOR (Lien)**.

**Variation of settlement.** See **VARIATION OF SETTLEMENT (MATRIMONIAL CAUSES)**.

**DRUNKENNESS**

**Divorce.** See **DIVORCE (Insanity—Incurable unsoundness of mind)**.

**ECCLESIASTICAL LAW**

**Ornaments—Aumbry—Reservation of the Sacrament—Reservation sanctioned by the bishop—Reservation a necessity for the Communion of the sick—Faculty granted [BISHOPWEARMOUTH (RECTOR AND CHURCHWARDENS) v. ADEY]** .. .. . 441

**EPILEPSY**

**Recurrent, as a ground of nullity.** See **NULLITY (Practice)**.

**ESTATE DUTY**

**Allowance—Double taxation—South African estate duty—United States of America federal estate tax—Canadian succession duty—Ontario succession duty—Benefit of allowance [Re SEBBA (dec'd.)]** .. .. . 393

**Incidence—Canadian succession duty—Ontario succession duty—Whether cost of getting in Canadian estate [Re SEBBA (dec'd.)]** .. .. . 393

**Interest in expectancy—Option to defer payment of duty—Option exercised—Subsequent purchase of interest by tenant for life—Trust fund handed over to tenant for life—When "the interest falls into possession"—Property liable to duty—Finance Act, 1894 (c. 30), s. 7 (6) [FRY v. INLAND REVENUE COMRS.]** .. .. . 90

**ESTOPPEL**

**Divorce.** See **DIVORCE**.

**EVIDENCE**

**Criminal proceedings, in.** See **CRIMINAL LAW**.

**Restrictive Practices Court.** See **RESTRICTIVE TRADE PRACTICES (Court—Practice)**.

**EXCEPTION**

**Charterparty.** See **SHIPPING (Charterparty)**.

**EXECUTION**

**Bankruptcy.** See **BANKRUPTCY**.

**Charging order—County court judgment debt—Whether High Court can make a charging order on, or order payment out of, fund in High Court standing to credit of judgment debtor—County Courts Act, 1934 (c. 53), s. 136, repealed by Administration of Justice Act, 1956 (c. 46), s. 34 (3) [LONDON COUNTY COUNCIL v. MONKS]** .. .. . 670

**Possession—Whether sufficient taking of possession of goods by leaving forms with employee of debtor [Re COOPER (A BANKRUPT), Ex parte TRUSTEE OF THE PROPERTY OF THE BANKRUPT v. REGISTRAR AND HIGH BAILIFF OF THE PETERBOROUGH AND HUNTINGDON COUNTY COURTS]** .. .. . 97

**EXECUTOR AND ADMINISTRATOR**

**Administration of assets.** See **ADMINISTRATION OF ESTATES**.

**Income tax.** See **INCOME TAX (Profits)**.

**Office of personal representative—Company named as executor in will appointed administrator pending suit in probate action—Scheme of amalgamation of company with a bank—Transfer by company of its business of acting as personal representative to bank—Whether transferor company can continue as plaintiff in probate action [Re SKINNER (dec'd.)]** .. .. . 273

**Trusteeship—Charging clause—New trustee an attesting witness.** See **WILL (Attestation—Solicitor attesting)**.

**EXTRADITION**

**Discharge of fugitive—Application refused by Divisional Court—Whether Court of Appeal had jurisdiction to entertain appeal from decision of Divisional Court—Fugitive Offenders Act, 1881 (c. 69), s. 10, s. 39 [Re BARON KALMAN DE DEMKO]** .. .. . 360

**Habeas corpus—Whether requisitioning government may be directed to be served and may be heard on application for habeas corpus [R. v. GOVERNOR OF H.M. PRISON, BRIXTON, Ex parte MINERVINI]** .. .. . 313

**Territory—Alleged crime committed in Norwegian ship—No evidence as to position of ship—Whether ship in the "territory" of Norway within the meaning of the extradition treaty of 1873—Extradition Act, 1870 (c. 52), s. 25 [R. v. GOVERNOR OF H.M. PRISON, BRIXTON, Ex parte MINERVINI]** .. .. . 313

**FATAL ACCIDENT**

**Compromise—Validity—Administratrix, deceased's widow, agreeing lump sum to cover her loss and that of her and the deceased's infant children—Apportionment of lump sum also agreed—After will issued, stay of action sought by administratrix on terms that defendants pay into court the lump sum apportioned as originally agreed—Refusal by master to approve administratrix' portion of lump sum—Whether master entitled to refuse approval [JEFFREY v. KENT COUNTY COUNCIL]** .. .. . 155

**Damages—Assessment—Deductions from damages—"Any sum paid or payable . . . under any contract of assurance"—Policy taken out by employer to insure against injuries to or death of employee—Employee having no contractual right to receive benefit although a reasonable expectation of benefit—Employee and employer killed in fire and policy moneys paid by employer's personal representative to employee's administratrix—Whether amount of benefit deductible from damages payable to administratrix by employer's personal representative—Fatal Accidents (Damages) Act, 1908 (c. 7), s. 1 [GREEN v. RUSSELL (MCARTHY THIRD PARTY)]** .. .. . 44

## FATAL ACCIDENT—Damages—continued.

*Deductions from damages—Contract of insurance—Estate duty—Whether proportion of estate duty attributable to policy moneys should be excluded from deduction—Fatal Accidents (Damages) Act, 1908 (c. 7), s. 1 [BAKER v. T. E. HOPKINS AND SON, LTD.]*

147

*Payment out of court. See PRACTICE (Payment out of court).*

## FORFEITURE

Customs and excise legislation, under. *See CUSTOMS.*

## FRIENDLY SOCIETY

*Rates—Limitation of rates. See RATES (Limitation of rates chargeable).*

## FRUSTRATION

*See CONTRACT.*

## FUGITIVE OFFENDER

*See EXTRADITION (Discharge of fugitive).*

## GAMING

Licensed premises, on. *See LICENSING (Offences).*

*Lottery—Whether participating in a lottery was gaming [SMITH v. WYLES] .. .. . 279*

## GUARDIAN AD LITEM

*See DIVORCE (Insanity).*

## HABEAS CORPUS

*Extradition, pending. See EXTRADITION.*

*Practice—Application for habeas corpus in criminal matter—Refusal of application by Divisional Court of same Bench Division—Second application to differently constituted Divisional Court of same Division—Whether second or subsequent application should be heard [Re HASTINGS (No. 2)] .. .. . 625*

## HIRE-PURCHASE

*Agreement—Initial payment in consideration of option to purchase when all rental payments made—Execution levied against hirer—Termination of agreement by owners—Whether initial payment recoverable as on a total failure of consideration [KELLY v. LOMBARD BANKING, LTD.]*

713

## HOUSE

*Employers' house assistance scheme—Income tax. See INCOME TAX (Income—Indemnity to employee against loss on house purchase).*

## HOUSING

*Clearance area—"Resources" of council—Requirement that local authority should be satisfied of the sufficiency of their resources before declaring clearance area—Validity of resolution and of subsequent compulsory purchase order—Housing Act, 1957 (c. 56), s. 42 (1), proviso (ii), Sch. 4 [GODDARD v. MINISTER OF HOUSING AND LOCAL GOVERNMENT] .. .. . 482*

## HUSBAND AND WIFE

*Consortium—Damages—Loss of consortium as a factor in assessing damages for negligence causing personal injuries to wife [MCNEILL v. JOHNSTONE] .. .. . 16*

*Contract by wife—Purchase of goods by wife without informing seller that she intended to buy on behalf of her husband—Leave to defend action by sellers granted under R.S.C., Ord. 14, r. 1, on terms [FICK AND FICK, LTD. v. ASSIMAKIS] .. .. . 182*

*Maintenance—Agreement—Variation by court—Jurisdiction—Permanent or continuing financial provisions but agreement not made for the purposes of living separately—Maintenance Agreements Act, 1957 (c. 35), s. 1 (1), (3) [EWART v. EWART] .. .. . 561*

*Justices—Jurisdiction. See MAGISTRATES.*  
*Property—Matrimonial home—Purchase by wife and her parents as home for themselves and for husband and wife and their child—Husband absent on naval service—Monthly allotments from his pay to wife—Deposit, mortgage payments and repairs paid from wife's bank account—Contributions by her parents towards mortgage payments—Whether husband part owner of house—Married Women's Property Act, 1882 (c. 75), s. 17 [RICHARDS v. RICHARDS] .. 518*

## ILLEGITIMATE CHILD

*See ADOPTION.*

## INCOME TAX

*Foreign possessions—Income arising from possessions out of United Kingdom—Income arising from securities out of United Kingdom—Taxpayer's life interests in American estates—Income credited to New York bank account—Cheques drawn by taxpayer in dollars on account—Cheques purchased by English banks—Proceeds credited to taxpayer's English bank accounts—Whether sums received by taxpayer in the United Kingdom—Income Tax Act, 1918 (c. 40), Sch. D, Case IV, r. 2, Case V, r. 2 [THOMSON (INSPECTOR OF TAXES) v. MOYSE] .. .. . 225*

*Income—Indemnity to employee against loss on house purchase—Employers' housing assistance scheme—Reimbursement of loss on transfer to new place of employment—Income Tax Act, 1952 (c. 10), Sch. 9, Rules applicable to Sch. E, r. 1 [HOCHSTRASSER (INSPECTOR OF TAXES) v. MAYES, JENNINGS v. KINDER (INSPECTOR OF TAXES)] .. .. . 285*

*Isolated transaction—Newspaper articles—Taxpayer providing reminiscences and documents—Newspaper's "ghost" writer producing articles—Payment for services—Income Tax Act, 1952 (c. 10), Sch. D, Case VI [HOUDSEN (INSPECTOR OF TAXES) v. MARSHALL] .. .. . 639*

*Proceeds of sale of cheques for dollars—Whether income arising from securities out of the United Kingdom [THOMSON (INSPECTOR OF TAXES) v. MOYSE] .. .. . 225*

*Profits—Death of taxpayer—Periodical payments under deceased's contracts received by executor—Author's royalty payments—Liability of payments to tax—Income Tax Act, 1918 (c. 40), Sch. 1, Sch. D, Cases II, III, VI—Income Tax Act, 1952 (c. 10), Sch. D, Cases II, III, VI [CARSON (INSPECTOR OF TAXES) v. PETER CHEYNEY'S EXECUTOR] .. .. . 573*

*Residence—Company—Place where management and control is exercised—Subsidiary company in East Africa—Parent company in fact exercising central management and control in London—Finance Act, 1953 (c. 34), s. 20 (9) [BULLOCK (INSPECTOR OF TAXES) v. UNIT CONSTRUCTION CO., LTD.] .. .. . 186*

*Return—Incorrect return—Penalty—Treble the tax which he ought to be charged—Whether treble the total amount of tax payable for year of assessment or only treble amount of tax on income not returned—Income Tax Act, 1952 (c. 10), s. 25 (3) (a) [INLAND REVENUE COMRS. v. HINCHY] .. .. . 682*

## INDEPENDENT CONTRACTOR

*Negligence. See SHIPPING (Seaworthiness—Dus diligence to make ship seaworthy).*

	PAGE
INFANT	
Adoption. <i>See</i> ADOPTION.	
INJUNCTION	
Restrictive Practices Court— <i>Discretionary remedy</i> . <i>See</i> RESTRICTIVE TRADE PRACTICES.	
INSANITY	
Divorce on the ground of. <i>See</i> DIVORCE.	
INVESTMENT	
Inducement to invest money. <i>See</i> CRIMINAL LAW (Inducement to invest money).	
INVESTMENT CLAUSE	
Powers of investment of trustees. <i>See</i> TRUST AND TRUSTEE (Powers of trustee— <i>Power to invest</i> ).	
<i>See also</i> WILL.	
IRELAND	
Crime— <i>Offender to be returned to Ireland</i> . <i>See</i> CRIMINAL LAW (Practice).	
JURISDICTION	
Court of Appeal, of. <i>See</i> COURT OF APPEAL.	
JUSTICES	
<i>See</i> MAGISTRATES.	
LAND	
Compulsory purchase. <i>See</i> COMPULSORY PURCHASE.	
LANDLORD AND TENANT	
Covenant— <i>Against assignment</i> . <i>See</i> Lease— <i>Assignment</i> , <i>post</i> .	
<i>To repair</i> . <i>See</i> Repair, <i>post</i> .	
Lease— <i>Assignment</i> — <i>Covenant against assignment without consent</i> — <i>Sub-lease</i> — <i>Covenant requiring consent of lessor or superior lessors</i> — <i>Consent unreasonably withheld by superior lessors</i> — <i>Sub-lessors willing to grant consent subject to consent of superior lessors being obtained</i> — <i>Declaration that consent unreasonably withheld by sub-lessors made in the absence of superior lessors</i> [VIENT, LTD. v. W. WILLIAMS & SON (BREAD STREET, LTD.)]. . . . .	621
<i>Validation</i> . <i>See</i> MORTGAGE (Power of leasing).	
New tenancy— <i>Business premises</i> — <i>Occupation of premises</i> — <i>Seasonal business active only in holiday seasons, inactive in winter</i> — <i>Agreement by tenant to employ a manager for a year</i> — <i>Manager to have full control of business and all profits in return for agreed sum</i> — <i>Keys of premises returned to tenant at end of summer season</i> — <i>Agreement a sham as regards employment of manager</i> — <i>Whether premises occupied by tenant for the purposes of a business during next winter</i> — <i>Landlord and Tenant Act, 1954 (c. 56), s. 23 (1), s. 25 (1)</i> [TEASDALE v. WALKER] . . . . .	807
<i>Opposition by landlord</i> — <i>Intention to demolish and reconstruct substantial part of premises</i> — <i>Proposed work including alteration to shop-front involving considerable changes in physical character of holding</i> — <i>Totality of proposed work to be considered</i> — <i>Landlord and Tenant Act, 1954 (c. 56), s. 30 (1) (f)</i> [BEWLEY (TOBACCONISTS), LTD. v. BRITISH BATA SHOE CO., LTD.] . . . . .	652
Rent restriction. <i>See</i> RENT RESTRICTION.	
Repair— <i>Breach of covenant</i> — <i>Expenses of landlord in relation to breach</i> — <i>Declaration on grant of leave to institute proceedings</i> — <i>Law of Property Act, 1925 (c. 20), s. 146 (3)</i> — <i>Leasehold Property (Repairs) Act, 1938 (c. 34), s. 2</i> [RE AN INTENDED ACTION BETWEEN PHILLIPS AND PRICE] . . . . .	386
<i>Leave to institute proceedings</i> — <i>Conditions to be satisfied before leave may be given</i> — <i>Clearance order and compulsory purchase order made by local authority</i> — <i>Leasehold Property (Repairs) Act, 1938 (c. 34), s. 1 (5), as amended by Landlord and Tenant Act, 1954 (c. 56), s. 51 (2) (c), (d)</i> [RE AN INTENDED ACTION BETWEEN PHILLIPS AND PRICE] . . . . .	386
<i>Notice to remedy breach served on tenant</i> — <i>Counter-notice served by tenant</i> — <i>Assignment of lease and surrender by assignee</i> — <i>Action for damages for breach of covenant commenced by landlord without obtaining leave of court</i> — <i>Whether action maintainable</i> — <i>Leasehold Property (Repairs) Act, 1938 (c. 34), s. 1 (3)</i> [BAKER v. SIMS (ALSEN PROPERTIES, LTD., THIRD PARTY)] . . . . .	326
<i>Exception of fair wear and tear</i> — <i>Effect of exception</i> [REGIS PROPERTY CO., LTD. v. DUDLEY] . . . . .	491
LEASE	
<i>Assignment</i> . <i>See</i> LANDLORD AND TENANT.	
<i>Covenant</i> . <i>See</i> LANDLORD AND TENANT (Lease— <i>Assignment</i> ; <i>Repair</i> ).	
<i>Mortgagor, by</i> . <i>See</i> MORTGAGE (Power of leasing).	
LEGAL AID	
Costs— <i>Liability of legally assisted person for costs assessed</i> — <i>Change in circumstances</i> — <i>Motion for variation of order against legally assisted person</i> — <i>Practice in Chancery Division</i> — <i>Legal Aid (General) Regulations, 1950 (S.I. 1950 No. 1359), reg. 17 (4), as substituted by Legal Aid (General) (Amendment No. 1) Regulations, 1954 (S.I. 1954 No. 168)</i> [WING v. SPRING] . . . . .	48
LICENCE	
Patent. <i>See</i> PATENT.	
LICENSEE	
Negligence— <i>Railway</i> — <i>Licensee encroaching inadvertently on track to which licence did not extend</i> — <i>What duty owed to licensee</i> [BRAITHWAITE v. SOUTH DURHAM STEEL CO., LTD.] . . . . .	161
<i>Negligence towards licensee</i> — <i>Licensor's duty of care</i> — <i>Whether the fact that structure had been erected by licensor some years previously altered the duty</i> — <i>Whether the fact that danger arose from use of shallow sea outside area of licensor's occupation displaced duty</i> [PERKOWSKI v. CITY OF WELLINGTON CORPN.] . . . . .	368
LICENSING	
Offences— <i>Gaming on licensed premises</i> — <i>Small lottery</i> — <i>Whether a small lottery that was exempted from illegality under Betting and Lotteries Act, 1934 (c. 58), s. 21, could lawfully be conducted on licensed premises</i> — <i>Licensing Act, 1953 (c. 46), s. 141 (1)</i> — <i>Small Lotteries and Gaming Act, 1956 (c. 45), s. 1, s. 5 (1)</i> [SMITH v. WYLES] . . . . .	279
LICENSOR	
Negligence— <i>Inadvertent trespass by licensee</i> — <i>Duty of licensor unaltered</i> [BRAITHWAITE v. SOUTH DURHAM STEEL CO., LTD.] . . . . .	161
<i>Negligence towards licensee</i> . <i>See</i> LICENSEE (Negligence towards licensee).	

	PAGE
<b>LIEN</b> Solicitor's lien. See SOLICITOR.	
<b>LISTS</b> Queen's Bench Division. See PRACTICE (Trial).	
<b>LOCAL AUTHORITY</b> Councillor—Disqualification for voting or taking part in discussion on account of pecuniary interest—Pecuniary interest in any contract or "other matter"—Direct and indirect interest —Discussion on council's policy regarding tenders for building contracts—Councillor managing director and shareholder of building company which did not intend to tender but had tendered in the past— <i>Local Government Act, 1933</i> (c. 51), s. 76 (1), (2) [ <i>RANDS v. OLDROYD</i> ]	844
<b>LOCAL GOVERNMENT</b> Councillors—Pecuniary interest. See LOCAL AUTHORITY (Councillor).	
<b>LOTTERY</b> See GAMING.	
<b>MAGISTRATES</b> Case Stated. See CASE STATED.	
Husband and wife—Maintenance—Wilful neglect to maintain—No matrimonial misconduct by husband—Wife suffering from neurosis—Wife incapable of resuming cohabitation—No liability on husband—Liability of husband under <i>National Assistance Act, 1948</i> (c. 29), s. 42, s. 43—Summary Jurisdiction ( <i>Married Women</i> ) Act, 1895 (c. 39), s. 4 [ <i>LILLEY v. LILLEY</i> ]	528
Wilful neglect to maintain—Punctual payments by husband under order made under <i>National Assistance Act, 1948</i> —No proof that change in wife's circumstances known to husband—Whether wilful neglect on his part to provide reasonable maintenance established— <i>National Assistance Act, 1948</i> (c. 29), s. 43—Summary Jurisdiction ( <i>Married Women</i> ) Act, 1895 (c. 39), s. 4 [ <i>JONES v. JONES</i> ]	410
Plea of guilty in absence of accused—Written submission by accused with view to mitigation of sentence—Necessity for submission to be read out in court before accused convicted in his absence— <i>Magistrates' Courts Act, 1957</i> (c. 29), s. 1 (2), proviso (H) [ <i>R. v. OLDHAM JUSTICES, Ex parte MORRISSEY</i> ]	550
[ <i>R. v. DAVIS, Ex parte BROUGH</i> ]	559n
Sentence—Committal to quarter sessions. See QUARTER SESSIONS (Committal of offender to, for sentence).	
Summary trial—Offence triable summarily or on indictment—Whether application for summary trial by prosecutor may be implied— <i>Magistrates' Courts Act, 1952</i> (c. 55), s. 18 (1), (2) [ <i>Ex parte RIGBY</i> ]	80
<b>MAINTENANCE</b> Wife. See HUSBAND AND WIFE; MAGISTRATES (Husband and wife).	
<b>MARRIAGE</b> Registration—Bigamous marriage—Correction of register—Whether mandamus to correct register lies— <i>Marriage Act, 1836</i> (c. 85), s. 23— <i>Marriage Act, 1949</i> (c. 76), s. 61 [ <i>DINIZULU v. ATTORNEY-GENERAL AND REGISTRAR-GENERAL</i> ]	555
<b>MASTER AND SERVANT</b> Duty of master—Safe place for servant to work—Narrow walkway between rail track belonging to master and another track belonging to British Transport Commission—Servant injured by traffic on British Transport Commission's track [ <i>BRAITHWAITE v. SOUTH DURHAM STEEL CO., LTD.</i> ]	161
Liability of master—Provision of safe system of working. See SAFE SYSTEM OF WORKING.	
<b>MATRIMONIAL HOME</b> Title to. See HUSBAND AND WIFE (Property).	
<b>MEASURE OF DAMAGES</b> See CONTRACT (Breach—Damages); DAMAGES.	
<b>MORTGAGE</b> Power of leasing—Validation of tenancy—Oral agreement by mortgagors for tenancy from year to year—Tenancy agreement containing no provision for re-entry—Whether tenancy validated— <i>Law of Property Act, 1925</i> (c. 20), s. 99 (7), (17), s. 152 (1), (6) [ <i>PAWSON v. REVELL</i> ]	233
Priority—Apparent owner charging fund—Appointment of settled fund so that investments could be deposited at Lloyd's by underwriter—Trusts declared by deed in relation to investments deposited—Investments subject by the deed of appointment to trusts of settlement in priority to interests of underwriter under deed declaring trusts—Charge of interest of underwriter under deed declaring trust to secure repayment of money lent to him—Priority as between charges and trustees of settlement—Rule in <i>Dearle v. Hall</i> [ <i>B. S. LYLE, LTD. v. ROSHER</i> ]	507
<b>MURDER</b> See CRIMINAL LAW.	
<b>NATIONAL ASSISTANCE</b> Husband and wife—Separation—No agreement and no misconduct—Difference between remedy of National Assistance Board for recovering cost of assistance and liability of husband for wilful neglect to maintain— <i>National Assistance Act, 1948</i> (c. 29), s. 42, s. 43—Summary Jurisdiction ( <i>Married Women</i> ) Act, 1895 (c. 39), s. 4 [ <i>LILLEY v. LILLEY</i> ]	528
Whether regular payment under order conclusive against wilful neglect to maintain— <i>National Assistance Act, 1948</i> (c. 29), s. 43—Summary Jurisdiction ( <i>Married Women</i> ) Act, 1895 (c. 39), s. 4 [ <i>JONES v. JONES</i> ]	410
<b>NEGLIGENCE</b> Bank—Financial advice. See BANK (Advice). Damages—Deductions from damages. See FATAL ACCIDENT (Damages). Licensor towards licensee. See LICENSEE (Negligence towards licensee). Personal injury—Measure of damages—Loss of earnings. See DAMAGES (Measure of damages). Railway. See RAILWAY. Res ipsa loquitur—Highway—Adjacent building being re-constructed by contractors for occupiers—Unexplained fall of brick on passer-by—Negligence disproved [ <i>WALSH v. HOLST &amp; CO., LTD.</i> ]	83
Rescue—Negligence placing workmen in imminent peril from gas on their descending a well—Doctor descending well to rescue them—Whether duty of care owed by master to servant extended to doctor [ <i>BAKER v. T. E. HOPKINS AND SON, LTD.</i> ]	147

NEW TENANCY	
<i>See</i> LANDLORD AND TENANT.	
NEW TRIAL	
<i>See</i> COURT OF APPEAL.	
NEW ZEALAND	
<i>See</i> PRIVY COUNCIL.	
NEWSPAPER	
Articles— <i>Reminiscences written by newspaper's employee—Liability of nominal author to tax on fee. See</i> INCOME TAX (Income—Isolated transaction).	
NO CASE	
Divorce— <i>Election to call no evidence. See</i> DIVORCE (Practice—Trial).	
NOTICE OF INTENDED PROSECUTION	
<i>See</i> ROAD TRAFFIC.	
NUISANCE	
Noise— <i>Bye-law prohibiting use of noisy instruments. See</i> BYE-LAW (Construction).	
NULLITY	
Practice— <i>Petition alleging fits of epilepsy and wilful refusal to consummate marriage—Cross-charge of wilful refusal to consummate marriage—Finding that respondent subject to recurrent fits of epilepsy at time of marriage—Question of wilful refusal to consummate not investigated—Matrimonial Causes Act, 1950 (c. 25), s. 8 (1) (b) [IDDENDEN (OTHERWISE BRIANS) (BY HER NEXT FRIEND) v. IDDENDEN]</i> .. .. .	241
Trial— <i>Circuit—Trial of matrimonial causes on circuit [PRACTICE NOTE]</i> .. .. .	352
OCCUPATION	
Licensee— <i>Whether tenant remains in occupation. See</i> LANDLORD AND TENANT (New tenancy—Business premises—Occupation of premises).	
OFFICIAL RECEIVER	
Report by— <i>In voluntary winding-up. See</i> COMPANY (Winding-up—Voluntary winding-up—Stay of proceedings).	
OFFICIAL SOLICITOR	
Guardian ad litem. <i>See</i> DIVORCE (Insanity).	
ORDER 14	
<i>See</i> PRACTICE (Summary judgment).	
ORNAMENT	
Church. <i>See</i> ECCLESIASTICAL LAW.	
PARTICULARS	
Restrictive Practices Court— <i>Interlocutory applications. See</i> RESTRICTIVE TRADE PRACTICES (Court—Practice—Interlocutory applications).	
PATENT	
Licence— <i>Restrictive condition—Price maintenance—Retailer obtaining supplies of patented article from licensee—Sale by retailer at less than fixed price—Knowledge of condition as to price—Infringement of patent by retailer [DUNLOP RUBBER CO., LTD. v. LONGLIFE BATTERY DEPOT (A FIRM)]</i> .. .. .	197
Practice— <i>Appeal tribunal—Public hearing—Jurisdiction to direct hearing or judgment to be in public [PRACTICE DIRECTION]</i> .. .. .	720
PAYMENT INTO COURT	
<i>See</i> COSTS.	
PAYMENT OUT OF COURT	
<i>See</i> PRACTICE.	
PERJURY	
Whether civil action lies at suit of injured party [ <i>HARGREAVES v. BRETHERTON</i> ] .. .. .	122
PETITION	
Bankruptcy. <i>See</i> BANKRUPTCY.	
PLANNING	
<i>See</i> TOWN AND COUNTRY PLANNING.	
PLEADING	
Amendment— <i>Leave—Appeal against refusal of leave to amend defence at trial—Principle on which discretion to give leave to amend should be exercised—Whether Court of Appeal would interfere with exercise of discretion by trial judge—Whether amendment should be formulated in writing at trial or on appeal—R.S.C., Ord. 28, r. 1—R.S.C., Ord. 58, r. 3 (2) [G. L. BAKER, LTD. v. MEDWAY BUILDING AND SUPPLIES, LTD.]</i> .. .. .	540
PRACTICE	
Amendment— <i>Pleadings. See</i> PLEADING (Amendment).	
Case Stated. <i>See</i> CASE STATED (Case stated out of time).	
Compromise of action. <i>See</i> FATAL ACCIDENT (Compromise).	
Criminal court. <i>See</i> CRIMINAL LAW.	
Divorce. <i>See</i> DIVORCE.	
Habeas corpus. <i>See</i> HABEAS CORPUS.	
Matrimonial causes. <i>See</i> DIVORCE; NULLITY.	
Nullity. <i>See</i> NULLITY.	
Parties— <i>Landlord and tenant—Assignment. See</i> LANDLORD AND TENANT (Lease—Assignment—Covenant against assignment without consent—Sub-lease).	
Patent. <i>See</i> PATENT.	
Payment into court— <i>Costs. See</i> COSTS (Payment into court).	
Payment out of court— <i>County court judgment debt—Whether payment ordered out of fund in High Court. See</i> EXECUTION (Charging order—County court judgment debt).	
<i>Fatal accident—Widow and infant daughter's damages paid into court—Payment out to bank trustees on trusts of a deed containing wide investment clause—R.S.C., Ord. 22, r. 14 (2) [WOODLEY v. TERSONS, LTD.]</i> .. .. .	305

PRACTICE—continued.	PAGE
Privy Council. <i>See</i> PRIVY COUNCIL.	
Restrictive Practices Court. <i>See</i> RESTRICTIVE TRADE PRACTICES (Court).	
Summary judgment—Specially indorsed writ—Signed by solicitor—Served copy bearing no signature—Appearance entered—Waiver of defective service by defendant— <i>R.S.C., Ord. 3, r. 6 (1), Ord. 14, r. 1 (a), Ord. 19, r. 4 [FICK AND FICK, LTD. v. ASSIMAKIS]</i> . . . . .	182
Trial—Date—Fixing date for trial of non-jury action—Altering fixed date [PRACTICE DIRECTION] . . . . .	678
Setting down action for trial in Middlesex—Lists—Applications concerning dates for trial [PRACTICE DIRECTION] . . . . .	678
Speedy trial—Order on summons for directions [PRACTICE DIRECTION] . . . . .	678
<b>PRACTICE NOTES</b>	
Public authority, issued by. <i>See</i> STATUTE (Construction).	
<b>PRESS AND PRINTING</b>	
Contract for publication of signed article in magazine—Article written to enhance author's reputation as connoisseur of jade—Changes on manuscript in the course of editing it—Refusal of author to consent to changes—Refusal to permit publication in amended form—Whether contract repudiated—Whether publishers liable for breach of contract [ <i>JOSEPH v. NATIONAL MAGAZINE CO., LTD.</i> ] . . . . .	52
<b>PRICE CONTROL</b>	
Covenant for re-sale of article to vendor within limited period at fixed price. <i>See</i> CONTRACT (Breach)—Damages—Measure—Controlled maximum sale price of goods).	
<b>PRICE MAINTENANCE</b>	
<i>See</i> PATENT (Licence—Restrictive condition); RESTRICTIVE TRADE PRACTICES.	
<b>PRIORITY</b>	
Rule in <i>Dearle v. Hall</i> . <i>See</i> MORTGAGE.	
<b>PRIVILEGE</b>	
Document. <i>See</i> DISCOVERY (Production of documents).	
<b>PRIVY COUNCIL</b>	
Appeal—Trial before judge and jury—Fresh point raised which was not raised or considered by judge and jury [ <i>PERKOWSKI v. CITY OF WELLINGTON CORPN.</i> ] . . . . .	368
<i>See also</i> Practice, post.	
British Guiana—Criminal law—Accessory before the fact—One accused found guilty as accessory before the fact, but all accused acquitted as principals—Whether conviction of the one sustainable—Criminal Law (Offences) Ordinance (Laws of British Guiana, 1957, c. 10), s. 24, s. 25 [ <i>SURUJPAUL CALLED DICK v. REGINAM</i> ] . . . . .	300
New Zealand—Compulsory purchase—Compensation—Potentiality—Subdivision proposed into lots in accordance with a scheme requiring ministerial consent—Subdivision not apparent on ground at date in relation to which compensation was to be assessed—Plans for subdivision then existing but ministerial consent not established—Basis of assessment of compensation—New Zealand Finance Act (No. 3), 1944, s. 29 (1) (b) [ <i>MAORI TRUSTEE v. MINISTRY OF WORKS</i> ] . . . . .	336
Licencees—Negligence—Licensor's duty of care—Death from injuries suffered when diving from a spring board on premises occupied by local authority—Liability of local authority [ <i>PERKOWSKI v. CITY OF WELLINGTON CORPN.</i> ] . . . . .	368
Price control—Sale of imported motor cars—Licence for importation conditional on purchaser entering into covenant restricting re-sale—Purchase of imported car at maximum control price and re-sale at profit in breach of covenant—Validity of covenant—Measure of damages for breach of covenant—New Zealand Control of Prices Act, 1947 (No. 51 of 1947), s. 2 (1) [ <i>MOUTAT v. BETTS MOTORS, LTD.</i> ] . . . . .	402
Practice—Appeal—Withdrawal of appearance—Effect of withdrawal on appeal—Judicial Committee Rules, 1957 (S.I. 1957 No. 2224), r. 34 [ <i>KHATIJABAI JIWA HASHAM v. ZENAB D/O CHANDU NANSI</i> ] . . . . .	719
<i>See also</i> Appeal, ante.	
<b>PROBATE</b>	
Continuance of action—Corporate executor plaintiff—Amalgamation with another company—Whether corporate executor, having transferred business of acting as personal representative, should continue as plaintiff in the action [ <i>Re SKINNER (dec'd.)</i> ] . . . . .	273
Costs—Incidence—Undue influence alleged but not proved—Whether litigation due to fault of testator or of beneficiary establishing will—Whether costs payable out of estate [ <i>Re CUTCLIFFE (dec'd.)</i> ] . . . . .	642
<b>PROBATION</b>	
<i>See</i> CRIMINAL LAW (Sentence).	
<b>PRODUCTION</b>	
Documents, of. <i>See</i> DISCOVERY.	
<b>PROSECUTION</b>	
Notice of intended prosecution. <i>See</i> ROAD TRAFFIC (Notice of intended prosecution).	
<b>PROVOCATION</b>	
<i>See</i> CRIMINAL LAW (Murder).	
<b>PUBLISHERS</b>	
Magazine article—Rights as between author and publishers. <i>See</i> PRESS AND PRINTING (Contract for publication of signed article in magazine).	
<b>PURCHASE NOTICE</b>	
<i>See</i> TOWN AND COUNTRY PLANNING.	
<b>QUARTER SESSIONS</b>	
Committal of offender to, for sentence—Arrest—Bench warrant—Offender failing to surrender to bail—Whether quarter sessions had jurisdiction to issue bench warrant—Criminal Justice Act, 1948 (c. 58), s. 29 (3) (a)—Magistrates' Courts Act, 1952 (c. 55), s. 29 [ <i>R. v. LLOYD-JONES, Ex parte THOMAS</i> ] . . . . .	425
<b>RAILWAY</b>	
Negligence—Licensee—Duty to keep look-out for licensee on walkway adjoining track [ <i>BRAITHWAITE v. SOUTH DURHAM STEEL CO., LTD.</i> ] . . . . .	161



BATES	PAGE
De-rating—Industrial hereditament—Adapting for sale—Collation of greetings cards—Rating and Valuation (Apportionment) Act, 1928 (c. 44), s. 3 (1), (2)—Factory and Workshop Act, 1901 (c. 22), s. 149 (1) [WILSON BROS., LTD. v. EDWARDS (VALUATION OFFICER)]	243
Adapting for sale—Sorting, grading and matching of skins—Rating and Valuation (Apportionment) Act, 1928 (c. 44), s. 3 (1), (2)—Factory and Workshop Act, 1901 (c. 22), s. 149 (1) [HUDSON'S BAY CO. v. THOMPSON (VALUATION OFFICER)]	243
Limitation of rates chargeable—Friendly society—Society not established or conducted for profit—Society's benefits payable to non-members—Whether an organisation whose main objects were concerned with the advancement of social welfare—Rating and Valuation (Miscellaneous Provisions) Act, 1955 (c. 9), s. 8 (1) (a), (2) [INDEPENDENT ORDER OF ODD FELLOWS MANCHESTER UNITY FRIENDLY SOCIETY v. MANCHESTER CORPN.]	378
Hereditament occupied for the purposes of a non-profit making organisation—Notice terminating the limitation of rates chargeable—When notice may be given—Notice given before expiration of first year of new valuation list but after rate for second year had been made—Rating and Valuation (Miscellaneous Provisions) Act, 1955 (c. 9), s. 8 (2), (3) [WESTMINSTER CITY COUNCIL v. UNIVERSITY OF LONDON KING'S COLLEGE]	25
Union of working men's clubs—Whether main objects concerned with the advancement of "social welfare"—Rating and Valuation (Miscellaneous Provisions) Act, 1955 (c. 9), s. 8 (1) (a) [WORKING MEN'S CLUB AND INSTITUTE UNION, LTD. v. SWANSEA CORPN.]	414
Zoo—Zoological society incorporated as company limited by guarantee—Main objects charitable—Organisation concerned with advancement of education—Rating and Valuation (Miscellaneous Provisions) Act, 1955 (c. 9), s. 8 (1) (a), (2) [NORTH OF ENGLAND ZOOLOGICAL SOCIETY v. CHESTER RURAL DISTRICT COUNCIL]	535
RECEIVING	
Criminal offence. See CRIMINAL LAW.	
RECENT POSSESSION	
Doctrine—Observations on. See CRIMINAL LAW (Receiving—Felony or misdemeanour).	
RECOGNISANCE	
See CRIMINAL LAW.	
REFERENCE	
Arbitration, to. See ARBITRATION (County court).	
REGISTRATION	
Marriages. See MARRIAGE.	
RENT	
Rent limit of controlled premises. See RENT RESTRICTION (Rent limit).	
RENT RESTRICTION	
Rent limit—Adjustment for repairs—Appropriate factor—Basis of determination—Whether determination a decision of fact—Rent Act, 1957 (c. 25), s. 1 (1), Sch. 1, Part 1, para. 1 (2), (3) [REGIS PROPERTY CO., LTD. v. DUDLEY]	491
REPAIR	
Liability of tenant. See LANDLORD AND TENANT.	
RES IPSA LOQUITUR	
See NEGLIGENCE.	
RESCUE	
Liability to rescuer injured. See NEGLIGENCE.	
RESIDENCE	
Income tax. See INCOME TAX.	
RESTRICTIVE TRADE PRACTICES	
Court—Practice—Evidence of opinion by trade witnesses [Re THE AGREEMENT BETWEEN THE MEMBERS OF THE CHEMISTS' FEDERATION]	448
Interlocutory applications—Consent orders [PRACTICE DIRECTION]	681
Discovery [Re THE AGREEMENT BETWEEN THE MEMBERS OF THE CHEMISTS' FEDERATION]	448
Documentary evidence in lieu of calling witnesses [Re THE AGREEMENT BETWEEN THE MEMBERS OF THE CHEMISTS' FEDERATION]	448
Particulars [Re THE AGREEMENT BETWEEN THE MEMBERS OF THE CHEMISTS' FEDERATION]	448
Statements of witnesses, etc., to be exchanged [Re THE AGREEMENT BETWEEN THE MEMBERS OF THE CHEMISTS' FEDERATION]	448
Restrictions—Statement of case should identify admitted restrictions and give particulars—Answer should identify any further alleged restrictions—Reply should give particulars of any such further restrictions admitted—Restrictive Practices Court Rules, 1957 (S.I. 1957 No. 603), r. 18—Restrictive Trade Practices Act, 1956 (c. 68), s. 20 (1) [PRACTICE DIRECTION]	520
Injunction—Whether injunction granted as of course where restrictions declared contrary to public interest—Restrictive Trade Practices Act, 1956 (c. 68), s. 20 (3) [Re THE AGREEMENT BETWEEN THE MEMBERS OF THE CHEMISTS' FEDERATION]	448
Reference—Chemists' Federation—Restriction on sale of medicines except through retail chemists—Code of Standards worked by federation—Another code of advertising standards in existence—Whether restriction "reasonably necessary"—Whether removal of restriction would deny public substantial benefit—Restrictive Trade Practices Act, 1956 (c. 68), s. 21 (1) (a), (b) [Re THE AGREEMENT BETWEEN THE MEMBERS OF THE CHEMISTS' FEDERATION]	448
Price maintenance—Sale by retailer below fixed price—Notice of the condition relating to price—What constitutes notice—Restrictive Trade Practices Act, 1956 (c. 68), s. 25 (1) [GOODYEAR TYRE & RUBBER CO. (GREAT BRITAIN), LTD. v. LANCASHIRE BATTERIES, LTD.]	7
Purchase of article by retailer before operation of Restrictive Trade Practices Act, 1956, s. 25—Restrictive Trade Practices Act, 1956 (c. 68), s. 25 (1) [DUNLOP RUBBER CO., LTD. v. LONGLIFE BATTERY DEPOT (A FIRM)]	197
ROAD TRAFFIC	
Goods vehicle—Overloading. See CRIMINAL LAW (Aiding and abetting—Intention).	
Notice of intended prosecution—Withdrawal—Intimation by police, subsequent to notice, stating that no further action would be taken—Further subsequent intimation that a prosecution would be instituted—Whether original notice still effective to enable court to convict—Road Traffic Act, 1930 (c. 43), s. 21 (c) [LUND v. THOMPSON]	956