

THE ALL ENGLAND LAW REPORTS

Incorporating the

LAW TIMES
REPORTS

LAW JOURNAL
REPORTS

1960
VOLUME 1

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, London WC2B 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

U.S.A.:

Butterworth & Co. (Publishers) Inc.
Boston: 10 Tower Office Park, Woburn, Mass. 01801

Reprinted 1973
Reprinted 1981



Butterworth & Co. (Publishers) Ltd.

1960

Reprinted in Great Britain by
Billing and Sons Limited, Guildford, London, Oxford, Worcester

HOUSE OF LORDS

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

LORDS OF APPEAL IN ORDINARY

THE RT. HON. VISCOUNT SIMONDS

THE RT. HON. LORD SOMERVELL

THE RT. HON. LORD REID

OF HARROW (retired Jan. 6, 1960)

THE RT. HON. LORD RADCLIFFE

THE RT. HON. LORD DENNING

THE RT. HON. LORD TUCKER

THE RT. HON. LORD JENKINS

THE RT. HON. LORD COHEN

THE RT. HON. LORD MORRIS OF

THE RT. HON. LORD KEITH OF

BORTH-Y-GEST (appointed

AVONHOLM

Jan. 7, 1960)

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 EVERSHED

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

LORD MERRIMAN

THE RT. HON. LORD JUSTICE HODSON

THE RT. HON. LORD JUSTICE PEARCE

THE RT. HON. LORD JUSTICE MORRIS
(appointed Lord of Appeal in Ordinary)

THE RT. HON. LORD JUSTICE WILLMER

THE RT. HON. LORD JUSTICE ROMER
(retired Jan. 6, 1960)

THE RT. HON. LORD JUSTICE HARMAN
(appointed Jan. 8, 1960)

THE RT. HON. LORD JUSTICE SELLERS

THE RT. HON. LORD JUSTICE UPJOHN

THE RT. HON. LORD JUSTICE ORMEROD

(appointed Jan. 8, 1960)

CHANCERY DIVISION

THE LORD HIGH CHANCELLOR OF GREAT BRITAIN

THE HON. MR. JUSTICE VAISEY
(retired Jan. 8, 1960)

THE HON. MR. JUSTICE UPJOHN
(appointed Lord Justice of Appeal,
Jan. 8, 1960)

THE HON. MR. JUSTICE ROXBURGH

THE HON. MR. JUSTICE RUSSELL
(appointed Jan. 8, 1960)

THE HON. MR. JUSTICE WYNN-PARRY
(retired Jan. 11, 1960)

THE HON. MR. JUSTICE DANCKWERTS

THE HON. MR. JUSTICE CROSS

THE HON. MR. JUSTICE LLOYD-JACOB

(appointed Jan. 11, 1960)

THE HON. MR. JUSTICE BUCKLEY (appointed Jan. 11, 1960)

QUEEN'S BENCH DIVISION

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

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 DAVIES

THE HON. MR. JUSTICE BYRNE

THE HON. MR. JUSTICE GLYN-JONES

THE HON. MR. JUSTICE FINNEMORE

THE HON. MR. JUSTICE ASHWORTH

THE HON. MR. JUSTICE STREATFEILD

THE HON. MR. JUSTICE DIPLOCK

THE HON. MR. JUSTICE SLADE

THE HON. MR. JUSTICE HINCHCLIFFE

THE HON. MR. JUSTICE DEVLIN

THE HON. MR. JUSTICE PAULL

(appointed Lord Justice of Appeal,
Jan. 8, 1960)

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

THE HON. MR. JUSTICE WINN

PROBATE, DIVORCE AND ADMIRALTY DIVISION

PRESIDENT: THE RT. HON. LORD MERRIMAN

THE HON. MR. JUSTICE WALLINGTON

THE HON. MR. JUSTICE STEVENSON

THE HON. MR. JUSTICE COLLINGWOOD

THE HON. MR. JUSTICE WRANGHAM

THE HON. MR. JUSTICE KARMINSKI

THE HON. MR. JUSTICE HEWSON

THE HON. MR. JUSTICE SACHS

THE HON. MR. JUSTICE MARSHALL

THE HON. MR. JUSTICE PHILLIMORE

THE HON. MR. JUSTICE LLOYD-JONES

(appointed Jan. 11, 1960)

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	{ N. P. METCALFE, Esq. KEVIN WINSTAIN, Esq. }	Barristers-at-Law
COURTS-MARTIAL APPEALS	KEVIN WINSTAIN, Esq.	Barrister-at-Law
CHANCERY DIVISION	{ R. D. H. OSBORNE, Esq. E. COCKBURN MILLAR }	Barristers-at-Law
QUEEN'S BENCH DIVISION and COURTS OF ASSIZE	{ M. DENISE CHORLTON K. B. EDWARDS, Esq. F. GUTTMAN, Esq. D. M. HUGHES, Esq. G. A. KIDNER, Esq. GWYNEDD LEWIS DEIRDRE MCKINNEY E. COCKBURN MILLAR WENDY SHOCKETT G. M. SMAILES, Esq. HENRY SUMMERFIELD, Esq. }	Barristers-at-Law
REVENUE CASES	F. A. AMIES, Esq.	Barrister-at-Law
PROBATE, DIVORCE AND ADMIRALTY	{ A. T. HOOLAHAN, Esq. N. P. METCALFE, Esq. }	Barristers-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:

[1960] 1 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.

ENCYCLOPAEDIA OF COURT FORMS AND PRECEDENTS

The reference 5 Court Forms 268, Form 164, refers to Form 164 on p. 268 of Volume 5 of the Encyclopaedia of Court Forms and Precedents in Civil Proceedings, first edition.

CASES REPORTED

IN VOLUME I

	PAGE		PAGE
AFRICAN WOODS, LTD., RAMIA (EDWARD), LTD. v. [P.C.]	627	CUBAN ATLANTIC SUGAR SALES CORPN. v. COM- PANIA DE VAPORES SAN ELEFTERIO LIMITADA [C.A.]	141
AKERIB v. BOOTH & OTHERS, LTD. [MANCHESTER ASSIZES]	481	DAILY SKETCH & SUNDAY GRAPHIC, LTD., DARKE v. [C.A.]	397
ALFRED HERBERT, LTD. PENSION AND LIFE ASSURANCE SCHEME TRUSTS, Re [CH.D.]	618	DAILY SKETCH & SUNDAY GRAPHIC, LTD., DAWS v. [C.A.]	397
ANSBACHER (HENRY) & CO. v. INLAND REVENUE COMRS. [CH.D.]	686	DALZIEL CO-OPERATIVE SOCIETY, LTD., BELLS- HILL & MOSSEND CO-OPERATIVE SOCIETY, LTD. v. [H.L.]	673
ANSON (THIRD PARTY) WHITE (FOURTH PARTY). BAKER v. MERCKEL [C.A.]	668	DARKE v. DAILY SKETCH & SUNDAY GRAPHIC, LTD. [C.A.]	397
APEX FILM DISTRIBUTORS, LTD., Re [C.A.]	152	DAWS v. DAILY SKETCH & SUNDAY GRAPHIC, LTD. [C.A.]	397
ARBuckle SMITH & CO., LTD. v. GREENOCK CORPN. [H.L.]	568	DAWSON, R. v. [C.C.A.]	558
ARGENTI, PHRANTZES v. [Q.B.D.]	778	DELMONT, STROUD BUILDING SOCIETY v. [CH.D.]	749
ASSOCIATED NEWSPAPERS, LTD., DINGLE v. [Q.B.D.]	294	DEWANI, KIRIRI COTTON CO., LTD. v. [P.C.]	177
ATTORNEY-GENERAL FOR THE STATE OF SOUTH AUSTRALIA v. BROWN [P.C.]	734	DIAMOND v. CAMPBELL-JONES [CH.D.]	583
ATTORNEY-GENERAL OF NORTHERN RHODESIA, MUNGONT v. [P.C.]	446	DINGLE v. ASSOCIATED NEWSPAPERS, LTD. [Q.B.D.]	294
AUTEN v. RAYNER [Q.B.D.]	692	DIRECTOR OF PUBLIC PROSECUTIONS, WELHAM v. [C.C.A.]	260
BAKER v. MERCKEL (ANSON THIRD PARTY, WHITE FOURTH PARTY) [C.A.]	668	—, [H.L.]	805
BAKERS' (FEDERATION OF WHOLESALE AND MULTIPLE) AGREEMENT, Re [R.P.C.]	227	DREYFUS (LOUIS) ET CIE. v. PARNASO CIA. NAVIERA S.A. [C.A.]	759
BASHIR v. COMMISSIONER OF LANDS [P.C.]	117	EISOVITCH, SCHNEIDER v. [Q.B.D.]	169
BEEHATH v. TRINIDAD CEMENT, LTD. [P.C.]	274	EK LIONG HIN, LTD., OFFICIAL ASSIGNEE OF THE PROPERTY OF KOH HOR KHOON, BANK- RUPT v. [P.C.]	440
BELFAST CORPN. v. O.D. CARS, LTD. [H.L.]	65	ELLIS, TAYLOR v. [CH.D.]	549
BELLSHILL & MOSSEND CO-OPERATIVE SOCIETY, LTD. v. DALZIEL CO-OPERATIVE SOCIETY, LTD. [H.L.]	673	ELMDENE ESTATES, LTD. v. WHITE [H.L.]	306
BENNETT, R. v., <i>Ex parte</i> R. [Q.B.D. DIVL. CT.]	335	FALLON v. CALVERT [C.A.]	281
BERNSTEIN, INLAND REVENUE COMRS. v. [CH.D.]	697	FEDERATION OF BRITISH CARPET MANUFAC- TURERS' AGREEMENT, Re [R.P.C.]	356
BLACK v. BLACK (MAY INTERVENING) [Div.]	251	FEDERATION OF WHOLESALE AND MULTIPLE BAKERS (GREAT BRITAIN AND NORTHERN IRE- LAND) Re THE AGREEMENT BETWEEN THE MEMBERS OF THE [R.P.C.]	227
BOOTH & OTHERS, LTD., AKERIB v. [MANCHESTER ASSIZES]	481	FERNANDO, CRYLON UNIVERSITY v. [P.C.]	631
BOSWORTH THE [ADM.]	146	GEORGE, PEASE v. [C.A.]	709
BOSWORTH (No. 2), THE [C.A.]	729	GODLEY v. PERRY (BURTON & SONS (BERMOND- SEY), LTD., THIRD PARTY, GRAHAM FOURTH PARTY) [Q.B.D.]	36
BOULTON'S WILL TRUSTS, Re [C.A.]	553	GOULD v. NATIONAL PROVINCIAL BANK, LTD. [CH.D.]	544
BOWES-LYON, GREEN v. [Q.B.D.]	301	GRAHAM (FOURTH PARTY), BURTON & SONS (BERMONDSEY), LTD. (THIRD PARTY), GODLEY v. PERRY [Q.B.D.]	36
BOXALL, CARR v. [CH.D.]	495	GREAT UNIVERSAL STORES, LTD., Re [CH.D.]	252
BRIGGS (HENRY), SON & CO., LTD. v. INLAND REVENUE COMRS. [C.A.]	800	GREEN v. BOWES-LYON [Q.B.D.]	301
BRIGHT, PEMBERTON v. [C.A.]	792	GREENOCK CORPN., ARBUCKLE SMITH & CO., LTD. v. [H.L.]	568
BROWN, ATTORNEY-GENERAL FOR THE STATE OF SOUTH AUSTRALIA v. [P.C.]	734	GROSVENOR PLACE ESTATES, LTD. v. ROBERTS (INSPECTOR OF TAXES) [CH.D.]	643
BROWN v. NATIONAL COAL BOARD [NEWCASTLE UPON-TYNE ASSIZES]	108	GUILDFORD GODALMING & DISTRICT WATER BOARD, LONGHURST v. [Q.B.D.]	54
BROWN v. ROLLS ROYCE, LTD. [H.L.]	577	HALL v. HALL (LEES ASSIZES)	91
BUGLE PRESS, LTD. Re [CH.D.]	768	HAMBLEDENS (VISCOUNT) WILL TRUSTS, Re [CH.D.]	353
BURT, R. v., <i>Ex parte</i> PRESBURG [Q.B.D. DIVL. CT.]	424	HAMILTON v. NATIONAL COAL BOARD [H.L.]	76
BURTON & SONS (BERMONDSEY), LTD. (THIRD PARTY), GRAHAM (FOURTH PARTY), GODLEY v. PERRY [Q.B.D.]	36	HAMMERSMITH, WEST LONDON AND ST. MARK'S HOSPITALS, (BOARD OF GOVERNORS OF), JUDD v. [Q.B.D.]	607
BUSBY R. v. [C.C.A.]	326	HERBERT (ALFRED), LTD. PENSION AND LIFE ASSURANCE SCHEME TRUSTS, Re [CH.D.]	618
C. Re [CT. OF PROTECTION]	393	HINCHY, INLAND REVENUE COMRS. v. [H.L.]	505
C.S.C. (AN INFANT), Re [CH.D.]	711	HOLLAND, JAQUIN v. [C.A.]	402
CALVERT, FALLON v. [C.A.]	281	HOPE (VALUATION OFFICER), SOCIETY OF MEDI- CAL OFFICERS OF HEALTH v. [H.L.]	317
CAMPBELL-JONES, DIAMOND v. [CH.D.]	583	HORTON v. HORTON [Div.]	503
CANE (VALUATION OFFICER), INSTITUTION OF MECHANICAL ENGINEERS v. [C.A.]	129	HOTEL DE PARIS, LTD., ISAAC v. [P.C.]	348
CARPET (BRITISH) MANUFACTURERS' AGREE- MENT, Re FEDERATION OF [R.P.C.]	356	HOUSES AND ESTATES, LTD. Re [CH.D.]	768
CARR v. BOXALL [CH.D.]	495	HULL v. HULL [Div.]	378
CEYLON UNIVERSITY v. FERNANDO [P.C.]	631	INDIA (UNION OF) v. COMPANIA NAVIERA AEOLUS S.A. [Q.B.D.]	753
CHALLENGER, JONES v. [C.A.]	785	INLAND REVENUE COMRS., ANSBACHER (HENRY) & CO. v. [CH.D.]	686
CHAPMAN, R. v. [Q.B.D. DIVL. CT.]	452	INLAND REVENUE COMRS. v. BERNSTEIN [CH.D.]	697
CLARK, PARKER v. [EXETER ASSIZES]	93	INLAND REVENUE COMRS., BRIGGS (HENRY), SON & CO., LTD. v. [C.A.]	800
COMMISSIONER OF LANDS, BASHIR v. [P.C.]	117		
COMPANIA DE VAPORES SAN ELEFTERIO LIMITADA, CUBAN ATLANTIC SUGAR SALES CORPN. v. [C.A.]	141		
COMPANIA NAVIERA AEOLUS S.A., UNION OF INDIA v. [Q.B.D.]	753		
COOK (decd.), IN THE ESTATE OF [PROB.]	689		
COOK, Re [Q.B.D. DIVL. CT.]	536		
CORFE v. CORFE [C.A.]	593		
CROWE (VALUATION OFFICER) v. LLOYDS BRITISH TESTING CO., LTD. [C.A.]	411		

	PAGE		PAGE
INLAND REVENUE COMRS. v. HINCHY [H.L.] ..	505	PLAYLE (VALUATION OFFICER), WEXLER v. [C.A.] ..	338
INLAND REVENUE COMRS., PUBLIC TRUSTEE v. [H.L.] ..	1	PRACTICE DIRECTION (CHANCERY DIVISION: COSTS: TAXATION) [CH.D.] ..	401
INSTITUTION OF MECHANICAL ENGINEERS v. CANE (VALUATION OFFICER) [C.A.] ..	129	PRACTICE DIRECTION (COSTS: TAXATION) ..	401
ISAAC v. HOTEL DE PARIS, LTD. [P.C.] ..	348	PRACTICE DIRECTION (POWERS OF ATTORNEY, BY TRUSTEES) ..	716
ISAACS v. MARKET BOSWORTH RURAL DISTRICT COUNCIL [Q.B.D. DIVL. CT.] ..	433	PRACTICE DIRECTION (PROBATE AND DIVORCE: COSTS: TAXATION) [P. & D.] ..	347
J. (AN INFANT), Re [CH.D.] ..	603	PRATER, R. v. [C.C.A.] ..	298
JAQUIN v. HOLLAND [C.A.] ..	402	PRESBURG, <i>Ex parte</i> , R. v. BURT [Q.B.D. DIVL. CT.] ..	424
JEWISH ORPHANAGE ENDOWMENTS TRUSTS, Re [CH.D.] ..	764	PUBLIC TRUSTEE v. INLAND REVENUE COMRS. [H.L.] ..	1
JODLA v. JODLA (OTHERWISE CZARNOMSKA [DIV.] JONES v. CHALLENGER [C.A.] ..	625	QUINTAS v. NATIONAL SMELTING CO., LTD. (BRISTOL ASSIZES) ..	104
JOY MUSIC, LTD. v. SUNDAY PICTORIAL NEWSPAPERS (1920), LTD. [Q.B.D.] ..	703	R., <i>Ex parte</i> R. v. BENNETT [Q.B.D. DIVL. CT.] ..	335
JUDD v. HAMMERSMITH, WEST LONDON AND ST. MARK'S HOSPITALS (BOARD OF GOVERNORS OF) [Q.B.D.] ..	607	R. v. BENNETT, <i>Ex parte</i> R. [Q.B.D. DIVL. CT.] ..	335
KIRIRI COTTON CO., LTD. v. DEWANI [P.C.] ..	177	R. v. BURT, <i>Ex parte</i> PRESBURG [Q.B.D. DIVL. CT.] ..	424
LANCASHIRE SHIPPING CO., LTD., RIVERSTONE MEAT CO., PTY., LTD. v. [C.A.] ..	193	R. v. BUSBY [C.C.A.] ..	326
LANGTON (decd.), Re [C.A.] ..	657	R. v. CHAPMAN [Q.B.D. DIVL. CT.] ..	452
LEGGE v. MATTHEWS [C.A.] ..	595	R. v. DAWSON [C.C.A.] ..	558
LENTON v. TREGONING [C.A.] ..	717	R. v. MCKENNA [C.C.A.] ..	326
LEVY (decd.), Re [C.A.] ..	42	R. v. PIDGLEY [Q.B.D. DIVL. CT.] ..	452
LEWIS v. PACKER [CH.D.] ..	720	R. v. PRATER [C.C.A.] ..	298
LITTLE (decd.), Re [PROB.] ..	387	R. v. SHACTER [C.C.A.] ..	61
LIVERPOOL (NO. 2), THE [ADM.] ..	465	R. v. SMITH [C.C.A.] ..	256
LYDDYS BRITISH TESTING CO., LTD., CROWE (VALUATION OFFICER) v. [C.A.] ..	411	R. v. WELHAM [C.C.A.] ..	260
LOMBANK, LTD., LOWE v. [C.A.] ..	611	—, [H.L.] ..	805
LONGHURST v. GUILDFORD GODALMING & DISTRICT WATER BOARD [Q.B.D.] ..	54	R. v. WENLOCK [C.C.A.] ..	558
LORD ADVOCATE (ON BEHALF OF INLAND REVENUE COMRS.), PARKER v. [H.L.] ..	20	R. v. WILLIS [C.C.A.] ..	331
LOWE v. LOMBANK, LTD. [C.A.] ..	611	RAMIA (EDWARD), LTD. v. AFRICAN WOODS, LTD. [P.C.] ..	627
MCKENNA, R. v. [C.C.A.] ..	326	RAYNER, AUTEN v. [Q.B.D.] ..	692
MCKINLEY v. MCKINLEY [LEEDS ASSIZES] ..	476	RIVERSTONE MEAT CO., PTY., LTD. v. LANCASHIRE SHIPPING CO., LTD. [C.A.] ..	193
MARKET BOSWORTH RURAL DISTRICT COUNCIL, ISAACS v. [Q.B.D. DIVL. CT.] ..	433	ROBERTS (INSPECTOR OF TAXES), GROSVENOR PLACE ESTATES, LTD. v. [CH.D.] ..	643
MARSHALL v. NOTTINGHAM CITY CORPN. [Q.B.D.] ..	659	ROGERSON, WILKINS (INSPECTOR OF TAXES) v. [CH.D.] ..	650
MATTHEWS, LEGGE v. [C.A.] ..	595	ROLLS ROYCE, LTD., BROWN v. [H.L.] ..	577
MERCKEL, BAKER v. (ANSON THIRD PARTY, WHITE FOURTH PARTY) [C.A.] ..	668	ROSSAGE v. ROSSAGE [C.A.] ..	600
MOUNSDON v. WEYMOUTH AND MELCOMBE REGIS CORPN. [Q.B.D. DIVL. CT.] ..	538	SAJAN SINGH v. SARDARA ALI [P.C.] ..	269
MUNGONI v. ATTORNEY-GENERAL OF NORTHERN RHODESIA [P.C.] ..	446	SAMSON v. SAMSON [C.A.] ..	653
MUNROW, TAYLOR v. [Q.B.D. DIV. CT.] ..	455	SARDARA ALI, SAJAN SINGH v. [P.C.] ..	269
NATIONAL ASSISTANCE BOARD, OLDFIELD v. [Q.B.D. DIVL. CT.] ..	524	SCHLESINGER v. SCHLESINGER [DIV.] ..	721
NATIONAL COAL BOARD, BROWN v. [NEWCASTLE-UPON-TYNE ASSIZES] ..	108	SCHNEIDER v. EISOVITCH [Q.B.D.] ..	169
NATIONAL COAL BOARD, HAMILTON v. [H.L.] ..	76	SEISTAN, THE [ADM.] ..	32
NATIONAL PROVINCIAL BANK, LTD., GOULD v. [CH.D.] ..	544	SHACTER, R. v. [C.C.A.] ..	61
NATIONAL SMELTING CO., LTD., QUINTAS v. [BRISTOL ASSIZES] ..	104	SMITH, R. v. [C.C.A.] ..	256
NIKI (PANAMANIAN S.S.) OWNERS, SOUTH AFRICAN DESPATCH LINE v. [C.A.] ..	285	SOCIETY OF MEDICAL OFFICERS OF HEALTH v. HOPE (VALUATION OFFICER) [H.L.] ..	317
NOTTINGHAM CITY CORPN., MARSHALL v. [Q.B.D.] ..	659	SOUTH AFRICAN DESPATCH LINE v. PANAMANIAN S.S. NIKI (OWNERS) [C.A.] ..	285
O.D. CARS, LTD., BELFAST CORPN. v. [H.L.] ..	65	STANTON v. YOULDEN (EWART F.), LTD. [Q.B.D.] ..	429
OFFICIAL ASSIGNEE OF THE PROPERTY OF KOH HOR KHOON, BANKRUPT v. EK LIONG HIN, LTD. [P.C.] ..	440	STEED'S WILL TRUSTS, Re [C.A.] ..	487
OHOCHURU v. OHOCHURU [DIV.] ..	253	STROUD BUILDING SOCIETY v. DELAMONT [CH.D.] ..	749
OLDFIELD v. NATIONAL ASSISTANCE BOARD [Q.B.D. DIVL. CT.] ..	524	STRUCTURAL AND MARINE ENGINEERS, LTD., WESTCOTT v. [Q.B.D.] ..	775
PACHNER v. PARKER (FORMERLY PACHNER) [DIV.] ..	150	SUNDAY PICTORIAL NEWSPAPERS (1920), LTD., JOY MUSIC, LTD. v. [Q.B.D.] ..	703
PACKER, LEWIS v. [CH.D.] ..	720	SUSSEX BRICK CO. LTD, Re [CH.D.] ..	772
PADDINGTON BOROUGH COUNCIL, VICTORY (EX-SERVICES) ASSOCIATION, LTD. v. [Q.B.D. DIVL. CT.] ..	498	TAYLOR v. ELLIS [CH.D.] ..	549
PANAMANIAN S.S. NIKI (OWNERS), SOUTH AFRICAN DESPATCH LINE v. [C.A.] ..	285	TAYLOR v. MUNROW [Q.B.D. DIV. CT.] ..	455
PARKER v. CLARK [EXETER ASSIZES] ..	93	TREGONING, LENTON v. [C.A.] ..	717
PARKER v. LORD ADVOCATE (ON BEHALF OF INLAND REVENUE COMRS.) [H.L.] ..	20	TRINIDAD CEMENT, LTD., BEETHAM v. [P.C.] ..	274
PARKER (FORMERLY PACHNER), PACHNER v. [DIV.] ..	159	UNION OF INDIA v. COMPANIA NAVIERA AEOLUS S.A. [Q.B.D.] ..	753
PARNASO CIA. NAVIERA S.A., LOUIS DREYFUS ET CIE. v. [C.A.] ..	750	UNIVERSITY OF CEYLON v. FERNANDO [P.C.] ..	631
PEASE v. GEORGE [C.A.] ..	709	VERNARZA, Re [C.A.] ..	183
PEMBERTON v. BRIGHT [C.A.] ..	792	VICTORY (EX-SERVICES) ASSOCIATION, LTD. v. PADDINGTON BOROUGH COUNCIL [Q.B.D. DIVL. CT.] ..	498
PEPPER v. PEPPER [DIV.] ..	529	WELHAM v. DIRECTOR OF PUBLIC PROSECUTIONS [C.A.] ..	260
PERRY, GODLEY v. (BURTON & SONS (BERMONDSEY), LTD., THIRD PARTY, GRAHAM FOURTH PARTY) [Q.B.D.] ..	36	—, [H.L.] ..	805
PHILPOT, Re [Q.B.D. DIVL. CT.] ..	165	WENLOCK, R. v. [C.C.A.] ..	558
PHRANTZES v. ARGENTI [Q.B.D.] ..	778	WESTCOTT v. STRUCTURAL AND MARINE ENGINEERS, LTD. [Q.B.D.] ..	775
PIDGLEY, R. v. [Q.B.D. DIVL. CT.] ..	452	WEXLER v. PLAYLE (VALUATION OFFICER) [C.A.] ..	338
		WEYMOUTH AND MELCOMBE REGIS CORPN., MOUNSDON v. [Q.B.D. DIVL. CT.] ..	538
		WHITE, ELMERNE ESTATES, LTD. v. [H.L.] ..	306
		WHITE (FOURTH PARTY), ANSON (THIRD PARTY), BAKER v. MERCKEL [C.A.] ..	668
		WILKINS (INSPECTOR OF TAXES) v. ROGERSON [CH.D.] ..	650
		WILLIS, R. v. [C.C.A.] ..	331
		WRIGHT v. WRIGHT [C.A.] ..	678
		WRING, Re [Q.B.D. DIVL. CT.] ..	536
		YOULDEN (EWART F.), LTD., STANTON v. [Q.B.D.] ..	429

INDEX

PAGE

- ACCOUNTANT**
 Crime—*Falsifying books—Fraud.* See **COMPANY** (Officer—*Auditor*).
- ACTION**
 Consolidation of actions. See **PRACTICE** (Consolidation of actions).
 Vexatious—*Restraining.* See **VEXATIOUS PROCEEDINGS**.
- ADMIRALTY**
 Consolidated actions—*Costs.* See **COSTS** (Consolidated actions).
 Limitation of liability. See **SHIPPING** (Limitation of liability).
 Payment into court—*Salvage.* See **PRACTICE** (Payment into court—*Several causes of action*).
- ADOPTION**
 Arrangement by adoption society or local authority—*Return of infant.* See **Care and possession of infant before adoption. post.**
 Care and possession of infant before adoption—*Infant allowed to spend two consecutive nights and another night with mother during the period of three months preceding date of adoption order—Whether infant continuously in the care and possession of adopters during prescribed period—Arrangement for adoption made by local authority—Return of infant to local authority—No jurisdiction to grant stay pending appeal—Adoption Act, 1958 (c. 5), s. 3 (1) s. 35 (3) [Re C.S.C. (AN INFANT)]* 711
 Legitimation of illegitimate child—*Relevancy of choice between legitimation and adoption to exercise of discretion to make adoption order—Legitimacy Act, 1959 (c. 73), s. 1 (1) [Re C.S.C. (AN INFANT)]* 711
- ADVANCEMENT**
 See **TRUST AND TRUSTEE** (Powers of trustee).
- AFFIDAVIT**
 Striking out—*Hearsay—Interlocutory proceedings—Application to suspend access to child—Whether "interlocutory" so as to make statements of information and belief admissible—Affidavit containing large proportion of inadmissible material—Whether whole affidavit should be removed from the file—R.S.C., Ord. 38, r. 3 [ROSSAGE v. ROSSAGE]* 600
Proceedings not interlocutory—Discretion [Re J. (AN INFANT)] 603
Inadmissible facts—Divorce—Custody—Estoppel [HULL v. HULL] 378
- AFFILIATION**
 Affiliation order—*Order not an affiliation order unless it contains direction for payment of money—National Assistance Act, 1948 (c. 29), s. 44 (2)—Affiliation Proceedings Act, 1957 (c. 55), s. 4 [OLDFIELD v. NATIONAL ASSISTANCE BOARD]* 524
- AFFILIATION ORDER**
 See **AFFILIATION**.
- ALIMONY**
 See **DIVORCE**.
- AMENDMENT**
 Superannuation scheme. See **SUPERANNUATION** (Scheme).
 See also **PLEADING**.
- APPEAL**
 Alteration of law pending appeal. See **STATUTE** (Retrospective operation—*Pending proceedings*).
 Contempt of court. See **CONTEMPT OF COURT**.
 Rating—*To Lands Tribunal.* See **RATES** (Lands Tribunal).
- APPEARANCE**
 Default. See **DISCOVERY** (Default of appearance).
- ARBITRATION**
 Award—*Duration.* See **INDUSTRIAL AND PROVIDENT SOCIETIES** (Rules—*Arbitration rule*).
- ASSESSMENT**
 Rates, to. See **RATES** (Valuation).
- ATTACHMENT OF EARNINGS**
 See **MAGISTRATES** (Husband and wife—*Maintenance order—Enforcement*).
- ATTORNEY-GENERAL**
 Privilege—*Claim of privilege by.* See **DISCOVERY** (Production of documents—*Privilege—Production contrary to the public interest*).
- AUDIT**
 Local government. See **LOCAL GOVERNMENT**.
- AUDITOR**
 Officer of company. See **COMPANY** (Officer).
- AUSTRALIA**
 See **PRIVY COUNCIL**.
- BAIL**
 See **CRIMINAL LAW**.
- BASTARDY**
 See **AFFILIATION**.
- BILL OF COSTS**
 See **COSTS** (Taxation).
- BREACH OF DUTY**
 Statutory duty. See **COAL MINING** (Statutory duty).

	PAGE
BUILDING	
Building regulations— <i>Guard-rails—Working place more than six feet six inches from ground—“Temporary platform”—Erection of steel chimney on roof of boiler house—Whether roof a “temporary platform”—Building (Safety, Health and Welfare) Regulations, 1948 (S.I. 1948 No. 1145), reg. 24 (1), (5) (d) [WESTCOTT v. STRUCTURAL AND MARINE ENGINEERS, LTD.]</i>	775
BUILDING REGULATIONS	
See BUILDING.	
BUILDING SOCIETY	
Mortgage—Receiver. See MORTGAGE (Receiver).	
BURDEN OF PROOF	
Legal burden—Negligence—Legal burden on plaintiff averring negligence applied ultimately in relation to evidence as a whole—Distinction between legal and provisional onus of proof [BROWN v. ROLLS ROYCE, LTD.]	577
Restrictive trade practices. See RESTRICTIVE TRADE PRACTICES (Reference).	
CAPITAL	
Reduction. See COMPANY (Reduction of capital).	
CATAPULT	
Sale of—Implied condition of fitness. See SALE OF GOODS (Implied condition of fitness).	
CEYLON	
See PRIVY COUNCIL.	
CHARITY	
Gift for general purposes of charity—Indefinite gift of income—Implication of trust for general purposes of charity [Re LEVY (dec'd.)]	42
Income—Indefinite gift of income in perpetuity—Whether charity entitled to call for corpus—Question of construction [Re LEVY (dec'd.)]	42
Scheme—Investment clause—Power for governors to alter scheme by resolution—No alteration to involve deviation from “main principles” of scheme—Alteration of investment clause by resolution, so as to extend range of investments—Whether valid [Re THE JEWISH ORPHANAGE ENDOWMENTS TRUSTS]	764
CHARTERPARTY	
See SHIPPING.	
CHILD	
Ill treatment—Ground for divorce. See DIVORCE (Cruelty).	
CLERK	
Justices. See EVIDENCE (Witness—Competency).	
COAL MINING	
Statutory duty—Breach—Maintenance of machinery—Winch operated by hand—Absence of stells to steady winch—Whether winch “properly maintained”—Absolute obligation—Mines and Quarries Act, 1954 (c. 70), s. 81 (1) [HAMILTON v. NATIONAL COAL BOARD]	76
Security of road and working place—Electrician removing electric light fitting from partly fallen girder before receiving actual instructions to do so and without knowledge of overman—Fall of stone from roof—Whether breach of statutory duty—Whether impracticable to avoid or prevent the contravention—Whether electrician summoned to danger zone employed in that part of the mine—Whether light fitting on partly fallen girder constituted “debris”—Mines and Quarries Act, 1954 (c. 70), s. 48 (1), s. 51 (3) (b), s. 157—Coal and Other Mines (Support) Order, 1956 (S.I. 1956 No. 1763), Sch. 1, reg. 12 [BROWN v. NATIONAL COAL BOARD]	108
COMMISSION	
Commission of inquiry—Procedure. See INQUIRY.	
COMPANY	
Memorandum of association—Object clauses—Ascertainment of main object—Evidence of activities necessary only where object ambiguous [VICTORY (EX-SERVICES) ASSN., LTD. v. PADDINGTON BOROUGH COUNCIL]	498
Officer—Auditor—Whether “officer” of company within criminal enactments—Whether “public officer” of company within such enactments—Auditor charged with fraud, fraudulent statements and falsifying books as officer of a company—Larceny Act, 1861 (c. 96), s. 83, s. 84—Companies Act, 1948 (c. 38), s. 328 (1) (j), s. 330, s. 331, s. 455 (1) [R. v. SHACTER]	61
Reduction of capital—Petition—Allegation that company was still carrying on business—Whether such an allegation necessary [Re GREAT UNIVERSAL STORES, LTD.]	252
Scheme of arrangement—Petition—Allegation that company was still carrying on business—Whether such an allegation necessary [Re GREAT UNIVERSAL STORES, LTD.]	252
Scheme for transfer of shares to transferee company—Acquisition of shares of dissentients—Fairness of scheme—Burden of proof—Majority shareholders in transferor company holding all shares in transferee company—Companies Act, 1948 (c. 38), s. 209 (1) [Re BUGLE PRESS, LTD. Re HOUSES AND ESTATES, LTD.]	768
Acquisition of shares of dissentients—Unfairness—Burden of proof—Companies Act, 1948 (c. 38), s. 209 (1) [Re SUSSEX BRICK CO., LTD.]	772
Winding-up—Contributory—B contributories—Calls on shares—Call made on A contributory—Notification of B contributories—Whether call made on B contributories—Debts subsequently bought up for B contributories—Reduction of liability—Companies Act, 1948 (c. 38), s. 212 (1) (c), s. 214—Companies (Winding-up) Rules, 1949 (S.I. 1949 No. 330), r. 88 [Re APEx FILM DISTRIBUTORS, LTD.]	152
COMPENSATION	
Compulsory acquisition—Intention to acquire compulsorily without compensation not to be imputed to legislature [BELFAST CORPN. v. O.D. CARS, LTD.]	65
COMPULSORY PURCHASE	
Compensation—Injurious affection—Distinction between injurious affection of and acquisition of property [BELFAST CORPN. v. O.D. CARS, LTD.]	65
CONFLICT OF LAWS	
Foreign law—Recognition—Dowry—Discretion of foreign court in fixing dowry—Difference in nature of foreign right and of remedies available in English court—Whether right to dowry recognised by English court—Whether right to dowry enforceable [PHRANTZES v. ARGENTI]	778

CONSOLIDATION OF ACTIONS

Costs. *See* COSTS (Consolidated actions).*See also* PRACTICE.

CONSPIRACY

Criminal. *See* CRIMINAL LAW.

CONTEMPT OF COURT

Appeal—*Committal—Refusal of committal order for alleged breach of injunction—Construction of injunction—Appellate jurisdiction* [LENTON v. TREGONING] 717

CONTRACT

Agreement—*Printed form of hire-purchase agreement—Form signed by hirer but not read—Whether clause brought to notice of hirer* [LOWE v. LOMBANK, LTD.] 611Breach—*Damages—Measure—Sale of land. See* SALE OF LAND.Place of commission of breach—*Contract to deliver cargo to one port in United Kingdom to be nominated by plaintiffs—Breach when cargo abroad before nomination—Whether breach committed in England—R.S.C., Ord. 11, r. 1 (e)* [CUBAN ATLANTIC SUGAR SALES CORP. v. COMPANIA DE VAPORES SAN ELETERIO LIMITADA] 141Duration. *See* Intention to create legal relationship—*Sharing home, post.*Enforcement of illegal contract—*Title to goods purchased. See* PRIVY COUNCIL (Malaya—*Motor vehicle—Sale of vehicle by illegal transaction*).Exception clause—*Shipping. See* SHIPPING (Charterparty—*Exceptions; Demurrage—Exception*).Tenancy agreement including agreement for certain services to be performed exclusively by landlord—*Landlord not "in any circumstances" to be responsible for damage caused by water—Tenant's goods damaged by escape of water from cistern in water closet—Water closet in landlord's possession—Whether landlord exempted from liability for negligence* [AKERIB v. BOOTH & OTHERS, LTD.] 481Implied condition—*Fitness of goods. See* SALE OF GOODS (Implied condition of fitness).Intention to create legal relationship—*Sharing home—Agreement by plaintiffs, a married couple, to give up their own home and share home of defendants, an elderly couple—Agreement by defendants to make will leaving their house to female plaintiff and her relatives—Whether intention to make an agreement binding in law—Duration of contract to share home* [PARKER v. CLARK] 93Promise and representation distinguished—*Acknowledgment made in clause of contract—Whether it had contractual force* [LOWE v. LOMBANK, LTD.] 611Sale of land. *See* SALE OF LAND.Will—*To leave property. See* Intention to create legal relationship, *ante.*Writing—*Memorandum—Offer—Letter containing all terms of agreement and offer to contract—Sufficiency—Law of Property Act, 1925 (c. 20), s. 40 (1)* [PARKER v. CLARK] 93

COPYRIGHT

Infringement—*Literary work—Reproduction of substantial part—Parody of words of song—Test to be applied in considering whether parody an infringement—Colourable imitation not a relevant consideration—Disclosure necessary on requesting permission for parody—Copyright Act, 1956 (c. 74), s. 18 (3), s. 49 (1)* [JOY MUSIC, LTD. v. SUNDAY PICTORIAL NEWSPAPERS (1920), LTD.] 703Licence—*Oral permission by telephone alleged—Parody—Purpose of parody not made clear* [JOY MUSIC, LTD. v. SUNDAY PICTORIAL NEWSPAPERS (1920), LTD.] 703

CORROBORATION

See CRIMINAL LAW (Evidence).

CORRUPTION

See CRIMINAL LAW.

COSTS

Bill of costs. *See* Taxation, *post.*Consolidated actions—*Payment into court—Actions consolidated by defendant—First plaintiff recovering more and the other less than his apportioned part of money paid into court—Whether defendant liable for whole costs of first plaintiff* [THE BOSWORTH (No. 2)] 729Criminal cases. *See* CRIMINAL LAW.Divorce. *See* DIVORCE.Legal aid—*Retention of fund in court pending satisfaction. See* LEGAL AID.Probate. *See* PROBATE.Taxation—*Bill of costs—Bills lodged after Jan. 1, 1960—Rules of the Supreme Court (No. 3), 1959 (S.I. 1959 No. 1958), Sch 2, Appendix 2* [PRACTICE DIRECTION] 401Order—*Chancery Division—Application for construction of document, or variation of trusts, or similar application—Form of order* [PRACTICE DIRECTION] 401

COUNSEL

Habeas corpus—*Application by counsel. See* HABEAS CORPUS (Practice).

COURT OF APPEAL

Alteration of law pending appeal. *See* STATUTE (Retrospective operation—*Pending proceedings*).

CREDIT

Obtaining by fraud. *See* CRIMINAL LAW (Obtaining credit by fraud).

CRIMINAL LAW

Appeal—*Alternative counts—Conviction on both. See* Practice—*Alternative counts, post.*Bail. *See* Bail, *post.*Bail—*Appeal dismissed by Court of Criminal Appeal—Application for fiat of Attorney-General for appeal to House of Lords—Whether prisoner entitled to bail before certificate granted—"Appellant"—Criminal Appeal Act, 1907 (c. 23), s. 14 (2), s. 21* [R. v. WELHAM] 260Conspiracy—*Indictment—Several conspiracies included in the same count—Whether conspiracy should also be charged where these are substantive charges in relation to the same conduct* [R. v. DAWSON, R. v. WENLOCK] 558Corroboration. *See* Evidence, *post.*Corruption—*Ingredients of offence—Gift offered to officer of public body in respect of transaction in which the public body was concerned—Whether gift "corruptly" offered if offeror had no intention of carrying out transaction—Public Bodies Corrupt Practices Act, 1889 (c. 69), s. 1 (2)* [R. v. SMITH] 256

Costs—Magistrates' court—Police prosecutor—Police not legally represented—Jurisdiction to award costs—Discretion and amount—Costs in Criminal Cases Act, 1952 (c. 48), s. 6, s. 17 [R. v. BURT, <i>Ex parte</i> PRESBURG]	424
Credit. See Obtaining credit by fraud, <i>post</i> .	
Evidence—Admissibility—Hearsay—Evidence of statement made to accused by person not called as a witness—Statement relevant in considering subsequent conduct of accused [R. v. WILLIS]	331
Bankruptcy—Public examination—Part of appellant's public examination in bankruptcy admitted on charge of fraudulent conversion—Evidence inadmissible—Larceny Act, 1916 (c. 50), s. 43 (3) [R. v. DAWSON, R. v. WENLOCK]	558
Corroboration—Witness, whether fellow-prisoner or Crown witness, having purpose of his own to serve [R. v. PRATER]	298
Forgery—Uttering a forged document—"Intent to defraud"—Hire-purchase and credit-sale agreements forged and used to obtain loans from hire-purchase finance companies—No intention to defraud finance companies—Intention to evade current credit restrictions by deceit—Forgery Act, 1913 (c. 27), s. 4, s. 6 (2) [R. v. WELHAM]	260
[Sub nom. H.L. WELHAM v. DIRECTOR OF PUBLIC PROSECUTIONS]	805
Fraud—Auditor—Fraudulent statements and falsifying books—Whether officer of company. See COMPANY (Officer—Auditor).	
Indictment—Alternative counts. See Practice—Alternative counts, <i>post</i> .	
Insanity—Uncontrollable impulse. See Murder—Uncontrollable impulse, <i>post</i> .	
Jury—Intimidation or threat—Jury recalled by judge and told that they would be kept for the night if they did not reach a verdict in ten minutes—Freedom of jury to take time—Convictions quashed [R. v. MCKENNA, R. v. MCKENNA, R. v. BUSBY]	326
Murder—Uncontrollable impulse—Whether uncontrollable impulse presumed in law to afford evidence of insanity [ATTORNEY-GENERAL FOR THE STATE OF SOUTH AUSTRALIA v. BROWN]	734
Obtaining of credit by fraud—Sale of goods—Goods not delivered—Whether an obtaining of credit—Debtors Act, 1869 (c. 62), s. 13 (1) [R. v. DAWSON, R. v. WENLOCK]	558
Practice—Alternative counts—Duty of court to look at realities of position and convict on count showing plainest evidence of guilt [R. v. DAWSON, R. v. WENLOCK]	558
Indictment—Conspiracy. See Conspiracy—Indictment, <i>ante</i> .	
Prison Commissioners' report before sentence of preventive detention—Copy to be given to offender—Whether condition precedent to passing of sentence—Criminal Justice Act, 1948 (c. 58), s. 21 (5) [Re PHILPOT]	165
Probation order—Breach—Matters to be put to prisoner—Case committed by magistrates' court to quarter sessions—Certificate by magistrate of probationer's failure to comply with probation order—Certificate admissible but not conclusive evidence—Criminal Justice Act, 1948 (c. 58), s. 6 (4) [R. v. CHAPMAN AND PIDGLEY]	452
Sentence—Preventive detention. See Practice—Prison Commissioners' report before sentence of preventive detention, <i>ante</i> .	
Verdict—Time for jury to consider. See Jury—Intimidation or threat, <i>ante</i> .	
CROSS-EXAMINATION	
Divorce. See DIVORCE (Evidence).	
CRUELTY	
Divorce proceedings, in. See DIVORCE.	
DAMAGES	
Fatal Accidents Acts, under. See FATAL ACCIDENT.	
Interest, on. See INTEREST.	
Law Reform (Miscellaneous Provisions) Act, 1934, under. See FATAL ACCIDENT.	
Legal aid—Costs—Cross orders as to costs between successful assisted defendant and plaintiffs—Set-off—Money paid into court by plaintiffs partly retained there until costs of assisted defendant satisfied—"Means"—Legal Aid and Advice Act, 1949 (c. 51), s. 2 (2) (e) s. 3 (4)—Legal Aid (General) Regulations, 1950 (S.I. 1950 No. 1359), reg. 16, reg. 17, as amended by S.I. 1954 No. 166 [CARR v. BOXALL]	495
Measure of damages—Expenses of services freely given—When recoverable as special damage [SCHNEIDER v. EISOVITCH]	169
Fatal accident. See FATAL ACCIDENT.	
Loss of earnings—Pension—Pension payable from superannuation fund to which employee and employer contributed—Whether pension should be excluded when assessing damages [JUD v. BOARD OF GOVERNORS OF THE HAMMERSMITH, WEST LONDON AND ST. MARK'S HOSPITALS]	607
Sale of land. See SALE OF LAND (Contract—Breach).	
Remoteness of damage—Mental shock—Husband killed in car accident—Wife in same car but rendered unconscious by accident—Wife later told, in hospital, of husband's death—Whether damages recoverable for shock from hearing of accident [SCHNEIDER v. EISOVITCH]	169
Special damage—Expenses of services freely given. See Measure of damages, <i>ante</i> .	
DANGEROUS MACHINERY	
See FACTORY.	
DEATH DUTY	
See ESTATE DUTY.	
DECONTROL	
See RENT RESTRICTION (Sub-tenancy).	
DECREE NISI	
See DIVORCE.	
DELEGATION	
Trustee, by. See TRUST AND TRUSTEE (Delegation of trusts by trustee during absence abroad).	
DEMURRAGE	
See SHIPPING.	
DE-REQUISITION	
See REQUISITION.	
DESERTION	
See DIVORCE.	

	PAGE
DETINUE	
Illegality—Title to motor vehicle acquired by illegal transactions—Whether court will grant relief— <i>Ex turpi causa non oritur actio</i> [SAJAN SINGH v. SARDARA ALI]	269
DEVELOPMENT	
See TOWN AND COUNTRY PLANNING.	
DIRECTOR OF PUBLIC PROSECUTIONS	
Privilege. See DISCOVERY (Production of documents—Privilege—Legal professional privilege).	
DISCOVERY	
Default of appearance—Defendant in default of appearance—Defendant not a proper party to action—Whether discovery should be ordered against defendant [GOULD v. NATIONAL PROVINCIAL BANK, LTD.]	544
Production of documents—Privilege—Legal professional privilege—Whether Director of Public Prosecutions entitled to legal professional privilege [AUTEN v. RAYNER]	692
Production contrary to the public interest—Police officer's diaries—Director of Public Prosecution's memoranda—Right of Attorney-General to claim privilege in face of court without swearing an affidavit [AUTEN v. RAYNER]	692
DIVORCE	
Adultery—Cross-examination. See Evidence, post.	
Alimony—Assessment—Factors to be considered—Position of parties if marital obligations fulfilled—Wealthy husband living on capital and business expenses—South African domicile of husband—Wife born in America and now resident in England with children of the marriage—Wife's own adultery—Obligation to make order that should be just—Whether jointure principle applicable—Whether high incidence of United Kingdom income tax should be taken into account—Matrimonial Causes Act, 1950 (c. 25), s. 20 (2) [SCHLESINGER v. SCHLESINGER]	721
Costs—Taxation—Bill of costs—Item numbers to be shown—Rules of the Supreme Court (No. 3), 1959 (S.I. 1959 No. 1958), Sch. 2, Appendix 2 [PRACTICE DIRECTION]	347
Cruelty—Child—Ill treatment of child—Unjustifiable acts—Beating—Proof of intent to injure health of other spouse—No need to aver or prove express intent [WRIGHT v. WRIGHT]	678
Custody—Access—Whether application interlocutory for purposes of affidavit evidence of information and belief—R.S.C., Ord. 38, r. 3, proviso [ROSSAGE v. ROSSAGE]	600
Estoppel—Desertion—Adultery—Wife granted decree in undefended suit on ground of husband's desertion—Discretion statement by her disclosed adultery with two men—Whether husband estopped in subsequent custody proceedings from asserting wife had deserted him and from alleging adultery with men other than those referred to in the discretion statement [HULL v. HULL]	378
Decree nisi—Specifying valid marriage—First marriage of Nigerian Christians in Nigeria according to local custom—Subsequent ceremony at register office in England—Which marriage would be dissolved—Whether religious beliefs of spouses justified first marriage being treated as monogamous [OHUCHUKU v. OHUCHUKU]	253
Desertion—Consensual separation—Period of separation indefinite—Maintenance agreement signed reciting agreement to live separately—Husband's request to wife to return rejected—Whether wife in desertion [HALL v. HALL]	91
Evidence—Cross-examination—Adultery—Questions tending to show guilt of adultery—Answer denying adultery—Denial sworn to in affidavit verifying answer—No denial in respondent's oral evidence-in-chief—Whether respondent liable to be cross-examined as to adultery—Matrimonial Causes Act, 1950 (c. 25), s. 32 (3) [CORFE v. CORFE]	593
Petitioner not tendering evidence in person or on commission—Jurisdiction of court to hear and determine petition [BLACK v. BLACK (MAY INTERVENING)]	251
Judicial separation—Alimony. See Alimony, ante.	
Maintenance—Application—Leave of judge—Claim not included in petition but made nine and a half years after decree—Leave requisite under rules current at date of decree if application delayed for two months—Whether procedural rules applicable those at date of petition or of application—No obligation at date of petition to include claim for maintenance in petition—Leave not required merely on ground of lapse of time at date when application made—Matrimonial Causes Act, 1950 (c. 25), s. 19 (3), s. 29—Matrimonial Causes (Property and Maintenance) Act, 1953 (c. 35), s. 1—Matrimonial Causes Rules, 1957 (S.I. 1957 No. 619), r. 3 (3) proviso (ii), r. 44 (1), as amended by Matrimonial Causes (Amendment) Rules, 1958 (S.I. 1958 No. 2082) [PACHNER v. PARKER (FORMERLY PACHNER)]	159
Nullity. See NULLITY.	
Polygamous marriage. See Decree nisi—Specifying valid marriage, ante.	
Practice—Ancillary relief. See Maintenance, ante.	
Trial—Evidence. See Evidence, ante.	
DOCUMENT	
Production of. See DISCOVERY (Production of documents).	
DOWRY	
Foreign law. See CONFLICT OF LAWS (Foreign law—Recognition).	
EASTERN AFRICA	
See PRIVY COUNCIL.	
EMERGENCY LEGISLATION	
Detention order. See PRIVY COUNCIL (Rhodesia and Nyasaland—Northern Rhodesia).	
ENFORCEMENT NOTICE	
See TOWN AND COUNTRY PLANNING.	
ESTATE DUTY	
Exemption—Interest as holder of an office—Share of income of residuary estate given to trustee for life while a trustee—Death of trustee—Whether capital of share exempted from liability to duty—Finance Act, 1894 (c. 30), s. 1, s. 2 (1) (b) [PUBLIC TRUSTEE v. INLAND REVENUE COMRS.]	1
Incidence—Property not passing to the executor as such—Death of life tenant—Assignment by life tenant and reversionary life tenant of one-third of income to contingent reversioner of one-third of trust fund—Estate duty levied only in respect of other two-thirds of trust fund—Whether duty rateably borne by whole estate—Finance Act, 1894 (c. 30), s. 9 (1) [Re BOULTON'S WILL TRUSTS]	533

	PAGE
ESTATE DUTY— <i>continued</i> .	
Passing of property— <i>Property deemed to pass—Beneficial interest—Income of trust fund during life of settlor to be divided equally among her children—Capital of trust fund to be divided among them on her death—All children surviving settlor—Extent of beneficial interest arising or accruing on settlor's death—Finance Act, 1894 (c. 30), s. 2 (1) (d) [PARKER v. LORD ADVOCATE (ON BEHALF OF INLAND REVENUE COMRS.)]</i>	20
<i>Inter-relation of s. 1 and s. 2 of Finance Act, 1894 (c. 30) [PUBLIC TRUSTEE v. INLAND REVENUE COMRS.]</i>	1
ESTOPPEL	
Divorce. <i>See</i> DIVORCE (Custody).	
Estoppel in pais— <i>Hire-purchase—Delivery receipt acknowledging that goods were in good condition—Whether finance company could maintain that hirer was estopped by having given receipt [LOWE v. LOMBANK, LTD.]</i>	611
<i>Res judicata. See</i> DIVORCE (Custody).	
Tenancy by estoppel. <i>See</i> MORTGAGE (Possession of mortgaged property).	
Tribunal— <i>Whether decision of tribunal can create estoppel per rem judicatam. See</i> RATES (Local valuation court— <i>Appeal—Res judicata</i>).	
EVIDENCE	
Affidavit, by. <i>See</i> AFFIDAVIT.	
Corroboration. <i>See</i> CRIMINAL LAW.	
Criminal proceedings, in. <i>See</i> CRIMINAL LAW.	
Divorce. <i>See</i> DIVORCE.	
Further evidence— <i>Power of appellate court to receive. See</i> RATES (Lands Tribunal).	
Hearsay— <i>Striking out of affidavit. See</i> AFFIDAVIT (Striking out).	
<i>See also</i> CRIMINAL LAW (Evidence— <i>Admissibility</i>).	
Witness— <i>Competency—Clerk to justices—Matrimonial proceedings—Subpoena—Production of notes of evidence—Whether privileged [MCKINLEY v. MCKINLEY]</i>	476
<i>Recall of. See</i> PRACTICE (Trial).	
EXCEPTION	
Charterparty. <i>See</i> SHIPPING (Charterparty).	
Clause of exception. <i>See</i> CONTRACT (Exception clause); SHIPPING (Demurrage).	
EXECUTION	
Will. <i>See</i> WILL.	
FACTORY	
Building regulations. <i>See</i> BUILDING (Building regulations).	
Dangerous machinery— <i>Duty to fence—Overhead travelling cable-way used for transporting materials from one part of factory to another—Large buckets suspended from cables and constantly in motion—Bottom of buckets passing four feet above flat roof of factory building—Access to part of factory obtained from flat roof—Injury to workman standing on roof—Factories Act, 1937 (c. 67), s. 14 (1) [QUINTAS v. NATIONAL SMELTING CO., LTD.]</i>	104
Definition— <i>Pumping station occupied by water board—Water from springs filtered and chlorinated in filter house then put under pressure in pump house—Whether water "article"—Whether process of making water wholesome "the altering or cleaning" of water—Whether pump house a factory—Factories Act, 1937 (c. 67), s. 151 (1) (b), (6) [LONGHURST v. GUILDFORD GODALMING & DISTRICT WATER BOARD]</i>	54
FAMILY ARRANGEMENT	
Contract to share home. <i>See</i> CONTRACT (Intention to create legal relationship).	
FATAL ACCIDENT	
Damages— <i>Measure of damages—Funeral expenses—Erection of marble memorial over grave—No dependency within Fatal Accidents Acts proved—Law Reform (Miscellaneous Provisions) Act, 1934 (c. 41), s. 1 (2) (c), s. 2 (3)—Fatal Accidents Act, 1846 (c. 93), s. 2 [STANTON v. EWART F. YOULDEN, LTD.]</i>	429
FLOOD	
Nuisance. <i>See</i> NUISANCE.	
FOREIGN LAW	
Recognition by English courts. <i>See</i> CONFLICT OF LAWS.	
FORGERY	
<i>See</i> CRIMINAL LAW.	
FRANKED INVESTMENT INCOME	
<i>See</i> PROFITS TAX (Computation of profits).	
FRAUD	
Intent to defraud. <i>See</i> CRIMINAL LAW (Forgery— <i>Uttering a forged document</i>).	
GIFT	
Wedding presents. <i>See</i> HUSBAND AND WIFE (Property— <i>Wedding presents</i>).	
GOLD COAST	
<i>See</i> PRIVY COUNCIL (West Africa).	
GOODS	
Sale of. <i>See</i> SALE OF GOODS.	
GUARANTEE	
Stamp duty. <i>See</i> STAMP DUTY.	
GUARD-RAIL	
<i>See</i> BUILDING (Building regulations).	
HABEAS CORPUS	
Practice— <i>Application for habeas corpus in criminal matter—Application by person in execution—Right of applicant to be heard in person [Re WRING, Re COOK]</i>	536
HEARSAY	
<i>See</i> AFFIDAVIT (Striking out); CRIMINAL LAW (Evidence— <i>Admissibility</i>).	
HIRE-PURCHASE	
Agreement— <i>Clause of acknowledgment—Whether clause had contractual effect [LOWE v. LOMBANK, LTD.]</i>	611

HIRE-PURCHASE—continued.	
Condition— <i>Implied condition—Fitness for purpose for which goods are required—Exclusion of condition by express provision of agreement—Agreement signed but not read by hirer—Whether provision brought to the notice of the hirer—Whether hirer impliedly made known purpose for which goods were required—Estoppel—Hire-Purchase Act, 1933 (c. 53), s. 8 (2), (3) [LOWE v. LOMBANK, LTD.]</i>	611
Forgery. See CRIMINAL LAW (Forgery— <i>Uttering a forged document</i>).	
HUSBAND AND WIFE	
Custody of children. See DIVORCE (Custody).	
Maintenance— <i>Enforcement of order. See MAGISTRATES (Husband and wife—Maintenance order—Enforcement).</i>	
Variation of order. See MAGISTRATES (Husband and wife— <i>Maintenance order—Variation</i>).	
Property— <i>Matrimonial home—Sale under trust for sale. See TRUST AND TRUSTEE (Trust for sale of land).</i>	
Wedding presents— <i>No principle of law that they are joint property—Married Women's Property Act 1882 (c. 75), s. 17—Matrimonial Causes (Property and Maintenance) Act, 1958 (c. 35), s. 7 [SAMSON v. SAMSON]</i>	658
Summary matrimonial jurisdiction. See MAGISTRATES.	
ILLEGALITY	
Money paid on transaction illegal by statute— <i>Whether recoverable. See PRIVY COUNCIL (Eastern Africa—Rent restriction—Premium).</i>	
Title arising from illegal transaction. See DETINUE.	
IMPULSE	
Uncontrollable impulse. See CRIMINAL LAW (Murder).	
INCOME	
Indefinite gift of income. See CHARITY (Income— <i>Indefinite gift of income in perpetuity</i>).	
INCOME TAX	
Appeal— <i>Estoppel—Res judicata—Whether decision of commissioners on one assessment can give rise to estoppel on subsequent assessment. See RATES (Local valuation court—Appeal—Res judicata).</i>	
Assessment— <i>Perquisite. See Income, post.</i>	
Deduction of tax— <i>Failure to deduct tax—Rent on long lease—Liability of recipient to be assessed—Income Tax Act, 1952 (c. 10), s. 1, s. 122, s. 148, s. 170 (2), (3), s. 177 (2), Sch. D [GROSVENOR PLACE ESTATES, LTD. v. ROBERTS (INSPECTOR OF TAXES)]</i>	643
Income— <i>Perquisites or profits of office or employment—Employer's gift of suit of clothes—Computation of value—Cost to employer or second-hand value to taxpayer—Income Tax Act, 1952 (c. 10), Sch. 9, r. 1 (Rules applicable to Sch. E) [WILKINS (INSPECTOR OF TAXES) v. ROGERSON]</i>	650
Penalties for inaccurate return. See RETURN— <i>Incorrect return—Penalty, post.</i>	
Return— <i>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 the amount of tax evaded—Income Tax Act, 1952 (c. 10), s. 25 (3) (a) [INLAND REVENUE COMRS. v. HINCHY]</i>	505
INDEPENDENT CONTRACTOR	
Negligence. See SHIPPING (Seaworthiness— <i>Due diligence to make ship seaworthy</i>).	
INDICTMENT	
See CRIMINAL LAW (Conspiracy).	
INDUSTRIAL AND PROVIDENT SOCIETIES	
Rules— <i>Arbitration rule—Dispute submitted to arbitration while respondents a member of society—Withdrawal of respondents from membership of society after award—Whether respondents continued to be bound by award [BELLSHILL & MOSSEND CO-OPERATIVE SOCIETY, LTD. v. DALZIEL CO-OPERATIVE SOCIETY, LTD.]</i>	673
INFANT	
Adoption. See ADOPTION.	
Custody— <i>Divorce proceedings, in. See DIVORCE (Custody).</i>	
Ward of court. See WARD OF COURT.	
INFRINGEMENT	
Copyright. See COPYRIGHT.	
INJUNCTION	
Form of order— <i>Two defendants—Injunction restraining the defendants from obstructing roadway—Acts of obstruction done by second defendant alone—Whether acts by one defendant alone constituted breach of injunction [LENTON v. TREGONING]</i>	717
Nuisance— <i>Flooding. See NUISANCE (Flooding).</i>	
INQUIRY	
Commission of inquiry— <i>Procedure—Freedom to obtain information its own way where no procedure prescribed—Requirements of natural justice [UNIVERSITY OF CEYLON v. FERNANDO]</i>	631
INSANITY	
As defence to crime. See CRIMINAL LAW (Murder— <i>Uncontrollable impulse</i>).	
INTEREST	
Damages— <i>Unliquidated damages—Interest awarded on damages during period of assessment—Law Reform (Miscellaneous Provisions) Act, 1934 (c. 41) [CARR v. BOXALL]</i>	495
INVESTMENT CLAUSE	
Charity scheme. See CHARITY (Scheme).	
JOINT TENANCY	
Land held on trust for sale— <i>Application for sale. See TRUST AND TRUSTEE (Trust for sale of land).</i>	
JUDGE	
Jury trial— <i>Time for jury to consider verdict. See CRIMINAL LAW (Jury—Intimidation or threat).</i>	
JURY	
Freedom of jury to take time to consider verdict. See CRIMINAL LAW.	
Trial by— <i>Action for damages for severe personal injuries—Application for trial by jury refused—Discretion of judge absolute—R.S.C., Ord. 36, r. 1 (3) [PEASE v. GEORGE]</i>	709

JUSTICES

See MAGISTRATES.

LANDLORD AND TENANT

Condition—*Conditions and covenants distinguished—Stipulations possibly having the characters of both* [BASHIR v. COMR. OF LANDS] 117

Lease—*Mortgagor, by.* See MORTGAGE (Possession of mortgaged property).

Licence to occupy premises. See LICENCE (Licence to occupy premises).

Mortgage. See MORTGAGE (Receiver).

Repair—*Damages for failure to repair—Measure of damages—Determination of tenancy—Premises immediately re-let, owing to housing shortage, after small expenditure on repair—Value of reversion found to have been diminished by more than twice sum expended—Larger sum still would have been required to put premises into good and tenantable repair—Landlord and Tenant Act, 1927 (c. 36), s. 18 (1)* [JAQUIN v. HOLLAND] 402

“Reversionary tenancy” or agreement for the grant of a “future tenancy”—*Distinction—Landlord and Tenant Act, 1954 (c. 56), s. 28, s. 65 (3)* [GREEN v. BOWES-LYON] 301

Surrender of tenancy—*Surrender by operation of law—Grant of option to extend term—Operation as surrender and grant of new lease—Effective from grant rather than exercise of option—Liability of lessee assigning after grant but before exercise of option—Rent and dilapidations after end of original term* [BAKER v. MERCKEL (ANSON THIRD PARTY, WHITE FOURTH PARTY)] 668

LANDS TRIBUNAL

Evidence. See RATES.

LAW

Ignorance of law no excuse [KIRIRI COTTON CO., LTD. v. DEWANI] 177

LEGAL AID

Costs—*Assisted person successful defendant—Set-off of costs—Retention of fund in court pending satisfaction of costs of defendant* [CARR v. BOXALL] 495

LEGITIMACY

Adoption—*Relevancy of possible legitimation to adoption application.* See ADOPTION (Care and possession of infant before adoption).

LIBEL

Consolidation of actions. See PRACTICE (Consolidation of actions).

Privilege—*Qualified privilege—Parliamentary papers—Report of select committee—Comment on proceedings and report of committee—Parliamentary Papers Act, 1840 (c. 9), s. 3* [DINGLE v. ASSOCIATED NEWSPAPERS, LTD.] 294

LICENCE

Copyright. See COPYRIGHT.

Licence to occupy premises—*Exclusive possession—Payment and acceptance of amount of rent due to landlord of licensor—Intention of parties—Whether licence or lease* [ISAAC v. HOTEL DE PARIS, LTD.] 348

LIMITATION OF LIABILITY

Shipping. See SHIPPING.

LOCAL GOVERNMENT

Audit—*Surcharge—Rent on de-requisition—Council undertaking full cost of any increases under Rent Act, 1957—Discretion of councillors not properly exercised—Local Government Act, 1933 (c. 51), s. 228—Requisitioned Houses and Housing (Amendment) Act, 1955 (c. 24), s. 4 (4)* [TAYLOR v. MUNROW] 455

LOCAL VALUATION COURT

See RATES.

MACHINERY

Dangerous. See FACTORY (Dangerous machinery).

MAGISTRATES

Clerk—*Notes.* See EVIDENCE (Witness—Competency).

Costs in criminal cases. See CRIMINAL LAW (Costs).

Husband and wife—*Maintenance order—Enforcement—Attachment of earnings—Whether potential earning power in another occupation may be considered—Maintenance Orders Act, 1958 (c. 39), s. 6 (3)* [PEPPER v. PEPPER] 529

Variation—Order for maintenance of wife and child—Birth of another child—Attachment of earnings order made against husband—Husband's earnings reduced—Whether magistrates on wife's complaint to increase order can reduce maintenance to husband's “normal deduction rate” under Maintenance Orders Act, 1958 (c. 39), s. 6 (3)—Summary Jurisdiction (Married Women) Act, 1895 (c. 39), s. 7 [PEPPER v. PEPPER] 529

No case to answer—Appeal—Re-hearing ordered by Divisional Court—Right to call evidence at re-hearing notwithstanding election at former hearing [HORTON v. HORTON] 503

Procedure—*Summary trial for indictable offence—Consent of accused to summary trial—Case adjourned for a week after evidence of first prosecution witness—Whether accused entitled to withdraw consent at adjourned hearing—Whether summary trial begun—Magistrates' Court Act, 1952 (c. 55), s. 19 (5), s. 24* [R. v. BENNETT, Ex parte R.] 335

Witness—*Whether compellable.* See EVIDENCE (Witness—Competency—Clerk to justices).

MAINTENANCE

Divorce. See DIVORCE.

Wife. See MAGISTRATES (Husband and wife).

MALAYA

See PRIVY COUNCIL.

MARRIAGE

Nullity of. See NULLITY.

Polygamous. See DIVORCE (Decree nisi—Specifying valid marriage).

Presents. See HUSBAND AND WIFE (Property—Wedding presents).

MASTER AND SERVANT

Duty of master—*Protective appliances.* See SAFE SYSTEM OF WORKING (Extent of master's duty).

Liability of master—*Negligence—Burden of proof* [BROWN v. ROLLS ROYCE, LTD.] 577

MATRIMONIAL HOME

Trust for sale—*Application by divorced wife, a joint tenant with former husband, for sale. See TRUST AND TRUSTEE (Trust for sale of land—Refusal of trustee to concur in sale).*

MEASURE OF DAMAGES

See DAMAGES; FATAL ACCIDENT (Damages); SALE OF LAND (Contract—Breach).

MEMORANDUM

Contract for the disposition of land. *See CONTRACT (Writing).*

MISTAKE

Mistake of law—*Money paid under mistake—Recovery—Parties not in pari delicto* [KIRIRI COTTON CO., LTD. v. DEWANI] 177

MONEY

Money had and received—*Origin of cause of action—Money paid under mistake of law recoverable when parties not in pari delicto—Money paid for illegal premium* [KIRIRI COTTON CO., LTD. v. DEWANI] 177

MONEYLENDER

Definition of moneylender—*Exception—Business, not having primary object of lending money for purposes whereof money is lent—Belief that refraining from making loans to customers would lose custom—Materiality of belief—Immateriality of correctness of belief in fact* [OFFICIAL ASSIGNEE OF THE PROPERTY OF KOH HOR KHOOH, BANKRUPT v. EK LIONG HIN, LTD.] 440

Mortgage—*Enforcement. See MORTGAGE (Remedies of mortgagee—Moneylender's security).*

MORTGAGE

Possession of mortgaged property—*Mortgagor not in occupation—Power of leasing only with consent in writing of mortgagee—Tenancy granted by mortgagor—No evidence of consent in writing—Mortgagee having knowledge of tenancy—Mortgagee going without interest for many years—Whether mortgagee entitled to recover possession against tenant as trespasser—Law of Property Act, 1925 (c. 20), s. 99* [TAYLOR v. ELLIS] 549

Receiver—*Tenancy—Acceptance of tenant of mortgagor as mortgagee's tenant by receiver—Mortgagor's power of leasing restricted to leasing with consent in writing of mortgagee—Tenancy granted without consent—Receipt of rent by receiver appointed by mortgagee—Notice to quit given by mortgagee and containing statement that tenant held as tenant of mortgagee* [STROUD BUILDING SOCIETY v. DELAMONT] 749

Remedies of mortgagee—*Moneylender's security—Originating summons for repayment—Whether particulars required by R.S.C., Ord. 20, r. 10, and R.S.C., Ord. 3, r. 10, must be included in summons or affidavit in support—R.S.C., Ord. 55, r. 5A* [LEWIS v. PACKER] 720

Tenancy. *See Receiver—Tenancy, ante.*

MURDER

See CRIMINAL LAW.

NATIONAL ASSISTANCE

Affiliation order. *See AFFILIATION.*

NATURAL JUSTICE

Domestic tribunal. *See TRIBUNAL (Decision).*

NEGLIGENCE

Burden of proof. *See BURDEN OF PROOF (Legal burden).*

Damages—*Deductions from damages. See DAMAGES (Measure of damages).*

Personal injuries—Expenses of services freely given. See DAMAGES (Measure of damages—Expenses of services freely given).

Shock. See DAMAGES (Remoteness of damage).

Exclusion of liability. *See CONTRACT (Exception clause).*

Fatal accident. *See FATAL ACCIDENT (Damages).*

"NO CASE"

Submission of—*Summary matrimonial jurisdiction. See MAGISTRATES (Husband and wife—No case to answer).*

NORTHERN IRELAND

Town and country planning—*Compensation—Refusal of permission to develop—Statutory exclusion of right to compensation—Constitutional invalidity of law made to take any property without compensation—Validity of exclusion of right to compensation—Government of Ireland Act, 1920 (c. 67) s. 5 (1)—Planning and Housing Act (Northern Ireland), 1931 (c. 12), s. 10 (2)—Planning (Interim Development) Act (Northern Ireland), 1944 (c. 3), s. 2, s. 6 (4)* [BELFAST CORPN. v. O.D. CARS, LTD.] 65

Evidence—Evidence of Ministry's view as to reasonableness of restrictive provisions in a planning scheme—Adequacy of oral evidence [BELFAST CORPN. v. O.D. CARS, LTD.] 65

NORTHERN RHODESIA

See PRIVY COUNCIL (Rhodesia and Nyasaland).

NUISANCE

Flooding—*Interference with course of stream—Culvert constructed in 1926 by highway authority to carry stream under highway—Entrance to culvert not protected by grid—Property on lower side of highway flooded owing to entrance to culvert being blocked by debris—Liability of highway authority—Liability of occupiers of fields—Apportionment of liability—Injunction* [PEMBERTON v. BRIGHT] 792

NULLITY

Wilful refusal to consummate marriage—*Just excuse—Religious ceremony not arranged—Marriage at register office—Mutual intention to have subsequent church ceremony—Parties being Roman Catholics knew that consummation could only follow after church ceremony* [JODLA v. JODLA (OTHERWISE CZARNOMSKA)] 625

OCCUPATION

Rateable. *See RATES (Rateable occupation).*

OFFICER

Company, of. *See COMPANY.*

OFFICIAL REFEREE

Reference to. *See PRACTICE (Reference to referee).*