

JULY – SEPTEMBER 2012

JUDGMENTS

Allison, Michael and Oniel Hamilton and Marlon Johnson v R
JMCA 31.07.2012

<The> Attorney General and Constable Llewelyn Martin v The Administrator General of Jamaica
(Administrator of the Estate of Herman McKenzie, deceased)
JMCA 20.07.2012

<The> Attorney General of Jamaica and Benjamin Lewin v Shane Paharsingh
JMCA 06.07.2012

Cunningham, Donald and Audley Harrison and Ivette James v Howard Berry and Joseph Matthews and
Errol Myrie
JMCA 13.07.2012

DYC Fishing Limited v Perla Del Caribe Inc.
JMCA 13.08.2012

Davis, Pamela v McQuiney Card and Mrs. Card and Al Card and Errol Davis and Mark Davis and
Sheldon Gabriel and Peter Lettman and Denise Baxter and Don Anderson and Mr. Reid and Mrs. Reid
JMCA 31.07.2012

Dell, Prince Emanuel v R
JMCA 06.07.2012

<The> Director of Public Prosecutions v Mark Thwaites and James Morrison and Debbie Hyde
JMCA 31.07.2012

Edgehill, Christopher v R
JMCA 13.07.2012

Farrell, Carmen and Desmond Farrell and Wade Farrell and Curtis Farrell and Carl Farrell v Lascelle Reid
and International Airlink Limited and National Commercial Bank Jamaica Limited
JMCA 16.07.2012

Forbes, Wilfred Emanuel and Cowell Anthony Forbes v Miller's Liquor Store (Dist.) Limited
JMCA 29.06.2012

Gordon, Jhamiellah v Jevon Paul Devere Chevannes
JMCA 17.08.2012

Graham, Novelette v A.S. Cambridge Limited
JMCA 04.07.2012

Gregory, Hoip v O'Brien Kennedy
JMCA 23.08.2012

Harvey, Beverley and Elaine Harvey (In their capacity as administratrices of the estate of the late Naomi Francis, deceased) v Gloria Smith and Phillip Smith
JMCA 29.06.2012

Jones, Carlson (By next friend Joseph Jones) v Bevin Montague
JMCA 29.06.2012

Lumumba, Olatunji v Sebert Lindsay
JMCA 13.07.2012

McCalla, Eric and Jenice McCalla and Jeffrey McCalla v Grace Mc Calla
JMCA 29.06.02012

<The> Real Estate Board v Jamaica Redevelopment Foundation Inc. and The Registrar of Titles
JMCA 20.07.2012

Richards, Andre and Kayton Gayle and Kadian Biggs and Corey Green V R
JMCA 29.06.2012

Rose Hall Resort, L.P. v The Ritz Carlton Hotel Company of Jamaica Limited
JMCA 20.07.2012

Sinclair, Richard v Vivolyn Taylor
JMCA 29.06.2012

Smith, Alcott v R
JMCA 31.07.2012

Williams, Carlton v Veda Miller
JMCA 31.07.2012

Williams, Okedo v R
JMCA 06.07.2012

LEGISLATION

Bahamas

Acts

12/2012	Appropriation (Capital Development) (2012/2013) Act
11/2012	Appropriation (Revenue Account Expenses) (2012/2013) Act
22/2012	College of the Bahamas (Amendment) (No. 2) Act
10/2012	Freedom of information Act
23/2012	Immigration (Amendment) Act
20/2012	Industries Encouragement (Amendment) Act
24/2012	Ministry of Foreign Affairs (Amendment) Act
21/2012	Police Force (Amendment) Act
16/2012	Real Property Tax (Amendment) Act
19/2012	Real Property Tax (Amendment) (No. 2) Act
15/2012	Stamp (Amendment) Act
18/2012	Stamp (Amendment) (No. 2) Act
13/2012	Supplementary Appropriation (2011/2012) (Recurrent Account Expenses) Act
14/2012	Tariff (Amendment) Act
17/2012	Tariff (Amendment) (No. 2) Act

Commonwealth of Dominica

Acts

6/2012 2012/2013 Appropriation Act
3/2012 Stamp (Amendment) Act

Island of Nevis

Acts

1/2012 Nevis and Tour Bus Operators Ordinance

Saint Christopher and Nevis

Acts

18/2012 Bail Act
14/2012 Biosafety Act
19/2012 Government Auxiliary Employees Act
16/2012 Immigration (Amendment) (No. 2) Act
15/2012 Interception of Communications (Amendment) Act
17/2012 Metals (Amendment) Act
21/2012 Money Services Business (Amendment) Act
20/2012 Saint Christopher and Nevis (Mutual Exchange of Information on Taxation Matters) (Amendment) Act

LAW REPORTS

All England Law Reports 2012 Vol. 3
Law Reports of the Commonwealth 2012 Vol. 4

TREATISES, DIGESTS ETC.

Atkins Court Forms. 2nd ed. 2012 Issue
Vols. 7(3 &4) Children and young persons

Digest, The 2012 3rd Reissue
Vol. 16 Contempt of Court, Courts and tribunals
Vol. 26(1) Gift and inheritance taxation, Guarantee and indemnity

Encyclopaedia of Forms and Precedents 5th ed. 2012 Reissue
Vol. 26(1) Licensing
Vol. 38(2) Sale of Land (Commercial Property)

SERIALS

ABA Journal Vol. 98 May 2012

President's message

ABA strives to meet needs of armed forces, while recognizing past service
Wm. T. (Bill) Robinson

Opening statements

Alamo City court seeks to enforce animal control laws *Mark Curriden*

Copycat distillers spur tequila trademark pushback *Leslie A. Gordon*

New guide covers how to defend veterans with invisible war wounds

Ed Finkel

Model Alliance seeks to better working conditions in fashion world

Eriq Gardner

Law grad helps set up free legal clinics in Chicago's public schools

Stephanie Francis Ward

For-profits gain a new domain

L.J. Jackson

The national pulse

Rockers get a chance to own their tunes after revised copyright laws

Wendy N. Davis

Cops and courts update their thinking on using eyewitnesses

Mark Hansen

Supreme Court Report

Justices may take another look at controversial campaign finance case

Leslie A. Gordon

Litigation

When you examine a witness, you're telling a story – so make it a good one

Jim McElhaney

Ethics

Three opinions say lawyers may participate in daily-deal websites

Stephanie Francis Ward

Business of Law

Minority firms adopt targeted approach in securing new clients

Janan Hanna

Attorney eschews partner track for teaching post, chance to aid indigent

Maria Kantzavelos

Solo taps business acumen to expand startup-focused practice

Deborah L. Cohen

Former opposing counsel strike an unusual bargain, start a firm

Rachel M. Zahorsky

Law by the Numbers: Surveys reveal slight growth in legal revenues,
greater growth in legal expenses

Susan A. Benson

What to know helps military spouses maintain legal careers

Hollee Schwartz Temple

Your ABA

ABA gets behind efforts to adopt convention on rights of the elderly

Ed Finkel

Bills backed by the ABA bog down amid partisan bickering

Thomas M. Susman

ABA moves into new D.C. space

James Podgers

ABA Journal Vol. 98 June 2012

President's message

Lawyers from 50 states convene in Washington, D.C., to advocate
for vital funding and legislation

Wm. T. (Bill) Robinson

Opening statements

No-sell clause in 17th century land trust triggers modern-day ruckus

Joe Cahill

Law school emulates therapy dog program to help stressed-out students

Leslie A. Gordon

Big names pitch in to stage retelling of fight to defeat gay marriage ban

Anna Stolley Persky

The Docket

Unhappy law grads sue schools for misleading stats on job prospects

Deborah L. Cohen

Two rulings underscore importance of effective counsel in plea bargains

Mark Walsh

Sacred vs. secular duties: when does “ministerial exception” apply?

Step[h]anie Francis Ward

Litigation

The right words help judge and jury “see” the facts of your case

Jim McElhaney

Ethics

Shelving proposal on nonlawyer ownership of films, Ethics 20/20 looks ahead to August initiatives

James Podgers

Business of Law

ABA Techshow 2012 highlights include website tips, tech ethics, gadgets and keynoter Ben Stein

Rachel M. Zahorsky and Mark Hansen

Techshow speakers predict future of law practice in six-minute intervals

Rachel M. Zahorsky

Law Without Walls students and mentors from across the globe team up to design a new legal profession

Rachel M. Zahorsky

A look at mergers and acquisitions in the first quarter of 2012

Eric Seeger

Tips for maximizing the philanthropic benefits of charitable giving

Susan A. Benson

Your ABA

U.S. trails other high-income nations in serving civil legal needs

Steven Seidenberg

Stephen Zack is named chair of National Center for Access to Justice

Rhonda McMillion

Columbia Journal of Law and Social Problems

Vol. 46 No. 4

Summer 2012

The democratization of mass actions in the internet age

Jack B. Weinstein

Democratization of mass tort litigation: presiding over mass tort litigation to enhance participation and control by the people whose claims are being asserted

Alvin K. Hellerstein

Democratization of mass litigation: empowering the beneficiaries *Kenneth R. Feinberg*

The essentials of democratic mass litigation *Elizabeth J. Cabraser*

Litigation finance: what do judges need to know? *Bert I. Huang*

International Review of the Red Cross Vol. 93 No. 883 September 2011

Engaging non-state armed actors in state peace-building options and strategies *Claudia Hoffmann and Ulrich Schneckener*

Humanitarian engagement under counter-terrorism: a conflict of norms and the emerging policy landscape *Naz K. Modirzadeh et al.*

Participation of armed groups in the development of the law applicable to armed conflicts *Sophie Rondeau*

Monitoring armed non-state actor compliance with humanitarian norms: a look at international mechanisms and the Geneva Call Deed of Commitment *Pascal Bongard and Jonathan Somer*

Between insurgents and government: the International Committee of the Red Cross's action in the Algerian War (1954-1962) *Francoise Perret and Francois Bugnion*

Taking prisoners: reviewing the international humanitarian law grounds for deprivation of liberty by armed opposition grounds *Deborah Casalin*

Detention by armed groups: overcoming challenges to humanitarian action *David Tuck*

Closing the gap: symbolic reparations and armed groups *Ron Dudai*

International Review of the red Cross Vol. 93 No. 884 December 2011

Megatrends and the future of humanitarian action *Elizabeth Ferris*

Planning from the future: an emerging agenda *Randolph C. Kent*

The future of humanitarian action: an ICRC perspective *Claudia McGoldrick*

The legal framework of humanitarian access in armed conflict *Felix Schwendimann*

What Americans think of International Humanitarian Law *Brad A. Gutierrez et al.*

Using humanitarian aid to 'win hearts and minds': a costly failure? *Jamie A. Williamson*

The use of force to protect civilians and humanitarian action: the case of Lybia and beyond *Bruno Pommier*

<The> Journal of World Investment & Trade Vol.13 No. 3 2012

Sustainable international investment law after the Pax Americana: The BOOT on the other foot *David Collins*

When and how allegations of human rights violations can be raised in investor-state arbitration *Patrick Dumberry and Gabrielle Dumas-Aubin*

Where does China stand: the evolving national treatment standard in BITs? *Lei Cai*

Arbitration's status under EU Law *Georgios I. Zekos*

Ethical distance and difference in bilateral trade *Bala Ramasamy and M. C. H. Yeung*

Equity-based decision-making and the fair and equitable treatment standard: lessons from the Argentine Investment Disputes – Part 2 *Srilal M. Perera*

A critical examination of Rule 41(5) of the ICSID Arbitration Rules, 2006 *C. Chatterjee*

<The> Journal of World Investment & Trade Vol. 13 No. 4 2012

Dark past, grey present or bright future? – foreign investors' access to China's Telecommunications Industry and a political economy analysis of recent industrial policy moves *Wei Shen*

Indirect FDI *Kálmán Kalotay*

Towards an Agreement on investment in Mercosur: Conflict and complementarity of international investment law and international trade-in-services law *James D. Fry and Juan Ignacio Stampalija*

The energy charter treaty and China: member or bystander? *Sheng Zhang*

The impact of the repeal of Glass-Steagall Act of 1933 in the context of the current financial crisis *M. Shabir Korotana*

The EU investment policy: how to ensure a fair regulation of the concerned interests? *Jacopo Tavassi*

The White Industries award – shades of grey *Manu Sanan*

New Law Journal Vol. 162 No. 7518 June 15, 2012

Comment

Consumers are starting to flex their "buying muscle", says *Jon Robins*

Employment: How does Art 6 of the Convention apply to employers' disciplinary proceedings, ask *Alex Leslie & Stewart Duffy*

Family: Pre-nuptial agreements: where are we now, asks *Anna Heenan*

Personal injury: *Rehana Azib* examines recent decisions on liability & quantum

Property/ Landlord & tenant: *James Naylor* examines a landmark landlord & tenant decision

New Law Journal Vol. 162 No. 7519 June 22, 2012

Comment

Roger Smith reports on Europe's increasing impact on policy-making & human rights

Employment: *Michael Salter & Chris Bryden* tackle the complex world of claimants' compensation

Family/ Divorce: *David Burrows* breaks the seal on *Kim v Morris*

Personal injury: *Jonathan Aspinall* juggles liability & apportionment

Property: Tenant's break options – what do you have to pay? By *Mark Sefton & Oliver Radley-Gardener*

Commercial: *Andrew Otchie* discusses the technicalities & legal aspects of enforcing a judgment from a Commonwealth jurisdiction

New Law Journal **Vol. 162 No. 7520** **June 29, 2012**

Comment

Dominic Regan reports on *Fairclough Homes*, dishonest claims & the Supreme Court

Employment: *Ian Smith* provides a round-up of the latest employment law decisions

Family/ Employment: *Sarah Johnson* considers what the future holds for flexible working

Personal injury: Crime doesn't pay out compensation, notes *Anna Hughes*

Liability: *Malcolm Dowden* considers the liability of a parent company

Property/ Landlord & tenant: *Jon Holbrook* opens the door to the new local authority flexible tenancy scheme

New Law Journal **Vol. 162 No. 7521** **July 6, 2012**

Comment

Jon Robins examines the initial response of the legal industry to the Legal Services Act

Employment: The waters are still muddied over Beecroft "sack on the spot" proposals, notes *Charles Pigott*

Family: *Minkin* provides a reminder of the importance of accurate costs estimates, notes *Shelley Cumbers*

Personal injury: Is the government attempting to impede the quest for justice of torture victims, asks *Richard Scorer*

Property/ E-comms: *Emma Humphreys & Malcolm Dowden* dissect the recent Law Commission e-comms code consultation

Public/ Human Rights: *Clare Collier* examines how discrimination is justified in relation to welfare benefit entitlement

Wills & Probate: *Philippa Daniels* maps the conclusion of a repatriation struggle

Professional regulation: *Melanie McDonald* calls for FTP panels to be more accepting of hearsay evidence

New Law Journal **Vol. 162 No. 7522** **July 13, 2012**

Comment

Kerry Underwood balks at the transformation of “clients” into “consumers”

Employment: Gross misconduct is no barrier to pay in lieu of notice, notes *Anna Macey*

Family: Can information disclosed in family proceedings be released to particular individuals or bodies, asked *David Burrows*

Property: *Jon Holbrook* considers fixed-term assured shorthold tenancies for housing association

New Law Journal **Vol. 162 No. 7523** **July 20, 2012**

Comment

Roger Smith rounds up recent human rights developments

Employment: *Ian Smith* provides a breakdown of the latest employment law decisions

Family: Is Scotland taking the high road on cohabitation law, ask *Rob Hines & Andrew Birtles*

Personal injury: *Michael Brace* analyses the power to strike out fraudulent claims at trial

Property: *Brian Chrystal* examines the impact of LA 2012 on real estate transactions

Indemnity insurance: *Steven O’Sullivan* warns of the dangers of fraudster clients

Expert witness: *Chris Pamplin* reports on some initial findings above expert evidence given concurrently from the “hot tub”

New Law Journal **Vol. 162 No. 7524** **July 27, 2012**

Comment

Jon Robins canvasses opinion on the post-LASPO future

Employment: *Chris Bryden & Michael Salute* report on the correct approach to apportioning discrimination awards

Family: *Geraldine Morris* on the approach to religion in family proceedings

Personal injury: How should courts apply the Manual Handling Operations Regulations, asks *Keith Patten*

Conveyancing: *Richard Hinton* highlights the importance of intelligent conveyancing

Property: *Dean Bedford* puts the National Trust under the spotlight

Trading standards: *Dermot Keating & Monica Stevenson* consider how unfair commercial practices are prosecuted

Data protection/ FOI: *Tom Morrison* returns with his quarterly review of the world of information law

Commercial: *Caroline Kehoe & Joanne Keillor* examine the consequences of an endeavours obligation on a long term contract

New Law Journal **Vol. 162 No. 7525** **August 3, 2012**

Comment

Robert Kay crunches the numbers involved in securing & insuring London 2012

Family: Can costs be ordered against a local authority, asks *Jonathan Herring*

Personal injury: *Hayley McLorinan* tackles the issue of recoverable heads of loss between jurisdictions

Property/ Environment: *Malcolm Dowden* investigates local authority written statements & contaminated land

Bribery: *Katherine Hardcastle* examines the extra-territorial ambit of the Serious Crime Act 2007

Commercial: How do banks juggle duty to their customers with money-laundering obligations, asks *Simon Goldstone*

New Law Journal **Vol. 162 No. 7526** **August 10, 2012**

Comment

Striking a balance between protecting investigative journalism & safeguarding the public, *Iain Goldrein QC*

Family/ Costs: *David Burrows* counts the costs in care proceedings

Employment: *Ian Smith* signs off for the summer with a whiff of controversy & a judicial blast

Wills & probate: *Lucinda Brown* examines a charitable approach to litigation

Property: Contracts must be watertight, warns *Siobhan Jones*

Public: *Tim Spencer-Lane* examines recent case law involving the community care responsibilities of local councils

Personal injury: Grey areas still exist at the boundaries of vicarious liability, notes *Richard Scorer*

New Law Journal **Vol. 162 No. 7527** **August 17, 2012**

Comment

Mediation should be the nanny in the nursery of matrimonial disputes, says *Paul Tweed*

Employment: Defining employment status is a tangled web, says *Charlotte Stern*

Property: The Tenancy Deposit Scheme – again. *James Davies* reports on an old friend

Commercial:

Daniel Lightman unravels the puzzles within the Proceeds of Crime Act 2002

Peter Vaines rounds up the latest developments in the world of tax

Profession/ ADR

Richard Moorhead toys with ethical dilemmas & regulatory barriers

Peter Whitman debates the pros & cons of selecting your own tribunal

New Law Journal **Vol. 162 No. 7528** **September 7, 2012**

Specialist

Harassment: Protecting privacy under PHA 1997 can be a tough task, note *Chris Bryden & Michael Salter*

Family/ Personal injury: how do you protect a client's PI damages during family proceedings, asks *Margaret Hatwood*

Personal injury special

Plans to help sick & dying workers must go further, says *Karl Tonks*

Can a pre-action Pt. 36 offer afford protection, asks *Jonathan Aspinall*

Does *Simmons v Castle* bring simplicity & clarity to damages for tort, asks *Kate Parker*

Property: *Lucy McCormick* examines the impact of *Kettel v Bloomfold* on easements of parking spaces

Public: *Nicholas Dobson* highlights a case where property rights trumped the local authority well-being power

Commercial: Interpretation or application – is the Court of Appeal right, asks *Paul Lasok QC*

Oklahoma Law Review **Vol. 64 No. 3** **Spring 2012**

Article III and removal jurisdiction: the demise of the complete diversity rule and a proposed return to minimal diversity *Rodney K. Miller*

Making plaintiffs whole: a tax problem of interest *William E. Foster*

Oxford Journal of Legal Studies **Vol. 32 No. 3** **Autumn 2012**

The atrophy of constitutional powers *Adrian Vermeule*

Is strict criminal liability in the grading of offences consistent with retribution desert? *Kenneth W. Somons*

Reconsidering the role of election in rescission *Rosalind Dixon*

Lies, Manipulation and elections – controlling false campaign statements *Jacob Rowbottom*

Deterrence as a justification for awarding accounts of profits *Craig Rotherham*

Excuses, justifications and the normativity of expressive behavior *Christopher Bennett*

The ambiguous reach of constitutional secularism in Republican France: Revisiting the idea of Laïcité and political liberalism as alternatives *Eoin Daly*

Solicitors Journal **Vol. 156 No. 24 June 19, 2012**

New joint parenting laws are not just unnecessary, they are dangerous

The government should instead focus on improving the enforceability of contract orders, says *Stuart Ruff*

Minor changes to a document can affect its integrity

Jonathan Smithers muses about recent trends in the conveyancing sector

Handling complaints by litigants in person

Claims by litigants in person are increasingly considered sympathetically by judges. *Michelle Garlic* explains how to handle them

When successive contracts amount to continuous employment

An unfair dismissal case has widened the definition of employee, but may not readily transfer to more mainstream occupations, says *Anna Macey*

Solicitors Journal Vol. 156 No. 25 June 26, 2012

The Law Society is not protecting its members, it is misleading them

CQS is unnecessary and practically untested – yet it has been thrust into the workplace, says *Howard Salter*

The new scheme for foreign national prisoners: vigilance is key

TERS produces several benefits, but practitioners must ensure that their clients' rights are not breached, says *Patrick Hassan-Morlai*

The protection available to holidaymakers needs clarifying

The pressure on the EU and the UK government to reform the law on consumer protection is increasing, says *Alex Samuels*

Solicitors Journal Vol. 156 No. 26 July 3, 2012

Bleak prognosis makes force-feeding ruling questionable

The decision that an anorexic woman should receive treatment unnecessarily prolongs her suffering, argues *Barbara Hewson*

A contradictory approach to deprivation of liberty

The Court of Appeal and the Strasbourg court are developing inconsistent approaches to the concept of consent to confinement and deprivation of liberty, says *David Hewitt*

Lack of expertise damages the profession's reputation

CQS will improve standards, create a trusted community and help weed out fraud, says *Jonathan Smithers*

Are the UK's sanctions against an Iranian bank legitimate?

Bank Mellat says the financial restrictions order imposed on it is unlawful and in breach of international public policy *Sarosh Zaiwalla* explores the arguments

Solicitors Journal Vol. 156 No. 27 July 10, 2012

Justice by gimmick

Instead of developing a 'divorce by app' scheme the government should consider allowing 'no-win, no-fee' in family cases, says *Marilyn Stowe*

Prosecuting internet sex offences under old laws

Has modern technology made the Obscene Publications Act obsolete or can it be stretched to allow prosecution for activities taking place in internet chatrooms, asks *Roger Daniels-Smith*

The *Abu Qatada* ruling reached the right decision

The Strasbourg court's ruling may have been a bitter pill to swallow but it is the price to pay for the rule of law, says *Amir Majid*

Solicitors Journal Vol. 156 No. 28 July 17, 2012

Breach of trust and conveyancing

Julian Miller reports on the rise in breach of trust claims against conveyancers

Recognising chronic pain

Chronic pain conditions too often remain undiagnosed and wrongly pushed through the portal scheme, says *Fiona Ashworth*

Terminating an agency agreement

Does the breach of trust need to be 'serious'? *Stephen Sidkin* reports

Assumptions in cohabitation

Unmarried couples don't always intend for an enduring relationship, says *Jonathan West*

Solicitors Journal Vol. 156 No. 29 July 24, 2012

Speeding up justice

Let's make justice more efficient first, says *Andrew Church-Taylor*

Service by social media

The courts will only allow service by social media in exceptional circumstances, say *Elaine Heywood* and *Sarah Maslen*

Simplifying adoption laws

Should adopted laws be simplified to make the process easier, asks *Alex Samuels*

Solicitors Journal Vol. 156 No. 30 July 31, 2012

Confined children

Parents' consent could make the most draconian decisions lawful, warns *David Hewitt*

Litigation insurance

Insurance-backed litigation in complex cases will survive Jackson, says *James Blick*

Light-touch regulation

Vicky Bowles takes a look at Lord Hodgson's proposals for the regulation of charities

Solicitors Journal Vol. 156 No. 31 August 7, 2012

Rethinking software licensing

The recent *Oracle* case is not just for IT geeks, says *Eddie Powell*

Perverting the course of justice

An offence so serious custody is near inevitable, says *Jo Morris*

The spirit of Part 36

Circumventing the requirements of Part 36 means less costs protection too, says *Ross Risby*

Reasons for conversion

Despite slow take up, lawyers are getting interested in ABSs, says *Jon Robins*

Solicitors Journal Vol. 156 No. 32 August 14, 2012

Recovering prosecution costs

Let's not undermine the deterrent effect of prosecution costs recovery orders, says *David Pritchard*

Common intention trusts

Adam Colenso and *Graeme Fraser* discuss the developing scope of constructive common intention trusts

Exaggerated claims

Nigel Atkins and *Charlie Clarke-Jervoise* review the courts' approach to striking out exaggerated claims

Solicitors Journal Vol. 156 No. 33 August 21, 2012

Know your limits

Where property transactions are concerned, solicitors need to recognise the confines of their role, says *Jonathan Smithers*

Isle of opportunity

Elaine Gray investigates the legal pros and cons of businesses outstanding employment function to the Channel Islands

Exaggerated claims

James Mansell asks whether compensating minor whiplash claims is worth the cost of identifying them among the numerous fakes