

CURRENT AWARENESS BULLETIN

January – March 2015



COUNCIL OF LEGAL EDUCATION NORMAN
MANLEY LAW SCHOOL LIBRARY

INTRODUCTION

This publication is designed to inform users of acquisitions by the library within the stated period, and will appear quarterly until further notice.

Under **TREATISES, DIGESTS, ETC.**, the classification number for the location of the publication on the shelves, is included to the right of the listing.

Under **LEGISLATION**, the abbreviation “G.S.” means - Jamaica Gazette Supplement Bills and Acts.

Judgments are arranged by country, then listed alphabetically by names of parties, followed by the court and date of decision. Abbreviations for the courts are as follows:

P.C. Privy Council
C.A. Court of Appeal
S.C. Supreme Court
R.C. Revenue Court
F.C. Full Court

Jamaican judgments have been broadly classified to facilitate the user. Headings are indicated in bold letters appearing after the date of decision for each judgment.

Publications of other Caribbean territories are included as and when received.

Comments: As we begin to adapt to the new normal, John Gould asks whether it's time to adopt a new approach to ethics

Specialist: Employment Ian Smith takes a gender at short, precise, but nonetheless important aspects of both common & statutory

Procedure and Practice: Standard of Proof **Adrian Keane** considers jurors should be given a fuller & more accurate direction before returning their verdict.

Inside Court: Law Digest

Profession: Expert Witness- Expert witnesses at a conference with counsel- a practical guide- compiled by Mark Solon.

conversion in the digital age

JUDGMENTS

<THE> ADMINISTRATOR-General for Jamaica v Glen Muir

JMCA 06.02.2015

CIVIL PROCEDURE AND PRACTICE - Appeal - Application for permission to appeal - Whether learned judge erred in law by proceeding to hear claim against defendant where no personal representative previously appointed - No grant of administration issued in deceased defendant's case - Action in personam where there is no person in law natural or artificial against whom claim order could be made - Court of Appeal Rules 2002, Rule 1.8(9) - Civil Procedure Rules 2002, Rule 217 - Administrator-General's Act, S.12 - Application granted

ADVANTAGE GENERAL Insurance Company Limited v Lloyd Heman

JMCA 26.02.2015

INSURANCE LAW - Motor vehicle accident - Non-disclosure of material fact - Whether learned judge erred in failing to take into consideration provisions of section 18(1) of the Act - Res judicata - Whether appellant entitled to avoid liability under terms of Act - Whether lower court had properly made Orders it made that declarations in declaration claim not set aside - Whether court below could have properly awarded respondent commercial interest in claim - Motor Vehicle Insurance (Third-Party Risks) Act, s. 18(3)

ALLEN, Gladstone v Donald Allen

JMSC 19.12.2014

PROPERTY DISPUTE — Claim for declaration of beneficial interest in estate property — Claim for sale of estate property — Application for injunctive relief

BAILEY-LATIBEAUDIÈRE, Viralee v The Minister of Finance and Planning and The Public Service and The Financial Secretary and The Public Service Commission and The Attorney General of Jamaica

JMCA 13.02.2015

CIVIL PROCEDURE AND PRACTICE - Judicial Review - Application for leave to apply for - Whether threshold test required for grant of leave for judicial review - Whether certiorari against Minister - Termination of contracts of public service employees - Disciplinary hearing/procedure pursuant to the Public Service Regulations - Whether discretionary bar arose - Whether injunctive relief applicable - Whether matter of public or general importance and falls within the Civil Procedure Rules 2002, Rules 56.3(1),(2),(4), 56.4(1),(2),(3), 56.4(12) and 56.6 - Constitution of Jamaica, S. 110(1)(a) - Application refused

BARNES, Jermaine v R

JMCA 16.02.2015

CRIMINAL LAW - Illegal possession of firearm - Robbery with aggravation - Whether sentence manifestly excessive in light of guilty plea - Appeal refused

BLAIR, ADASA and Cathlyn Hay and Justin Blair and Ensert Blair and Udencia White and Gladstone Blair and Hyacinth Blair and Ashburn Blair and Hubert Blair and Amos Blair and Laundry Blair v Neville Blair and Brown's and Son Funeral Parlour Ltd.

JMSC 21.01.2015

INJUNCTION — Without notice application to stop funeral

BLAKE, Prudence v Hughroy Blake
JMJC 28.11.2014

MATRIMONIAL PROPERTY – Separation of Parties – Division of Matrimonial Property – Family Home – Equal Share Rule – Property (Rights of Spouses) Act

BUILD-RITE Construction Company Limited and GM and Associates Limited v NIF Resort Management Company Limited and The Attorney General of Jamaica

JMSC 19.02.2015

ADMINISTRATIVE LAW- Application for leave to apply for judicial review

IN THE MATTER OF AN application by Constable **Pedro Burton** for extension of time within which to apply for leave to apply for Judicial Review and In the Matter of leave to apply for Judicial Review and In the Matter of the **Commissioner of Police November 17, 2011**

JMSC 21.11.2014

JUDICIAL REVIEW — Application for leave to apply for judicial review — Application to extend time to apply for leave — Reasons for delay — Whether good reasons exist to extend time — Whether arguable ground having a realistic prospect of success — Considerations for court's discretion — CPR 2002

CARIBBEAN CEMENT Company Limited v Freight Management Limited

JMCA 16.01.2015

WHETHER TENDER WAS ACCEPTED - Whether there is a concluded contract - Whether defendant is estopped by its conduct from relying on certain clauses - Whether claimant entitled to damages - Whether the fact that vessel is not owned by claimant precludes a claim for damages - Whether claim for interest pursuant to the Law Reform (Miscellaneous Provisions) Act must be pleaded - Whether court has jurisdiction to entertain claim for interest after judgment delivered

CARR, Bertram v Von's Motor & Company Ltd.

JMCD 30.01.2015

CIVIL PROCEDURE AND PRACTICE - Summary judgment - Application for permission to appeal - Sale of defective vehicle - Loss - Damage - Whether Limitation period had expired - Time of calculating limitation period in sale of goods - Court of Appeal Rules 2002, R. 1.8(9)

CHRISTIAN, GLENFORD and Marva Christain v Weststar International Ltd. and Ryland T. Campbell and First Caribbean International Bank (Jamaica) Limited and Weststar Group Limited and Weststar Finance Limited

JMCC 13.01.2015

CIVIL PROCEDURE AND PRACTICE - Applications for court orders — Applications made pursuant to a liberty to apply clause in a consent order — Whether application for disclosure and verification of sums a variation of the consent order — No requirement for disclosure or verification in the relevant paragraph of the consent order — Whether the liberty to apply clause may be used for such applications — No fraud, misrepresentation or change of circumstances

COKE, Igol v Nigel Rhooms and Adrian Anderson and The Attorney General for Jamaica

JMCA 19.12.2014

NEGLIGENCE - Motor vehicle accident - Whether learned judge misdirected on burden of proof in motor vehicle accidents - Whether the doctrine of res ipsa loquitor was applicable - Whether the judge erred in the approach to no-case submissions - Order for new trial

COLE, Lloyd v Hyacinth Hue

JMCA 16.01.2015

REAL PROPERTY - Trespass to land - Counterclaim filed - Whether Court of Appeal has jurisdiction to hear matter - Evidence Act, s. 22 and 31F(b) - Judicature (Resident Magistrates) Act, s. 251 - Judicature (Appellate Jurisdiction) Act, s. 10

COLE, Deter v Lissa Pinkney

JMSC 05.12.2014

NEGLIGENCE – Bicycle Rider – Duty of Motor vehicle exiting premises onto roadway – Whether cross examiner can raise issue not raised in pleadings or witness Statement – Whether Loss of Earning Capacity and Loss of Earnings are the same head of damage

CONSTRUCTION DEVELOPERS Associates v Urban Development Corporation

JMCC 05.12.2014

CONSTRUCTION CONTRACT - Breach of contract - Whether contract required parties to arbitrate – Whether architect had authority to certify claim – Effect of architect’s interim and final certificates - Whether sum due on earlier certificate can be paid on later certificate - Whether payment made gratuitously - Whether oral contract is ‘Cost Plus’- Whether claimant entitled to compound interest - Whether claim ought to be determined on quantum meruit basis - whether claim statute barred

CONSTRUCTION DEVELOPERS Association Limited and The Attorney General of Jamaica

JMSC 12.11.2014

APPLICATION FOR JUDGMENT IN THE FORM OF DECLARATORY RELIEF — Whether defendant/respondent to be given extension of time to plead the Limitation of Actions Act as a defence — Whether Supreme Court can extend time limited by the Court of Appeal

CREIGHTON, Cheddi v R

JMCA 19.12.2014

CRIMINAL LAW - Negligent loss of firearm - Breach of Firearms Act - Whether the appellant was negligent in the safe keeping of his firearm

DALEY, Perrie v Attorney General

JMCA 20.02.2015

CIVIL PROCEDURE AND PRACTICE -Procedural appeal - Whether questions posed by respondent are in accordance with Civil Procedure Rules 2002, Rule 32.8 - Whether questions went beyond scope of seeking to clarify medical report - Whether learned Master erred by allowing questions to stand when out of time - No proper application made for extension of time - Appeal allowed

DIGICEL JAMAICA Limited and Oceanic Digital Jamaica v Fair Trading Commission and Cable & Wireless Jamaica Ltd.

JMCA 19.12.2014

AGREEMENTS - Stock purchase agreement - Whether the Fair Competition Act applicable to stock purchase agreements - Telecommunications Act, s. 17 - Mergers and acquisitions - Fair Competition Act, s. 17

FIRST GLOBAL Bank Ltd. v D'Oyen Williams and Tracy Ann Williams

JMSC 06.02.2015

CIVIL PROCEDURE AND PRACTICE- Charging Order - Application for final Charging Order - Jointly held property - Civil Procedure Rules 2002, Rule 48 - Order granted for final Charging Order on the basis that such is not barred by law

FORTE, Leon v Twin Acres Development Ltd.

JMCD 09.02.2015

APPLICATION FOR PERMISSION TO BRING DERIVATIVE ACTION-whether ancillary claim permissible- Section 212 Companies Act – Whether good faith – purpose to ensure Company able to pay debt to the Claimant

HAMILTON, O'Neil v R

JMCA 05.12.2014

CRIMINAL LAW-Indecent Assault

HARVEY, Raymond v Sports & Divers Club Limited and Desmond Downer

JMSC 19.12.2014

NEGLIGENCE – Boat Accident – spear fisher in water – whether Boat Captain failed to keep proper lookout – whether spear fisher contributorily negligent

HARVEY, Vastney v R

JMCA 19.12.2014

CRIMINAL LAW - Assault with intent to rape - Whether the appellant was denied a fair trial - Whether judge erred in rejecting the defence of alibi

HENLON, Claudia v Sharon Martin Pink and Jeremy Davy and Wendel Abrahams and Richard Williams

JMCA 23.01.2015

CIVIL PROCEDURE AND PRACTICE- Procedural appeal - Learned judge refused to enter judgment in default of acknowledgment of service on one part - Order that matter should be heard in chambers - Whether learned judge should have allowed counsel to speak on respondent's behalf when no acknowledgment of service was filed - Adjournment and basis of adjournment - Court of Appeal Rules 2002, R.2.4 - Civil Procedure Rules 2002, R. 12.9(2)(b), 39.5, 39.6

HILL, BRENDA and Administrator General of Jamaica v The Attorney General of Jamaica

JMSC 19.12.2014

ASSESSMENT OF DAMAGES – Fatal Accident – Damages under the Law Reform (Miscellaneous Provisions) Act

HUGH SAM, Suzette Ann-Marie v Quentin Ching Chong Hugh Sam

JMSC 09.12.2014

MAINTENANCE – spousal maintenance; application made before grant of decree nisi; whether final maintenance order can be made; lump sum and periodic payment orders; Matrimonial Causes Act SS.20 and 22; Maintenance Act SS.5 and 14(4).

HUGH SAM, Suzette Ann Marie v Quentin Chin Chong Hugh Sam

JMMD 16.01.2015

MAINTENANCE – spousal maintenance; application made before grant of decree nisi; whether final maintenance order can be made; lump sum and periodic payment orders; Matrimonial Causes Act SS.20 and 22; Maintenance Act SS.5 and 14(4).

ISLAND CAR Rentals Ltd. (Montego Bay) v Headley Lindo

JMCA 21.01.2015

DAMAGES - Motor vehicle - Negligence - Vehicle on contract for hire involved in accident causing injury to respondent - Whether applicant negligently allowed vehicle which it knew to be defective to be on public roadway - Application for permission to appeal - Res ipsa loquitor doctrine - Whether application has real prospect of success

JAMAICA PUBLIC Service v Dennis Meadows and Betty-Ann Blaine and Cyrus Rousseau and The Attorney General

JMCA 16.01.2015

INTERPRETATION - Licence - Electricity - Exclusivity - Whether regulation and condition of Licence precludes Minister's right to issue other Licences - Whether 'area' encompasses the entire island - Whether exclusivity of Licence inconsistent with its validity - Whether the Office of Utilities Regulation recommended inclusion of exclusivity claims in Licence - Costs - Electric Lighting Act, sections 3 and 4 - Jamaica Public Service All-Island Electricity Licence 2001

<THE> JAMAICAN BAR Association v The Attorney General and The General Legal Council
JMSC 04.11.2014

**CONSTITUTIONAL LAW — Interim injunction or stay — Whether supreme court has power to stay act of parliament and regulations made under act or exempt persons from law until
Constitutionality of law decided — Sections 91a, 94, 95, 104, 105, 117 of the Proceeds of Crime Act**

JAMAICANS FOR Justice v Police Service Commission and The Attorney General
JMCA 26.02.2015

CONSTITUTIONAL LAW - Judicial review - Police officer - Duty of Public Service Commission to ensure independent, thorough and impartial investigations are carried out into allegations of serious misconduct and possible breach of constitutional right of citizens - Wednesbury unreasonableness principle - Difference between disciplinary process and promotional process - Role of INDECOM - Public dimension of decision - Public Service Regulations 1961

JOHNSON, ANITA Valaree v James Jackson T/A Negril Tree House Resort and Love Negril Ltd. T/A Negril Tree House Resort
JMSC 19.12.2014

APPLICATION TO EXTEND TIME TO FILE DEFENCE — Rule 10.3(9) Civil Procedure Rules (CPR) — Factors to be considered

JUCI BEEF Limited (T/A Juici Patties) v The Industrial Disputes Tribunal and Donnette Benjamin
JMSC 19.12.2014

JUDICIAL REVIEW – Application for leave to apply.

KANDEKORE, Liyasu M. v COK Sodality Co-operative Credit Union Limited and Deidre Daley and Donnovon Ward
JMSC 24.11.2014

APPLICATION FOR INTERIM ORDER FOR RETURN OF SEIZED CAR WHICH WAS SECURITY FOR A LOAN – Order sought would contain both mandatory and prohibitory aspects – Construction of Loan Agreement and Bill of Sale – Factors to be taken into account in determining whether or not to grant order

KAVANAUGH, Peter v The Attorney General and Det. Inspector Carey Lawes
JMCA 06.02.1015

APPEAL - Consent Agreement - Application for stay of orders pending hearing of appeal - Whether Civil Procedure Rules (CPR) require Consent Agreement to be filed with defence - Does failure to file Consent Agreement with defence mean defence not properly filed and served - Whether defence rendered invalid for failure to comply strictly with CPR 3.12(8)(a) - Whether learned judge erred in removing 2nd respondent from claim

Kennedy, Paul v R
JMCA 26.01.2015

CRIMINAL LAW - Illegal possession of ammunition - Illegal possession of firearm - Transporting firearm and ammunition - Whether learned trial judge accepted witness for prosecution for purpose of conviction and rejected applicant's testimony for purpose of sentencing him - Whether sentence manifestly excessive - Firearms Act, s. 20(1)(b) - Application refused

LEDGISTER, JOHN and Sunnycrest Enterprises Limited v Jamaica Redevelopment Foundation Inc.
JMSC 15.01.2015

CIVIL PROCEDURE AND PRACTICE- Application for court orders — Request for specific disclosure — Application previously made and orders granted by the court — whether the same application may be heard again by a different court for the same orders — part 28 of the Civil Procedure Rules (cpr) 2002 part 28 and 34.

LOPEZ, Annie v Dawkins Brown and Glen Brown
JMCA 27.01.2015

REAL PROPERTY - Specific performance - Rules of Court providing timetable for conduct of litigation - Noncompliance with court's timetable - Discretion to extend time - Degree of prejudice to other party if time is extended - Whether there is an arguable case for appeal - Proprietary estoppel

MCINTOSH, Paulette Dianna v Eric George Campbell
JMCA 09.12.2014

PROPERTY (RIGHTS OF SPOUSES) ACT, SECTION 13(2) — Fixed Date Claim Form (FDCF) filed outside of limitation period — Application for extension of time to bring Claim Application to strike out FDCF

MENDEZ, Rasheme and Tio Bamberry v R
JMCA 06.02.2015

CRIMINAL LAW - Murder - Application to appeal conviction and sentence - Identification - Credibility and alibi - Whether judge misdirected jury on good character evidence - Whether there was miscarriage of justice - Evidence not adduced - Issue with summation - Whether sentence manifestly excessive - Application refused

MICHEL, STANLEY Gabriel Marzo v Bonnetta Banton and Desroy Reid
JMCA 28.11.2014

APPLICATION FOR INTERIM PAYMENT — Application for summary judgment — contested issues of fact between opposing defendants who have counterclaimed against each other — Contested issues of fact between defendants and claimant — Legal principles to be applied

MILLER, Carlene v Harold Miller
JMCA 13.02.2015

DISSOLUTION OF MARRIAGE IN FOREIGN COURT — Separation Agreement Incorporated in Dissolution judgment — Provision in Separation Agreement to Establish Trust over land in Jamaica — Consequential Orders made by Foreign court — Trust and Conveyancing Deeds executed by Foreign Court in name of absent Defendant — Whether foreign judgment and/or Orders in personam or rem — Whether foreign judgment enforceable in Jamaica — Whether Separation Agreement enforceable in Jamaica

<THE> MINISTRY of Agriculture v DYC Fishing Limited
JMCA 27.01.2015

JUDICIAL REVIEW - Leave - Application to appeal decision of the Minister - Factors to be considered - Civil Procedure Rules 2002, Rules 56.3(1), 56.4(12), 56.4(6), 56.5(6), 56.9(1)(a) and 56.9(2)

MOODY, Ricardo v National Solid Waste Management Authority
JMCA 27.02.2015

DAMAGES - Motor vehicle accident - Personal injuries - Assessment of damages - Award for general damages for pain and suffering and loss of amenities - Award for special damages - Loss of future earnings and loss of earning capacity

MORALES, Seymour v St. Mary Parish Council and Attorney General of Jamaica
JMCA 21.11.2014

CLAIM FOR POSSESSORY TITLE — Limitation of Actions — Bus Park — whether Claimant occupied in his own right and had animus possidendi — Whether Claimant was in possession for 12 years

MORGAN, Lowell v Sentry Services Company Ltd. and SGB Maintenance Limited
JMCA 06.02.2015

NEGLIGENCE — Breach of Contract — Burglary — whether First Defendant security provider negligent — Whether Second Defendant property manager in breach of duty of care — whether

Claimant aware of danger — whether Claimant contributed to or caused his own loss — whether hearsay objection in witness statement best taken at Pre-trial Review — Damages in the absence of Documentary proof.

NCB INSURANCE COMPANY Limited v Claudette Gordon-McFarlane
JMCA 19.12.2014

EMPLOYMENT LAW - Employment contract - Interpretation - Whether respondent entitled to performance reward and profit share

NATIONAL COMMERCIAL Bank Jamaica Limited v International Asset Services Limited
JMCA 23.01.2015

CIVIL PROCEDURE AND PRACTICE- Striking out - Application to strike out sentence in claim - Whether appellant was erroneously added to claim - Whether court should permit party to be added - Duty of court to give reason

NEMBHARD, Mendoza v Rafel Levy
JMCA 19.12.2014

REAL PROPERTY - Recovery of possession - Whether order for possession rightfully granted by learned magistrate - Statute of Limitations - Whether the appellant had the better right to possession

NORTHOVER, Benkley v Eric Northover and Rohan Northover and Godfrey Dixon and Winston G. Northover Associates Limited.
JMCC 19.12.2014

COMPANY LAW — Private company — directors power to allot shares — whether share allotment by one of two existing directors valid-shares allotted for improper purpose — whether breach of pre-emption rights — effect of improper allotment.

COMPANY LAW-REMEDIES-OPPRESSION REMEDY-Majority shareholder claiming unfair prejudice and oppression-whether majority shareholder can bring action-whether acts complained of amounted to oppression or undue prejudice-powers of the court to remedy-companies act s 213a.

NORTHOVER, KAON and K Ann Jsa v Minett Lawrence
JMSC 22.01.2015

PROPOSED EXTENSION OF FREEZING INJUNCTION EARLIER GRANTED BY THE COURT IN FAVOUR OF THE CLAIMANTS — Application for ex parte disclosure order made by court to be set explanation of what is an ex parte hearing — distinction between ex parte and inter partes hearing — disclosure order — application to set aside disclosure order — definition of “relevant property or assets”

PHILLIPS, Joy Aitken v Donovan Phillips
JMSC 26.01.2015

CIVIL PROCEDURE AND PRACTICE- Application by claimant and defendant to strike out each other's claim - Application for such further and or other relief as may be just.

POWELL, Clayton v The Industrial Disputes Tribunal and Montego Bay Marine Trust
JMSC 05.12.2014

JUDICIAL REVIEW – Fixed term contract of employment - Reinstatement - Determination of compensation where reinstatement is not Ordered-Section 12 (5) of the Labour Relations and Industrial Disputes Act

RBTT Securities Jamaica Limited v Yvonne Powell
JMCA 30.01.2015

INVESTMENT - Negligent advice - Damages - Whether there was a breach of contract - Whether breach amounted to tort

RECREATIONAL HOLDINGS (Jamaica) Limited v Carl Lazarus and The Registrar of Titles
JMCA 27.01.2015

LIMITATION OF ACTION - Adverse possession - Limitation of Actions Act, s. 30 - Whether the respondent had been in open and undisturbed possession in excess of 12 years

REECE, Stevon v R
JMCA 19.12.2014

CRIMINAL LAW - Illegal possession of firearm - Firearms Act, s. 20 - Whether the verdict unreasonable having regard to the evidence - Unfair trial

REID, CHRISMORE and Andrae Aarons v Warren Wilson and Steadman Wright
JMCA 23.01.2015

NEGLIGENCE — Breach of Statutory Duty — General Damages — Special Damages

Reid, Wayne v Jentech Consultants Ltd.
JMCA 23.01.2015

CIVIL PROCEDURE AND PRACTICE- - Order - Discharge of - Application for - Application for grant of stay of execution - Appeal filed out of time - Whether there is a valid appeal

ROBINSON, Clover v National Commercial Bank Jamaica Limited and Desna may Williamson and Janet Elizabeth Barnett
JMCA 16.01.2015

TRUSTS - Survivorship - Bank account - Appellant's name added five days before deceased's death - Right of survivorship - Whether there was a resulting trust

ROBINSON, LEON COURTNEY (Executor of the Estate of Herman L. Denton, deceased) v Michelle Chen and Thelma Agatha Chen and Errol Alphanso Chen
JMCA 19.12.2014

DAMAGES - Specific Performance - Damages to be awarded in lieu of - Method by which damages should be computed

ROWE, George v Robin Rowe
JMCA 05.12.2014

TRESPASS - Damages - Claim for damages for trespass to land and injunction to prevent further trespass - Whether there was an interference with possession

SHIM, Elonia v Miguel Shim
JMCA 17.12.2014

HUSBAND AND WIFE — Whether property is matrimonial property — Couple married and lived in England — Subsequently returning to Jamaica — Defendant inheriting property — Application for division of property — Last will and testament of defendant disposing of contested property — Prior will naming Claimant as beneficiary — Divorce proceedings by Defendant aborted

SMITH, Alexley v R
JMCA 30.01.2015

CRIMINAL LAW - Unlawful wounding - Good cause - Whether appeal should be deemed to be abandoned - Offences Against the Person Act, s. 22 - Judicature (Resident Magistrates) Act, s. 296(1) - Appeal dismissed

SMITH, Dayne v William Hylton and Annmarie Hylton
JMCA 05.12.2014

NEGLIGENCE - Motor vehicle accident - Damages for personal injuries - Assessment of damages

STEWART, ADAM and Andrew Desnoes and Frederick Moe and Jaime Stewart McConnell and Mark McConnell v The Gleaner Company Limited
JMCA 20.02.2015

INDEPENDENT' CLAIM FOR DISCLOSURE — Connected Defamation Action — Application for Disclosure of Name of Alleged Joint Tort-feasor — Defence in Connected Claim of Qualified Privilege and Fair Comment on a Matter of Public Interest — The 'Newspaper Rule'— Whether Applicable — Rule 69.7 of the Civil Procedure Rules (CPR) — The Defamation Act, 2013 — Whether Retrospective.

STEWART, Andrew v R
JMCA 26.02.2015

CRIMINAL LAW - Illegal possession of firearm - Shooting with intent - Application for leave to appeal - against conviction and sentence - Whether complainant's evidence properly assessed by learned trial judge - Judge's treatment of inconsistencies - Judge's alleged non-direction - Verdict and sentence set aside - Verdict of acquittal entered

TPL Limited v Thermo-Plastics (Jamaica) Limited
JMCA 19.12.2014

INJUNCTIONS - Interlocutory injunction - Whether there were serious issues to be tried - Injunction restraining the appellants from disposing of lands - Whether damages were an adequate remedy - Civil Procedure Rules 2002, Rule 17.4

TAYLOR, LORNA (Administratrix of estate Wilbert Taylor dec'd) v Eric Williams and Marvalyn Stephens and Esmin Lewis and Owen Robinson and Millicent Clayton and Calvin Johnson
JMCA 19.12.2014

REAL PROPERTY - Recovery of possession - Claim for orders of specific performance of agreements to purchase parcels of land - Whether there was sufficient evidence for the learned magistrate to have given judgment

THOMAS, Dewayne v Commissioner of Police
JMCA 26.02.2015

JUDICIAL REVIEW - Delay - Application for leave to apply for judicial review - Four-year delay in making application - Whether application can be granted once good reasons presented for the delay

APPLICATION FOR LEAVE TO APPLY FOR JUDICIAL REVIEW-FOUR (4) YEAR DELAY-whether application can be granted once good reasons are presented.

THOMPSON, Assan v R
JMCA 19.12.2014

CRIMINAL LAW - Corruption - Breach of Corruption Prevention Act - Whether magistrate erred in rejecting the no-case submission -Whether the magistrate erred in treating the offence as one of strict liability

THOMPSON, Rona v City of Kingston Sodality Co-operative Credit Union Limited
JMCA 10.02.2015

INJUNCTIONS - Loans - Default - Exercise of powers of sale in mortgage threatened - Appeal - Application for grant of injunction pending trial of appellant's claim - Whether there are serious issues to be raised on appeal - Whether damages an adequate remedy - Balance of convenience - Appeal allowed

TIKAL LIMITED AND Wayne Chen and Richard Chen v Amalgamated (Distributors) Limited
JMCA 06.02.2015

CIVIL PROCEDURE AND PRACTICE -- Extension of time - Application for, to apply for permission to appeal - Settlement Agreement - Whether judge erred in failing to construe Settlement Agreement strictly - Whether there was a real prospect of defending claim

UC RUSAL Alumina Jamaica Limited and others v Wynette Miller and others
UKPC 26.11.2014

PENSIONS LAW-SURPLUS DISTRIBUTION-Allocation of a surplus on the winding-up of a scheme established to provide pensions and other benefits for employees of certain companies-The court had to decide whether a clause in the scheme regarding distribution of assets was void and how the surplus in the fund should be distributed-The court also addressed whether Company R's refusal of consent for a proposal by the trustees to grant an inflation uplift out of a surplus was legitimate under the scheme

WATSON, Nathan v The Attorney General of Jamaica
JMJC 30.01.2015

NEGLIGENCE — Collision at intersection controlled by traffic signals — Whether defendant liable — Assessment of cost of caregiver — National Minimum Wage used as a guide to estimate cost of care to accident victim — Minimum Wage Act S.3 — Interpretation Act S.21

WILLIAMS, Arthur v Andrew Holness
JMFC 06.02.2015

CONSTITUTIONAL LAW — Parliament — the senate — Appointment of senator — Resignation of senator — removal of senator — pre-signed and undated letters of resignation and authorization given to leader of opposition by senator at time of appointment — to use letters at his sole discretion to effect resignation of senator — senator refusing to resign — use of the letters by the leader of the opposition to effect resignation of the senator — whether authority to use letters revoked — whether letters unconstitutional — whether the request for and use of the letters by the leader of opposition unconstitutional — whether fundamental human rights of senator infringed by leader of the opposition — The Jamaica (Constitution) ORDER IN COUNCIL 1962, SS. 13, 19, 35, 41, 44 (1) & 137 — THE CIVIL PROCEDURE RULES 2002 ('THE CPR'), RULE 56.9(1), (2), (3).

WOOLCOCK, PATRICK and The Bungalow Hotel v David Geoffrey Sykes and Audrey Louise Sykes
JMCA 9.12.2014

TRESPASS - Public nuisance - Damages - Whether there was insufficient evidence of private nuisance - Whether the sum awarded as damages for trespass and nuisance were not supported by the evidence

WRIGHT, CEBERT (Executor, Estate of Clarice Findlay) and Olive Hopwood (Executrix, Estate of Clarice Findlay) v Vecas Pennycooke and Cordey Pennycooke and Iswell Pennycooke and Mary Pennycooke and Pauline Pennycooke and Roy Levy
JMCA 02.02.2015

CIVIL PROCEDURE AND PRACTICE -- Extension of time - Application for extension of time to file notice and grounds of appeal - Prospect of success - Entitlement to possession - Probated will not placed in evidence - Credibility - Application refused

LEGISLATION

Bahamas

Acts

47/2014	Abolition of Mandatory Minimum Sentences Act
49/2014	<The> Bahamas Public Parks and Public Beaches Authority Act
45/2014	Bail (Amendment) Act
48/2014	Coroners (Amendment) Act

46/2014	Evidence (Amendment) Act
39/2014	Exempted Limited Partnership (Amendment) Act
42/2014	Financial Transactions Reporting (Amendment) Act
40/2014	Gaming Act
44/2014	Juries (Amendment) Act
43/2014	Local Government (Amendment) Act
50/2014	Ministry of Foreign Affairs Act
41/2014	Proceeds of Crime (Amendment) Act

Island of Nevis

Ordinance

2/2014	Nevis Appropriation (2015) Ordinance
--------	--------------------------------------

Jamaica

Acts

22/2014	Anti-Doping in Sport Act
16/2014	General Consumption Tax (Amendment) (No. 2) Act
19/2014	Mortgage Insurance (Amendment) Act
20/2014	Power of Faith Ministries International (Incorporation and Vesting) Act
18/2014	Quarantine (Validation and Indemnification) Act
21/2014	Representation of the People (Amendment) Act
23/2014	Securities (Amendment) Act
17/2014	Timeshare Vacations Act
24/2014	Transfer Tax (Amendment) Act

St. Christopher and Nevis

Acts

23/2014	Appropriation (2015), 2014 Act
19/2014	Customs Act
16/2014	Housing and Social Development Levy (Amendment) Act

LAW REPORTS

<The> Cayman Islands Law Reports	2014	Vol. 1
Law Reports of the Commonwealth	2015	Vol. 1
New Zealand Law Reports	2014	Vol. 1

TREATISES, DIGESTS ETC.

Atkin's Court Forms. 2 nd ed.	2015 issue
Vol. 9(Pts.1,2,&3)	Companies – Insolvency
Vol. 13(3)	Court system and claims procedure
Vol. 21(1)	Foreign Process, Guarantee and Indemnity

<The> Digest. 2015	4 th Reissue
Vol. 26(3&4)	Human Rights and Freedom
Vol. 28(3&4)	Injunctions

<The> Encyclopaedia of Forms and Precedents. 5 th ed.	2015 Reissue
Vol. 13(2)	Education
Vol. 16(3)B	Financial Services
Vol. 21(1)	Intellectual Property
Vol. 37	Sale of Land – transfers, assignments

SERIALS

Columbia Journal of Law and Social Problems Vol. 48 No. 1 Fall 2014

What you don't know will kill you: A first amendment challenge to lethal injection secrecy *Nathaniel A.W. Crider*

Better information for better regulation: How experimentalism can improve the gainful employment rule *Anne Xu*

A match made in court: patent assertion entities and the Federal Trade Commission *Collin A. Rose*

Between a rock and a hard place: Ensuring that defendants incorrectly sentenced between the Fair Sentencing Act 2010 and *United States v Dorsey* achieve re-sentencing *Carly Hudson*

<The> Law Society Gazette December 1, 2014

Bar to offer solicitors account for client funds *John Hyde*

Criminal legal aid battle set to continue *John Hyde*

Labour calls for review of LASPO *Monidipa Fouzder*

SRA reaffirms commitment to small firms *John Hyde*

CAT reform may create a 'US-style lawyers' charter *John Hyde*

Jackson LJ calls for better skeleton arguments *John Hyde*

Bar chief: single regulator 'last thing we need' *Michael Cross*

Punishment in criminal law *Dan Hyde*

<The> Law Society Gazette January 12, 2015

US moves to liberalise are 'just the beginning' *John Hyde*

Work on tenders despite JR, says Society *Monidipa Fouzder*

Tribute to 'shop front' pioneer *Michael Cross*

Warning over legal aid disputes *John Hyde*

Singapore lures judicial talent for new court *Monidipa Fouzder*

<The> Law Society Gazette January 19, 2014

Lawyers and MPs round on 'absurd' JR reforms *John Hyde*

Online JAC to ease solicitor applications *Michael Cross*

Interest grows in new regulator	<i>Gazette reporter</i>
Society: 'tendering of legal aid contracts is irrational'	<i>Monidipa Fouzder</i>
More road accident claims post-Jackson	<i>John Hyde</i>
Adopt strategies to handle AFAs, in-house terms told	<i>Monidipa Fouzder</i>
MoJ asks for feedback on digital issues	<i>Monidipa Fouzder</i>
Equality and difference: A heterosexual couple may struggle may struggle in their attempt to register as civil partners	<i>Joshua Rozenberg</i>
Life saver: Cris McCurley has devoted her career to helping some of the least visible and most vulnerable in society	<i>Jonathan Rayner</i>
In which we serve: Reports from a roundtable bringing together in-house lawyers who must reconcile the interests of the public and policymaker in not-for-profit organizations	<i>Eduardo Reyes</i>

<The> Law Society Gazette January 26, 2015

Time for hi-tech courts in crime, says Leveson	<i>Michael Cross</i>
'Dual regulation' still a threat – Society	<i>John Hyde</i>
Legal aid challenge rejected	<i>Monidipa Fouzder</i>
Lawyers-to-be reveal career motivations	<i>Monidipa Fouzder</i>
Dentons set for pioneering China alliance	<i>Gazette reporter</i>
Capita still failing to hit interpreter target	<i>Monidipa Fouzder</i>
Profession unites against MoJ's new court charges	<i>John Hyde</i>
Barrister wins appeal following BSB blunder	<i>John Hyde</i>
Breaking free of coercion: Legislating emotional abuse will prove difficult	<i>John McKenna</i>
Defiant ones: Criminal defence specialists are hurting and career prospects are bleak. But many retain the appetite to fight for a viable future	<i>Grania Langdon-Down</i>
Spousal maintenance	<i>Andrew Newbury</i>

<The> Law Society Gazette February 2, 2015

Society hits out at new EU rules for mortgages	<i>John Hyde</i>
ABSs have not led to cheaper law – report	<i>John Hyde</i>
Police not liable for 999 delay death	<i>Monidipa Fouzder</i>
Minimum salary back on agenda	<i>Momidipa Fouzder</i>

SRA secures injunction against former solicitor	<i>John Hyde</i>
GCs admit struggle with foreign rules	<i>Monidipa Fouzder</i>
CFA stands despite lost mental capacity – court	<i>John Hyde</i>
Report non-emergency crimes online	<i>Monidipa Fouzder</i>
Legal services market failing to cut costs – LCJ	<i>Michael Cross</i>
Enquiring into inquiries	<i>Joshua Rosenberg</i>
Misuse of bail conditions: The growing use of mass arrest is restricting the right to protest	<i>Susie Labinjoh</i>
Criminal tendency: Solicitors are ‘key enablers’ for serious organized crime – time to be on guard	<i>Jonathan Rayner</i>

<The> Law Society Gazette February 9, 2015

‘Fake firm’ probe: no decisions SRA admits	<i>John Hyde</i>
Tackle ‘credibility vacuum’, regulator told	<i>John Hyde</i>
Scottish solicitors given ‘gender neutral’ PC option	<i>Monidipa Fouzder</i>
Slump was a wake-up call for lawyers	<i>John Hyde</i>
‘Robust’ judge has care order overturned	<i>John Hyde</i>
All eyes on the spies: Effective oversight of the global surveillance network requires transparency and trust	<i>Roger Smith</i>
An Orwellian nightmare: Not one country has joined the Law Society in Turkey’s persecuted lawyers. That has to change	<i>Tony Fisher</i>
Respecting the ‘victim’: Victims and witnesses should be enabled to give their best evidence in court	<i>Alison Saunders</i>
Our friends in the north: Near-shoring is popularity as law firms seek to cut their bills and property overheads	<i>Marialuisa Taddia</i>
Protection for unprotected databases	<i>Jim McDonnell</i>
Proprietary estoppels	<i>Lesley King</i>

<The> Law Society Gazette February 23, 2015

Disappointed but ‘not out’ – legal aid fight goes on	<i>Monidipa Fouzder</i>
Professional privilege call	<i>Michael Cross</i>
Sussex authorities merge legal teams	<i>Monidipa Fouzder</i>
Let mediation solve ‘toxic’ disputes – MP	<i>John Hyde</i>

LPC graduates toil to find training contracts	<i>Monidipa Fouzder</i>
Default position changes on PI case anonymity	<i>Michael Cross</i>
When power rules law	<i>Jonathan Goldsmith</i>
Too much information?: From drafting better legislation, to detecting frauds and making litigation choices data use is starting to change the way lawyers think and work	<i>Joanna Goodman</i>
Personal injury: a duty of care	<i>Malcolm Johnson</i>
Civil Procedure Rules: Reopening an appeal	<i>Edwin Buckett</i>
Upholding matrimonial agreements	<i>District Judge Sue Spencer</i>

<The> Law Society Gazette March 2, 2015

LSB: cut red tape to help in-house innovate	<i>Gazette newsdesk</i>
'Shamed' minimum wage firm hits back	<i>John Hyde</i>
Top QC defends 'vital role' of UK Human Rights Act	<i>Michael Cross</i>
Fixed fees fuel drive towards arbitration	<i>John Hyde and Monidipa Fouzder</i>
Get ready for the trial blitz	<i>Howard Riddle</i>
Grayling in reality check for lawyers	<i>Monidipa Fouzder</i>
Exploit the web but heed privacy – Jourova	<i>Jonathan Rayner</i>
Rights march ends in summit rally	<i>Monidipa Fouzder</i>
Targeted sanctions a 'problem for rule of law'	<i>Monidipa Funzder</i>
Interception of privileged material routine	<i>Michael Cross</i>
Civil Procedure: Alternative dispute resolution	<i>Masood Ahmed</i>
Handling Family Law Act orders	<i>Peter Glover</i>

<The> Law Society Gazette March 16, 2015

Profits soar as law firms capitalise on recovery	<i>Gazette newsdeck</i>
Election purdah threat to legal aid reforms	<i>Monidipa Fouzder</i>
Competence standard to go live next month	<i>John Hyde</i>
Mid-size firms warned of overtrading dangers	<i>Eduardo Reyes</i>
More judgments as civil claims undefended	<i>John Hyde</i>
MoJ's handling of civil legal aid cuts slammed by MPs	<i>John Hyde</i>

Legacy of a lay lord chancellor *Joshua Rosenberg*

Rights stuff: Contrary to popular belief the ECtHR does not impose its own laws on British citizens *Dean Spielmann*

Civil litigation: Indemnity costs *Masood Ahmed*

<The> Law Society Gazette March 23, 2015

Solicitors devastated by 100K intervention *Hohn Hyde*

Ex-CCBE chief raps client money proposal *Gazette newsdesk*

Property dispute service saves client court fees *John Hyde*

Tax evasion enablers face new penalties *Michael Cross*

Firms could shut Russia offices as sanctions bite *Monidipa Fouzder*

Noise-induced hearing loss is a disease *John Hyde*

Survey reveals ignorance about practicing fee *John Hyde*

French connection: Regulators are looking across the channel for ideas on handling client money. But France treats its lawyers like grown-ups *Jonathan Goldsmith*

Ethical pursuit of prosperity: Human rights abuses are not just morally wrong, they are also bad for business *Zeid Ra'ad Al Hussein*

Relative values: Family lawyers take clients through some of the most difficult episodes of their lives *Eduardo Reyes*

Revisiting divorce settlements *Amanda Melton*

White-collar crime: What the SFO is now doing right *Christopher David*

<The> Law Teacher Vol. 49 No. 1 March 2015

From affirmative action hiring to the globalization of legal academia *Amy Lai*

Is scholarship of teaching and learning in practical legal training a professional responsibility? *Kristoffer Greaves*

The international summer school experience: a worthwhile challenge *Fidelma White & Louise Crowley*

Speaking in the classroom: the impact of gender and affective responses on oral participation *Roseanne Russell & Rachel Cahill-O'Callaghan*

Using self- and peer assessment at honours level: bridging the gap between law school and the workplace *Jim Murdoch*

Can you learn to lawyer online? A blended learning environment case study

Anne Hewitt

New Law Journal **Vol. 164 No. 7633** **December 5, 2014**

Comment

Human rights have been a popular talking point in recent times, says *Roger Smith*

Employment: Reasonable adjustments could play a diminishing role in capacity dismissal claims, says *Charles Pigott*

Personal injury: The Supreme Court has provided important guidance on the illegality defence, as *Jack Harris* reports

Property: *Nicholas Dobson* reports on a Supreme Court ruling on termination a joint tenancy

Commercial: Can you make time of the essence if a contract is silent on the point, asks *John Sharples*

New Law Journal **Vol. 164 No. 7634** **December 12, 2014**

Comment

Jon Robins reports on the latest clashes surrounding the LASPO cutbacks

Employment: What does *Bear Scotland* mean for employers, asks *Sarah Johnson*

Property: Restrictive covenants & freehold land: is now the time to wake up to the challenges to validity, asks *Andrew Francis*

New Law Journal **Vol. 165 No.7635** **January 2 & 9, 2015**

Comment

Roger Smith assesses the impact of technology on legal services

Employment: *Chris Bryden & Michael Salter* report on a decision which makes a point that many civil practitioners wish had been made in *Michell*

Family: *Geraldine Morris* reviews the family law changes in 2014 & makes predictions for the year ahead

Property: You can't give what you don't have, say *Lina Mattsson*

Intellectual property: *Mark Lewis* advocates putting copyright licences & implied terms in writing

Data privacy: *Tom Morrison* returns with his quarterly review of the world of information law

New Law Journal **Vol. 165 7636** **January 16, 2015**

Comment

A recent report illustrates the pressures facing the growing number of litigants in person, says *Jon Robins*

Employment: When can disciplinary procedures be instigated & what process applies? *Shane Crawford* reports

Public: What constitutes a fair public consultation following the *Moseley* judgment, asks *Andrew Eaton*

New Law Journal Vol. 165 7637 January 23, 2015

Comment

The government must support the reform of cohabitation law, says *Graeme Fraser*

Family: The family law profession faced judicial castigation in a recent case, says *Laura Mortimer*

Property: Can an equitable interest in a house take priority over a legal charge, asks *Nicholas Asprey*

Insurance: Is there a claim for the vehicle's diminution; if so, with what limits, asks *Stewart Fairhurst*

New Law Journal Vol.165 7638 January 30, 2015

Comment

The great tradition of the Magna Carta remains vital, say *Martha de la Roche & Ruth Daniel*

Employment: *Ian Smith* addresses discrimination & considers a cautionary tale for employees

Personal injury: *David Spencer & Alistair Kinley* assess the government's attempt to legislate for the fundamentally dishonest

Commercial

Human rights: Businesses working across jurisdictions will increasingly have to deal with "human rights" issues, says *Chris Syder*

New Law Journal Vol. 165 No. 7639 February 6, 2015

Comment

Roger Smith reports on a busy start to 2015

Employment: *Michael Salter & Chris Bryden* discuss the challenges of managing employees' social media activity

Family: *Camilla Fusco* outlines the legal implications for new relationships after a divorce

Property: *Andrew Francis* discusses right of light reform proposals

Commercial: *Simon Duncan* reviews the legal basis for a bank to apply insolvency set-off

New Law Journal Vol. 165 No. 7640 February 13, 2015

Comment

Are "Big Pharma" & voluntary codes ending the Dark Age of industry bias, asks *Sarah Moore*

Employment: *Catherine Urquhart* discusses caste discrimination

Conveyancing/Advertorial: *Elliott Vigar* introduces Veyo – the future of online conveyancing

Property: As post financial crisis claims against valuers decline *Caterina Yandell* forecasts the next wave of cases

Flood risk/Advertorial: Don't let 2015 be a washout!

Commercial: Practitioners may be allowed to revive cases which previously appeared statute barred, say *Jolyon Connell & Jeremy Gordon*

New Law Journal **Vol. 165 No. 7641** **February 20, 2015**

Comment

What lies ahead for the rule of law & international development, ask *Dr. Julinda beqiraj & Dr. Lawrence McNanara*

Employment: *Bayo Randle* outlines issue estoppel in jurisdiction disputes

Family: *Kim Beatson* provides a round-up of leave to remove cases

Privacy: *Mark Lewis & Anna Brook-Gallerani* discuss freedom of speech & the privacy of individuals

Commercial: Manufacture at your risk, say *Dr. Anton van Dellen & Sara Wyeth*

New Law Journal **Vol. 165 No. 7642** **February 27, 2015**

Comment

Patrick Allen Counts the costs of the Jackson reforms & legal aid cuts

Family: Almost a year on from major reform, *Tim Parker* assesses the family justice system

Privacy: Overriding lawyer-client & confidential communications is incompatible with rule of law, as *Nicholas Griffin QC, Robert O'Sullivan QC & Gordon Nardell QC* explains

Commercial: Recent cases have provided clarity but are consumers losing out on agency provisions, ask *Jonathan Butters & Kevin Durkin*

New Law Journal **Vol. 165 No. 7643** **March 6, 2015**

Comment

Share d parental leave: *Julian Yew* predicts a battle of the sexes in the courts

Case management: *Daniel Lightman & Thomas Elias* report on a Saudi "Royal protocol" & three-dimensional justice