

## **Lloyds Law Reports 1967v 1**

The Law Society's Gazette  
The Ghana Law Reports  
Lloyd's Law Reports Citator and Subject Index  
Lloyd's Law Reports Citator 1919-1986  
Lloyd's Law Reports Citator  
Willing's Press Guide  
Building Law Reports  
Hong Kong Law Reports  
International Law Reports  
Digest of the United States Supreme Court Reports  
Commercial Law Q and A 2003-2004  
The Law Reports. Queen's Bench Division  
The Law Reports New Serial Titles  
The Law Reports The Consolidated Index to Leading Law Reports  
Lloyd's List Law Reports  
Digest The Law Reports  
The Federal Law Reports  
The Law Reports  
Bowker's Law Books and Serials in Print  
International Trade and Business Law Review  
The Law Reports, Weekly Law Reports, and Restrictive Practices Reports  
The New Zealand Law Reports  
Building law reports  
International Contracts and National Economic Regulation: Dispute Resolution Through International Commercial Arbitration  
The Law Reports  
Economic Sanctions in EU Private International Law  
The All England Law Reports  
The Supreme Court of Ghana Law Reports  
The Journal of International Maritime Law  
Shipping Law  
Air Cargo  
Juta's Index and Annotations to the South African Law Reports  
The York-Antwerp Rules: The Principles and Practice of General Average Adjustment  
Butterworths Consolidated Index and Noter-up to the South African Law Reports, 1947-1995: Noter up  
Lloyd's Law Reports  
Law Reports of the Northern States of Nigeria

### **The Law Society's Gazette**

### **The Ghana Law Reports**

□□□□□□□□

### **Lloyd's Law Reports Citator and Subject Index**

One of a set of four annual volumes in a continuously updated series concerned with legal cases relevant to the construction industry. It reports the latest English and Commonwealth cases of importance, as well as relevant past cases not previously reported.

### **Lloyd's Law Reports Citator 1919-1986**

"A guide to the press of the United Kingdom and to the principal publications of Europe, Australia, the Far East, Gulf States, and the U.S.A.

### **Lloyd's Law Reports Citator**

### **Willing's Press Guide**

In this well-established textbook, Simon Baughen expertly covers the whole spectrum of English shipping law, placing the highly specialised rules of shipping in a commercial context and relating them to the general principles of contract and tort law. The book's accessible narrative and useful glossary of key terms will particularly benefit students new to Shipping Law or from non-law backgrounds. In-depth commentary on judicial decisions and well-balanced coverage and analysis of recent and key cases, such as *The New Flamenco*, *The Ocean Victory*, and *The Kos*, provide an up-to-date reference for all students on Shipping Law courses. The comprehensive overview of topics also ensures that the book is ably suited to course use, including discussion of such areas as: Bills of lading Charterparties Salvage Marine Pollution Arbitration Accidents and collisions Fully updated throughout, this sixth edition provides an invaluable source of reference and will be of use to both students and to those in practice.

## **Building Law Reports**

## **Hong Kong Law Reports**

## **International Law Reports**

"All England law reports noted against Halsbury's Laws of England:" table pub. Oct. 23 and Dec. 4, 1952, and thereafter in the 1st Report of each month. Cf. Announcement, Oct. 23, 1952.

## **Digest of the United States Supreme Court Reports**

## **Commercial Law Q and A 2003-2004**

## **The Law Reports. Queen's Bench Division**

## **The Law Reports**

## **New Serial Titles**

## **The Law Reports**

Written from the perspective of the Average Adjuster, this book is an essential read for practitioners in maritime law and marine insurance. The book contains: • Historical references regarding the establishment of General Average from Roman Law onwards • Establishment of the International rules: • The Glasgow Resolution 1860 • The York rules of 1864 • The York-Antwerp Rules 1877, 1890, 1924, 1950,

1974 & 1994 • The variation and changes to the text in 2004 but only those which had a significant effect • Why the 2004 changes were not universally adopted; and  
• General average security.

## **The Consolidated Index to Leading Law Reports**

### **Lloyd's List Law Reports**

#### **Digest**

The growth of national economic regulation and the process of globalisation increasingly expose international transactions to an array of regulations from different jurisdictions. These developments often contribute to widespread international contractual failures when parties claim the incompatibility of their contractual obligations with regulatory laws. The author challenges conventional means of dispute resolution and argues for an interdisciplinary approach whereby disciplines such as international economic law, conflict of laws, contract law and economic regulations are functionally united to resolve international and multifaceted regulatory disputes. He identifies the normative foundation of contract law as an important determinant in this process, contending that contract law is essentially neutral and underpinned by the concept of corrective justice, while economic regulations are mainly prompted by distributive justice. Applying this corrective/distributive justice dichotomy to international contracts, the author critically assesses major conflict of laws approaches such as 'proper law', 'the Rome Convention' and 'governmental interest analysis', which could disregard either public interest or private rights. The author, taking these theories into account, proposes an alternative two-dimensional interest analysis approach. He tests the viability of this approach with reference to arbitral awards and court decisions in various jurisdictions and concludes that it uniquely fits into the structure of international commercial arbitration. In adopting this approach arbitrators would take into account both corrective and distributive justice, and to the extent that corrective justice prevails, would be able to avert a total failure of the contract.

#### **The Law Reports**

#### **The Federal Law Reports**

#### **The Law Reports**

Part of the successful Routledge-Cavendish Q&A series, which provides students with essential advice and guidance for essay and exam success, Q&A Commercial Law 2007-2008 has been fully updated and revised to incorporate new developments in commercial law, including the Consumer credit Act 2006. Incorporating all the main areas of the subject from sale of goods through

consumer credit to agency and international trade, it contains a range of pedagogical features including: fifty questions on topics commonly found on exam papers comprehensive suggested answers. Written by lecturers who are also examiners, this book gives students an important insight into exactly what examiners are looking for in an answer, making it an excellent revision and practice guide.

## **Bowker's Law Books and Serials in Print**

## **International Trade and Business Law Review**

## **The Law Reports, Weekly Law Reports, and Restrictive Practices Reports**

## **The New Zealand Law Reports**

## **Building law reports**

## **International Contracts and National Economic Regulation: Dispute Resolution Through International Commercial Arbitration**

First published in 2003. Routledge is an imprint of Taylor & Francis, an informa company.

## **The Law Reports**

A union list of serials commencing publication after Dec. 31, 1949.

## **Economic Sanctions in EU Private International Law**

## **The All England Law Reports**

## **The Supreme Court of Ghana Law Reports**

## **The Journal of International Maritime Law**

Economic sanctions are instruments of foreign policy. However, they can also affect legal relations between private parties – principally in contract. In such cases, the court or arbitration tribunal seized must decide whether to give effect to

the economic sanction in question. Private international law functions as a 'filter', transmitting economic sanctions that originate in public law to the realm of private law. The aim of this book is to examine how private international law rules can influence the enforcement of economic sanctions and their related foreign policy objectives. A coherent EU foreign policy position – in addition to promoting legal certainty and predictability – would presuppose a uniform approach not only concerning the economic sanctions of the EU, but also with regard to the restrictive measures imposed by third countries. However, if we examine in detail the application of economic sanctions by Member States' courts and arbitral tribunals, we find a somewhat different picture. This book argues that this can be explained in part by the divergence of private international law approaches in the Member States.

## **Shipping Law**

## **Air Cargo**

## **Juta's Index and Annotations to the South African Law Reports**

Vols. for 1933-1936 include "The Law journal supplement to the New Zealand law reports."

## **The York-Antwerp Rules: The Principles and Practice of General Average Adjustment**

## **Butterworths Consolidated Index and Noter-up to the South African Law Reports, 1947-1995: Noter up**

International Law Reports is the only publication in the world wholly devoted to the regular and systematic reporting in English of courts and arbitrators, as well as judgements of national courts.

## **Lloyd's Law Reports**

## **Law Reports of the Northern States of Nigeria**

[ROMANCE](#) [ACTION & ADVENTURE](#) [MYSTERY & THRILLER](#) [BIOGRAPHIES & HISTORY](#) [CHILDREN'S](#) [YOUNG ADULT](#) [FANTASY](#) [HISTORICAL FICTION](#) [HORROR](#) [LITERARY FICTION](#) [NON-FICTION](#) [SCIENCE FICTION](#)