

## CUMULATIVE INDEX

### CASES REPORTED

	Part	Page
<i>Al Tamini v Khodari</i>	6	288
<i>Allen Rich Seafood v Lincoln Magistrates Court</i>	5	230
<i>Carey v HSBC Bank Plc</i>	3	103
<i>Essex County Council v Wallati Singh</i>	2	65
<i>Heath v Southern Pacific Mortgage Ltd</i>	1	20
<i>Kothari &amp; Ors v London Borough of Harrow</i>	6	279
<i>London Borough of Haringey v Tshilumbe</i>	6	303
<i>Office of Fair Trading v Foxtons Limited</i>	2/4	71/188
<i>Office of Fair Trading v Vance Miller</i>	1	32
<i>Patel v Patel</i>	5	249
<i>R (on the application of Hidden Hearing Limited) v The Hearing Aid Council</i>	1	1
<i>R v Hussain &amp; Patel</i>	4	167
<i>R (on the application of Sharyn Donnachie) v Cardiff Magistrates' Court</i>	2	51
<i>Southern Pacific Loans v Walker &amp; Anr</i>	4	178
<i>Three Rivers District Council v. Kamal and Jewela Chowdhury</i>	5	223
<i>Trafalgar Leisure Limited v R</i>	1	11

### SUBJECT MATTER INDEX

#### **Consumer Credit**

Consumer Credit Act 1974 – whether mortgage within consumer protection provisions – whether agreement comprising unrestricted-use credit and restricted-use credit was a multiple agreement under section 18 – distinction between agreements spanning different categories and agreements in multiple parts  
*Heath v Southern Pacific Mortgage Limited*

Consumer Credit Act 1974 – Consumer Credit (Agreements) Regulations 1983 – Consumer Credit (Cancellation Notices and Copies of Documents) Regulations 1983 – information requests made under s. 78(1) – meaning of “true copy” – whether a

reconstitution is acceptable – whether debtor’s name and address must be included – form of copy – whether breach of s. 78(1) of itself gives rise to an unfair relationship – circumstances in which the court may grant declaratory relief – when a document signed by the debtor “contains” the Prescribed Terms under s. 61(1)(a) – whether lack of such a document of itself gives rise to an unfair relationship  
*Carey v HSBC Bank Plc*

Consumer Credit Act 1974 – meaning of ‘credit’ – how to calculate ‘amount of credit’ – whether charging interest on a fee amounts to treating it as credit  
*Southern Pacific Personal Loans v Walker and Another*

Consumer Credit Act 1974 – section 140A – unfair relationships – limitation period for claims under section 140A.  
*Patel v Patel*

Gaming Act 1892 - loans for gambling - conditions of loan - whether loan made in course of a business - regularity of loans not sufficient alone - lack of fiduciary relationship between lender and borrower  
*Al Tamini v Khodari*

### **Environmental Protection**

Depositing waste – “escape” of waste – counts on alternative factual bases – jury direction to “set the standard”  
*Trafalgar Leisure Limited v R*

### **Food**

Case Stated – Food Hygiene offences – meaning of “Food Business Operator” – whether offences could be committed when premises were closed for cleaning and not serving food to the public – Food Hygiene (England) Regulations 2006, reg. 17 – Community Regulation 852/2004  
*Three Rivers DC v Kamal and Jewela Chowdhury*

Case stated – definition of “establishment” pursuant to Regulation (EC) 853/2004 – means “any unit of a food business” - what approval is required by an establishment to operate – relates to the food business itself and not merely to the premises.  
*Allen Rich Seafoods v Lincoln Magistrates Court*

Food Hygiene (England) Regulations 2006 – “suitable and sufficient” means of ventilation – whether Regulations cover flow of contaminated air to the outside  
*Kothari & Ors v London Borough of Harrow*

Case Stated – Food Hygiene offences – failure to comply with a hygiene emergency prohibition notice – whether offences could be committed when premises were closed for cleaning and not serving food to the public – Food Hygiene (England) Regulations 2006, reg. 8(5) – Food Safety Act 1990  
*London Borough of Haringey v Tshilumbe*

### **Judicial Review**

‘Dispensing’ of hearing aids – definition in non-statutory guidance note – whether inconsistent with statutory definition – whether ultra vires  
*R (on the application of Hidden Hearing Limited) v The Hearing Aid Council*

**Medicines**

Medicines for Human Use (Marketing Authorisations Etc) Regulations 1994 SI 1994/3144 – offences created under paragraphs 1 and 2 of Schedule 3 – meaning of “placing on the market”  
*R v Hussain & Patel [2009] CTLC 167*

**Stop Now Orders**

Stop Now Orders (EC Directive) Regulations – requirement of “community infringement” – meaning of “community infringement” – whether consistent course of dealing required to show such infringement  
*Office of Fair Trading v Vance Miller*

**Trade Descriptions**

Trade Descriptions Act 1968 – offence of applying false trade description contrary to section 1(1)(a) – whether weights and measures authority entitled to prosecute offences committed outside geographical jurisdiction – whether criteria set out in section 222 of the Local Government Act 1972 satisfied  
*R (on the application of Sharyn Donnachie) v Cardiff Magistrates’ Court*

**Trade Marks**

Trade Marks Act 1994 – meaning of “belief on reasonable grounds” – whether honest belief sufficient  
*Essex County Council v Wallati Singh*

**Unfair Terms in Consumer Contracts**

Unfair Terms in Consumer Contracts Regulations 1999 – Directive on Unfair Terms in Consumer Contracts – difference between general challenge and individual challenge – application to pre-existing contracts – whether general challenge could injunct concluded contracts  
*Office of Fair Trading v Foxtons Limited*