

APPEAL CASES

CASES REPORTED

PART I

	PART	PAGE
Masri v Consolidated Contractors International (UK) Ltd (No 4)	I	90
R v G	I	43
R v J	I	43
R (Nasseri) v Secretary of State for the Home Department	I	I

SUBJECT MATTER
TO THIS PART

CRIME

Terrorism

Collecting information likely to be useful to terrorist

Comparison with offence of possessing articles for terrorist purposes — Ingredients of offences — How statutory defences to be proved and rebutted — Whether mental illness and non-terrorist purpose for collecting information capable of amounting to “reasonable excuse” — Whether rebuttal of defence of reasonable excuse requiring prosecution to prove to criminal standard that possession for purpose of assisting in preparation or commission of terrorist act — Terrorism Act 2000, ss 57(1)(2), 58(1)(3), 118(2) R v G, HL(E) 43

IMMIGRATION

Asylum

Illegal entrant

Claimant entering United Kingdom illegally and claiming asylum — Claimant previously claiming asylum in Greece — Immigration Service proposing to return claimant to Greece — Statutory deeming provision preventing Home Secretary from considering whether claimant’s return contravening his Convention rights — Whether incompatible with Convention rights — Human Rights Act 1998, Sch 1, Pt 1, art 3 — Asylum and Immigration (Treatment of Claimants, etc) Act 2004, Sch 3, para 3(2)
R (Nasseri) v Secretary of State for the Home Department, McCombe J, CA and HL(E) 1

PRACTICE

Judgment

Enforcement

Order for officer of corporate judgment debtor to attend court to provide information — Officer resident and domiciled outside jurisdiction — Whether jurisdiction to grant order against officer abroad — Civil Procedure Act 1997, s 1 — CPR rr 6.30(2), 71.2
Masri v Consolidated Contractors International (UK) Ltd (No 4), HL(E) 90

WORDS AND PHRASES

“Reasonable excuse” — Terrorism Act 2000, s 58(3)

R v G, HL(E) 43
