

CHANCERY DIVISION

CASES REPORTED

PARTS 1 to 4

	PART	PAGE
C plc v P (Attorney General intervening)	I	I
Cadogan (Earl) v 26 Cadogan Square Ltd	I	26
Howard de Walden Estates Ltd v Aggio	I	26
Lewisham London Borough Council v Malcolm (Disability Rights Commission intervening) . .	4	129
Wales (HRH Prince of) v Associated Newspapers Ltd.	2-3	57

SUBJECT MATTER
TO THIS PART

DISCRIMINATION

Disability

Housing

Landlord seeking possession against mentally ill secure tenant on ground of unlawful subletting — Court having no discretion to refuse order — Whether tenant disabled person — Whether possession sought for “reason which relates to” his disability — Whether landlord’s lack of knowledge of disability relevant — Whether unlawful discrimination — Whether disability discrimination provisions applying to protect occupier with disability where landlord having right to possession — Housing Act 1985, s 93 — Disability Discrimination Act 1995, ss 22(3)(c), 24(1), Sch 1, paras 2, 4(1) **Lewisham London Borough Council v Malcolm** (Disability Rights Commission intervening), CA 129

WORDS AND PHRASES

“*Reason which relates to*” — Disability Discrimination Act 1995, s 24(1)(a)

Lewisham London Borough Council v Malcolm
(Disability Rights Commission intervening), CA 129
