

1. *Pennsylvania Shipping Co v Compagnie Nationale de Navigation* [1936] 2 All ER 1167, Pennsylvania Co had time chartered Compagnie Nationale's tanker. There were lengthy negotiations Compagnie Nationale had made statements about pipe lines and heating coils which turned out to be inaccurate. The statements were embodied as 'Guaranteed' in the charterparty. Branson J held that the pre-contractual representations had merged with the contract terms. Therefore, there could be no question of rescission.