



---

Spring 3-1-1953

## Table Of Contents

Follow this and additional works at: <https://scholarlycommons.law.wlu.edu/wlulr>

---

### Recommended Citation

*Table Of Contents*, 10 Wash. & Lee L. Rev. (1953).

Available at: <https://scholarlycommons.law.wlu.edu/wlulr/vol10/iss1/1>

This Prefatory Matter is brought to you for free and open access by the Washington and Lee Law Review at Washington and Lee University School of Law Scholarly Commons. It has been accepted for inclusion in Washington and Lee Law Review by an authorized editor of Washington and Lee University School of Law Scholarly Commons. For more information, please contact [christensena@wlu.edu](mailto:christensena@wlu.edu).

# Washington and Lee Law Review

Member of Southern Law Review Conference

Volume X

1953

Number 1

## CONTENTS

LEADING ARTICLES	PAGE
Oral Argument of Appeals . . . . <i>H. Graham Morison</i>	1
Streamlined Justice in Virginia . . . . <i>Kennon C. Whittle</i>	9
The Attractive Nuisance Doctrine in the Virginias . . . . . <i>William C. Beatty</i>	20
CASE COMMENTS	
Damages—Power of Court To Allow Defendant To Avoid New Trial by Paying Plaintiff more than Inadequate Damages Verdict [ <i>Dorsey v. Barba, Cal. 1952</i> ] . . . . .	46
Domestic Relations—Jurisdiction of Court other than of Domicile of Child To Redetermine Custody as Between Divorced Parents [ <i>Lorenz v. Royer, Ore. 1952</i> ] . . . . .	52
Insurance—Liability of Insurance Company for Failure To Act Promptly on Application for Life Insurance Policy [ <i>Mann v. Policyholders' National Life Insurance Co., N. D. 1952</i> ] . . . . .	58
Labor Law—Application of Unlawful Purpose Doctrine To Sustain Injunc- tion Against Picketing in Support of Breach of Employment Contract [ <i>Lion Oil Co. v. Marsh, Ark. 1952</i> ] . . . . .	65
Municipal Corporations—Right of City to Charge Nonresident Consumers Discriminatory Rates for Utility Services [ <i>City of Texarkana v. Wig- gins, Tex. 1952</i> ] . . . . .	72
Procedure—Immunity of Nonresident Defendant in Criminal Prosecution from Service of Civil Process [ <i>State ex rel. Sivnksty v. Duffield, W. Va. 1952</i> ] . . . . .	78
Property—Effect of Tax Sale on Appurtenant Easement upon Servient Es- tate Sold for Delinquent Taxes [ <i>Engel v. Catucci, Fed. 1952</i> ] . . . . .	84
Sales—Application of Bulk Sales Act for Protection of Non-Merchandise Creditor of Vendor of Stock of Durable Goods [ <i>State Bank of Viroqua v. Jackson, Wis. 1952</i> ] . . . . .	91
Suretyship—Scope of Liability of Surety for Police Officer for Injuries In- flicted Through Misconduct of Officer [ <i>State to Use of Hill v. Fidelity and Deposit Co. of Maryland, Md. 1952</i> ] . . . . .	96
Taxation—Application of State Use Tax to Printing Press Employed in Maintaining Interstate Commerce [ <i>Mitchell Publishing Co. v. Wilder, S. D. 1952</i> ] . . . . .	102
Torts—Imputation of Driver's Negligence to Passenger Injured in Collision To Bar Recovery from Negligent Driver of other Car [ <i>Painter v. Lin- gon, Va. 1952</i> ] . . . . .	109
Torts—Place of Foreseeability of Harm in Negligence Cases as Part of Proxi- mate Causation or Negligence-Duty Issue [ <i>Dahlstrom v. Shrum, Pa. 1951</i> ]	115

Torts—Right of Action of Child Against Parent for Personal Tort Committed in Non-Parental Capacity [Signs v. Signs, Ohio 1952] . . . . .	121
Torts—Right of Married Woman To Sue Husband for Personal Injuries Inflicted Before Marriage [Furey v. Furey, Va. 1952] . . . . .	128
Workmen's Compensation—Injury Inflicted on Employee by Assault of Fellow Worker as "Arising Out of the Employment" [Mutual Implement & Hardware Insurance Co v. Pittman, Miss. 1952] . . . . .	133
Workmen's Compensation—Liability of Employer to Third Party Sustaining Loss Through Injury to Employee Receiving Compensation [Danek v. Hommer, N. J. 1952] . . . . .	141

### CONTRIBUTORS TO THIS ISSUE

*H. GRAHAM MORISON, A.B. 1929, LL.B. 1932, Washington and Lee University. Practice of law, Bristol, Va., 1932-36, New York, N. Y., 1936-41. Assistant to general counsel, W.P.B., 1941-43; assistant to the Attorney General, 1945; Assistant Attorney General of the United States, 1948-52, head of Anti-Trust Division, Dept. of Justice, 1950-52; member of firm of Morison, Glapp & Abrams, Washington, D. C., 1952-date. Member of Virginia, Federal, New York, and American Bar Associations, Omicron Delta Kappa and Phi Beta Kappa.*

*KENNON C. WHITTLE, LL.B. 1914, LL.D. 1952, Washington and Lee University. Former Judge, Seventh Judicial Circuit of Virginia; Associate Justice, Supreme Court of Appeals, 1951-date. Member, Virginia State and American Bar Associations, American Judicature Society; past president, Virginia State Bar Association; member of Committee on Pre-Trial Procedure, American Bar Association.*

*WILLIAM C. BEATTY, A.B. 1948, Morris Harvey College; M.A. 1949, University of Cincinnati; LL.B. 1952, Washington and Lee University. Instructor in Political Science, University of Cincinnati, 1948-49; Associate, Fitzpatrick, Marshall, Huddleston and Bolen, Huntington, W. Va., 1952-date. Editor, Washington and Lee Law Review, 1951-52. Member, Virginia and West Virginia State Bar Associations, Junior Bar Conference of American Bar Association, Phi Beta Kappa, and the Order of the Coif.*