

Washington and Lee Law Review

Volume 8 | Issue 1 Article 1

Spring 3-1-1951

Table of Contents

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

Recommended Citation

Table of Contents, 8 Wash. & Lee L. Rev. (1951).

Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol8/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 <a href="mailto:chiralteristics.org/linearized-chiralteristics.org/line

Washington and Lee Law Review

Member of National and Southern Law Review Conferences

٦	ľn	1	77	m	6	V	71	T	T

1951

Number 1

CONTENTS

LEADING ARTICLES	PAGE
The Place and Function of	
the Lawyer in Society Charles V. Laughlin	1
The Virginia Juvenile Court Law of 1950 . Paul D. Brown	17
Forum Non Conveniens Under the United States Judicial Code Robert P. Hobson	29
Note	
The Virginia Absent Voters System	36
CASE COMMENTS	
Bills and Notes—Right of Drawer of Check Paid on Payee Forgery To Sue Collecting Bank When Action Against Drawee Is Barred by Limitations [California Mill Supply Corp. v. Bank of America National T. & S.	
Ass'n, Cal. 1950]	48
Constitutional Law—Application of "Separate But Equal" Facilities Standard to Racial Segregation in Education [Sweatt v. Painter, U. S. Sup. Ct. 1950]	54
Constitutional Law—Scope of Police Power as Basis for Regulation of Practice of Professions [State v. Boren, Wash. 1950]	60
Criminal Law-Application of Double Jeopardy Prohibition in Case of Two Deaths Resulting from Single Act of Wrongdoing [State v. Martin, Ohio	00
1950]	66
Damages—Application of American and English Rules for Measure of Dam-	
ages for Breach of Contract To Sell Land [Raisor v. Jackson, Ky. 1950] Domestic Relations—Authority of Guardian To Bring Action for Divorce in Behalf of Insane Ward [Scott v. Scott, Fla. 1950]	71
Domestic Relations—Limitations on Application of Heart Balm Statutes	77
[Grobart v. Grobart, N. J. 1950]	84
Federal Procedure—Appearance of Federal Question on Face of Complaint as Necessary to Federal Court Jurisdiction [Skelly Oil Co. v. Phillips	_
Petroleum Co., U. S. Sup. Ct. 1950]	89
Insurance—Construction of Delivery-in-Good-Health Clauses in Life Insur-	
ance Policies [Farmers & Bankers Life Ins. Co. v. Baxley, Okla. 1950] . Procedure—Disqualification of Government Employees To Act as Jurors in	94
Criminal Cases [Dennis v. United States, U. S. Sup. Ct. 1950]	99
Procedure—Settlement of Claim Against One Joint Tort-Feasor with Reservation of Rights Against Others [Shortt v. Hudson Supply & Equip-	55
ment Co., Va. 1950]	105
Public Utilities—Power of Public Service Commissions Over Contracts Be-	
tween Parent and Subsidiary Utility Corporations [Pacific Tel. & Tel. Co. v. Public Utilities Com., Cal. 1950]	111
Torts—Liability in Conversion of Third Party Who Knowingly Received Pro-	***
ceeds of Conversion from Primary Wrongdoer [Lewiston Trust Co. v.	
Deveno, Maine 1950]	118
Workmen's Compensation—Remedies of Employer or Insurer Against Third Party Causing Injury to Employee [United States Casualty Co. v. Her-	
cules Powder Co., N. J. 1950]	124
2 - 7 - 3 - 30 <u>3</u> - 30 <u>3</u> - 30 - 30 - 30 - 30 - 30 - 30 - 30 -	