



Fall 9-1-1951

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/iss2/1>

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.

Washington and Lee Law Review

Volume VIII

1951

Number 2

CONTENTS

LEADING ARTICLES	PAGE
World Order Based on Law <i>John J. Parker</i>	131
Metaphorical Tax Legislation: The Collapsible Corporation . <i>Mandell Glicksberg and Richard B. Stephens</i>	145
Recovery in Wrongful Death Actions in Virginia <i>Walter E. Hoffman</i>	169
CASE COMMENTS	
Bankruptcy—Revival of Lien Impaired by Removal of Mortgaged Chattel as Constituting Preferential Transfer [England v. Moore Equipment Co., Fed. 1950]	177
Conflict of Laws—Basis for Determining Validity of Remarriage in Violation of Divorce Decree of Another Jurisdiction [In re Peart's Estate, N. Y. 1950]	183
Constitutional Law—Application of Political Question Doctrine in Suit To Enjoin Discriminatory State Election Procedure [South v. Peters, U. S. Sup. Ct. 1950]	190
Constitutional Law—Right to Assistance of Out-of-State Counsel in Criminal Cases as Element of Due Process of Law [Cooper v. Hutchinson, Fed. 1950]	197
Constitutional Law—Standards for Testing Validity of State Regulations Affecting Interstate Commerce [Dean Milk Co. v. City of Madison, U.S. Sup. Ct. 1951]	202
Damages—Recovery for Loss of Use of Damaged Automobile During Abnormal Period Required for Repair [Parsons v. Lambert, Miss. 1950]	209
Evidence—Admissibility in Negligence Action of Evidence of Prior Acts of Negligence in Similar Situation [Dallas Ry. & Ter. Co. v. Farnsworth, Tex. 1950]	213
Evidence—Application of Opinion Rule To Exclude Opinion Evidence of Sanity of Accused in Homicide Case [State v. Butner, Nev. 1950]	220
Labor Law—Denial of Unemployment Compensation to Workers Made Idle by Strike in Another Plant [Ford Motor Co. v. Abercrombie, Ga. 1950]	226
Labor Law—Legality of Expulsion from Union Membership of Workers Seeking Change of Bargaining Agents Under Closed Shop Contract [Local Union 549, Internat'l Bro. of Teamsters v. Clark, Va. 1951]	234
Labor Law—Validity of Statute Prohibiting Picketing of Business by Non-Employees [Edwards v. Commonwealth, Va. 1950]	241
Municipal Corporations—Proof of Pecuniary Loss as Condition to Taxpayers' Suit To Annul Transaction in Which Public Official Has Personal Interest [Henderson v. McCormick, Ariz. 1950]	247
Property—Effect of Lack of Notice of Severance of Mineral Estate on Adverse Possession Claim of Surface Holder [United Fuel Gas Co. v. Dyer, Fed. 1950]	254
Property—Remedies of Owner Against Encroachment by Trees from Adjoining Property [Sterling v. Weinstein, D. C. 1950]	262
Property—Right of Surface Owner to Easement of Necessity Through Mineral Stratum To Reach Underlying Estate [Pyramid Coal Corp. v. Pratt, Ind. 1950]	267
Sales—Right of Sub-Vendee To Recover from Manufacturer for Property Damage Caused by Defective Goods [Jordon v. Brouwer, Ohio 1949]	273