



Spring 3-1-1950

Table of Contents

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

Recommended Citation

Table of Contents, 7 Wash. & Lee L. Rev. (1950).

Available at: <https://scholarlycommons.law.wlu.edu/wlulr/vol7/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.

Washington and Lee Law Review

Member of National and Southern Law Review Conferences

Volume VII

1950

Number 1

CONTENTS

LEADING ARTICLES	PAGE
Utilization of Rules of Evidence in Federal Courts To Supervise Conduct of Federal Law Enforcement Officers <i>Edward P. Lyons, Jr.</i>	1
The Ex Post Facto Aspect of Administrative Law <i>Edgar A. Prichard</i>	19
COMMENT	
The Florida Fair Trade Act Case <i>Manuel Harnik</i>	28
NOTE	
Propriety of Law Review Comment on Pending Cases	35
RECENT CASES	
Conflict of Laws—Rights of Innocent Purchaser of Automobile from Out-of- State Conditional Sales Vendee [<i>Denkins Motor Co. v. Humphreys, Ky.</i> 1949]	45
Constitutional Law—Applicability of Due Process Clause To Prohibit Admis- sion of Illegally Obtained Evidence in State Court Trial [<i>Wolf v. Colo- rado, U. S. Sup. Ct. 1949</i>]	51
Constitutional Law—Inclusion of Corporation as “Person” Within Meaning of Equal Protection Clause [<i>Wheeling Steel Corp. v. Glander, U. S. Sup. Ct. 1949</i>]	56
Eminent Domain—Right of Abutting Owner to Damages for Minerals Re- moved from Roadbed of Highway in Which He Owns the Fee [<i>Campbell v. Monaco Coal Mining Co., Ohio 1948</i>]	63
Evidence—Extent of Statutory Privilege in Regard to Confidential Communi- cations of Husband and Wife [<i>Menefee v. Commonwealth, Va. 1949</i>]	69
Federal Procedure—Scope of Power of Federal Supreme Court To Review State Court Decisions [<i>Terminiello v. City of Chicago, U. S. Sup. Ct. 1949</i>]	75
Federal Procedure—Validity of Statute Extending Diversity Jurisdiction to Citizens of District of Columbia [<i>National Mut. Ins. Co. v. Tidewater Transfer Co., Inc., U. S. Sup. Ct. 1949</i>]	81
Labor Law—Scope of Statutory Prohibition Against Expenditure by Labor Unions in Connection With Federal Elections [<i>United States v. Painters Local Union No. 481, C. A. 2d, 1949</i>]	87
Negotiable Instruments—Applicability of “Imposter Rule” to Check Issued by Governmental Agency [<i>United States v. Continental-American Bank & Trust Co., C. A. 5th, 1949</i>]	94
Procedure—Divisibility of Right to Recover Damages for Injury to Person and Property Sustained in Same Accident [<i>Carter v. Hinkle, Va. 1949</i>]	99
Torts—Cause of Action of Minor Child for Enticement of its Parent [<i>Miller v. Monsen, Minn. 1949</i>]	103
Torts—Unconscious Last Chance of Defendant as Basis for Allowance of Re- covery for Inattentive Plaintiff [<i>Anderson v. Payne, Va. 1949</i>]	110
Torts—Viability of Child En Ventre Sa Mere as Qualification for Recovery for Prenatal Injury [<i>Williams v. Marion Rapid Transit, Inc., Ohio 1949</i>]	117