

Washington and Lee Law Review

Volume 6 | Issue 1 Article 1

Spring 3-1-1949

Table of Contents

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

Recommended Citation

Table of Contents, 6 Wash. & Lee L. Rev. (1949).

Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol6/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 chiralteristics.com Commons. For more information, please contact chiralteristics.com Commons.

LAW SCHOOL CENTENNIAL ISSUE

Washington and Lee Law Review

Member of Southern Law Review Conference

Volume VI 1949		Num	Number 1	
	CONTENT	гѕ		
LEADING ARTICLES		,	PAGE	
Our Enduring Constitut	tion	Fred M. Vinson	1	
The School of Law, 184				
A Century Revisited		. Ollinger Crenshaw	12	
The Theory of Capital i		-		
and a Disjunctive Co	njunction	Charles R. McDowell	35	
CASE COMMENTS				
Conflict of Laws-Application	id Extensions (Smith 1 of Full Faith and C	v. White, C.C.A. 9th 1948) redit Clause to State Court's	55	
		er v. Sherrer, U. S. Sup. Ct.	61	
1948)	Between Investigate	orv Powers of Congress and	01	
Constitutionally Guarant	eed Individual Liber	ties (Barsky v. United States,		
App. D. C. 1948)			66	
Constitutional Law-Validity				
in Public Places (Kovacs Constitutional Law-Validity			74	
		e Through other State (Cen-		
tral Greyhound Lines, I			80	
Courts-Necessity of Existence				
of De Facto Judge (Pope	v. Pope, Ark. 1948)		84	
Labor Law-Validity of State				
tion of Labor v. America			90	
Property-Right of Subseque	int Grantee by Quit	e's Failure to Record (Dill		
v. Snodgress, Ark. 1948)	*	· · · · · · · · · · ·	97	
Release—Settlement with Ori			91	
sician Who Aggravated I	njury (Corbett v. Cla	arke, Va. 1948)	103	
Subrogation—Right of Insur	er to Sue Under Fe	ederal Tort Claims Act as	-	
		Ins. Co. v. United States,		
C. C. A. 9th 1948)			109	
Taxation—Taxability of Pay	ments Received by I	ty (Wodehouse v. Commis-		
sioner, C. C. A. 4th 1948			116	
Torts-Consent of Minor Par			110	
Defense for Promotor Ag	ainst Civil Liability	(Hudson v. Craft, Cal. App.		
1948) , '			123	
Torts-Effect of "One Publica	tion Rule" on Runni	ing of Statute of Limitations		
in Libel Actions (Gregoin	e v. G. P. Putnam's	Sons Inc., N. Y. 1947)	128	
Torts-Imposition of Civil I			••-	
Criminal Statute (Oster	garu v. Frisch, III. A	rpp. 1948)	133	
Copyright 1949 by the	School of Law, Was	hington and Lee University		