



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 christensena@wlu.edu.

Washington and Lee Law Review

Member of Southern Law Review Conference

Volume VI

1949

Number 1

CONTENTS

LEADING ARTICLES

	PAGE
Our Enduring Constitution <i>Fred M. Vinson</i>	1
The School of Law, 1849-1949:	
A Century Revisited <i>Ollinger Greshaw</i>	12
The Theory of Capital in Virginia: An Historical Comma and a Disjunctive Conjunction <i>Charles R. McDowell</i>	35

CASE COMMENTS

Bankruptcy—Definition of "Farmer" for Purposes of Relief Through Agricultural Composition and Extensions (<i>Smith v. White</i> , C.C.A. 9th 1948)	55
Conflict of Laws—Application of Full Faith and Credit Clause to State Court's Finding in Support of Its Jurisdiction (<i>Sherrer v. Sherrer</i> , U. S. Sup. Ct. 1948)	61
Constitutional Law—Conflict Between Investigatory Powers of Congress and Constitutionally Guaranteed Individual Liberties (<i>Barsky v. United States</i> , App. D. C. 1948)	66
Constitutional Law—Validity of Ordinance Prohibiting Use of Loud Speakers in Public Places (<i>Kovacs v. Cooper</i> , U. S. Sup. Ct. 1949)	74
Constitutional Law—Validity of State Gross Receipts Tax on Carrier Operating Between Termini within State over Route Through other State (<i>Central Greyhound Lines, Inc. v. Mealey</i> , U. S. Sup. Ct. 1948)	80
Courts—Necessity of Existence of De Jure Office as Condition for Recognition of De Facto Judge (<i>Pope v. Pope</i> , Ark. 1948)	84
Labor Law—Validity of State Anti-Closed Shop Legislation (<i>American Federation of Labor v. American Sash & Door Co.</i> , U. S. Sup. Ct. 1949)	90
Property—Right of Subsequent Grantee by Quitclaim Deed or with Actual Notice To Take Advantage of Prior Grantee's Failure to Record (<i>Dill v. Snodgrass</i> , Ark. 1948)	97
Release—Settlement with Original Tort-Feasor as Release of Negligent Physician Who Aggravated Injury (<i>Corbett v. Clarke</i> , Va. 1948)	103
Subrogation—Right of Insurer to Sue Under Federal Tort Claims Act as Subrogee of Injured Party (<i>Employer's Fire Ins. Co. v. United States</i> , C. C. A. 9th 1948)	109
Taxation—Taxability of Payments Received by Non-Resident Alien Author from Domestic Publisher for Literary Property (<i>Wodehouse v. Commissioner</i> , C. C. A. 4th 1948)	116
Torts—Consent of Minor Participant Injured in Illegally Promoted Fight as Defense for Promotor Against Civil Liability (<i>Hudson v. Craft</i> , Cal. App. 1948)	123
Torts—Effect of "One Publication Rule" on Running of Statute of Limitations in Libel Actions (<i>Gregoire v. G. P. Putnam's Sons Inc.</i> , N. Y. 1947)	128
Torts—Imposition of Civil Liability for Conduct Constituting Violation of Criminal Statute (<i>Ostergard v. Frisch</i> , Ill. App. 1948)	133