

Washington and Lee Law Review

Volume 3 | Issue 1

Article 1

Fall 9-1-1941

Table Of Contents

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

Recommended Citation

Table Of Contents, 3 Wash. & Lee L. Rev. (1941). Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol3/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

Volumne III

9

FALL, 1941

Number 1

CONTENTS

LEADING ARTICLES

Deductions from Gross Income: Payments and	
Accruals Deductible as "Taxes" Robert Hanes Gra	y 1
Some Duties of the Judge Advocate of a	
Base Command in British Empire Territory . Charles P. Light, Jr.	34
Counterclaim and Equitable Defense in Virginia . W. H. Moreland	47
"My Philosophy of Law"-A Synthesis Charles V. Laughlin	
Notes	
The Presumption of Innocence in Criminal Cases	82 93
RECENT CASES	india.
Conflict of Laws-Statute of Frauds as Defense to Enforcement of Contract Executed in One State and Sued on in Another State (Oakes v. Chicago Fire Brick Co., Ill. 1941)	103
Contempt-Limitation of Power of Federal Courts to Impose Summary Punish- ment for Contempt (Nye v. United States, U. S. Sup. Ct. 1941)	109
Contracts-Enforcement of Promise to Give Additional Compensation for Performance of Existing Contract Obligation (Lange v. United States for the Use of Wilkinson, C. C. A. 4th, 1941)	
Criminal Law-Intoxication Tests as a Violation of the Constitutional Privilege against Self-Incrimination (State v. Cash, N. C. 1941; Apodaca v. State, Tex. 1940)	116
Equity-Fraud as Ground for Equity's Jurisdiction to Annul Marriages (Pret- low v. Pretlow, Va. 1941)	122
Insurance-Disposition of Proceeds of Life Insurance Policy Where Insured Has Been Killed by Beneficiary Who Is Insured's Heir (Moore y Prud-	9
ential Insurance Co. of America, Pa. 1941)	137
Release-Effect of Reservation of Rights against One Joint Tort-Feasor In- corporated into Compromise and Release of Other Tort-Feasor (Eberle v	144
Sinclair Prairie Oil Co., C. C. A. 10th, 1941)	151
Security-Priority of Rights as between Automobile Dealer's Chattel Mortgagee and Purchaser without Actual Notice of Lien (Fogle v. General Credit.	158
Inc., App. D. C. 1941)	164
Cases (Bierman v. Allegheny County, Pa. 1941)	171
Torts-Right to Recover for Mental Disturbances Caused by Negligent Wrongs (Orlo v. Connecticut Co., Conn. 1941)	177
Copyright 1941 by the School of Law, Washington and Lee University	