

Washington and Lee Law Review

Volume 3 | Issue 2 Article 1

Spring 3-1-1942

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. (1942).

Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol3/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 <a href="mailto:chiralteristics.org/linearized-chiralteristics.org/line

Washington and Lee Law Review

Volume III

SPRING, 1942

Number 2

CONTENTS

LEADING ARTICLES	
The Parol Evidence Rule in Virginia W. H. Moreland	185
The Virginia Bill of Rights Leonard C. Helderman	225
Notes	
Improper Venue under the Federal Employers' Liability Act	247
Protection against Invasion of Privacy of Communications: The Olmstead Case Sustained	270
RECENT CASES	
Conflict of Laws-Full Faith and Credit Not Accorded to Confessed Judgment on Note Paid before Judgment Was Rendered (Perkins v. Hall, W. Va. 1941)	286
Conflict of Laws—Judgment Assessing Unserved Non-Resident Policyholders as Members of Insolvent Insurance Association Not Entitled to Full Faith and Credit (Pink v. A. A. A. Highway Express, Inc., U. S. Sup. Ct. 1941)	293
Contempt—State Court's Exercise of Summary Contempt Power to Punish for Publications Held to Be Violation of Freedom of Speech (Bridges v. California, U. S. Sup. Ct. 1941)	299
Contribution—Right to Contribution between Joint Tort-Feasors Recognized Where Parties Were Not Actual Participating Intentional Wrongdoers (George's Radio, Inc. v. Capital Transit Co., App. D. C. 1942)	307
Damages—Liquidated Damages Provision in Conveyance Reserving Mineral Rights Held to Be Exclusive Remedy of Surface Owner against Owner of Minerals (Jensen v. Sheker, Iowa 1941)	315
Domestic Relations—Power of Equity to Grant Alimony without Divorce (Heflin v. Heflin, Va. 1941)	323
Mortgages—Right of One of Mortgagor's Heirs to Redeem Entire Mortgaged Premises after Foreclosure in Which He Was Not Joined (Parker et al. v. Dendy et al., Ark. 1941)	328
Pardon-Effect of a Pardon for Innocence on the Operation of Second Offender Statutes (People ex rel. Prisament v. Brophy, N. Y. 1941)	335
Torts-Application of Res Ipsa Loquitur Doctrine in Bottle Explosion Cases (Cole v. Pepsi-Cola Bottling Co., Ga. App. 1941 and Lanza v. De Ridder Coca-Cola Bottling Co., La. App. 1941)	343
Torts-Duty of Doctor to Obtain Consent of Parents to Surgical Operation on Minor Patient (Bonner v. Moran, App. D. C. 1941)	348
Torts—Employee Held to Be Independent Contractor as to Use of Automobile in Service of Employer (McCrady v. National Starch Products, Inc., Del. Super. 1941)	355
Copyright 1942 by the School of Law, Washington and Lee University	