

Washington and Lee Law Review

Volume 2 | Issue 2

Article 1

Spring 3-1-1941

Table of Contents

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

Recommended Citation

Table of Contents, 2 Wash. & Lee L. Rev. (1941). Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol2/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 christensena@wlu.edu.

Washington and Lee Law Review

Volume II

LEADING ARTICLES

Spring, 1941

Number 2

CONTENTS

.

The Doctrine of Judicial Review and Its Relation to a Declared Purpose or Policy of a Statute Theodore S. Cox	177
Income Tax Deductions as a Means of	
Effectuating Governmental Policies Robert H. Gray The Enforcement of Oral Promises to Give	191
Real Estate Security Theodore A. Smedley	210
Notes	
The Mutuality Requirement in Res Judicata and Estoppel by Record	233
Constitutional Limits of Legislative Pressure to Induce Acceptance of Elective Workmen's Compensation Acts	250
Recent Cases	
Agency-Right of Principal Giving Property to Agent for Illegal Purpose to Recover from Third Party for Conversion of That Property [Flegenheimer v. Brogan, N. Y. 1940]	267
Constitutional Law-"Navigable Waters of the United States" Held to Include Streams Capable of Being Made Navigable by Improvements [United States v. Appalachian Electric Power Co., U. S. Sup. Ct. 1940]	·
Constitutional Law—Power of Federal Government to Prohibit Child Labor in	272
Industry [United States v. F. W. Darby Lumber Co., U. S. Sup. Ct. 1941] .	279
Contracts-Limits of Promissory Estoppel as Basis of Enforcing Gratuitous Promises [Stelmack v. Glen Alden Coal Co., Pa. 1940]	287
Domestic Relations-Constitutionality of Statute Authorizing Retrospective Modification of Prior Award of Permanent Alimony [Eaton v. Davis, Va.	
1940]	292
requisite to Peaceful Picketing [Hotel & Restaurant Employees' Interna- tional Alliance v. Wisconsin Employment Relations Board, Wis. 1940]	299
SuretyshipRight of Surety Paying Creditor's Claim against Insolvent Bank to Be Subrogated to Position of Creditor [American Surety Co. v. Bethlehem National Bank, C. C. A. 3rd, 1940]	305
Taxation-Power of State to Impose Tax Measured by Intrastate Earnings on Declaration of Dividends by Foreign Corporations [Wisconsin v. J. C.	
Penney, U. S. Sup. Ct. 1940]	310
Gandy, Tex. 1940]	316
Premises by Former Tenant [Row v. Home Savings Bank, Mass. 1940]	321
Torts-Right of Child to Recover from Doctor for Injuries Received before Birth as Result of Negligent Treatment of the Mother [Stemmer v. Kline,	
N. J. 1940]	325

Copyright 1941 by the School of Law, Washington and Lee University