



Spring 3-1-1947

Table Of Contents

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

Recommended Citation

Table Of Contents, 4 Wash. & Lee L. Rev. (1947).

Available at: <https://scholarlycommons.law.wlu.edu/wlulr/vol4/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 IV

SPRING, 1947

Number 2

CONTENTS

LEADING ARTICLES

Functional Discounts under the Robinson-Patman Act <i>Fred Bartenstein, Jr.</i>	PAGE 121
Judicial Discretion in Common Law Courts <i>Richard B. Spindle</i>	143

CASE COMMENTS

Constitutional Law—Power of State to Impose License Tax on Foreign Insurance Company Doing Business in State (<i>Prudential Ins. Co. v. Benjamin</i> , U. S. Sup. Ct. 1946)	157
Constitutional Law—Right of School Board to Discriminate between Applicants for Use of School Building for Public Meeting (<i>Danskin v. San Diego Unified School District</i> , Cal. 1946)	164
Constitutional Law—Validity of State Tax on Interstate Carrier Levied in lieu of Gasoline Tax (<i>Mason and Dixon Lines, Inc. v. Commonwealth</i> , Va. 1947)	171
Damages—Counsel Fees as Item of Damages for Malicious Inducement of Breach of Contract (<i>Blum et al, v. William Goldman Theatres, Inc.</i> , E. D. Pa. 1946)	177
Domestic Relations—Constitutionality of "Heart Balm" Legislation (<i>Heck v. Schupp</i> , Ill. 1946)	185
Eminent Domain—Right of Abutting Owner to Compensation for Use of Roadway for Purpose other than Travel (<i>Hofius v. Carnegie-Illinois Steel Corp.</i> , Ohio 1946)	192
Evidence—Weight to Be Given to Blood Test Evidence in Paternity Cases (<i>Berry v. Chaplin</i> , Cal. App. 1946)	199
Mortgages—Validity of Mortgagor's Conveyance of Equity of Redemption to Mortgagee after Default, in Satisfaction of Mortgage Debt (<i>McCall v. Carlson</i> , Nev. 1946)	206
Personal Property—Finder's Rights as against Owner of Premises Where Chattel Is Found (<i>Erickson v. Sinykin</i> , Minn. 1947 and <i>Flax v. Monticello Realty Co.</i> , Va. 1946)	214
Suretyship—Consideration to Support a Gratuitous Guaranty Promise Made Subsequent to Execution of Principal Contract (<i>Cowles Publishing Co v. McMann</i> , Wash. 1946)	221
Suretyship—Right of Surety on Criminal Bond to Recover Reimbursement or Contribution (<i>Sansome v. Samuelson</i> , Minn. 1946)	228
Torts—Rescuer's Right to Recover Damages from Rescuer for Injuries Sustained (<i>Carney v. Buyea</i> , N. Y. App. 1946)	235
Torts—Liability of Charitable Hospital for Injuries to Patient Caused by Negligence of Nurse and Interne (<i>Necolayff v. Genesee Hospital</i> , N. Y. App. 1946)	241

Copyright 1947 by the School of Law, Washington and Lee University