

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), <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 & 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 & Lee University School of Law Scholarly Commons. For more information, please contact lawref@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 Crenshaw</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, C.C.A. 9th 1948</i>)	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, U. S. Sup. Ct. 1948</i>)	61
Constitutional Law—Conflict Between Investigatory Powers of Congress and Constitutionally Guaranteed Individual Liberties (<i>Barsky v. United States, App. D. C. 1948</i>)	66
Constitutional Law—Validity of Ordinance Prohibiting Use of Loud Speakers in Public Places (<i>Kovacs v. Cooper, U. S. Sup. Ct. 1949</i>)	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, U. S. Sup. Ct. 1948</i>)	80
Courts—Necessity of Existence of De Jure Office as Condition for Recognition of De Facto Judge (<i>Pope v. Pope, Ark. 1948</i>)	84
Labor Law—Validity of State Anti-Closed Shop Legislation (<i>American Federation of Labor v. American Sash & Door Co., U. S. Sup. Ct. 1949</i>)	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, Ark. 1948</i>)	97
Release—Settlement with Original Tort-Feasor as Release of Negligent Physician Who Aggravated Injury (<i>Corbett v. Clarke, Va. 1948</i>)	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, C. C. A. 9th 1948</i>)	109
Taxation—Taxability of Payments Received by Non-Resident Alien Author from Domestic Publisher for Literary Property (<i>Wodehouse v. Commissioner, C. C. A. 4th 1948</i>)	116
Torts—Consent of Minor Participant Injured in Illegally Promoted Fight as Defense for Promotor Against Civil Liability (<i>Hudson v. Craft, Cal. App. 1948</i>)	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., N. Y. 1947</i>)	128
Torts—Imposition of Civil Liability for Conduct Constituting Violation of Criminal Statute (<i>Ostergard v. Frisch, Ill. App. 1948</i>)	133