

Spring 3-1-1948

Table Of Contents

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

Recommended Citation

Table Of Contents, 5 Wash. & Lee L. Rev. (1948), <https://scholarlycommons.law.wlu.edu/wlulr/vol5/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

Volume V

1948

Number 1

CONTENTS

LEADING ARTICLE	PAGE
The Lawyer of Tomorrow <i>Donald R. Richberg</i>	1
NOTES	
Some Union Unfair Labor Practices under the Taft-Hartley Act	13
The Reemployment Provisions of the Selective Service Act	48
CASE COMMENTS	
Bastards—Illegitimate Child's Right to Pension Payable to "Child" of Deceased Member of Beneficial Association (<i>Jung v. St. Paul Fire Dept. Relief Ass'n, Minn. 1947</i>)	73
Conflict of Laws—Effect of Foreign Divorce Decree on Husband's Duty of Support in Marital Domicile (<i>Estin v. Estin, N. Y. 1947</i>)	80
Constitutional Law—Proprietary Rights of Federal and State Governments in Land under the Sea within the Three-Mile Limit (<i>United States v. California, U. S. Sup. Ct. 1947</i>)	85
Constitutional Law—Scope of Reasonableness of Search and Seizure without Search Warrant (<i>Harris v. United States, U. S. Sup. Ct. 1947</i>)	93
Constitutional Law—Standard of Definition of Statutory Prohibitions Necessary to Meet the Requirements of Due Process of Law (<i>United States v. Petrillo, U. S. Sup. Ct. 1947</i>)	99
Constitutional Law—States' Obligations under the Equal Protection Clause to Furnish Educational Facilities to Negroes (<i>Sipuel v. Board of Regents of University of Oklahoma, U. S. Sup. Ct. 1948</i>)	105
Domestic Relations—Application of Estoppel to Prevent Party Obtaining a Foreign Divorce from Subsequently Attacking Its Validity (<i>Senor v. Senor N. Y. App. 1947</i>)	114
Domestic Relations—Divorced Wife's Right to Enforce an Antenuptial Contract Providing for Payments from Husband's Estate (<i>Southern Ohio Savings Bank & Trust Co. v. Burkhart, Ohio 1947</i>)	120
Equity—Certainty and Completeness of Terms as Prerequisites to Specific Enforcement of a Contract to Sell Land (<i>Shayeb v. Holland, Mass. 1947</i>)	125
Evidence—Proper Agency for Determining the Voluntary Character of a Confession in a Criminal Trial (<i>Jones v. State, Md. 1947</i>)	130
Federal Procedure—Obligation of Federal Courts under <i>Erie Railroad v. Tompkins</i> to Follow Decisions of Lower State Courts (<i>Order of United Commercial Travelers v. King, C. C. A. 4th 1947</i>)	138
Negligence—Court Interference with Jury Verdicts Applying the Comparative Negligence Doctrine (<i>Poole v. Houck and Wilfert v. Neilson, Wis. 1947</i>)	147
Procedure—Necessity of Exhausting Peremptory Challenges Before Presenting Exceptions to Rulings on Challenges for Cause (<i>State v. Koritz et al., N. C. 1947</i>)	153
Property—Recovery of Damages in Assumpsit for Use and Occupation for Naked Trespass to Realty (<i>Raven Red Ash Coal Co., Inc. v. Ball, Va. 1946</i>)	159

Copyright 1948 by the School of Law, Washington and Lee University