



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).

Available at: <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 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 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. Burkhardt, 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