



Fall 9-1-1946

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. (2012).

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

FALL, 1946

Number 1

CONTENTS

LEADING ARTICLES

	PAGE
Amending the Federal Rules of Civil Procedure <i>Armistead M. Dobie</i>	1
Some Legal Aspects of the Pan-American Copyright Convention of 1946 <i>Bryce Rea, Jr.</i>	10

NOTES

The Scope of Constitutional Guaranties of Religious Freedom	35
A Review of Intergovernmental Immunities from Taxation	48

CASE COMMENTS

Constitutional Law—Validity of State Statute Requiring Racial Segregation of Passengers in Interstate Commerce (<i>Morgan v. Commonwealth of Virginia</i> , U. S. Sup. Ct. 1946)	69
Courts—Retroactive Operation of Overruling Decision to Invalidate Interests Acquired in Reliance on Overruled Case (<i>Carter Oil Co. v. Weil</i> , Ark. 1946)	77
Landlord and Tenant—Liability of Tenant for Rent after Condemnation under Eminent Domain of Entire Leased Premises for Temporary Purpose (<i>Leonard v. Auto Car Sales & Service Co.</i> , Ill. 1945)	85
Property—Effect of Change in Character of Neighborhood on Enforceability of Covenants Restraining Alienation to Negroes (<i>Vernon v. R. J. Reynolds Realty Co.</i> , N. C. 1946)	93
Torts—Imputation of Negligence of Driver to Passenger as Bar to Recovery against Negligent Third Party (<i>Bricker v. Green</i> , Mich. 1946)	99
Torts—Liability of Hotel Keeper for Refusing Dining Service to Person Not Lodging in Hotel (<i>Alpaugh v. Wolverton</i> , Va. 1946)	107
Workmen's Compensation—Basis of Compensation Where Previous and Subse- quent Permanent Partial Injuries Result in Permanent Total Disability (<i>Morris v. Pulaski Veneer Corp.</i> , Va. 1945)	112

Copyright 1946 by the School of Law, Washington and Lee University