

Fall 9-1-1941

Table Of Contents

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

Recommended Citation

Table Of Contents, 3 Wash. & Lee L. Rev. (1941), <https://scholarlycommons.law.wlu.edu/wlulr/vol3/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 III

FALL, 1941

Number 1

CONTENTS

LEADING ARTICLES

- Deductions from Gross Income: Payments and Accruals Deductible as "Taxes" *Robert Hanes Gray* 1
- Some Duties of the Judge Advocate of a Base Command in British Empire Territory . *Charles P. Light, Jr.* 34
- Counterclaim and Equitable Defense in Virginia . *W. H. Moreland* 47
- "My Philosophy of Law"—A Synthesis . . . *Charles V. Laughlin* 61

NOTES

- The Presumption of Innocence in Criminal Cases 82
- The Morgan Case as a Threat to the Full Hearing Requirement in Rate Making Proceedings 93

RECENT CASES

- Conflict of Laws—Statute of Frauds as Defense to Enforcement of Contract Executed in One State and Sued on in Another State (*Oakes v. Chicago Fire Brick Co.*, Ill. 1941) 103
- Contempt—Limitation of Power of Federal Courts to Impose Summary Punishment for Contempt (*Nye v. United States*, U. S. Sup. Ct. 1941) 109
- Contracts—Enforcement of Promise to Give Additional Compensation for Performance of Existing Contract Obligation (*Lange v. United States for the Use of Wilkinson*, C. C. A. 4th, 1941) 116
- Criminal Law—Intoxication Tests as a Violation of the Constitutional Privilege against Self-Incrimination (*State v. Cash*, N. C. 1941; *Apodaca v. State*, Tex. 1940) 122
- Equity—Fraud as Ground for Equity's Jurisdiction to Annul Marriages (*Pretlow v. Pretlow*, Va. 1941) 129
- Insurance—Disposition of Proceeds of Life Insurance Policy Where Insured Has Been Killed by Beneficiary Who Is Insured's Heir (*Moore v. Prudential Insurance Co. of America*, Pa. 1941) 137
- Pleading and Practice—Correction of Inconsistent Verdict Which Holds Defendant-Master and Releases Defendant-Servant (*Gable v. Bingler*, Va. 1941) 144
- Release—Effect of Reservation of Rights against One Joint Tort-Feasor Incorporated into Compromise and Release of Other Tort-Feasor (*Eberle v. Sinclair Prairie Oil Co.*, C. C. A. 10th, 1941) 151
- Security—Limitations on the Application of the Two Funds Doctrine of Marshalling of Assets (*Stofflett v. Kress*, Pa. 1941) 158
- Security—Priority of Rights as between Automobile Dealer's Chattel Mortgagee and Purchaser without Actual Notice of Lien (*Fogle v. General Credit, Inc.*, App. D. C. 1941) 164
- Torts—Choice of Legal Theories in the Determination of Rear-End Collision Cases (*Bierman v. Allegheny County*, Pa. 1941) 171
- Torts—Right to Recover for Mental Disturbances Caused by Negligent Wrongs (*Orlo v. Connecticut Co.*, Conn. 1941) 177

Copyright 1941 by the School of Law, Washington and Lee University