

Spring 3-1-1941

Table of Contents

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

Recommended Citation

Table of Contents, 2 Wash. & Lee L. Rev. (1940), <https://scholarlycommons.law.wlu.edu/wlulr/vol2/iss2/1>

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 II

SPRING, 1941

Number 2

CONTENTS

LEADING ARTICLES

- The Doctrine of Judicial Review and Its Relation to a
Declared Purpose or Policy of a Statute . . . *Theodore S. Cox* 177
- Income Tax Deductions as a Means of
Effectuating Governmental Policies *Robert H. Gray* 191
- The Enforcement of Oral Promises to Give
Real Estate Security *Theodore A. Smedley* 210

NOTES

- The Mutuality Requirement in Res Judicata and Estoppel by Record . . . 233
- Constitutional Limits of Legislative Pressure to Induce Acceptance of Elective
Workmen's Compensation Acts 250

RECENT CASES

- Agency—Right of Principal Giving Property to Agent for Illegal Purpose to
Recover from Third Party for Conversion of That Property [*Flegenheimer*
v. Brogan, N. Y. 1940] 267
- Constitutional Law—"Navigable Waters of the United States" Held to Include
Streams Capable of Being Made Navigable by Improvements [*United States*
v. Appalachian Electric Power Co., U. S. Sup. Ct. 1940] 272
- Constitutional Law—Power of Federal Government to Prohibit Child Labor in
Industry [*United States v. F. W. Darby Lumber Co.*, U. S. Sup. Ct. 1941] . 279
- Contracts—Limits of Promissory Estoppel as Basis of Enforcing Gratuitous
Promises [*Stelmack v. Glen Alden Coal Co.*, Pa. 1940] 287
- Domestic Relations—Constitutionality of Statute Authorizing Retrospective
Modification of Prior Award of Permanent Alimony [*Eaton v. Davis*, Va.
1940] 292
- Labor Law—Majority Vote of Employees of Collective Bargaining Unit as Pre-
requisite to Peaceful Picketing [*Hotel & Restaurant Employees' Interna-*
tional Alliance v. Wisconsin Employment Relations Board, Wis. 1940] . . 299
- Suretyship—Right of Surety Paying Creditor's Claim against Insolvent Bank to
Be Subrogated to Position of Creditor [*American Surety Co. v. Bethlehem*
National Bank, C. C. A. 3rd, 1940] 305
- Taxation—Power of State to Impose Tax Measured by Intrastate Earnings on
Declaration of Dividends by Foreign Corporations [*Wisconsin v. J. C.*
Penney, U. S. Sup. Ct. 1940] 310
- Torts—Legal Basis for the Operation of the Family Purpose Doctrine [*Ener v.*
Gandy, Tex. 1940] 316
- Torts—Liability in Conversion of Landlord Disposing of Chattels Left on
Premises by Former Tenant [*Row v. Home Savings Bank*, Mass. 1940] . . 321
- Torts—Right of Child to Recover from Doctor for Injuries Received before
Birth as Result of Negligent Treatment of the Mother [*Stemmer v. Kline*,
N. J. 1940] 325