

200

121

RECEIVED

IN THE

**SUPREME COURT OF APPEALS OF VIRGINIA**

AT RICHMOND

---

AMERICAN RAILWAY EXPRESS COMPANY

v.

FLEISHMAN, MORRIS COMPANY, INC.

---

**ADDITIONAL MEMORANDA OF AUTHORITIES FOR DEFENDANTS IN ERROR.**

---

Process and Return regular upon its face.

*Davis v. Dozier*, 139 Va., p. 28.

*Officer presumed to discharge his duty.*

*Com. v. Deford*, 137 Va., 542.

*Purpose of Serving process—Irregularity.*

*Scott v. Scott*, 142 Va., 31.

*Res Adjudicata.*

*City of Richmond v. Davis*, 135 Va. 319.

*Blevins v. Lovelace*, 145 Va. 644.

149 Va 200

*Commonwealth v. Southeastern Iron Co.*, 142 Va. 107.

*City Coal, Etc. v. Union Trust Company*, 140 Va. 600.

**STARE DECISIS.**

*Crafts v. Bank*, 142 Va. 702.

**RIGHT OF STATE TO IMPOSE TERMS ON FOREIGN  
CORPORATION, AND SUFFICIENCY OF PROCESS.**

*National Council, Etc. v. State Council, Etc.*, 203 U.  
S., 151.

*International Harvester Co. v. Kentucky*, 234 U. S.  
579.

*Davis v. Farmer's Co-operative, Etc.*, 262 U. S. 312.

*Rendleman v. Niagara, Etc. Co.*, 16 Fed. (2nd), 122.

*Richardson v. Scott*, (Okla., 1926) 251 Pac. 482.

**A. W. PATTERSON,**

For Defendant in Error.