April 1967

Index to Volume 69

Follow this and additional works at: https://researchrepository.wvu.edu/wvlr

Recommended Citation

Available at: https://researchrepository.wvu.edu/wvlr/vol69/iss3/19

This Index is brought to you for free and open access by the WVU College of Law at The Research Repository @ WVU. It has been accepted for inclusion in West Virginia Law Review by an authorized editor of The Research Repository @ WVU. For more information, please contact ian.harmon@mail.wvu.edu.
Index to Volume 69

LEADING ARTICLES

Depreciation and the Reserve Ratio Test—J. Timothy Philips ——— 1
Disclosure to Defense of Presentence Reports in West Virginia—
    Willard D. Lorensen ——— 159
Judicial Review: A Tri-Dimensional Concept of Administrative-
    Constitutional Law—Frank R. Strong
    Part I ——— 111
    Part II ——— 249
Post-Conviction Relief for Federal Prisoners Under 28 U.S.C. § 2255:
    A Survey and a Suggestion—Gerald F. Uelmen ——— 277
The Testators Intent—Vague Meanings of Clear Sounding Phrases—
    Londo H. Brown ——— 133

PRESIDENT’S PAGE

Wilson Anderson ——— 51, 167, 292

STUDENT NOTES

Diminishing Property Rights ——— 170
Habeas Corpus in West Virginia ——— 293
Insurer Liability for Damage To Realty When Payment Would
    Result in Windfall Recovery ——— 302
The Justice of the Peace: Constitutional Questions ——— 314
Reevaluation of The Dead Man’s Statute ——— 327

CASE COMMENTS

Administrative Law
    Application of Res Judicata in Administration Proceedings ——— 244
    Judicial Review Under West Virginia Administrative Procedure
    Act not Applicable to Agency Actions Relating Solely to
    Internal Management ——— 53

Agency
    Recovery in Tort Under the Theory of Apparent Authority or
    Agency by Estoppel ——— 186

Attorney & Client
    Acts of Real Estate Broker Constituting Unauthorized
    Practice of Law ——— 59

Attorney—Disciplinary Action
    Mental Incapacity and Drunkenness in Mitigation Thereof ——— 341

Conflict of Laws
    Long Arm Statutes—Sufficient Minimum Contract for In Personum
    Jurisdiction over Foreign Corporations ——— 63
    Torts—Lex Loci Delicti Yielding to Significant Contacts ——— 350

Constitutional Law
    Bodily Intrusions as Violations of Constitutional Rights ——— 193
    Duty to Warn Accused of Rights on Arrest ——— 68
    Establishing Student’s Domocile for Voting Purposes ——— 73
    Fair Trial and Fair Press—Resolution of a Conflict ——— 198
    State Regulation of Legal Profession—Solicitation ——— 246

Corporations
    Directors’ Liability to Corporate Creditors for Negligent
    Mismanagement ——— 355

Criminal Law
    Comment on a Defendants’ Failure to Testify ——— 385
    Self-Defense—Justification Needed for Use of Deadly Force ——— 381

Evidence

Disseminated by The Research Repository @ WVU, 1967
CASE COMMENTS—(Continued)

Expert Opinion of Speed Based on Damaged Condition of Vehicle— 77
Medical Malpractice—Expert Testimony of Defendant Physician
When Called as Adverse Witness .......................... 202

Income Tax
"Overnight Rule" ........................................... 365
Reincorporation and Liquidation ................... 206

Labor Law
Bargaining in Good Faith—Union's Right to Conduct Time Studies
on Company Property ................................ 213
Choice of an Appropriate Bargaining Unit—Craft Severance ..... 369
Employer's Duty to Bargain Over Subcontracting—Waiver .... 218

Pleading
Alternative Methods of Changing Theory of Action on Appeal ... 88

Procedure
Granting Dismissal of Directed Verdict after the Opening Statements
Upward Revision of Verdict and New Trial on Issue of
Damages Alone ........................................... 104

Products Liability
Delegation of Duties by Manufacturers of Inherently
Dangerous Products ...................................... 230

Property
Effect of Alteration of Recordable Instruments ................. 81

Public Utilities
What Constitutes a Public Utility in West Virginia ......... 92

Torts
Discarding the Rule of Imputed Negligence in Automobile Cases. 236
Effects of a Release of an Original Tort Feasor Upon the
Malpractice of Attending Physician .................... 374
Extension of Definition of Invitee to One Entering Private
Property without Permission .............................. 96
Failure to Fasten Seat Belts not Contributory Negligence .... 387
Rebuttable Presumption of Child's Incapacity for
Contributory Negligence ................................ 99
West Virginia's Privity Requirement for Products Liability .... 108

Trusts
Allocation of Stock Distributed to Principal .................. 389
Power of Revocation—Various Methods .................... 239

Workman's Compensation

Dual Capacity Doctrine .................................... 380

Wills
Divorce and Property Settlement as Implied Revocation of Will.. 108

TABLE OF CASES

Alexander v. Jennings, 149 S.E.2d 213 (W. Va. 1966) .............. 248
Blifare v. United States, 362 F.2d 870 (9th Cir. 1966) ............. 193
Brotherhood of Railroad Trainmen v. Virginia, 149 S.E.2d 265
(Va. 1966) .................................................................. 246
Brown v. Kendrick, 192 So.2d 49 (Fla. 1966) .......................... 387
B. W. Sales Co. v. Industrial Comm'n, 35 Ill.2d 418,
220 N.E.2d 105 (1966) .............................................. 380
Chicago Bar Ass'n v. Quinlan & Tyson Inc., 214 N.E.2d 771 (Ill. 1966) 59
Christian v. Elder, 221 A.2d 784 (N.H. 1966) ....................... 188
Citizens Sav. and Loan Ass'n v. Knight 219 N.E.2d 355 (Ill. App. 1966) 244
Clark v. Clark, 222 A.2d 205 (N.J. 1966) ........................... 350
Commissioner v. Berghash, 361 F.2d 257 (2d. Cir. 1966) ....... 206
Correll v. United States, 369 F.2d 87 (6th Cir. 1966) .......... 310
DeNike v. Mowery, 418 P.2d 1010 (Wash. 1966) ................. 374
District 50, UMW, Local 13942 v. NLRB, 358 F.2d 234 (4th Cir. 1966) 218

https://researchrepository.wvu.edu/wvlr/vol69/iss3/19 2
<table>
<thead>
<tr>
<th>Case</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estate of Anderson, 217 N.E.2d. (Ill. 1966)</td>
<td>239</td>
</tr>
<tr>
<td>Fafnir Bearing Co. v. NLRB, 362 F.2d 716 (2d Cir. 1966)</td>
<td>213</td>
</tr>
<tr>
<td>Farrow v. Baughman, 266 N.C. 739, 147 S.E.2d 167 (1966)</td>
<td>77</td>
</tr>
<tr>
<td>Hoffman v. Naslund, 144 N.W.2d 580 (Minn. 1966)</td>
<td>202</td>
</tr>
<tr>
<td>In re Anthony, 223 A.2d 857 (Pa. 1966)</td>
<td>389</td>
</tr>
<tr>
<td>In re Moody, 420 F.2d 374 (Wash. 1966)</td>
<td>341</td>
</tr>
<tr>
<td>Kegey v. Johnson, 147 S.E.2d 735 (Va. 1966)</td>
<td>73</td>
</tr>
<tr>
<td>Luff v. Luff, 359 F.2d 235 (D.C. Cir. 1966)</td>
<td>108</td>
</tr>
<tr>
<td>Mallinckrodt Chemical Works, Uranium Division, 162 v. NLRB No. 48 (1966)</td>
<td>369</td>
</tr>
<tr>
<td>Mims v. Florida, 192 So.2d 62 (Fla. 1966)</td>
<td>385</td>
</tr>
<tr>
<td>Miranda v. Arizona, 384 U.S. 436 (1966)</td>
<td>68</td>
</tr>
<tr>
<td>O'Keefe v. South End Rowing Club, 64 Cal.2d 791, 414 P.2d 830 (1966)</td>
<td>96</td>
</tr>
<tr>
<td>State ex rel. Burchett v. Taylor, 149 S.E. 2d 234 (W.Va. 1966)</td>
<td>53</td>
</tr>
<tr>
<td>State v. Hamric, 151 S.E.2d 252 (W.Va. 1966)</td>
<td>361</td>
</tr>
<tr>
<td>State v. Stove Mfg. Co. v. Hodges, 189 So.2d 113 (Miss. 1966)</td>
<td>230</td>
</tr>
<tr>
<td>Sutton v. Reagan, 405 S.W. 828 (Tex. 1966)</td>
<td>355</td>
</tr>
<tr>
<td>Weber v. Stokley Van Camp, Inc., 144 N.W.2d 540 (Minn. 1966)</td>
<td>236</td>
</tr>
<tr>
<td>Wilhite v. Public Service Comm'n, 149 S.E.2d 273 (W.Va. 1966)</td>
<td>92</td>
</tr>
<tr>
<td>Williamson v. Garland, 402 S.W.2d 80 (Ky. 1966)</td>
<td>99</td>
</tr>
</tbody>
</table>
we need answers...
yesterday

There's work to be done. Practices and procedures that were effective years ago aren't effective today. Outmoded laws need improvement and, in many cases, replacement. Specialized fields of practice that have come of age in the past few years have raised problems that demand immediate solutions. And recent dramatic advances in technology and the life sciences could affect the entire concept of the Law as we know and practice it today.

We can't push these problems into a corner. They need to be met head on. And now.

The American Bar Association offers you an effective framework for active participation in helping to shape workable answers to the problems we face. With an aggressive program for action and vigorous leadership to back it up, the ABA offers you an unprecedented opportunity for more meaningful contributions to the Law...and to our profession.

And don't overlook library and information services at your fingertips...experienced professional contacts...publications that work for you...participation in the American Bar Endowment Group Life and Disability Insurance Programs.

Doesn't today's ABA sound like your kind of professional legal organization? For complete information, write for the ABA Membership Guide.

THE AMERICAN BAR ASSOCIATION
1155 EAST SIXTIETH STREET, CHICAGO, ILLINOIS 60637