February 1929

Federal Appellate Jurisdiction and Procedure

T. W. Arnold
West Virginia University College of Law

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

Part of the Civil Procedure Commons, and the Jurisdiction Commons

Recommended Citation
Available at: https://researchrepository.wvu.edu/wvlr/vol35/iss2/22

This Book Review 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 researchrepository@mail.wvu.edu.
BOOK REVIEWS

where pedestrians are injured by falling into a coal hole, boarding and alighting cars, etc. There is also a complete trial, giving the order of direct examination and cross examination. The grounds of divorce in the various states and territories in the United States are set out in the last section. The book is not an addition to the literature on how to try a case. It however constitutes a very convenient instrument to refresh the memory of an inexperienced lawyer about to try a case under a form of action with which he is not absolutely familiar.

—T. W. ARNOLD.


This is a sixth edition of this work. It has not been substantially changed, although the new work includes all the legislative amendments to the banking bill. The new edition will be a very useful reference work in any lawyer's library.

The general plan and content of the work are already so well known that a review of them will be superfluous. The book will continue to be as it has been in the past, a valuable reference work in any lawyer's library.

—T. W. ARNOLD.


(1) This book is the third edition of a work which is already known to the bench and bar and has been widely used as a reference work. The reason for the publication of a new edition at this time is the changes in the Federal Appellate Jurisdiction and Procedure caused by court decisions and statutory amendments,
particularly amendments to the Judicial Code adopted in 1925
and by the Act of July 1, 1928. In addition to that the book
brings down to date the cases and notes in the former edition.
It is a very convenient and well arranged reference book on ques-
tions of appellate jurisdiction and federal procedure.

(2) Another book on the same subject, Appellate Practice and
Procedure in the Supreme Court of the United States, deals with
the same subject in a less extended manner. It is an attempt to
set out a chronological outline of the steps necessary to perfect a
writ of error or appeal to the Supreme Court. It does not at-
tempt to be an exhaustive treatise but only a useful handbook to
guide the steps of those unfamiliar with the practice.

—T. W. ARNOLD.

News items concerning members of the Bar, intended for publi-
cation in the LAW QUARTERLY, should be mailed to

Mr. John C. Morrison, Jr.,
Box 1208,
Charleston, West Virginia.