# William & Mary Law Review

Volume *2 (1959-1960)* Issue 2

Article 29

March 1960

Cumulative Subject Digest (v. 1-2)

Follow this and additional works at: https://scholarship.law.wm.edu/wmlr

**Repository Citation** 

*Cumulative Subject Digest (v. 1-2)*, 2 Wm. & Mary L. Rev. 551 (1960), https://scholarship.law.wm.edu/wmlr/vol2/iss2/29

Copyright c 1960 by the authors. This article is brought to you by the William & Mary Law School Scholarship Repository. https://scholarship.law.wm.edu/wmlr

### SUBJECT DIGEST

#### Page

ADMINISTRATION O	
Guardianship in Virgin	ia 2:240

ADMINISTRATIVE LAW Sovereign Immunity: As affected by the "Discretionary-Function" exception to the Federal Tort Claims Act. 1:5

ADOPTION

County Court's Judgment of Adoption is of Court of Competent Jurisdiction and is final and cannot be set aside or vacated by collateral attack unless judgment is shown to be void ab initio. 1:44

#### AGENCY

Slander: Impulse or emotion incident to act must be within scope of employment 1:98

ATTORNEY AND CLIENT Right to Counsel: Representation by attorney disqualified for non-payment of Bar dues 2:28

- AUTOMOBILES Liability of U-Drive-It Corporation to third parties 2:28
- CIVIL LIBERTIES Freedom of travel and passport denial 2:26
- COMMERCE CLAUSE Interstate Taxation—A new era 2:223

## CONSTITUTIONAL LAW

In general: Attempt to Monopolize a Method of Doing Business 2:51 Constitutionality of Right to Work Laws, The Labor-Management Relations Act 2:16 of 1947 Factors in the Determination of State Control of 1:28 **Fishing Rights** Freedom of Speech and of the Press—Obscenity Right to Counsel—Represen-1:30 tation by attorney disqualified for non-payment of Bar dues 2:28 The Background of the Fifth Amendment in English Law 1:247

E		Page
0	The Bill of Rights as a re- straint on the Federal Govern- ment rather than the States The Right to Bear Arms The Right to Counsel	2:437 2:381 2:318
	CONTEMPT See EVIDENCE	
	CONTRACTS Interference with prospective contract privileged by right of free competition	1:101
17	COURTS In general: Removal and appeal from courts not of record in Vir- ginia	2:40
3	CRIMINAL LAW Ballistics: A study of the Expert Witness	2:61
	Confessions—Determination of questions of admissibility Probation: Can only be effected	1:325
80	under supervision of duly qualified officer See HABEAS CORPUS	1:105
84	DAMAGES Proper measure of damages was manufactured value of	
56	trees cut where gross negligence constitutes willful trespass.	1:434
23	DOMESTIC RELATIONS Retroactive modification of ac- crued alimony See ADOPTION	2:496
L7	EASEMENTS Gates across right of way	2:275
	EQUITY Common Law interpleader in equity	1:450
5	EVIDENCE Circumstantial Evidence based	
37 03	on an inference on an inference Contempt: Evidence insufficient	2:506
	to support contempt of proba- tion order where husband de- fendant "suggested" to parolee	
30 17	wife that she engage in prostitu- tion Effect of Disclosure of De-	1:105

	Page		Page
fendant's Insurance Expert witness on ballistics Nunc Pro Tunc: Oral evidence	2:475 2:61	PROCEDURE Commitment of the mentally ill in Virginia	2:407
sufficient to obtain nunc pro tunc order	1:135	Common law interpleader in Equity Costs in Virginia	1:450 1:79
FAIR TRADE ACT Repealed in Virginia by "Im- plication" interpretation of subsequent amendment to the state Anti-monopoly Act	1:130	Freedom of speech, obscenity statute must require scienter Guardianship in Virginia Judgments: Clerk of court has no authority under Rule 3:21 to extend time period for entry	2:491 2:240
FUTURE INTERESTS Class gifts: Increase in class membership and the rule of convenience	2:254	of final judgment Mandamus: Election officials can be compelled to perform a ministerial act but not one in- volving discretion	1:112
HABEAS CORPUS Court cannot inquire into validity of sentence already served	1:430	Removal and appeal from courts not of record in Virginia Summary judgment in Virginia Summary proceedings in Va.	2:40 2:353 1:58
Validity of present detention only issue presented Time served under Prior Con- viction not credited on present detention	1:428 1:428	PROPERTY Notice: Purchaser charged with notice of unrecorded sale car- ried out under recorded deed	
INNKEEPERS Liability: Duty upon innkeeper to inquire value of guest's property accepted for safe- keeping in order to obtain limited liability under Va. statute	1:121	of trust Title Examination: Appendix of forms Covenants Deeds Judgment Liens Mechanics Liens Mechanics of Search Tax Liens	1:115 1:206 1:199 1:147 1:167 1:174 1:139 1:179
INSURANCE Effect of revelation that de- fendant is protected by in- surance	2:475	Unrecorded Interests Wills Trespass—Liability for cutting trees—gross negligence con- stitutes willful trespass	1:161 1:155 1:434
LABOR LAW Labor-Management Relations Act Union Security and the Bishe as Wash Laws	2.16	REAL PROPERTY Right of way, gates across	2:275
Right to Work Laws LEGAL PROFESSION Attorney's forwarding fee Proposal to expedite settlement	2:16 2:502	SALES Manufacturer's liability to ultimate consumer based on theory of Implied Warranty	2:510
of accident claims Tax Practice: Controversy be- tween accountants and legal profession	1:91 1:18	TAXATION Amount received for future damages Compensation from an em-	2:514
LEGAL HISTORY William and Mary: America's First Law School	2:424	ployment (Sec. 1301, Internal Revenue Code of 1954) Estate and Gift Tax: Differences between Federal and Virginia	2:3
LIBEL AND SLANDER See TORTS		taxation Immunities of Federal Govern- ment Property to State Taxation	1:69 2:460

## 1960]

## INDEX

PAGE

Interstate taxation: A new era See also LEGAL PROFESSION Tax Effects of Divorce, Marital Separation and Support Agree- ment Tax Effects of Short Term Trusts Va. Income Tax: Comparison with Federal Income Tax	2:223 2:297 2:311 1:38	Effect of automob tute owner passe Employer liability Torts of Employ Liability of U-Driv ations Motor vehicle dri contributory ne, matter of law, stricted visibili tempted to p
TORTS Air Carriers: Liability imposed		sounding his quired by statut
for air pressure injury	1:118	WORKMANS COM
Contributory negligence of animal as pedestrian	2:524	Accident—Statuto ment of injury b
Defamatory broadcast or tele- cast can be treated as libel rather than slander, even though no prepared script was used.		Subrogation: Va. to bar right of su principal empl sub-contractor

Effect of automobile guest sta- tute owner passenger Employer liability for Wilful	2:520
Torts of Employees	2:485
Liability of U-Drive-It Corpor-	2:284
ations Motor vehicle driver guilty of	2:204
contributory negligence as a matter of law, where, in re- stricted visibility, he at- tempted to pass without sounding his horn as re- quired by statute	1:443
WORKMANS COMPENSATIO	NT
Accident—Statutory require- ment of injury by accident Subrogation: Va. statute held to bar right of subrogation of principal employer against	2:289
sub-contractor	1:123