1968 Virginia Bar Notes: Note to User

Dudley Warner Woodbridge

William & Mary Law School

Repository Citation
Woodbridge, Dudley Warner, "1968 Virginia Bar Notes: Note to User" (1968). Virginia Bar Notes. 34.
https://scholarship.law.wm.edu/vabarnotes/34

Copyright © 1968 by the authors. This article is brought to you by the William & Mary Law School Scholarship Repository.
https://scholarship.law.wm.edu/vabarnotes
NOTES TO USER

This Material Includes: (Subject to Revision)

Part I. Questions and Answers.
- Agency 1-4
- Bailments, Carriers 1-5
- Conflict of Laws 1-6
- Contracts 1-8
- Constitutional Law 1-9
- Domestic Relations 1-6
- Evidence 1-12
- Federal Procedure 1-10
- Federal Taxation 1-13
- Partnership 1-9
- Real Property 1-20
- Negotiable Instruments 1-5
- Torts 1-7
- Criminal Law 1-11
- Federal Procedure 1-10
- Partnership 1-9

Part 2. Important Cases—Mostly Recent Virginia Cases.
- Legal Ethics 100-105
- Conflicts 300-307
- Evidence 400-469
- Agency 500-516
- Contracts 700-734
- Property 800-859
- Sales 900-907
- Torts 1000-1047
- Creditors Rights 1100-1119
- Domestic Relations 1200-1230
- Constitutional Law 1300-1317
- Partnership 1400-1404
- Suretyship 1500-1505
- Wills 1600-1723
- Corporations 1800-1840
- Criminal Law 1900-2039
- Insurance 2100-2129
- Public Utilities 2200-2310
- Statutory Changes (by the year)
- Negotiable Instruments 2400-2405

SUGGESTED METHOD OF STUDY
1. Budget your time, and work conscientiously and regularly.
2. Before looking at the answer or holding, decide what answer you would give.
3. Then look at the answer or holding. If it is substantially what you thought it would be—if you knew it already and knew that you knew it—put down a mark of your own choice to indicate that no further attention is to be paid to the question or case.
4. Work on the materials subject by subject. After you have gone over a subject, review the unmarked matter. If you know it thoroughly, mark it as above.
5. Repeat the process until you have mastered the material on that subject.
6. If you have "law blood" in you, you will soon find your work a pleasure.

Special Note: These notes are not intended as a substitute for your regular law courses, but as a supplement thereto, with special reference to Virginia Cases and Statutes.

PRICES OF NOTES
The price of these notes is $15 at my home or office, or $16 plus postage by mail. Terms: Cash unless otherwise specifically agreed. A regular set includes the last fifteen bar examinations with my suggested answers.(There are no official answers) Case materials may be consolidated or condensed from time to time as new materials are added and repetitious and obsolete ones are dropped.

Address inquiries to
D. W. Woodbridge
P.O. Box 113
Williamsburg, Virginia

Note: Stapling is solely to comply with Postal Regulations. Remove staples and place materials in manilla folders subject by subject.

Note: Since you are no longer examined on Bankruptcy, materials on that subject (formerly 2C0-205) have been omitted.
NOTICE TO READER

As of April 1, 1960, each case in this set of notes was Shepardized using the applicable Shepard's Citator. The following cases were discovered to have been overruled.

It is suggested that you make a notation to this effect in the margin of each case where it appears in the notes.

<table>
<thead>
<tr>
<th>Part</th>
<th>Subject</th>
<th>Page</th>
<th>Case</th>
<th>Overruling Case</th>
</tr>
</thead>
<tbody>
<tr>
<td>II</td>
<td>Evidence</td>
<td>413A</td>
<td>5 S.E. (2d) 199</td>
<td>196 Va. 217</td>
</tr>
<tr>
<td>II</td>
<td>Evidence</td>
<td>410A</td>
<td>186 Va. 511</td>
<td>187 Va. 265</td>
</tr>
<tr>
<td>II</td>
<td>Evidence</td>
<td>471</td>
<td>204 Va. 275</td>
<td>377 U.S. 159</td>
</tr>
<tr>
<td>II</td>
<td>Plead. &amp; Pr.</td>
<td>573A</td>
<td>197 Va. 851</td>
<td>198 Va. 322</td>
</tr>
<tr>
<td>II</td>
<td>Property</td>
<td>806</td>
<td>198 S.E. 676</td>
<td>33 S.E. 2d 205</td>
</tr>
<tr>
<td>II</td>
<td>Sales</td>
<td>904</td>
<td>188 Va. 211</td>
<td>207 Va. 100</td>
</tr>
<tr>
<td></td>
<td>(1st case)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>II</td>
<td>Sales</td>
<td>904</td>
<td>188 Va. 214</td>
<td>207 Va. 100</td>
</tr>
<tr>
<td></td>
<td>(2nd case)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>II</td>
<td>Cred. Rights</td>
<td>1110</td>
<td>182 Va. 351</td>
<td>323 U.S. 353</td>
</tr>
<tr>
<td>II</td>
<td>Cred. Rights</td>
<td>1122</td>
<td>183 Va. 231</td>
<td>207 Va. 100</td>
</tr>
<tr>
<td>II</td>
<td>Don. Rel.</td>
<td>1235</td>
<td>206 Va. 524</td>
<td>368 U.S. 1</td>
</tr>
<tr>
<td>II</td>
<td>Const. Law</td>
<td>1811</td>
<td>185 Va. 639</td>
<td>66 Sup. Ct. 586</td>
</tr>
<tr>
<td>II</td>
<td>Const. Law</td>
<td>1836</td>
<td>116 S.E. 2d 55</td>
<td>373 U.S. 415</td>
</tr>
<tr>
<td>II</td>
<td>Const. Law</td>
<td>1838</td>
<td>202 Va. 661</td>
<td>374 U.S. 47</td>
</tr>
<tr>
<td>II</td>
<td>Crim. Law</td>
<td>2047</td>
<td>118 S.E. 2d 298</td>
<td>384 U.S. 252</td>
</tr>
</tbody>
</table>