



1929

Indices to Volume 17

Kentucky Law Journal

Follow this and additional works at: <https://uknowledge.uky.edu/klj>

Right click to open a feedback form in a new tab to let us know how this document benefits you.

Recommended Citation

Kentucky Law Journal (1929) "Indices to Volume 17," *Kentucky Law Journal*: Vol. 17 : Iss. 4 , Article 9.

Available at: <https://uknowledge.uky.edu/klj/vol17/iss4/9>

This Table of Contents is brought to you for free and open access by the Law Journals at UKnowledge. It has been accepted for inclusion in Kentucky Law Journal by an authorized editor of UKnowledge. For more information, please contact UKnowledge@lsv.uky.edu.

TABLE OF CASES

| | Page |
|---|------|
| Adam's Ex'r. v. Beaumont | 412 |
| Barrett v. Clark | 399 |
| Becker v. Crabb | 52 |
| Benjamin v. Dinwiddie | 401 |
| Bennett v. Consolidated Realty Co. | 393 |
| Black Mountain Corporation v. Higgins .. | 406 |
| Bogges v. Crail | 174 |
| Brown v. Commonwealth | 395 |
| Bufford & Co. v. Glasco Water Co. | 64 |
| Canterbury v. Commonwealth | 62 |
| C. & O. Ry. Co. v. Stapleton's Guardian .. | 66 |
| City of Pineville v. Lawson | 301 |
| Colked v. Conn. Fire Insurance Co. | 164 |
| Commonwealth v. Ashcraft | 160 |
| Commonwealth v. Laudson | 394 |
| Commonwealth v. Ott | 72 |
| Commonwealth v. Sparks Co. | 71 |
| Cornett v. Brashear | 294 |
| Crawford v. Crawford | 65 |
| Davis v. Mass. Protective Ass'n..... | 63 |
| Ecton's Ex'rs. v. Vinegar | 175 |
| Equity Life Insurance Co. v. Brewer..... | 302 |
| Fidelity Phoenix Insurance Co. v. Hyden .. | 405 |
| Fowler v. Obier | 171 |
| Fryman v. Commonwealth | 297 |
| Highbarger v. Commonwealth | 300 |
| Hodges' Admr. v. Asher | 167 |
| Hofgesang v. Silver | 70 |
| Howard v. Commonwealth | 163 |
| Huffman v. Martin | 390 |
| Indiana Truck Corporation of Ky. v. Hurry Up Broadway Co..... | 67 |
| Jack v. Commonwealth | 55 |
| Jackson v. Rose, Judge | 53 |
| Jones v. Rutherford | 304 |
| Judge Adams v. Slavin | 159 |
| Kentucky Utilities Co. v. Woodrum's Admr. | 59 |
| Kreate v. Miller | 400 |
| Louisville Gas & Electric Co. v. Coleman .. | 295 |
| L. & N. R. Co. v. Commonwealth | 307 |
| Melcroft Coal Co. v. Hicks | 169 |
| Metropolis Ferry Co. v. Commonwealth..... | 166 |
| Meyer v. Meyer | 397 |
| Midsouth Oil Co. v. Cochran | 303 |
| Mills v. Commonwealth | 58 |
| Mountjoy v. Kasselmann | 172 |
| New York Life Ins. Co. v. Dean | 404 |
| Northcutt v. Highfill | 299 |
| Norton Coal Mining Co. v. Wilkie | 308 |
| Pet Milk Co. v. Workmen's Compensation Board .. | 408 |
| Pulaski County v. Richardson | 296 |
| Pursiful v. City of Harlan | 59 |
| Ratliff v. Stanley | 306 |
| Redford v. Crowe's Adm'x | 168 |
| Russell v. Tyler | 176 |
| Sargent v. Whitfield | 391 |

| | Page |
|--|------|
| Security Investment Co. v. Harrod Bros..... | 158 |
| Shadoin v. Sellars | 54 |
| Shaver v. Ellis | 410 |
| Shelton v. Commonwealth | 402 |
| Sparks v. Commonwealth | 293 |
| Starks v. Commonwealth | 165 |
| Standard Elkhorn Coal Co. v. Davis..... | 61 |
| Stephenson's Adm'x. v. Sharp's Executors..... | 68 |
| Stephens' Adm'x v. Union Central Life Ins. Co..... | 411 |
| Tolliver v. L. & N. R. Co..... | 408 |
| Wallace & Tierman Co. v. Davis..... | 392 |
| Walter v. Waggoner | 173 |
| Walton v. Commonwealth | 56 |
| Wermeling v. Wermeling | 157 |
| White v. City of Hopkinsville..... | 68 |
| Wireman v. Commonwealth | 161 |

TITLE INDEX TO LEADING ARTICLES

| | |
|---|-----|
| Comment on Kentucky Criminal Decisions in 1928, John J. Howe | 258 |
| Deviation and Departure by Servant, E. T. Rouse..... | 123 |
| Obstruction of Passways, James N. McPherson..... | 132 |
| Powers and Authorities of Governing Boards of State Colleges and Universities, Roy R. Ray..... | 15 |
| Privilege of Non-Resident Attorney from Service of Civil Process, Roy R. Ray | 197 |
| Risks of an Assignee Under Restatement of Law of Contracts, Charles Rice McDowell | 339 |
| Some Anomalies in the Kentucky Negotiable Instruments Law, Colvin P. Rouse | 323 |
| State Law and the Federal Courts, Raymond T. Johnson..... | 355 |
| Stockholders as General Creditors, Clarence G. Miles..... | 3 |
| The House of Representatives and the Treaty-Making Power, Ivan M. Stone | 216 |
| The Restatement and the Kentucky Decisions as Applied to Con- sideration in Contracts, Alvin E. Evans..... | 271 |
| The Right of Privacy, George Ragland, Jr..... | 85 |
| Wrongful Delivery of Deed in Escrow, W. Lewis Roberts..... | 31 |

TITLE INDEX TO NOTES

| | |
|--|-----|
| A Change Effected by the Kentucky Uniform Sales Act, Charles L. Daniel | 147 |
| Liability of Master for Wanton and Malicious Acts of Servant, William H. Buckles | 152 |
| Liability of Master for Willful, Wanton, or Malicious Acts of Servant in Kentucky, Eldred E. Adams..... | 288 |
| Specific Performance of Contract to Sell Standing Timber for Im- mediate Severance, William C. Scott..... | 48 |
| The Colluding and Mistaken Trustee, Alvin E. Evans..... | 382 |
| The Kentucky Judicial Council, George Ragland, Jr..... | 373 |
| Uniform Sales Act in Kentucky, George Ragland Jr..... | 43 |

AUTHOR INDEX TO LEADING ARTICLES

| | |
|---|-----|
| Evans, Alvin E.—The Restatement and the Kentucky Decisions as Applied to Consideration in Contracts..... | 271 |
| Howe, John J.—Comment on Kentucky Criminal Decisions in 1928 | 108 |

| | Page |
|--|------|
| Johnson, Raymond T.—State Law and the Federal Courts..... | 355 |
| McDowell, Charles Rice—Risks of an Assignee Under Restatement of the Law of Contracts..... | 339 |
| McPherson, James N.—Obstruction of Passways..... | 132 |
| Miles, Clarence G.—Stockholders as General Creditors..... | 3 |
| Ragland, George, Jr.—The Right of Privacy..... | 85 |
| Ray, Roy R.—Powers and Authorities of Governing Boards of State Colleges and Universities..... | 15 |
| Privilege of Non-Resident Attorney from Service of Civil Process | 197 |
| Roberts, W. Lewis—Wrongful Delivery of Deed in Escrow..... | 31 |
| Rouse, Colvin P.—Some Anomalies in the Kentucky Negotiable Instruments Law | 323 |
| Rouse, E. T.—Deviation and Departure by Servant..... | 123 |
| Stone, Ivan M.—The House of Representatives, and the Treaty-Making Power | 216 |

AUTHOR INDEX TO NOTES

| | |
|--|-----|
| Adams, Eldred E.—Liability of Master for Willful, Wanton, and Malicious Acts of Servant in Kentucky..... | 288 |
| Buckles, William H.—Liability of Master for Wanton and Malicious Acts of Servant | 152 |
| Daniel, Charles L.—A Change Effected by the Kentucky Uniform Sales Act | 147 |
| Evans, Alvin E.—The Colluding and Mistaken Trustee..... | 382 |
| Ragland, George, Jr.—The Kentucky Judicial Council..... | 373 |
| Uniform Sales Act in Kentucky..... | 43 |
| Scott, William C.—Specific Performance of Contract to Sell Standing Timber for Immediate Severance | 48 |

INDEX OF BOOK REVIEWS

| | |
|---|-----|
| Bassett—Zoning Cases in the United States..... | 316 |
| Berle—Studies in the Law of Corporation Finance..... | 317 |
| Bickford—Court Procedure in Federal Tax Cases..... | 322 |
| Brasol—The Elements of Crime..... | 190 |
| Button—Cases on the Law of Bankruptcy..... | 189 |
| Brown—Legal Psychology | 74 |
| Campbell—Cases on Bills and Notes..... | 418 |
| Crane—Cases on Damages | 311 |
| Dobie—Handbook of Federal Jurisdiction and Procedure..... | 79 |
| Duetsch—How to Prove a Prima Facie Case..... | 187 |
| Flapan—Real Estate Questions and Answers..... | 181 |
| Freund—Cases on Administrative Law..... | 81 |
| Green—Rationale of Proximate Cause..... | 76 |
| Hartman—Law and Theory of Railway Demurrage Charges..... | 318 |
| Hervey—The Legal Effects of Recognition in International Law.... | 420 |
| Holdsworth—Charles Dickens as a Legal Historian..... | 182 |
| Holdsworth—Some Lessons from Our Own Legal History..... | 77 |
| Kier—Manufacturing | 313 |
| Langmaid—Cases on Suretyship..... | 180 |
| Marks—Lectures on Legal Topics..... | 185 |
| Masterson—Jurisdiction in Marginal Seas..... | 415 |
| Norton—Losing Liberty Judicially..... | 319 |
| Oakes—Organized Labor in Industrial Conflicts..... | 193 |
| Pergler—Judicial Interpretation of International Law in U. S..... | 421 |
| Pollitt—Problems in Agency..... | 184 |
| Powell—Cases on Future Interests | 74 |

| | Page |
|---|------|
| Redlich—International Law as a Substitute for Diplomacy..... | 310 |
| Robertson—Appellate Practice and Procedure..... | 421 |
| Rogers—Cumulative Supplement to Collier on Bankruptcy..... | 422 |
| Steele—Equity Jurisprudence | 78 |
| Sylvester—Bender's Federal Forms | 419 |
| Vandenbosch—The Neutrality of the Netherlands During the World War | 178 |
| Warren—Corporate Advantages Without Incorporation..... | 414 |
| Williams—Zoning Cases in the United States..... | 316 |
| Wilson—Cases on Law of Torts..... | 417 |
| Wormser—Disregard of the Corporate Fiction..... | 320 |

SUBJECT INDEX

APPEAL AND ERROR

| | |
|--|-----|
| Circuit Court's Power to Grant Appeal Exclusive During Term at Which Judgment is Rendered | 157 |
|--|-----|

ATTORNEY AND CLIENT

| | |
|--|-----|
| When Record Has Been Changed, Attorney Owes the Court Duty to Use Due Diligence to See that it is True and Correct..... | 293 |
|--|-----|

AUCTIONS AND AUCTIONEER

| | |
|--|----|
| Where Owner Elected to Stop Sale to Prevent Sacrifice, Liability to Auctioneer Limited to Expenses and Reasonable Compensa- tion | 52 |
|--|----|

BILLS AND NOTES

| | |
|---|-----|
| Debt is Presumed Created Simultaneously with Execution of Note | 294 |
| Omission of Proper Pronoun in Blank Spaces of Printed Notes Did Not Render Them Non-Negotiable | 158 |
| Purchaser's Repudiation of Indebtedness on Purchase-Money Note Will Not Accelerate Maturity | 390 |

BROKERS

| | |
|---|-----|
| Stocks Purchased on Margin from Broker Belong to Customer, and Broker has Lien | 391 |
|---|-----|

CONSTITUTIONAL LAW

| | |
|---|-----|
| In Absence of Objection, Justice of Peace in Misdemeanor Cases May Tax Costs Against Defendant Upon Conviction..... | 159 |
| No Court has Power to Review a Pardon Granted by the Governor | 53 |
| State Statute Taxing Recording of Mortgages Running Less Than Five Years Held Unconstitutional as Arbitrary Classification.. | 295 |

CORPORATIONS

| | |
|--|-----|
| Property Held by Corporation at Dissolution Vests in Stockholders, Subject to Corporate Liabilities | 54 |
| Stockholders are Liable to Unpaid Creditors of Corporation for Value of Assets Wrongfully Received | 392 |

COUNTIES

| | |
|---|-----|
| Counties May Recover Illegally Paid Claims Allowed by Fiscal Court and Paid by Treasurer | 296 |
|---|-----|

COVENANTS

| | |
|---|-----|
| Use of Lots for Parking Place Held for "Business Purposes" in Violation of Restrictive Covenant | 393 |
|---|-----|

CRIMINAL LAW

| | |
|---|-----|
| Acquittal is no Bar to Prosecution for Lesser Crime for Which Defendant Could Not Have Been Convicted Under the Indictment | 394 |
| Defendant May Not Prove Reputation for Truth by Substantive Testimony to Establish Innocence | 160 |
| Improper Question of Commonwealth's Attorney in Murder Case Respecting How Many Persons Defendant Had Shot Not Reversible Error When Objection Immediately Sustained..... | 56 |
| Juror's Statement He Did Not Want to Try Defendant for Malicious Shooting Unless Proof Called for Life Sentence Held No Evidence of Prejudice | 57 |
| Jury's Verdict Will Not be Disturbed Unless Palpably Against the Weight of Evidence | 395 |
| Person is "Accomplice" if Participating in Offense as to Authorize Conviction as Principal or Aider | 297 |
| Pertinent, Demonstrable Facts Developed by Examination of Non-Expert Witness on Technical Subjects are Competent..... | 55 |

DIVORCE

| | |
|--|-----|
| Continuance of Wife to Live with Husband During Six Months of Cruel Treatment is Not "Condonation" | 397 |
|--|-----|

DURESS

| | |
|--|-----|
| Threat of Suit Unless Bank Cashier Executed Deed Held Insufficient as Duress | 298 |
|--|-----|

ELECTRICITY

| | |
|---|----|
| Closing an Automobile Switch Thrown Out by Electric Wire Held Not Actionable Negligence | 58 |
|---|----|

EMINENT DOMAIN

| | |
|--|----|
| Municipality Cannot Change Established Street Grade Without Responsibility to Abutting Property Owners | 59 |
|--|----|

EVIDENCE

| | |
|---|-----|
| Parol Evidence is Admissible to Prove Conditional Delivery Between the Original Parties | 399 |
|---|-----|

FRAUD

| | |
|--|-----|
| Purchaser has Action of Deceit Against Broker for Fraud, Even Though he May be Bound on Contract with Vendors..... | 400 |
|--|-----|

FRAUDS, STATUTE OF

| | |
|---|-----|
| Agent Need Not Have Written Authority to Accept an Offer of a Contract to Purchase Realty | 401 |
|---|-----|

GAS

| | |
|--|----|
| Failure to Instruct that Removal of Gas Regulator Lever was Willful Act of Trespasser for Which Defendant Was Not Liable Not Error | 60 |
|--|----|

| | Page |
|--|------|
| HOMICIDE | |
| Admission of Transcript of All Evidence of Coroner's Inquest Er- roneous | 61 |
| Failure to Instruct on "Cooling Time" Not Prejudicial Upon Con- viction for Manslaughter | 300 |
| Officer Has No Right to Kill for Resistance to Arrest for Misde- meanor, Unless Resistance is by Armed Force..... | 402 |
| HUSBAND AND WIFE | |
| Married Woman Who Commits Crime in Presence of Husband Not Presumed Coerced | 161 |
| INFANTS | |
| Minor is Entitled to Damages for Impaired Earning Capacity Be- fore Attaining Majority | 301 |
| INSANITY | |
| Ungovernable Passion Does Not Constitute Insanity | 162 |
| INSURANCE | |
| Clause Limiting Liability in Event of Self-Destruction Does Not Ex- onerate Insurer if Insured Does Not Realize Consequence of His Act | 404 |
| Fire Policies Will Not Entitle Insurer to Subrogation Against Water Co. Where Latter Was Not a Party..... | 64 |
| Noncompliance With Inventory and Iron Safe Clause on Policy Covering Stock of Goods Not a Defense..... | 405 |
| Operation of Still in Building Increases Fire Hazard as Matter of Law | 163 |
| Premium Payment Received After Due, and Held on Condition, is Binding Upon Insurer Where Condition is Not Communi- cated to Insured | 302 |
| Question of Accidental Shooting in Suit on Accident Policy is for the Jury | 63 |
| INTOXICATING LIQUORS | |
| Mere Possession of Manufacturing Paraphernalia Will Not Sup- port a Conviction for Manufacturing Liquor | 165 |
| LOST INSTRUMENTS | |
| Plaintiff Must Allege Own Freedom from Fraud in Suit on a Lost Note | 65 |
| LICENSES | |
| Gasoline Purchased in Another State and Used in Operating a Ferry Between States Held Taxable in Kentucky..... | 166 |
| LIMITATION OF ACTIONS | |
| Statute Begins to Run Against Note Payable on Demand from Date of the Instrument | 167 |
| Surety's Cause of Action Against Principal After Payment of Note is Within Fifteen Year Limitation Statute | 168 |

Page

MASTER AND SERVANT

| | |
|--|-----|
| Compensation is Allowable for Death of Employee the Day After Returning to Work, Though He Fails to Sign Register..... | 407 |
| Father Using Minor Son's Earnings in Paying for Automobile Held "Partial Dependent" | 169 |
| Section Hand Under Sixteen Years Old Not Precluded from Recovery Under Federal Employers' Liability Act..... | 66 |
| Wife Leaving Husband's Home Shortly Before Death Held Not to Have Abandoned Him so as to Preclude Recovery..... | 406 |

MINES AND MINERALS

| | |
|---|-----|
| Where Lessee Pays Stipulated Oil Royalties, He is Entitled to Casing Head Gas | 303 |
|---|-----|

MORTGAGES

| | |
|--|----|
| Recorded Purchase Money Chattel Mortgage Superior to Subsequent Statutory Materialman's Lien | 67 |
|--|----|

MUNICIPAL CORPORATIONS

| | |
|--|-----|
| City Cannot Enact Zoning Ordinance Unless Police Power Has Been Given Legislature | 171 |
| Constitutional Limitations on Municipal Indebtedness Cannot be Avoided by Installment Payments | 304 |
| Highway in Rural District Automatically Becomes Highway in City When Territory is Incorporated | 408 |
| Operation of Municipal Street Material Quarry is Governmental Function | 67 |

NEGLIGENCE

| | |
|--|----|
| Failure to Observe Obvious Dangers by Guest in Automobile is Contributory Negligence | 68 |
|--|----|

POWERS

| | |
|---|-----|
| Deed by Widow in Exercising Power of Appointment Does Not Require Signature of Husband to be Valid..... | 410 |
| Estate in Fee and Power Appendant May Subsist in Same Person | 171 |
| Jailer is Liable to Prisoner Lawfully Incarcerated for Assault on Latter by "Kangaroo Court" | 306 |

RAILROADS

| | |
|---|-----|
| Noises Created in Railroad Yards Held Not to Constitute Nuisance Where it is Not Shown that Noises Were Unnecessary | 307 |
|---|-----|

SUNDAY

| | |
|--|----|
| Broker's Real Estate Contract Executed on Sunday Not Enforceable | 69 |
|--|----|

TAXATION

| | |
|--|----|
| Blasting and Crushing Rock for Roads is "Manufacturing" Within the Exemption Statute | 71 |
| Intangible Property Not Taxable in Kentucky if Facts Show Residence in Another State | 72 |

VENDOR AND PURCHASER

| | |
|---|-----|
| Deed Not Reciting Amount of Consideration Unpaid, But Reserving Lien, Gives Vendor no Lien Against Judgment Creditor..... | 411 |
| One Raising Surface of Lot Liable to Adjoining Landowner for Damages from Surface Water After Sale of Lot..... | 173 |
| Purchaser Cannot Recover for Pollution of Creek by Mining Company Where Conditions Were Known at Time of Purchase..... | 308 |

WILLS

| | |
|--|-----|
| Estates Conditioned on the Performance of Future Duties Not Defeated by Non-Performance of Duties Beyond Devisee's Control | 174 |
| On Failure to Devise Employee Property for Services Measure of Damages is Value of Property if Value of Services Cannot be Ascertained | 175 |
| Placing of Mutilated Will in Envelope and Preserving Same Until Death Held Inconsistent with Intention to Revoke Entire Will | 176 |
| Will Written Entirely by Typewriter is Not Holographic Will, and Invalid Unless Properly Attested | 412 |