1927

Indices to Volume 15

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
Available at: https://uknowledge.uky.edu/klj/vol15/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.
TITLE INDEX TO LEADING ARTICLES

Benefit of Clergy—Newman F. Baker............................................... 85
International Extradition—H. H. Grooms............................ 30
Law of Co-Operative Marketing—Aaron Sapiro................. 1
Neutral Convoy in the World War—A. Vandenbosch............. 315
Our Dual Form of Government—Hugh E. Willis .................... 175
Power of a Municipality to Abandon a Public Way—J. B. Johnson 187
Rights and Duties of Aliens—Boyd L. Bailey ..................... 196
Some Modern Tendencies of the Law—Charles S. Whitman......... 128
State Control of Public School Curriculum—Charles J. Turck.... 277
The Four Constitutions of Kentucky—Richard Priest Dietzman... 116
The Present World Court Situation—Thomas Walsh.............. 299
The Uniform Mortgage Act—W. Lewis Roberts.................... 22

TITLE INDEX TO NOTES

Does the Place Where A Lost Article is Found Determine the Rights of the Finder?—Roy Moreland......................... 225
Exposure to Unnecessary Danger in Sports and Pastimes—W. Lewis Roberts................................. 221
Firm Notes with Individual Signatures of Partners—O. A. Wehle... 44
Former Jeopardy—L. H. Stevens......................................... 46
Liability of a Ball Club to a Spectator—George Ragland, Jr...... 142
Mechanics' Liens on Mortgaged Automobiles—Vert C. Fraser........ 215
Mechanics' Liens on Mortgaged Automobiles—Richard C. Stoll ... 340
The Kentucky Rule Against Perpetuities—W. Lewis Roberts....... 345
The Work of the 1926 Legislature—Woodson D. Scott............ 52

AUTHOR INDEX TO LEADING ARTICLES

Bailey, Boyd L.—Rights and Duties of Aliens.......................... 196
Baker, Newman F.—Benefit of Clergy.............................. 85
Dietzman, Richard Priest—The Four Constitutions of Kentucky. 116
Grooms, H. H.—International Extradition.......................... 30
Johnson, J. B.—Power of a Municipality to Abandon a Public Way 137
Roberts, W. Lewis—The Uniform Mortgage Act.................... 22
Sapiro, Aaron—Law of Co-Operative Marketing.................... 1
Turck, Charles J.—State Control of Public School Curriculum.... 277
Vandenbosch, A.—Neutral Convoy in the World War.............. 315
Walsh, Thomas—The Present World Court Situation.............. 299
Whitman, Charles S.—Some Modern Tendencies of the Law........ 128
Willis, Hugh E.—Our Dual Form of Government.................... 176

AUTHOR INDEX TO NOTES

Fraser, Vert C.—Mechanics' Liens on Mortgaged Automobiles......... 216
Moreland, Roy—Does the Place Where a Lost Article is Found Determine the Rights of the Finder? ...................... 225
Ragland, George, Jr.—Liability of a Ball Club to a Spectator..... 142
Roberts, W. Lewis—Exposure to Unnecessary Dangers in Sports and Pastimes................................. 221
Roberts, W. Lewis—The Kentucky Rule Against Perpetuities......... 345
Scott, Woodson D.—The Work of the 1926 Legislature.............. 52
Stevens, L. H.—Former Jeopardy...................................... 46
Stoll, Richard C.—Mechanics' Liens on Mortgaged Automobiles.... 340
Wehle, O. A.—Firm Notes with Individual Signatures of Partners 44
INDEX OF BOOK REVIEWS

Baldwin—Sumptuary Legislation and Personal Regulation in England ............................................ 71
Beale—Cases on Federal Taxation ........................................................................................................ 78
Brannon—The Negotiable Instruments Law Annotated ................................................................. 163
Briggs—The Doctrine of Continuous Voyage ................................................................................. 265
Burdick—Law of Torts ....................................................................................................................... 370
Burdick—The Law of the American Constitution ................................................................. 373
Cook—Cases and Other Authorities on Equity ............................................................................. 271
Ellingwood—Government and Labor ............................................................................................ 375
Gerstenberg—Constitutional Law .................................................................................................... 172
Hall—United States Board of Tax Appeals, Practice and Evidence ........................................ 169
Hicks—Arguments and Addresses of Joseph Hodges Choate ........................................................ 371
Joslyn—Students’ Manual of Bankruptcy Law and Practice .................................................... 274
McCarty—Law Office Management ............................................................................................... 275
Medina—Cases on Federal Jurisdiction and Practice ................................................................. 168
Mercier—Criminal Responsibility .................................................................................................. 161
Morris—New Aspects of Politics ..................................................................................................... 81
Pomeroy—Specific Performance of Contracts ............................................................................ 77
Rose—Jurisdiction and Procedure of the Federal Courts ............................................................. 165
Smith and Dowling—Cases on the Law of Public Utilities ....................................................... 270
Walsh—History of English and American Law ............................................................................ 369
Willis—Introduction to Anglo-American Law .............................................................................. 170

INDEX TO SUBJECTS

ADVERSE POSSESSION

Extent of constructive adverse possession where one is in actual possession of a part of the land and claims under color of title ........................................................................................................ 348

AGRICULTURE

Violation of agreement by a member of a Co-Operative Association ........................................ 231

AUTOMOBILES

Authority of a city to adopt a zoning ordinance regulating the location of filling stations .......... 349
 Liability of the head of a family under the family purpose doctrine for the negligence of a member of the family in operating an automobile for a family purpose ........................................................................ 250
 Liability of a master for injuries caused by the negligence of his servant ..................................... 55

CARRIERS

State may prohibit the use of the public highways for private business or grant the right of such use to one person and refuse it to another ........................................................................ 351
 The duty of a driver to slacken speed when he is blinded by the lights of an approaching car ........................................................................................................ 234

CHAMPERTY AND MAINTENANCE

Regulation of carrier that jewelry should not be enclosed in personal baggage or checked and its effect in excluding jewelry as baggage ........................................................................ 353
 The validity of a conveyance of land held adversely under the Kentucky Statutes making a champertous conveyance void ........................................................................ 235
**CONSTITUTIONAL LAW**

| The power of a state legislature to prohibit the assignment of claims under Workmen's Compensation Acts | 57 |

**CORPORATIONS**

| Enforcement of a judgment against a corporation against a vendee of the property of the corporation | 58 |
| Objection that an elevator company's contract lien for the storage of tank cars was ultra vires and its relation to unsecured subsequent creditors | 354 |

**CRIMINAL LAW**

| Evidence in regard to bloodhounds used in trailing is not sufficient to qualify the bloodhounds whose trailing was offered in evidence | 60 |
| Liability of an aider and abettor of the crime of burning a house after the principal has been tried and acquitted | 356 |
| Plea of former jeopardy is available where an indictment was quashed which was sufficient to sustain a conviction | 146 |
| Petit jury is not required to have a foreman | 236 |
| The rights of an accused were denied and prejudiced where he was taken to jail when the jury retired and kept there until after the verdict was rendered, even though the attorney who represented him polled the jury | 355 |

**DEDICATION**

| Right to use streets laid off in a new subdivision after the plat dedicating them to the public was recorded and the rights of a purchaser under a previous plat of the lot adjoining such street regardless of acceptance of the street by the municipality | 358 |

**DIVORCE**

| Wife of an insane husband can sue for and obtain a divorce | 238 |

**DOWER**

| Widow is entitled to assignment as dower in third of value of land | 147 |

**EJECTMENT**

| Evidence of special master's deed does not trace title to the Commonwealth | 239 |

**EMINENT DOMAIN**

| Extent and nature of the property right in a corpse | 359 |

**ESTOPPEL**

| An after acquired title to church property not mentioned in deed passes to the subsequent purchaser of the land | 240 |

**EVIDENCE**

| Layman can not diagnose disease or testify as an expert in reference thereto | 61 |

**EXECUTORS AND ADMINISTRATORS**

| Testator's debts can not be paid from legacies until his undevised real estate has been exhausted | 62 |

**EXPLOSIVES**

| One who leaves explosives exposed on his premises is liable to children who are trespassers on the premises for injuries caused thereby | 241 |

**GAMING**

| Conducting dog races within inclosed track and permitting wagers and conducting pools thereon is abatable as a nuisance | 242 |

**HOMICIDE**

| Admissibility of decedent's statements made in extremis | 360 |
| An instruction to find both defendants guilty if either of them aided or abetted the actual killing is erroneous | 244 |
HUSBAND AND WIFE

A mortgage of a married woman, although acknowledged and subscribed by her husband, is void if his name does not appear in the body thereof .......................... 245

INDEMNITY

Railroad is not in pari delicto with telephone company owning sagging cables that cause injury to an employee .......................... 148

INSANEO PERSONS

Extent of implied obligation to pay for necessaries furnished to a person of unsound mind .................................. 361

INSURANCE

Delivery of policy by company to their agent is the same in effect as delivery to the insured .......................... 63
Note for premiums on insurance policy is a part of the transaction and a provision therein is binding on the parties to the insurance policy .................................. 246

JUDGMENT

Both the state and the officers of a municipality are bound by a judgment against the municipality involving a general public question affecting the delegated duties of the municipal officers .......................... 248

JURY

Completing a jury in a civil action by summoning bystanders .................................. 362

LICENSES

License tax ordinance classifying grocery stores and imposing a different tax on each class is discriminatory .................................. 65

LIMITATION OF ACTION

Statute of limitations does not run against any of heirs to whom right of entry descends who are all under disability at the time until all of the disabilities are removed ....... 250

MINES AND MINERALS

Lessees of one coal field not entitled to bring the coal to the surface from an adjoining lease and use the structures and equipment on the lessor's property to prepare it for the market .................................. 252
Measure of damages for mineral in place that is willfully removed without the knowledge or consent of the owner .................................. 363
Owner of a part of an oil or gas lease is entitled to damages from an adjoining owner whose failure to plug up abandoned wells caused water to get into plaintiff's oil .............. 149
Where strict performance of a contract in the matter of making payment has been waived, an agreement to accept tardy payment in consideration of an additional payment is without consideration ...... 251

MUNICIPAL CORPORATIONS

Action can not be maintained by a taxpayer to enjoin the payment of salary to a municipal officer or city marshal on the ground that he is not eligible ........................................ 152
City attorney appointed by the mayor is entitled to office ...................................... 150
Liability of city for damages to land by flow of water caused by cleaning out a drain in the city is a question for the jury .............. 254
A traveler who is injured by a defect in a servitude may sue the city or the abutting owner or he may join both in an action........... 66

NEGLIGENCE

Infant chasing guineas released by a store for advertising purposes assumes all of the risks incident to the chase ........... 254
Invintee distinguished from a trespasser and a licensee 67
<table>
<thead>
<tr>
<th>Index</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manufacturer of an inherently dangerous article is liable to the ultimate consumer for any injury resulting from negligence in manufacturing, packing or marketing the article.</td>
<td>256</td>
</tr>
<tr>
<td>NEW TRIAL</td>
<td></td>
</tr>
<tr>
<td>Taking of judgment against a pooler after leading him to believe that there would be a settlement of the claim against him without litigation was such fraud as will entitle him to a new trial.</td>
<td>257</td>
</tr>
<tr>
<td>OFFICERS</td>
<td></td>
</tr>
<tr>
<td>Chief clerk of the House of Representatives is not within the prohibition against a change of salary during term of office and hence the act increasing his salary is valid</td>
<td>154</td>
</tr>
<tr>
<td>PARTNERSHIP</td>
<td></td>
</tr>
<tr>
<td>Partnership is result of the intention of the parties, who may be estopped by conduct to deny the relation</td>
<td>69</td>
</tr>
<tr>
<td>PLEDGES</td>
<td></td>
</tr>
<tr>
<td>Pledge need not be in writing but there must be a delivery of the property pledged</td>
<td>70</td>
</tr>
<tr>
<td>RAILROADS</td>
<td></td>
</tr>
<tr>
<td>One about to cross a railroad may rely upon the warning signal required to be given without stopping, looking and listening</td>
<td>258</td>
</tr>
<tr>
<td>SALES</td>
<td></td>
</tr>
<tr>
<td>Courts of Kentucky will recognize and enforce conditional sale contracts made in states where such contracts are upheld as valid</td>
<td>155</td>
</tr>
<tr>
<td>STATUTES</td>
<td></td>
</tr>
<tr>
<td>Statute prohibiting the employment of minors in street occupations in cities of second and third class is unconstitutional as local or special legislation</td>
<td>259</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Subscription</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>A written instrument filed as an exhibit is not a subscription</td>
<td>71</td>
</tr>
<tr>
<td>TAXATION</td>
<td></td>
</tr>
<tr>
<td>Freight cars on foreign railroads have not acquired a taxable situs so as to justify taxation within the state</td>
<td>153</td>
</tr>
<tr>
<td>Purchaser of property listed and sold by trustee acquires only a lien for the amount of the taxes, interest and penalties</td>
<td>260</td>
</tr>
<tr>
<td>TRUSTS</td>
<td></td>
</tr>
<tr>
<td>Enforcement of parol agreement in consideration of conveyance to sell and divide proceeds among others is not prevented by the statute of frauds</td>
<td>261</td>
</tr>
<tr>
<td>VENDOR AND PURCHASER</td>
<td></td>
</tr>
<tr>
<td>Recovery of money paid by mutual mistake for a supposed quantity of land that did not exist</td>
<td>364</td>
</tr>
<tr>
<td>The purchaser may recover a deficiency in acreage when it is greater than ten per cent of the gross amount where the parties did not intend to risk more than the usual rate of the ordinary deficit allowable under statute</td>
<td>156</td>
</tr>
<tr>
<td>WILLS</td>
<td></td>
</tr>
<tr>
<td>Devising of property to daughters for life and remainder over on the death of the survivor, clearly rebuts the presumption of a cross-remainder for life to the survivor</td>
<td>159</td>
</tr>
<tr>
<td>Estate created where granddaughters were devised the future absolute fee in half of the farm of the other if the other die without issue</td>
<td>158</td>
</tr>
<tr>
<td>Holographic will may be probated on evidence of a devisee without destroying the devise</td>
<td>157</td>
</tr>
<tr>
<td>Page</td>
<td>Undue influence is such as destroys the free agency of the testator and does not include that obtained by kindness or appeal to the feelings, understanding or affections which does not destroy the free agency</td>
</tr>
<tr>
<td>------</td>
<td>-------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>263</td>
</tr>
</tbody>
</table>

**WITNESSES**

Competency of wife's testimony against her husband on issue of abandonment and on issue of cruel treatment

367
<table>
<thead>
<tr>
<th>CASES</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson v. Simpson</td>
<td>159</td>
</tr>
<tr>
<td>Barnett v. Commonwealth</td>
<td>244</td>
</tr>
<tr>
<td>Beemon v. Utz</td>
<td>365</td>
</tr>
<tr>
<td>Broddus &amp; West v. Jackson</td>
<td>364</td>
</tr>
<tr>
<td>Carroll, et al. v. Fullerton</td>
<td>248</td>
</tr>
<tr>
<td>Cayce v. City of Hopkinsville</td>
<td>349</td>
</tr>
<tr>
<td>City of Ashland v. Kitchen</td>
<td>66</td>
</tr>
<tr>
<td>City of Danville, et al. v. The Quaker Maid, Inc.</td>
<td>65</td>
</tr>
<tr>
<td>Coca-Cola Bottling Works v. Shelton</td>
<td>256</td>
</tr>
<tr>
<td>Coffee v. Owen's Administrator</td>
<td>363</td>
</tr>
<tr>
<td>Commonwealth v. Jarrett</td>
<td>290</td>
</tr>
<tr>
<td>Commonwealth v. Union Pacific Ry. Co.</td>
<td>153</td>
</tr>
<tr>
<td>Continental Insurance Co. v. Brown</td>
<td>263</td>
</tr>
<tr>
<td>Crider v. Kentinia-Corton Corporation</td>
<td>240</td>
</tr>
<tr>
<td>Crump v. Commonwealth</td>
<td>263</td>
</tr>
<tr>
<td>Dark Tobacco Growers' Cooperative Association v. Bevins</td>
<td>257</td>
</tr>
<tr>
<td>Dark Tobacco Growers' Cooperative Association v. Daniels</td>
<td>232</td>
</tr>
<tr>
<td>Davenport v. Anderson</td>
<td>252</td>
</tr>
<tr>
<td>Downing v. Baoum's Administrator</td>
<td>234</td>
</tr>
<tr>
<td>Duncan v. Jenkins, et al.</td>
<td>245</td>
</tr>
<tr>
<td>Erlanger Kennel Club, et al. Daugherty, Attorney General</td>
<td>243</td>
</tr>
<tr>
<td>Eastern Carbon Black Co. v. Stephen's Administrator</td>
<td>241</td>
</tr>
<tr>
<td>Ellis v. Sparks</td>
<td>239</td>
</tr>
<tr>
<td>Fletch Smieith and Elisha Short v. Commonwealth</td>
<td>361</td>
</tr>
<tr>
<td>Fulterson v. Mann</td>
<td>151</td>
</tr>
<tr>
<td>Harrison, et al. v. Big Four Bus Lines</td>
<td>354</td>
</tr>
<tr>
<td>Hays, et al. v. Commonwealth</td>
<td>60</td>
</tr>
<tr>
<td>Hewling v. City of Fort Thomas</td>
<td>254</td>
</tr>
<tr>
<td>Holiday, et al. v. Tennis Coal Co.</td>
<td>235</td>
</tr>
<tr>
<td>Illinois Central Ry. Co. v. Fontaine</td>
<td>353</td>
</tr>
<tr>
<td>Jim Thompson Coal Co., et al. v. Dantzell</td>
<td>363</td>
</tr>
<tr>
<td>Kelley v. Brack</td>
<td>155</td>
</tr>
<tr>
<td>Kentucky Central Life &amp; Accident Insurance Co. v. Pemberton</td>
<td>63</td>
</tr>
<tr>
<td>King v. King</td>
<td>233</td>
</tr>
<tr>
<td>Lemaster v. Hudson, et al.</td>
<td>147</td>
</tr>
<tr>
<td>Lewis v. Durham</td>
<td>71</td>
</tr>
<tr>
<td>Louisville &amp; N. R. Co. v. Johnson</td>
<td>258</td>
</tr>
<tr>
<td>McLeod Store v. Vinson</td>
<td>255</td>
</tr>
<tr>
<td>McWilliams v. Haverly</td>
<td>158</td>
</tr>
<tr>
<td>Middleboro Telephone Co. v. Louisville &amp; Nashvile R. Co.</td>
<td>148</td>
</tr>
<tr>
<td>Moors, et al. v. Lackey Mining Co.</td>
<td>253</td>
</tr>
<tr>
<td>Myer's Co. v. Logue's Administrator</td>
<td>67</td>
</tr>
<tr>
<td>Newton v. Newton's Administrator</td>
<td>261</td>
</tr>
<tr>
<td>Norfolk &amp; Western Ry. Co. v. Jack Murphy, Administrator of W. Murphy</td>
<td>58</td>
</tr>
<tr>
<td>Palmer Corporation v. Collins</td>
<td>149</td>
</tr>
<tr>
<td>Pennsylvania Railroad Co. v. Kentucky Public Elevator Co.</td>
<td>354</td>
</tr>
<tr>
<td>People's Bank of Harrisville v. Continental Supply Co.</td>
<td>70</td>
</tr>
<tr>
<td>Ranchohoist v. Krant</td>
<td>350</td>
</tr>
<tr>
<td>Rawles v. Jenkins</td>
<td>56</td>
</tr>
<tr>
<td>Riddell v. Commonwealth</td>
<td>356</td>
</tr>
<tr>
<td>Roy C: Wayne Supply Co. v. McGowan</td>
<td>69</td>
</tr>
<tr>
<td>Scott v. Commonwealth</td>
<td>233</td>
</tr>
<tr>
<td>Shanks, Auditor v. Howes, Chief Clerk</td>
<td>154</td>
</tr>
<tr>
<td>Shawles v. Carter</td>
<td>261</td>
</tr>
<tr>
<td>Sheets v. McDonald</td>
<td>156</td>
</tr>
<tr>
<td>Smith v. Commonwealth</td>
<td>357</td>
</tr>
<tr>
<td>Sovereign Camp W. O. W. v. Morris</td>
<td>61</td>
</tr>
<tr>
<td>Spurlock v. Lafferty</td>
<td>152</td>
</tr>
<tr>
<td>Stepp v. Stepp</td>
<td>348</td>
</tr>
<tr>
<td>Strode v. Strode</td>
<td>62</td>
</tr>
<tr>
<td>University of Louisville, et al. v. Metcalf</td>
<td>359</td>
</tr>
<tr>
<td>Volpenheim, et al. v. Westfield</td>
<td>358</td>
</tr>
<tr>
<td>Wermling v. Wermling</td>
<td>367</td>
</tr>
<tr>
<td>Wilson &amp; Tucker v. Commonwealth</td>
<td>146</td>
</tr>
<tr>
<td>Workmen's Compensation Board of Kentucky v. Abbott</td>
<td>57</td>
</tr>
</tbody>
</table>