



1914

School Notes

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 (1914) "School Notes," *Kentucky Law Journal*: Vol. 2 : Iss. 5 , Article 6.

Available at: <https://uknowledge.uky.edu/klj/vol2/iss5/6>

This Comment 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.

CHEASPEAKE AND OHIO RAILROAD VS. PRÉWITT.

This cause was appealed from the Johnson Circuit Court and decided by the Court of Appeals on January 27th last in which the following rule of law was laid down with reference to the termination of the relation of a carrier to a passenger. When the relation of carrier to passenger is once established, it continues until the passenger has alighted from the train, and has had a reasonable time to leave the premises, unless he be detained by the further necessity of relation with the servants of the carrier. But this rule will not be construed so as to include within its operation one who was drinking intoxicants and flourishing a revolver on a passenger train, and who after arrival at the point of destination alighted from the train, and walked across a side track to a point probably 25 or 30 feet from the train for the purpose of recovering from the conductor the revolver which said passenger had flourished and which the conductor had taken from him and which weapon the conductor had informed the passenger would be turned over to the sheriff. In such case the carrier is not liable for injuries received by the former passenger, for it had at the time no connection or privity with him.

In Kentucky the conductors of passenger trains occupy a peculiar position. In addition to the duty which they owe to the carrier, they also owe a duty to the Commonwealth, imposed upon them by express statutory enactment; and that duty is not imposed on other citizens. And in the discharge of the imposed duty on reasonable presumption will be denied in favor of the bona fides of a conductors acts in respect thereof.

○

SCHOOL NOTES

The Henry Clay Law Society has organized itself into a Senate. The members have secured the rules and parliamentary law governing the Senate through. The various Senators and Representatives of the state, who have been prompt and generous in granting their request. Under the direction of Judge Lyman Chalkley they are fast becoming acquainted with the procedure.

The College of Law has completed negotiations with the Law School of Cincinnati University for an intercollegiate debate. The question submitted by Cincinnati is, Reshau: That when internal dissensions menace the perpetuity of government in Mexico, the United States should interfere and establish stable government.

The terms are that each school will have two teams, one to argue each side of the question, which is to be debated at both Universities on the same night. The time for having the debate has not been agreed upon, but will likely be during the last of April.

A certain student of the College of Law, from some mysterious

reason or other, has perused and scrutinised the reports in search of the established rule of Kentucky law concerning Pawn Brokers. He states that it is well settled law in Kentucky that when a person has hocked his jewelry, that he (the hocker) has ninety days after the day of redemption during which time he is allowed to redeem said jewelry.

The Moot Court of Senior Class has been busy since the Christmas holidays preparing pleadings and getting cases into Court. The intricacies of pleadings have been studiously dealt with and a large territory in actions has been covered. This line of study will be completed by March. Then each student will have opposition, because both plaintiff and defendant will be represented and demurrers and cross-petitions will give use to some interesting intellectual combats before his honor, Judge Lefferty.

GRAVES, COX & CO.




© 1914 G. C. & C.

ANNOUNCE A

Spring Showing

—OF—

HATS, SHOES

and

FURNISHINGS

Styles Especially for the Young Fellows.