

1969

## University of Richmond Law Review Index

Follow this and additional works at: <https://scholarship.richmond.edu/lawreview>



Part of the [Law Commons](#)

---

### Recommended Citation

*University of Richmond Law Review Index*, 3 U. Rich. L. Rev. 360 (1969).

Available at: <https://scholarship.richmond.edu/lawreview/vol3/iss2/14>

This Index is brought to you for free and open access by the Law School Journals at UR Scholarship Repository. It has been accepted for inclusion in University of Richmond Law Review by an authorized editor of UR Scholarship Repository. For more information, please contact [scholarshiprepository@richmond.edu](mailto:scholarshiprepository@richmond.edu).

UNIVERSITY OF RICHMOND  
LAW REVIEW  
INDEX

VOLUME III  
1968-69

Copyright 1969

UNIVERSITY OF RICHMOND LAW REVIEW ASSOCIATION

UNIVERSITY OF RICHMOND, VIRGINIA

## ARTICLES

	<i>Page</i>
Basic Protection and the Future of Negligence Law Robert E. Keeton .....	1
Basic Protection Automobile Insurance Plan Robert E. Keeton and Jeffrey O'Connell .....	25
It's Time to Abolish Dower and Curtesy in Virginia Joseph L. Lewis .....	299
Public Assistance: Congress and the Employable Mother James J. Graham .....	223
Self-Regulation—Panacea or Pitfall? William D. Dixon .....	29
Temporary Judicial Assignments: An Invaluable Tool for Effective Judicial Administration Joseph D. Tydings .....	264
The Background of the Fourth Amendment to the Constitution of the United States, Part One Joseph J. Stengel .....	278
The Law Whose Life Is Not Logic: Evidence of Other Crimes in Criminal Cases James W. Payne, Jr. ....	62

## NOTE

Erosion of the Hearsay Rule.....	91
----------------------------------	----

## COMMENTS

Implied Warranty of Habitability in Lease of Furnished Premises for Short Term: Erosion of Caveat Emptor.....	322
Right to Counsel in Virginia Juvenile Proceedings.....	316

## RECENT DECISIONS

Burden of Proof for Recovery on Accident Policy Where the Defense Is Suicide— Virginia's Answer .....	338
Exemption—Leasehold in Tax Exempt Land Subject to Tax If Used for Private or Commercial Purpose—Agreement in Lieu of Taxes Unconstitutional.....	217
Hospitals—Any Segregation of Patients by Race Within Wards of a Publicly Sup- ported Hospital Is a Patent Violation of the Law—Qualified Negro Physicians Shall Not Be Denied Staff Privileges at a Publicly Supported Hospital Because of Their Race .....	208
Privileged Communications—Witness' Testimony in Hearing Where Judicial Safe- guards Not Present Limited to Qualified Privilege for Slander.....	202
Publicity in the Juvenile Court.....	348
Recovery for Negligently Caused Emotional Trauma Resulting from Fear for the Safety of Another .....	330
Sodomy and the Married Man.....	344
Standing to Sue—Right of Local Taxpayers to Challenge Expenditures of Public Funds .....	213

## AUTHOR INDEX

	<i>Page</i>
Dixon, William D. Self-Regulation—Panacea or Pitfall?.....	29
Graham, James J. Public Assistance: Congress and the Employable Mother.....	223
Keeton, Robert E. Basic Protection and the Future of Negligence Law.....	1
Keeton, Robert E. and O'Connell, Jeffrey Basic Protection Automobile Insurance Plan.....	25
Lewis, Joseph L. It's Time to Abolish Dower and Curtesy in Virginia.....	299
Payne, James W., Jr. The Law Whose Life Is Not Logic: Evidence of Other Crimes in Criminal Cases .....	62
Stengel, Joseph J. The Background of the Fourth Amendment to the Constitution of the United States, Part One .....	278
Tydings, Joseph D. Temporary Judicial Assignments: An Invaluable Tool for Effective Judicial Administration .....	264

TABLE OF CASES<sup>1, 2</sup>

	<i>Page</i>		<i>Page</i>
Allen v. Crofoot .....	208	<b>Hughes Tool Co. v. Motion Picture</b>	
Amaya v. Home Ice, Fuel and Supply		<b>Association of America, Inc.</b> ....	47-48
Co. ....	332	In re Gault .....	154-55; 170-71; 316-21; 350
<b>Anderson v. Schaefer</b> .....	230, 235, 250	In re Ithaca Journal News, Inc.....	348-53
<b>Associated Press v. United States</b> ...	51	Katz v. United States .....	345
<b>Board of Trade v. United States</b> ....	49	<b>King v. Smith</b> .....	231, 233
Bridges v. State .....	179	Life and Casualty Ins. Co. v. Daniel	338-43
Brown v. Board of Education .....	209	Lightner v. Osborn .....	206
<b>Burnette v. Commonwealth</b> .....	74	Lucas v. Morefield .....	190
Chesapeake Industrial Development		Lumbermen's Mutual Casualty Co. v.	
Authority v. Suthers .....	217-22	Renuart-Bailey-Cheely Lumber &	
Commonwealth v. Calvert .....	207	Supply Co. ....	123
<b>Compton v. Commonwealth</b> .....	71-72	Ly Shew v. Acheson .....	177
Cooke v. Latimer .....	123	Mattox v. United States .....	151
Corney v. Henry .....	344-47	McCulloch v. Maryland .....	218
<b>Cowen v. New York Stock Exchange</b>	52	<b>Miranda v. Arizona</b> .....	63-65
Cypress v. Newport News General and		<b>Molinas v. National Basketball Asso-</b>	
Nonsectarian Hospital Association	208-13	<b>ciation</b> .....	47
Dallas County v. Commercial Union		Mutual Life Insurance Co. v. Hillman	118
Assurance Co. ....	159	<b>Northern California Pharmaceutical</b>	
<b>Deesen v. Professional Golfers' Asso-</b>		<b>Association v. United States</b> ....	43
<b>ciation</b> .....	52	<b>O'Boyle v. Commonwealth</b> .....	82
Dillon v. Legg .....	330-37	Olmstead v. United States .....	345
<b>Dr. Bonham's Case</b> .....	294	Palsgraf v. Long Island R.R. Co.....	334
<b>Eastern States Retail Lumber Deal-</b>		<b>Paxton's Case</b> .....	294-95
<b>ers' Association v. United States</b> ...	41	Penick v. Ratcliffe .....	207-8
Elder v. Holland .....	202-208	<b>People v. La Fountain</b> .....	230
Erie R.R. Co. v. Tompkins .....	158	<b>People v. Pickett</b> .....	230
Escobedo v. Illinois .....	63	<b>People v. Zackowitz</b> ...	68-69; 72, 80, 85-86
<b>Fashion Originators' Guild of Amer-</b>		Pointer v. Texas .....	150-51
<b>ica v. F. T. C.</b> .....	39-40, 43, 51	Powell v. State .....	122-23
Fenwick's Trial .....	114	Rackley v. Board of Trustees of the	
<b>Florists Nationwide Telephone Deliv-</b>		Orangeburg Regional Hospital ..	210-11
<b>ery Network v. Florists Telegraph</b>		Rax v. State Department of	
<b>Delivery Association</b> .....	48	Hospitals .....	211-12
Foelkner v. Perkins .....	190	<b>Rees v. Commonwealth</b> .....	82-83
Gordon v. Board of Supervisors....	213-17	Rex v. Paine .....	114
Griswold v. Connecticut .....	344-47	<b>Ruddy Brook Clothes, Inc. v. British</b>	
Hacker v. Nitsche .....	322-29	<b>&amp; Foreign Marine Ins. Co.</b> .....	48
Hambrook v. Stokes Bros. ....	333	Shepard v. United States .....	119
Harless v. Atlantic Life Ins. Co. ....	341	<b>Sherman v. United States</b> .....	84-85

<sup>1</sup> Includes only those cases cited by name in the text.

<sup>2</sup> Cases cited in lead articles appear in bold face type.

	<i>Page</i>		<i>Page</i>
Silver v. New York Central R. Co.....	189	Towson v. New York Yankees ....	47
Silver v. New York Stock Exchange .....	49, 51-52	Townsend v. Sain .....	156
Smith v. Marrable .....	323	Union Circulation Co. v. F.T.C.....	40
Specht v. Patterson .....	154	Union Drawn Steel Co. v. N.L.R.B... 191	
State v. Bock .....	77	Union Leader Corp. v. Newspapers of New England, Inc. ....	49
State v. Goebel .....	75	United States v. Arnold Schwinn and Co. ....	35, 37
State v. Little .....	79	United States v. Montalvo .....	76-77
Sugar Institue v. United States ....	33	United States v. Roth .....	177
Tag Manufacturers Institute v. F.T.C. ....	56	Williams v. Commonwealth .....	81-83
Timmons v. Commonwealth .....	69-71	Williams v. New York .....	152-55
		Wright v. Doe d. Tatham .....	178, 183

**SUBJECT INDEX**  
(REFERENCES ARE TO PAGES)

**ADMINISTRATIVE LAW**

Administrative hearings

Witness' testimony in hearing where judicial safeguards not present limited to qualified privilege for slander—recent decision, 202-08

Evidence before administrative tribunals

Hearsay in administrative tribunals, 134-45

Background, 134

Federal administrative hearings, 136

State administrative agencies, 139

Substantial evidence and residuum rules, 141

Due process requirements and the administrative hearing, 144

See **Evidence**

Federal Trade Commission

Dixon: Self-Regulation—Panacea or Pitfall?, 29-61

See **Trade**

Social Welfare Administration

Graham: Public Assistance: Congress and the Employable Mother, 223, 63

See **Social Welfare**

**ADVERTISING**

Self-regulation of trade through

Dixon: Self-Regulation—Panacea or Pitfall?, 29-61

See **Trade**

**ANTITRUST**

Hearsay in antitrust cases, 163

Self-regulation

Dixon: Self-Regulation—Panacea or Pitfall?, 29-61

See **Trade**

**ARBITRATION**

Hearsay in non-judicial tribunals—arbitration boards, 145

See **Evidence**

**AUTOMOBILES**

Insurance

Keeton: Basic Protection and the Future of Negligence Law, 1-24

Keeton and O'Connell: Basic Protection Automobile Insurance Plan, 25-28

See **Insurance**

**CONSTITUTIONAL LAW**

Criminal evidence

Constitutional limitations on, 148

Freedom of the press

Publicity in the juvenile court—recent decision, 348-53

See **Juvenile Courts**

Hearsay

Due process and the administrative hearing, 144

See also **Administrative Law and Evidence**

**Right to Counsel—juveniles**

The impact of *In re Gault* on juvenile proceedings in Virginia—comment, 316-21  
 See **Juvenile Courts**

**Right of Privacy**

Sodomy and the Married Man—recent decision, 344-47  
 See **Sodomy**

**Search and Seizure**

Stengel: The Background of the Fourth Amendment to the Constitution of the United States, Part One, 278-98  
 See **History**

**Self-incrimination**

Payne: The Law Whose Life Is Not Logic: Evidence of Other Crimes in Criminal Cases, 62-87  
 See **Evidence**

**CRIMINAL LAW****Evidence of prior crimes**

Payne: The Law Whose Life Is Not Logic: Evidence of Other Crimes in Criminal Cases, 62-87  
 See **Evidence**

**Hearsay in criminal cases, 148-57**

Constitutional limitations on criminal evidence, 148  
 Presentence reports, 150  
 Grand jury, habeas corpus, and extradition hearings, 155  
 See also **Evidence**

**Juveniles**

Right to Counsel in Virginia Juvenile Proceedings—comment, 316-21

**Sodomy**

Sodomy and the Married Man—recent decision, 344-47  
 See **Sodomy**

**DISCOVERY**

Hearsay and pretrial discovery, 171

**DISCRIMINATION****Economic**

Graham: Public Assistance: Congress and the Employable Mother, 223-63  
 Arbitrary discrimination against WIN recipients, 248  
 See **Social Welfare**

**Racial**

Segregation of patients in hospitals illegal, qualified Negro physicians not to be denied staff privileges at publicly supported hospitals because of their race—recent decision, 208-13

**DOWER AND CURTESY****Proposed legislation concerning**

Lewis: It's Time to Abolish Dower and Curtesy in Virginia, 299-314  
 Problem areas of present Virginia law, 300  
 Rationale of abolition of dower, 305  
 Dower and curtesy in other states, 308  
 Suggested changes in Virginia law, 310



**EMINENT DOMAIN**

Hearsay in eminent domain proceedings, 166

See **Evidence**

**EMPLOYMENT**

Graham: Public Assistance: Congress and the Employable Mother, 223-63

See **Social Welfare**

**EVIDENCE**

Hearsay

Note: Erosion of the Hearsay Rule, 89-196

Defining the hearsay problem, 97-106

History of the hearsay rule, 106-15

Exceptions to the rule, 115-23

Legislative reform, 124-34

Hearsay in non-judicial tribunals, 134-48

Hearsay in criminal cases, 148-57

Hearsay in federal cases, 157-61

Hearsay in non-jury cases, 161-63

Judicial proceedings requiring special treatment of hearsay, 163-71

Judicial devices for circumventing the hearsay rule, 171-92

Discretion in the trial judge and certainty in the law of evidence, 192-95

Insurance

Burden of Proof for Recovery on Accident Policy Where the Defense Is Suicide—  
Virginia's Answer—recent decision, 338-343

See **Insurance**

Prior Crimes

Payne: The Law Whose Life Is Not Logic: Evidence of Other Crimes in Criminal  
Cases, 62-87

Privilege against self-incrimination, 62

Evidence of prior crimes, 66

Conclusion, 85

**FAMILY COURTS**

Hearsay in cases in family courts, 169

See **Evidence**

**FEDERAL COURTS**

Hearsay in federal cases, 157-61

See **Evidence**

Judicial Administration

Tydings: Temporary Judicial Assignments: An Invaluable Tool for Effective  
Judicial Administration, 264-77

Statutory guidelines and use of temporary judicial assignments, 265

Subcommittee hearings and conclusions therefrom, 261

Value of temporary assignments, 268

Costs, 270

Lack of effective correlation of need and availability, 271

Reports, 274

Senior judges, 274

Actions subsequent to subcommittee hearings, 275

**HEARSAY**

Note: Erosion of the Hearsay Rule, 89-196

See Evidence

**HISTORY**

## Fourth Amendment

Stengel: The Background of the Fourth Amendment to the Constitution of the United States, Part One, 278-98

Search and seizure in England, 278

In the American colonies and confederation, 291

## Hearsay

History of the hearsay rule, 106-15

Origin of the jury and development of the English law of evidence, 106

Treatment of hearsay under a best evidence principle, 106

Emergence of a rigid rule of exclusion, 112

See Evidence

**HOSPITALS**

Segregation of patients by race is illegal. Qualified Negro physicians not to be denied staff privileges at publicly supported hospitals because of their race—recent decision, 208-13

**INDUSTRY**

See Trade

**INSURANCE**

## Accident insurance

Burden of Proof for Recovery on Accident Policy Where the Defense Is Suicide—Virginia's Answer—recent decision, 338-343

Recognition of the beneficiary's burden on accident policies and under double indemnity provision in life insurance contracts, 339

Presumption against suicide, 339

Effect of presumption, 339

## Automobile

Keeton: Basic Protection and the Future of Negligence Law, 1-24

Keeton and O'Connell: Basic Protection Automobile Insurance Plan, 25-28

Objectives of a system of compensation, 1

The need for reform, 5

Central principles of the Basic Protection Plan, 8

Recovery for pain and suffering, 10

Cost savings under Basic Protection, 11

Equity in insurance rates, 13

Property damage coverage, 17

Incentives for safety, 19

Controversial details of Basic Protection, 21

**JUDGES**

## Federal

Tydings: Temporary Judicial Assignments: An Invaluable Tool for Effective Judicial Administration, 264-77

See Federal Courts

**Hearsay in non-jury cases, 161-63**

Discretion in the trial judge and certainty in the law of evidence, 192-9

See **Evidence**

**Judicial devices for circumventing the hearsay rule, 171-92**

Pretrial conferences and discovery rules, 171

Expert opinion testimony, 172

Judicial notice, 175

Hearsay as circumstantial evidence, 178

Hearsay as corroborative evidence, 182

See **Evidence**

**JUDICIAL NOTICE**

A tool for circumventing the hearsay rule, 175

See **Judges**

**JUVENILE COURTS****Protection of anonymity**

Publicity in the Juvenile Court—recent decision, 348-53

Constitutionality of statutes protecting juvenile offenders from publicity, 348

Anonymity as a tool of rehabilitation, 349

Juvenile protection versus freedom of the press, 351

**Right to Counsel**

In Virginia juvenile proceedings—comment, 316-21

Statutory guarantee where confinement may result, 318

**LANDLORD-TENANT****Implied warranty of habitability**

Lease of furnished premises for short term: Erosion of caveat emptor—comment, 322-29

Common law rule of caveat emptor, 322

Exception, 322

Recovery for personal injury for breach of implied warranty of habitability, 323

**MUNICIPAL CORPORATIONS****Standing to sue**

Right of local taxpayers to challenge expenditures of public funds—recent decision, 213-17

**NEGLIGENCE****Recovery for in automobile cases**

Keeton: Basic Protection and the Future of Negligence Law, 1-24

Keeton and O'Connell: Basic Protection Automobile Insurance Plan, 25-28

See **Insurance**

**Recovery for Negligently Caused Emotional Trauma Resulting from Fear for the Safety of Another—recent decision, 330-37**

Zone of danger, an artificial test, 331

Abandonment of the zone of danger test, 332

**PATENTS**

Hearsay in patent cases, 163

See **Evidence**

**PRETRIAL CONFERENCE**

Hearsay and the pretrial conference, 171

See **Evidence**

**PUBLIC ASSISTANCE**

Graham: Public Assistance: Congress and the Employable Mother, 223-63

See **Social Welfare**

**REAL PROPERTY**

Lease of furnished premises for short term

Implied warranty of habitability—comment, 322-29

See **Landlord-Tenant**

Lease of tax-exempt land for private or commercial purposes

Subjection of the leasehold to tax—recent decision, 217-22

**SOCIAL WELFARE**

The employable mother

Graham: Public Assistance: Congress and the Employable Mother, 223-63

The appropriateness of mothers for employment, 228

Statutory purpose, 228

State administrative interpretations, 233

The nature of the training and employment, 237

Role of the labor department, 237

The placement process, 240

Justification for refusals, 245

Arbitrary discrimination against WIN recipients, 248

Financial incentives under WIN, 254

**SODOMY**

Sodomy and the Married Man—recent decision, 344-47

Does sodomy include private, consensual acts between married persons?, 344

Analogy to prohibitive laws on the use of contraceptives as an invasion of the right of privacy, 345

Right of privacy as an independent doctrine, 345

Balancing of individual interests and the interests of the state, 344

**STANDING TO SUE**

Right of local taxpayers to challenge expenditures of public funds—recent decision, 213-17

**SUICIDE**

As a defense to action on accident policy

Effect on burden of proof—Virginia's answer—recent decision, 338-43

**TAXATION**

Leasehold in tax exempt land subject to tax if used for private or commercial purposes—recent decisions, 217-22

**TAXPAYERS**

Suits by taxpayers to challenge expenditures of public funds—recent decision, 213-17

**TORTS**

Recovery for Negligently Caused Emotional Trauma Resulting from Fear for the Safety of Another—recent decision, 330-37

See **Negligence**

**TRADE**

Regulation of

Dixon: Self-Regulation—Panacea or Pitfall?, 29-61

Self-regulation by individual companies, 31

Self-regulation by individual industries and industry groups, 32

Self-regulation by advertising associations, clubs, and bureaus and by advertising media, 56

**TRADEMARK**

Hearsay in trademark cases, 163

See **Evidence**

**WARRANTY**

Implied warranty of habitability

In lease of furnished premises for short term: Erosion of caveat emptor—comment, 322-29

See **Landlord-Tenant**

**WELFARE**

See **Social Welfare**