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Additional Emergency Measures

North Dakota Law Review Associate Editors

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Sarner vs. Kantor, 205 N. Y. S. 760 (N. Y.), decreed that the lessor defendant did not have a right to withhold consent to assignment of lease; City vs. Underwood, 298 S. W. 1090 (Ky.), decreed rights of jailor concerning transportation of prisoners; Dodge vs. Campbell, 220 N. Y. S. 262 (N. Y.), determined the validity of a former divorce decree; Moore vs. Moore, 137 S. E. 488 (Va.), established state official's individual rights against himself as an official; Baumann vs. Baumann, 165 N. E. 819 (N. Y.), entered decree showing plaintiff was wife of H. and that defendant was not his wife; Butterick Co. vs. Fulton, 229 N. Y. S. 86 (N. Y.), affirmed a tenant's right to sublet; Morecraft vs. Taylor, 242 N. W. 570 (Wis.), declared plaintiff illegitimate child of defendant; Wingate vs. Flynn, 249 N.Y.S. 351 (N.Y.), determined whether a term of office was six or fourteen years; Llandudno vs. Woods, 2 Ch. 705 (English), decreed that defendant clergyman was not entitled to hold services in certain places without plaintiff's consent; Chapman vs. Michaelson, 2 Ch. 612 (English), decreed that a mortgage (not yet due) was invalid for illegality; Powell & Thomas vs. Evan Jones, 1 K. B. 11 (English), declared that a sub-agent who had bargained for a secret commission would become indebted to the principals of the agent who employed him when and as he should receive any portion of such commission; Rawlinson vs. Mort, 93 L. T. 555 (English), established that an organ in a mission church belonged to the plaintiff; Cope vs. Crossingham, 2 Ch. 624 (English), declared that a proposed act by a labor union would be ultra vires.

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