

Washington Law Review

Volume 41 | Number 1

1-1-1966

Contents

anon

Follow this and additional works at: <https://digitalcommons.law.uw.edu/wlr>

Recommended Citation

anon, Table of Contents, *Contents*, 41 Wash. L. Rev. iii (1966).

Available at: <https://digitalcommons.law.uw.edu/wlr/vol41/iss1/1>

This Table of Contents is brought to you for free and open access by the Law Reviews and Journals at UW Law Digital Commons. It has been accepted for inclusion in Washington Law Review by an authorized editor of UW Law Digital Commons. For more information, please contact lawref@uw.edu.

WASHINGTON LAW REVIEW

VOL. 41, No. 1

JANUARY 1966

CONTENTS

ARTICLES

- UNIFORM TRUSTEES' POWERS ACT *Charles Horowitz* 1
- WASHINGTON'S NON-INTERVENTION EXECUTOR—STARTING
POINT FOR PROBATE SIMPLIFICATION . . . *Robert L. Fletcher* 33
- THE TRUST DEED ACT IN WASHINGTON *John A. Gose* 94
- OUR BURDEN OF BURDENS *Lloyd L. Wiehl* 109

RECENT DEVELOPMENTS

- Civil Procedure—Federal Jurisdiction: Service of Summons
upon Foreign Governments through Their Diplomatic
Representatives. *Hellenic Lines, Ltd. v. Moore* (D.C. Cir. 1965) 119
- Constitutional Law: Religious Freedom and Compulsory Blood
Transfusions for Adult Jehovah's Witness. *In re Brook's
Estate* (Ill. 1965); *United States v. George* (D. Conn. 1965) . 124
- Constitutional Law: Residency Requirements for Public
Employment—Denial of Due Process and Equal Protection.
Construction Union v. City of St. Paul (Minn. 1965) 130
- Constitutional Law—Taxation on Imports: The Original Package—
a Factor, Not a Test. *Florida Greenheart Corp. v. Gautier*
(Fla. 1965) 135
- Criminal Law—Double Jeopardy: Acquittal of Reckless Driving
Does Not Bar Prosecution for Vehicular Homicide. *Martins
v. Supreme Court* (N.Y. 1965) 140
- Taxation: Loss Carryovers Under the 1954 Code: Rejection of the
Lisbon Shops Doctrine. *Maxwell Hardware Co. v.
Commissioner* (9th Cir. 1965) 148

Torts: Husband's Immunity from Personal Suit for Tort. <i>Fisher v. Toler</i> (Kan. 1965)	157
Torts: Products Liability—Innocent Bystander Enjoys Protection of Implied Warranty. <i>Piercefield v. Remington Arms Co.</i> (Mich. 1965)	161
Torts: Strict Liability in Tort—Builder-Vendor of Mass Produced House Strictly Liable for Injuries Caused by Construction Defects. <i>Schipper v. Levitt & Sons, Inc.</i> (N.J. 1965)	166
Trade Regulation—Antitrust: Private Action for Treble Damages under Clayton Act Section 7. <i>Julius M. Ames Co. v. Bostitch, Inc.</i> (S.D.N.Y. 1965)	174
Uniform Commercial Code: UCC-Liberal Interpretation of Financing Statement Requirements. <i>In re Excel Stores, Inc.</i> (2d Cir. 1965); <i>Benedict v. Lebowitz</i> (2d Cir. 1965)	180

BOOKS

REVIEWED	187
WEYRAUCH: The Personality of Lawyers: A Comparative Study of Subjective Factors in Law, Based on Interviews with German Lawyers <i>Heinz Eulan</i>	
WHITE: The Use of Experts by International Tribunals <i>Seymour W. Wurfel</i>	197
RECEIVED	204

Copyright © 1965 all rights reserved by the Washington Law Review Association

THE WASHINGTON LAW REVIEW is published by Washington Law School students five times a year: January, April, June, August, and October.

Second class postage paid at Seattle, Washington.

Subscription price is \$6 per year in United States and Canada, \$6.50 elsewhere. Single issue \$2. Asian Law issue \$3. Back issues: \$2.50 for single issues, \$3.50 for Asian Law issues, and \$7 per volume. If subscription is to be discontinued at expiration, notice to that effect should be sent; otherwise it will be renewed as usual.

Address all correspondence to: Washington Law Review
306 Condon Hall
University of Washington
Seattle, Washington 98105