

Washington Law Review

Volume 42 | Number 1

10-1-1966

Contents

anon

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

Recommended Citation

anon, Table of Contents, *Contents*, 42 Wash. L. Rev. iii (1966).

Available at: <https://digitalcommons.law.uw.edu/wlr/vol42/iss1/2>

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. 42, No. 1

OCTOBER 1966

CONTENTS

ARTICLES

- THE ROBINSON-PATMAN ACT AND ANTITRUST POLICY: A TIME FOR REAPPRAISAL *Philip Elman* 1
- WHERE DOES THE BEACH BEGIN, AND TO WHAT EXTENT IS THIS A FEDERAL QUESTION? *Charles E. Corker* 33
- THE FINANCIAL PROVISIONS OF THE NEW WASHINGTON BUSINESS CORPORATION ACT (PART II) *Richard O. Kummert* 119

LAMPADEPHORIA

- WATER AND THE NATIONAL WELFARE—PROGRAMS IN SEARCH OF A POLICY . . . *James A. Crutchfield* 177
- LAND REFORM IN LATIN AMERICA: HOW TO HAVE A REVOLUTION WITHOUT A REVOLUTION *Roy L. Prosterman* 189

COMMENTS

- Increasing the Flow of Private Funds to the Underdeveloped Countries: a *Proposal* 213
- UCC Section 2-318: Effect on Washington Requirements of Privity in Products Liability Cases 253

RECENT DEVELOPMENTS

Carrier's Liability—Presumptions: The Effect of a Presumption of Common Carrier Negligence Upon the Burden of Proof. <i>Super Service Motor Freight Co. v. United States</i> (6th Cir. 1965) . . .	273
Civil Rights—Jury Selection: Key-Man System Eliminated. <i>Rabinowitz v. United States</i> (5th Cir. 1966)	280
Constitutional Law—Equal Protection: Validity of State Proposition Effectively Repealing Anti-Discrimination Laws. <i>Mulkey v. Reitman</i> (Cal. 1966)	285
Municipal Corporations—Public Purpose Doctrine: "Public Purpose" in Municipal Financing Plans. <i>Brandes v. City of Deerfield Beach</i> (Fla. 1966)	294
Torts—Invitees: Visitor Responding to Public Invitation Classified As Invitee. <i>McKinnon v. Washington Fed. Sav. & Loan Ass'n</i> (Wash. 1966)	299
Trade Regulation—Deceptive Advertising: Deceptive Advertising and Inconsistent Guarantees. <i>Montgomery Ward & Co.</i> (FTC 1966)	306

BOOKS

REVIEWED

DACEY: How To Avoid Probate! . . .	<i>Robert W. Hallgring</i>	311
JAFFE: Judicial Control of Administrative Action	<i>Cornelius J. Peck</i>	323

RECEIVED	327
--------------------	-----

Copyright © 1966 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