

# Washington Law Review

---

Volume 46 | Number 3

---

5-1-1971

## Contents

anon

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

---

### Recommended Citation

anon, Table of Contents, *Contents*, 46 Wash. L. Rev. vii (1971).

Available at: <https://digitalcommons.law.uw.edu/wlr/vol46/iss3/1>

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 [cnyberg@uw.edu](mailto:cnyberg@uw.edu).

# WASHINGTON LAW REVIEW

Volume 46, Number 3, May, 1971

## CONTENTS

### Articles

- Remedies for Racial Discrimination in Employment: A Comparative Evaluation of Forums *Cornelius J. Peck* 455

Emphasizing the opportunities for private practitioners to represent victims of racial discrimination in employment, Professor Peck compares the available forums for providing relief. Title VII of the Civil Rights Act of 1964 provides the most frequently used forum, but there are also available other statutory and common law forums not traditionally associated with racial discrimination in employment. Particularly significant is the potential of the Civil Rights Act of 1866 for redressing racial discrimination against individual employees, and, in addition, providing a forum not otherwise available for employers whose desire to end discrimination is frustrated by union intransigence.

### Comments

- Section 7 of the Clayton Act as a Tool to Curtail Conglomerate Acquisitions of Insurance Companies 497

Mergers of insurance companies with corporations which do not write insurance pose a substantial threat both to competition and to the resource allocating capability of the economy. This comment indicates that an attack on these mergers under the federal anti-trust laws will not be prevented by the McCarran-Ferguson Act. The comment also analyzes the possible application of Section 7 of the Clayton Act to conglomerate insurance mergers and evaluates possible attacks based on the principles covering vertical mergers, transfer of market power, and reciprocity.

### Recent Developments

- Indians—Criminal Procedure: Habeas Corpus as an Enforcement Procedure under the Indian Civil Rights Act of 1968, 25 U.S.C. §§ 1302-1303 541

- Criminal Law—Narcotics—Constructive Possession: Conviction Reversed Where No Positive Showing of Dominion and Control over Drugs or Premises.—*State v. Callahan*, 77 Wash. Dec. 2d 26, 459 P.2d 400 (1969). 555

- Constitutional Law—Abortions: Abortion as a Ninth Amendment Right.—*Babbitz v. McCann*, 310 F. Supp. 293 (E.D. Wis. 1970), *appeal dismissed per curiam*, 91 S. Ct. 12 (1970). 565

Due Process—Administrative Law—Public Assistance: Applicant's Right to a Fair Hearing.—*Davis v. Toledo Metropolitan Housing Authority*, 311 F. Supp. 795 (N.D. Ohio 1970). 576

## Reviews

Bickel, The Supreme Court and the Idea of Progress  
*Arval A. Morris* 587

Spradley, You Owe Yourself a Drunk: An Ethnography of Urban Nomads  
*Lavern V. Rieke* 613

Fratcher, Probate Can Be Quick and Cheap: Trusts and Estates in England  
*Robert L. Fletcher* 619

Book Notes 627

Copyright 1971 all rights reserved by the Washington Law Review Association

---

THE WASHINGTON LAW REVIEW is published four times each year by students of the University of Washington School of Law. Second-class postage paid at Seattle, Washington and additional offices. Subscription, \$9.50 a year in United States and Canada; \$10.00 elsewhere. Single issue \$3.00. Prices for back issues and volumes are available on request. If subscription is to be discontinued at expiration, notice to that effect should be sent to the Business Manager; otherwise subscriptions will be automatically renewed.

Citations conform to *A Uniform System of Citation* (11th ed. 1967), copyright by the Columbia, Harvard, and University of Pennsylvania Law Reviews and the Yale Law Journal.

Member, National Conference of Law Reviews.

The REVIEW gratefully acknowledges complimentary subscriptions to the National Reporter System and Washington advance sheets, presented by the West Publishing Company and the Bancroft-Whitney Company.

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