

Washington Law Review

Volume 46 | Issue 4

7-1-1971

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. ix (1971).

Available at: <https://digitalcommons.law.uw.edu/wlr/vol46/iss4/1>

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.

WASHINGTON LAW REVIEW

Volume 46, Number 4, July, 1971

CONTENTS

Articles

- The Allocation of Jurisdiction Between State and Federal Courts
in Patent Litigation *Donald Shelby Chisum* 633

A proper jurisdictional balance between state and federal court systems has long been a goal of federal statutes granting jurisdiction over patent matters to the federal courts. Prompted by the recent decision of the United States Court of Appeals for the Ninth Circuit in *Koratron Co. v. Deering Milliken, Inc.*, Professor Chisum considers the general problem of the jurisdiction of federal and state courts over cases concerning questions of federal law and then focuses on the specific problem of jurisdiction over cases involving federal patent law. The article begins with a discussion of the history of statutes granting patent jurisdiction to federal courts and concludes with an evaluation of the present division of jurisdiction in patent matters between state and federal courts.

Comments

- Auditors' Third Party Liability: An Ill-Considered Extension of
the Law 675

Numerous legal commentators have recently advocated an extension of auditors' professional liability to third-party users of financial statements, with the dual purposes of inducing improved disclosure in financial statements and obtaining restitution for investors injured by misleading statements, and some judicial decisions have adopted such an expanded liability. This comment evaluates the probable effectiveness and effects of such expanded liability, concluding that the expansion is unlikely to obtain either of its stated objectives and that such an expansion is likely to create pressures upon the cost and availability of audits which will be injurious to both investors and users of capital and will impede the resource-allocating capability of the economy.

- Too Little Land, Too Many Heirs—The Indian Heirship Land
Problem 709

The poverty of the American Indian has been intensified by a number of long-established federal land policies which have resulted in the progressive fractionation of land ownership so that much Indian land cannot be used effectively. This comment describes the origins and present dimensions of the Indian land heirship problem and the existing laws concerning the devolution of Indian land, and concludes with an analysis of the various statutory solutions which have been proposed to alleviate the problem.

- The Shutoff of Utility Services for Nonpayment: A Plight of the
Poor 745

The shutoff of essential utility services for nonpayment causes immeasurable hardship to many poor individuals. This comment examines the existing situation and suggests possible reforms aimed at immediate alleviation of the hardships. The role of the courts and regulatory agencies is examined but the primary focus is on the minimum alteration of existing policies necessary to provide immediate and substantial relief. An insight into the existing shutoff policies of utilities is provided by an appendix summarizing a survey of utility policies through the United States.

Recent Developments

- Trusts—Rule Against Perpetuities—Cy Pres: Dominant General Testamentary Intent as a Prerequisite to Application—*In Re Estate of Chun Quan Yee Hop*, 469 P.2d 183 (Hawaii 1970). 785
- Taxation—Property—Assessment of Leasehold Interests in Publicly-Owned Lands for Purposes of the *Ad Valorem* Property Tax—Value Not to be Reduced by the Extent of Indebtedness.—*Pier 67, Inc. v. King County*, 78 Wash. Dec. 2d 48, 469 P.2d 902 (1970). 795
- Labor Relations—Federal Court Injunctions Against Concerted Strike Activity: Norris-LaGuardia and Taft-Hartley Accommodated—*Boys Markets, Inc. v. Retail Clerk's Union, Local 770*, 398 U.S. 235 (1970). 805
- Constitutional Law—Petty Offender's Right to Demand Trial by Jury: Petty Offenders Have Peers in Alaska—*Baker v. City of Fairbanks*, 471 P.2d 386 (Alas. 1970). 827
- Public Utilities Regulation—Jurisdiction of the Federal Power Commission: Factual Determination of Interstate Power Flow Required. *Florida Power & Light Co. v. FPC*, 430 F.2d 1377 (5th Cir. 1970), *cert. granted*, 91 S. Ct. 873 (1971). 837

Reviews

- Ney, *The Wall Street Jungle* Donald Shelby Chisum 847
- Gray, *Cases and Materials on Environmental Law* Charles B. Roe, Jr. 859

Book Notes

- Index to Volume 46 865

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