

Washington Law Review

Volume 45 | Issue 4

6-1-1970

Contents

anon

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

Recommended Citation

anon, Table of Contents, *Contents*, 45 Wash. L. & Rev. xiii (1970).
Available at: <https://digitalcommons.law.uw.edu/wlr/vol45/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 45, Number 4, June, 1970

CONTENTS

Editor's Notes

Articles

Judicial Sanctions and Legislative Redistricting in Washington State *W. Basil McDermott* 681

This case study of the impact of *Baker v. Carr* on the State of Washington attempts to discern the nature of the role of the judiciary in the implementation of new reapportionment rules. Redistricting is usually thought of as a highly political area, outside the normal involvement of courts. Now that federal judges are under a mandate to consider the problems in this area, it is important to understand the capacity of the judicial system to discharge its role. By exercising their power with restraint, the federal judges in Washington sought to influence the political system to do its duty without an open confrontation between the federal judiciary and the state legislature. The author concludes that the actions taken by the federal judges were a necessary condition for redistricting in Washington in 1965. His insights into the political decision-making process may have immediate value as the 1971 legislature faces its constitutional duty to redistrict the state.

Comments

Racial Discrimination in USDA Programs in the South: A Problem in Assuring the Integrity of the Welfare State 727

Allowing the rural poor to stay on the land and to better their lives would be one significant contribution to alleviating the problems of the urban ghetto. Yet, at least as regards the southern black farmer and his family, the federal government has not only allowed its welfare farm programs to fail in wholesale fashion, but has acquiesced in and even affirmatively contributed to that failure. This comment offers some empirical data on rural southern life and describes three representative U.S. Department of Agriculture programs and their failures at the local level with regard to the black farmer and his family. Legal actions and theories are presented which might be used in specific cases to afford all farmers equal access to the benefits of the existing farm welfare programs.

The Applicability of the "New" Fourth Amendment to Investigations by Secret Agents: A Proposed Delineation of the Emerging Fourth Amendment Right to Privacy 785

Recent Supreme Court search and seizure cases are the harbingers of a new conceptual way of analyzing fourth amendment questions. The author describes the separate fourth amendment issues of applicability and reasonableness and critically analyzes the Court's development of new privacy rules of applicability. The Court fails to recognize that privacy has both quantitative and qualitative aspects; the limited quantum of privacy analysis may account for this failure. This comment proposes a new fourth amendment privacy model and illustrates its application in various secret agent situations.

Recent Developments

- Administrative Law—Common Carriers—Route Certification:
Regulated Competition Favored under Public Convenience
and Necessity Standard—*Black Ball Freight Service, Inc. v.*
Washington Utilities and Transportation Commission, 74 Wn.
2d 871, 447 P.2d 597 (1968). 817
- Corporations—Community Property: Non-Tax Aspects of the
Washington Professional Service Corporation Act.—Ch. 122,
Laws of 1969, *now codified as* RCW ch. 18.100 (1969). 827
- Medical Profession—Anti-Kickback Statute: Licensed Medical
Practitioners May Not Receive Financial Benefits From Referral
of Patients or Sale of Medical Supplies to Patients.—*Day*
v. Inland Empire Optical, Inc., 76 Wash. Dec. 2d 566, 456
P.2d 1011 (1969); RCW ch. 19.68 (1969). 838

Reviews

- Morris and Hawkins, *The Honest Politician's Guide to Crime
Control* Arval A. Morris 851
- Townsend, *Up the Organization: How to Stop the Corporation
from Stifling People and Strangling Profits* Donald Shelby Chisum 871

- Index to Volume 45 with Cumulative Index
Tables 877

Copyright 1970 all rights reserved by the Washington Law Review Association

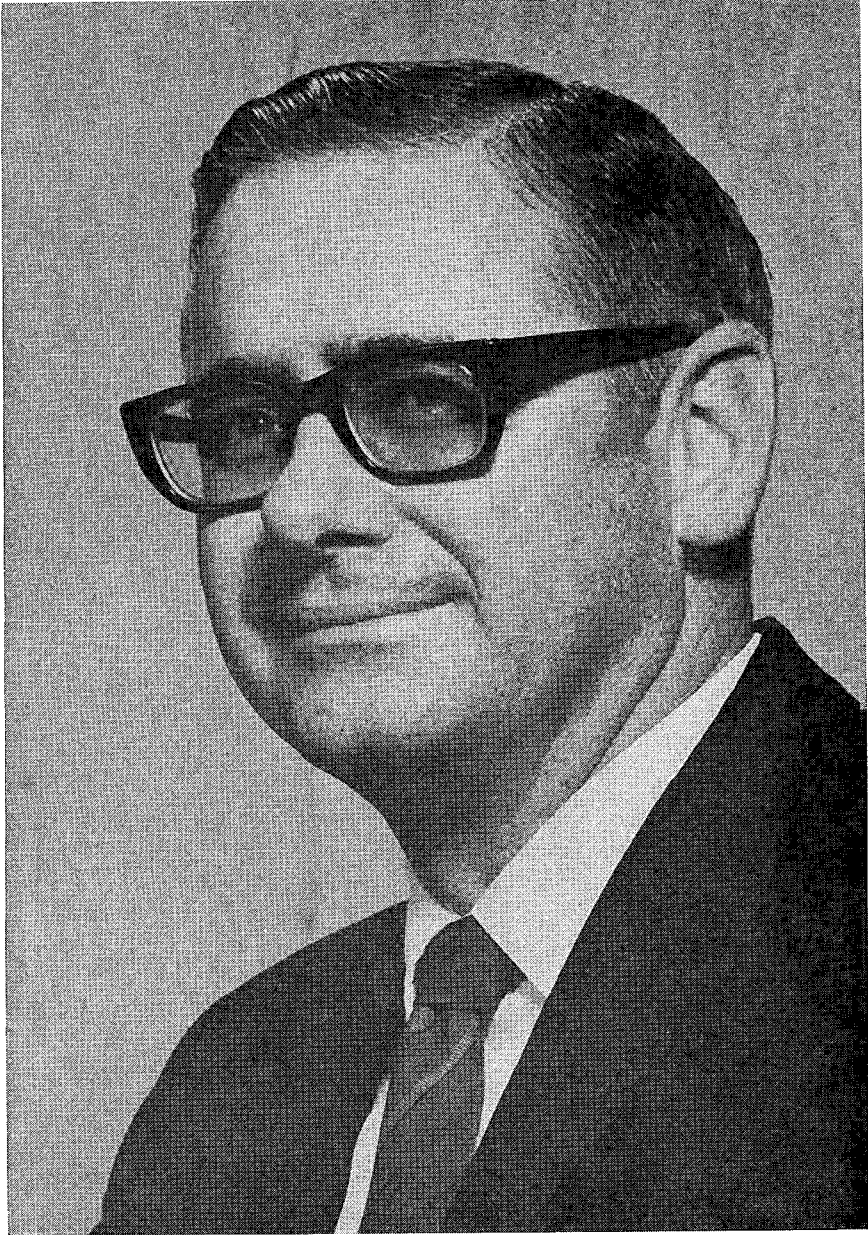
THE WASHINGTON LAW REVIEW is published four times each year by students of the University of Washington School of Law. Second-class postage paid at Seattle, Washington and additional offices. Subscription, \$9.50 a year in United States and Canada; \$10.00 elsewhere. Single issue \$3.00. Prices for back 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



RICHARD S. L. RODDIS
Dean, School of Law