Contents

anon

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

Recommended Citation
anon, Table of Contents, Contents, 48 Wash. L. Rev. ix (1973).
Available at: https://digitalcommons.law.uw.edu/wlr/vol48/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.
CONTENTS

Articles


Harry M. Cross 527

In 1972, the Washington Legislature amended Washington’s community property laws, granting the wife management powers equal to those of her spouse. Professor Cross examines the impact of the amendments upon existing Washington law, emphasizing expected practical difficulties in community business transactions and transactions involving household goods.

The Economics of the Joint Antitrust Dissents of Justices Harlan and Stewart

Ray O. Werner 555

Professor Werner presents a chronological study of the antitrust dissents authored by Justices Harlan and Stewart in an attempt to identify the minority rationale which may guide the Court’s future antitrust decisions. Analyzing these dissenting opinions against the economic criteria of industry structure, conduct and performance, Professor Werner concludes that the dissenters focus primarily on industry performance while showing some concern for the structure of the industry. The author views the dissenters as strict constructionists and believes that their conservative economic orientation may emerge as the antitrust philosophy of the Nixon appointees to the United States Supreme Court.

Lampadephoria

Outcomes of Six- and Twelve-Member Jury Trials: An Analysis of 128 Civil Cases in the State of Washington

Gordon Bermant and Rob Coppock 593

Union Group Legal Services: An Experiment in Group Legal Practice

William A. Roberts 597
Comment

Bank Branching in Washington: A Need for Reappraisal

Washington bank branching policy, which essentially limits geographic bank expansion to mergers with existing banks, is being frustrated by aggressive enforcement of federal antitrust statutes. Given the federal restrictions on bank concentration and the need for a responsive and competitive commercial banking structure at the local level, the author concludes that Washington should revamp current statutory policy and allow limited de novo bank branching.

Recent Developments


Physicians and Surgeons—Malpractice—Informed Consent of Patient: Duty to Inform Patient to be Established by Expert Medical Testimony—ZeBarth v. Swedish Hospital Medical Center, 81 Wn. 2d 12, 499 P.2d 1 (1972).