

Washington Law Review

Volume 53 | Issue 4

10-1-1978

Contents

anon

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

Recommended Citation

anon, Table of Contents, *Contents*, 53 Wash. L. & Rev. ix (1978).

Available at: <https://digitalcommons.law.uw.edu/wlr/vol53/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 53, NUMBER 4, OCTOBER 1978

UNIVERSITY OF WASHINGTON SCHOOL OF LAW

CONTENTS

ARTICLE

- Special Estate Tax Valuation of Farmland and the Emergence
of a Landholding Elite Class
Roland L. Hjorth 609

COMMENTS

- The Longshoremen's and Harbor Workers' Compensation Act
and the Invitee Standard: Maritime Law Gone Aground? 663
- Jurisdiction To Zone Indian Reservations 677
- Washington's Public Law 280 Jurisdiction On Indian
Reservations 701

RECENT DEVELOPMENTS

- Herring, Sardines, and Foreign Affairs: Determination of Optimum
Yield Under the Fishery Conservation and Management Act of 1976—*Maine v. Kreps*, 563 F.2d 1043 (1st
Cir.), *remanded*, No. 77-45-SD (S.D. Me. Aug. 26, 1977),
aff'd, 563 F.2d 1052 (1st Cir. 1977). 729
- Domestic Relations—Breach of Promise to Marry: Relic Re-
vised to Exclude Expectation Damages—*Stanard v.*
Bolin, 88 Wn. 2d 614, 565 P.2d 94 (1977). 751

Domestic Relations—Tentative Requirement of Disclosure and Independent Counsel for Marital Agreements— <i>In re Marriage of Hadley</i> , 88 Wn. 2d 649, 569 P.2d 790 (1977).	763
Limited Partnership—Limited Control Through a Corporate General Partner— <i>Frigidaire Sales Corp. v. Union Properties, Inc.</i> , 88 Wn. 2d 400, 562 P.2d 244 (1977).	775
The Interaction of Federal Equitable Remedies With State Sovereignty— <i>Puget Sound Gilnetters Association v. Moos</i> , 88 Wn. 2d 677, 565 P.2d 1151 (1977).	787
Malicious Prosecution Counterclaims Now Allowable in the Principal Action—Implicit Abandonment of the Doctrine of Strict Limitation—WASH. REV. CODE § 4.24.350 (1977).	805

Copyright ©1978, Washington Law Review Association

ISSN 0043-0617

THE WASHINGTON LAW REVIEW is published quarterly by students of the University of Washington School of Law. Second-class postage paid at Seattle, Washington. Subscription \$12.00 a year in United States and \$13.20 elsewhere. Single issue \$4.00 (Vol. 52, Book 3 \$5.50). To obtain back issues and volumes see the advertisement elsewhere in this issue. 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* (12th ed. 1976), 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 U.S. Supreme Court Reports, Lawyers Edition 2d, and the Washington advance sheets presented by the Bancroft-Whitney Company.

The REVIEW invites the submission of unsolicited manuscripts. We regret that such manuscripts cannot be returned except upon receipt of postage and handling fees of 50c for third class mail or \$2.50 for first class mail.

Address all correspondence to our office of publication: Washington Law Review
1100 N.E. Campus Parkway
University of Washington, Condon Hall, JB-20
Seattle, Washington 98105