## **Washington Law Review**

Volume 60 | Number 3

6-1-1985

### **Contents**

anon

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

#### **Recommended Citation**

anon, Table of Contents, *Contents*, 60 Wash. L. Rev. vii (1985). Available at: https://digitalcommons.law.uw.edu/wlr/vol60/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 <a href="mailto:lawref@uw.edu">lawref@uw.edu</a>.

# WASHINGTON LAW REVIEW

VOLUME 60, NUMBER 3, JUNE 1985 UNIVERSITY OF WASHINGTON SCHOOL OF LAW

## **CONTENTS**

Dedication to Professor Lehan K. Tunks	
John R. Price	551
Robert S. Hunt	553
Frank R. Kennedy	557
Willard K. Pedrick	561
William R. Andersen	565
Allan Axelrod	569
ARTICLES	
Anatomy of Legal Education (Report of the Tunks Committee): The Way We Were and the Way We Are	
David H. Vernon	
Afton Dekanal	571
Patriation of the Canadian Constitution: Comparative Federalism in a New Context	
William C. Hodge	585
COMMENTS	
Increased Risk of Disease from Hazardous Waste: A Proposal for Judicial Relief	635
The Scope of Judicial Review of Agency Actions in Washington Revisited—Doctrinal Analysis and Proposed Revisions	653
The Outward Limit of the Department of Interior's Authority Over Submerged Lands—The Effect of Customary International Law on the Outer Continental Shelf Lands Act	673
RECENT DEVELOPMENTS	
Separation of Powers and Adjudication of Human Rights Claims under the Alien Tort Claims Act—Hanoch Tel-Oren v. Libyan Arab Republic, 726 F.2d 774 (D.C. Cir. 1984), cert. denied, 105 S. Ct. 1354 (1985).	697

Antitrust and Nonmarket Goods: The Supreme Court Fumbles Again—National Collegiate Athletic Association v. Board of Regents, 104 S. Ct. 2948 (1984).	721
State Law in Federal Courts: The Implications of De Novo Review— <i>In re McLinn</i> , 739 F.2d 1395 (9th Cir. 1984).	739
The Demise of the Intra-Enterprise Conspiracy Doctrine: Flexible Antitrust Enforcement Policy Abandoned in a Maze of Economic Certainty—Copperweld Corp. v. Independence Tube Corp., 104 S. Ct. 2731 (1984).	757
WASHINGTON SURVEY	
Practice of Law: Real Estate Brokers Authorized to Complete Transaction Forms— <i>Cultum v. Heritage House Realtors, Inc.</i> , 103 Wn. 2d 623, 694 P.2d 630 (1985).	781
Unused Riparian Water Rights in Washington—Department of Ecology v. Abbott, 103 Wn. 2d 686, 694 P.2d 1071 (1985).	787

Copyright © 1985, 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 \$15.00 a year in United States and \$16.20 elsewhere Single issue \$5.00. Single issue, Symposium \$7.50. 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.

POSTMASTER: Send address changes to Washington Law Review, 1100 N.E. Campus Parkway, University of Washington, JB-20, Seattle, WA 98105.

Citations conform to A Uniform System of Citation (13th ed. 1981), copyright by the Columbia, Harvard, and University of Pennsylvania Law Reviews and the Yale Law Journal

Member, National Conference of Law Reviews.

The REVIEW invites the submission of unsolicited manuscripts

It is the REVIEW's policy to support and further the use of gender-neutral language

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