

Tulsa Law Review

Volume 10 | Number 3

1975

Table of Contents / Masthead

Follow this and additional works at: <https://digitalcommons.law.utulsa.edu/tlr>



Part of the [Law Commons](#)

Recommended Citation

Table of Contents / Masthead, 10 Tulsa L. J. vii (2013).

Available at: <https://digitalcommons.law.utulsa.edu/tlr/vol10/iss3/1>

This Front Matter is brought to you for free and open access by TU Law Digital Commons. It has been accepted for inclusion in Tulsa Law Review by an authorized editor of TU Law Digital Commons. For more information, please contact megan-donald@utulsa.edu.

TULSA LAW JOURNAL

Volume 10

1975

Number 3

Articles

- Indian Land Law—Some Fundamental Concepts
for the Title Examiner *A. F. Ringold* 321
- Land Is Still the Issue *William P. Francisco* 340
- Procedural and Jurisdictional Aspects of
Seeking a Tax Refund *William H. Baker* 362

Notes and Comments

- Consent to Electronic Surveillance By a Party
To A Conversation: A Different Approach 386
- Oklahoma's "Implied Consent" Statute—Is Due
Process Due? 398
- The Due Process Challenge to Possessory Lien
Enforcement 415
- The Case for No-Fault Divorce 427
- The Eleventh Amendment and Sovereign Immunity:
Vagaries of a Federal Fiction 436
- Developments in Actions for Breach of
Implied Warranties of Habitability in the Sale of
New Houses 445
- Morton v. Mancari*: New Vitality for the Indian
Preference Statutes 454

Forum

- Student Practice and the
Oklahoma Legal Internship Program 463

Recent Developments

- Constitutional Law—Guest Statute Held Unconstitutional as Denial of Equal Protection. *Thompson v. Hagan*, 95 Idaho —, 523 P.2d 1365 (1974). 474
- Constitutional Law—Fourth Amendment Protection Against Unreasonable Searches and Seizures Extended to Aliens on Foreign Soil. *United States v. Toscanino*, 500 F.2d 267 (2d Cir. 1974). 479
- Domestic Relations—Pennsylvania Equal Rights Amendment Reverses the Common Law Presumption that the Husband, Because of His Sex, Should Bear the Primary Duty of Child Support. *Conway v. Dana*, 318 A.2d 324 (Pa. 1974). 485
- Labor Law—The Constitutionality of Compulsory Union Membership of Broadcast Commentators. *Buckley v. American Federation of Television and Radio Artists*, 496 F.2d 305 (2d Cir. 1974). 493
- Search and Seizure—Police Officers Executing Search Warrants Must Announce Their Authority and Purpose and Be Refused Admittance Before Even a Technical Breaking Is Allowed. *Sears v. State*, 528 P.2d 732 (Okla. Crim. App. 1974). 497
- Uniform Commercial Code—Sections 9-503 and 9-504 Declared Unconstitutional as Violative of Due Process. *Watson v. Branch County Bank*, 380 F. Supp. 945 (W.D. Mich. 1974). 501

The TULSA LAW JOURNAL is published quarterly by the University of Tulsa College of Law, 3120 East Fourth Place, Tulsa, Oklahoma 74104. Subscription rate: \$9.50 per volume. For this issue and all back issues, inquire of Fred B. Rothman & Company, 57 Leuning Street, South Hackensack, New Jersey 07606. Address all other business communications to the Business Editor of the TULSA LAW JOURNAL. If subscription is to be discontinued at expiration, notice to that effect should be sent to the Business Editor; otherwise, it will be renewed. Third class postage paid at Lincoln, Nebraska. Unless otherwise indicated, all signed materials are student contributions. Opinions expressed in any part of the JOURNAL are the opinions of the contributors, and are not presented as the views of the editors and staff of the JOURNAL or of the College of Law.

Copyright 1975 by the University of Tulsa.