

## In Memory of Wallace M. Rudolph (1930–2017)

*The Seattle University Law Review  
dedicates this issue of Volume 40 to the  
memory of Dean Wallace M. Rudolph.*

Wallace Rudolph was born in 1930 in Chicago, Illinois. He graduated from the University of Chicago when he was nineteen years old. Wallace Rudolph went on to University of Chicago Law School, graduating in 1953.

In 1976, Wallace Rudolph moved to Tacoma to become the second Dean of the University of Puget Sound School of Law, now Seattle University School of Law. During his tenure, he helped to relocate the law school to a new building in downtown Tacoma. He was also responsible for establishing standards for obtaining tenure at the law school. After three years as Dean, Wallace Rudolph returned to the faculty, teaching Constitutional and Administrative Law, as well as many other subjects. The Seattle University Law Review would like to dedicate this issue to remember Dean Wallace Rudolph and the impact he had on our law school.

### WALLACE M. RUDOLPH'S PUBLICATIONS:

*Foreseeability of Third Party Economic Injuries*, 20 U. CHI. L. REV. 283 (1953)

*Women on Juries*, 44 J. AM. JUDICATURE SOC'Y 206 (1961).

*The Reapportionment Cases: A Conservative Defense of Individual Rights*, 43 NEB. L. REV. 854 (1964)

*The Duty to Act: A Proposed Rule*, 44 NEB. L. REV. 499 (1965), reprinted in *THE GOOD SAMARITAN AND THE LAW* (Random House 1967)

*The Conglomerate Merger Tangle*, 50 NEB. L. REV. 1 (1971), reprinted in *13 CORPORATE PRACTICE* 235 (1971)

*The Law as a Trade*, 51 NEB. L. REV. 392 (1972)

HANDBOOK ON CORRECTIONAL LAW (1975)

MODEL CRIMINAL PROCEDURE CODE, UNIFORM STATE LAWS (1975)

MODEL SENTENCING AND CORRECTIONS ACT, UNIFORM STATE LAWS  
(1978)

*Punishment or Cure: The Function of the Criminal Law*, 48 TENN. L. REV.  
535 (1981)

*Standing: A Legal Process Approach*, 36 SW. L.J. 857 (1982)

*The Limits of Judicial Review in Constitutional Adjudication*, 62 NEB. L.  
REV. 80 (1983)

*Free Government and the Doctrine of Non-Delegation of Legislative  
Powers*, 19 NEW ENGLAND L. REV. 551 (1984)

*Judicial Deference to Administrative Interpretation*, 2 ADMIN. L. REV.  
291 (1988)

*The Tort Crisis: Causes, Solutions and the Constitution*, 11 SEATTLE U. L.  
REV. 659 (1988)

*The Evolving Role of the Supreme Court in Constitutional Adjudication:  
A Study in Context*, 21 MEMPHIS ST. L. REVIEW 291 (1991)