

Per Curiam

TONASKET *v.* WASHINGTON ET AL.

APPEAL FROM THE SUPREME COURT OF WASHINGTON

No. 71-1031. Argued December 12-13, 1972—Decided April 24, 1973

79 Wash. 2d 607, 488 P. 2d 281, vacated and remanded.

*Robert L. Pirtle* argued the cause and filed briefs for appellant.

*Slade Gorton*, Attorney General of Washington, argued the cause for appellees. With him on the brief were *Timothy R. Malone*, Senior Assistant Attorney General, and *William D. Dexter*, Assistant Attorney General.

*Alvin J. Ziontz* argued the cause and filed a brief for Confederated Tribes of the Colville Reservation et al. as *amici curiae*.\*

PER CURIAM.

The judgment of the Supreme Court of Washington is vacated, and the case is remanded to that Court for reconsideration in light of §§ 6 and 7 of c. 157, 1972 Extraordinary Session Laws of the State of Washington, and this Court's decision in *McClanahan v. Arizona State Tax Comm'n*, ante, p. 164.

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\*Briefs of *amici curiae* urging reversal were filed by *Solicitor General Griswold*, *Assistant Attorney General Frizzell*, *Harry R. Sachse*, and *Edmund B. Clark* for the United States; by *Charles A. Hobbs* and *Richard A. Baenen* for the National Congress of American Indians; by *David H. Getches* for the Native American Rights Fund; and by *Pearson, Yurok Indian and Trader* on the Hoopa Reservation.

*William D. Dexter*, Assistant Attorney General of Washington, and *Eugene F. Corrigan* filed a brief for Multistate Tax Commission as *amicus curiae* urging affirmance.