

# Download Tanguma V. Yakima County

[1] Automobiles - Highways - Dangerous Condition - Signs - Duty of Care. There is a duty to post signs warning of a dangerous condition on a roadway when such signs are prescribed by law OR the condition in question is inherently dangerous or of a character which would mislead a reasonably careful driver. Opinion for Tanguma v. Yakima County, 569 P.2d 1225, 18 Wash. App. 555 — Brought to you by Free Law Project, a non-profit dedicated to creating high quality open legal information. Tanguma v. Yakima County, 18 Wn. App. 555, 563, 569 P.2d 1225 (1977) ("The question of whether a given condition is inherently dangerous is generally a matter upon which reasonable minds may differ and virtually always decided 3 . Juries can and do consider other factors besides the MUTCD in determining whether or not a road is reasonably safe. Here, the Court of Appeals correctly ruled that ...Appeal from a judgment of the Superior Court for Yakima County, No. 57416, Blaine Hopp, Jr., J., entered December 7, 1979. Affirmed by unpublished opinion per ..., Tanguma V. Yakima County.

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