

2005

## Table of Contents, vol. 84, no. 2

Follow this and additional works at: <https://digitalcommons.unl.edu/nlr>

---

### Recommended Citation

, *Table of Contents, vol. 84, no. 2*, 84 Neb. L. Rev. (2005)  
Available at: <https://digitalcommons.unl.edu/nlr/vol84/iss2/1>

This Article is brought to you for free and open access by the Law, College of at DigitalCommons@University of Nebraska - Lincoln. It has been accepted for inclusion in Nebraska Law Review by an authorized administrator of DigitalCommons@University of Nebraska - Lincoln.

## TABLE OF CONTENTS

### *Articles*

“Incorporation” of the Criminal  
Procedure Amendments:  
The View from the States *Kenneth Katkin* 397

Who Gets the Check: Determining  
When Federal Farm Program  
Payments Are Property of the  
Bankruptcy Estate *Susan A. Schneider* 469

Evolving Business and Social Norms and  
Interpretation Rules: The Need  
for a Dynamic Approach to  
Contract Disputes *Nancy S. Kim* 506

Removing the Scaffolding:  
The QTIP Provisions  
and the Ownership Fiction *Dana R. Irwin* 571

Let’s Not Call the Whole Thing Off Just Yet:  
A Response to Samuel Issacharoff’s  
Suggestion to Scuttle Section 5  
of the Voting Rights Act *Michael J. Pitts* 605

Crossing the Bar: The Relationship  
of Nebraska’s Supreme Court  
with the Bar *James W. Hewitt* 631

### *Note*

Ducking Recusal: Justice Scalia’s  
Refusal to Recuse Himself from  
*Cheney v. United States District  
Court for the District of Columbia*,  
541 U.S. 913 (2004), and the Need  
for a Unique Recusal Standard for  
Supreme Court Justices *Christopher Riffle* 650