

1996

## Indexes to Volume 75

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

---

### Recommended Citation

, *Indexes to Volume 75*, 75 Neb. L. Rev. (1996)

Available at: <https://digitalcommons.unl.edu/nlr/vol75/iss4/11>

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.

## INDEX BY AUTHOR

BARKAI, JOHN, Teaching Negotiation and ADR: The Savvy Samurai Meets the Devil .....	704
BIKUS, CHRIS, One Step Forward, Two Steps Back; The Nebraska Supreme Court Perpetuates the Uncertainty Surrounding the Grandparent Visitation Statute in <i>Eberspacher v. Hulme</i> , 248 Neb. 202, 533 N.W.2d 103 (1995) .....	288
BURNHAM, WILLIAM, "Beam Me Up, There's No Intelligent Life Here": A Dialogue On the Eleventh Amendment with Lawyers from Mars .....	551
BURNS, ROBERT, Legal Ethics in Preparation for Law Practice .....	684
CAPLOW, STACY, From Courtroom to Classroom: Creating an Academic Component to Enhance the Skills and Values Learned in a Student Judicial Clerkship Clinic .....	872
CLOUGHERTY, LYDIA A., Feminist Legal Methods and the First Amendment Defense to Sexual Harassment Liability .....	1
DAVIS, VICTORIA, A Landmark Lost: The Anemic Impact of <i>United States v. Lopez</i> , 115 S. Ct. 1624 (1995), on the Federalization of Criminal Law .....	117
DELPO, MARIANNE C., Individual Liability Under Title VII: What Did Congress Mean by "Employer"? .....	278
DESSIN, CAROLYN L., Acting as Agent under a Financial Durable Power of Attorney: An Unscripted Role .....	574
DICKERSON, A. DARBY, Curtailing Civil Rico's Long Reach: Establishing New Boundaries for Venue and Personal Jurisdiction under 18 U.S.C. § 1965 .....	476
EYSTER, MARY JO, Clinical Teaching, Ethical Negotiation, and Moral Judgment .....	752
GERLA, HARRY S., Restoring Rivalry as a Central Concept in Antitrust Law ..	209
GRIFFIN, LISA KERN, "The Image We See Is Our Own": Defending the Jury's Territory at the Heart of the Democratic Process .....	332
KIRCHMEIER, JEFFERY L., Drink, Drugs, and Drowsiness: The Constitutional Right to Effective Assistance of Counsel and the <i>Strickland</i> Prejudice Requirement .....	425
KIRKPATRICK, JEFFERY R., Restraining Agency Action: Administrative Discretion and Adoption of Statutes By Reference in <i>Clemens v. Harvey</i> , 247 Neb. 77, 525 N.W. 2d 185 (1994) .....	622
KNIGHT, KAREN, To Prosecute is Human .....	847
KOH, HAROLD HONGJU, Transnational Legal Process .....	181
LEONARD, JAMES, Judicial Deference to Academic Standards Under Section 504 of The Rehabilitation Act and Titles II and III of The Americans With Disabilities Act .....	27
LUBET, STEVEN, Lessons from Petticoat Lane .....	916
MACCRATE, ROBERT, Introduction: Teaching Lawyering Skills .....	643
PRIVRATSKY, MARK R., A Practitioner's Guide to General Order 10: Mediation Plan for the United States District Court of Nebraska .....	91
ROMÁN, EDIBERTO, Statutory Interpretation in Securities Jurisprudence: A Failure of Textualism .....	377
SILECCHIA, LUCIA ANN, Of Painters, Sculptors, Quill Pens, and Microchips: Teaching Legal Writers in the Electronic Age .....	802
STUCKEY, ROY T., Education for the Practice of Law: The Times They Are A-Changin' .....	648

TOUSSAINT, SHERRI, Something Is Terribly Wrong Here: Vernonia School District 47J v. Acton, 115 S. Ct. 2386 (1995) .....	151
WALL, STEFAN T., Res Ipsa Loquitur and the Great Cattle Caper: Inferred Negligence in Escaped Livestock-Automobile Collisions after Roberts v. Weber & Sons, Co. 248 Neb. 243, 533 N.W.2d 664 (1995) .....	308
WANGERIN, PAUL T., The Strategic Value of Restitutionary Remedies .....	255

## INDEX BY TITLE

A Landmark Lost: The Anemic Impact of United States v. Lopez, 115 S. Ct. 1624 (1995), on the Federalization of Criminal Law, Victoria Davis . . . . .	117
A Practitioner's Guide to General Order 95-10: Mediation Plan for the United States District Court of Nebraska, Mark R. Privratsky . . . . .	91
Acting as Agent under a Financial Durable Power of Attorney: An Unscripted Role, Carolyn L. Dessin . . . . .	574
"Beam Me Up, There's No Intelligent Life Here": A Dialogue On the Eleventh Amendment with Lawyers from Mars, William Burnham . . . . .	551
Clinical Teaching, Ethical Negotiation, and Moral Judgment, Mary Jo Eyster . . . . .	752
Curtailing Civil Rico's Long Reach: Establishing New Boundaries for Venue and Personal Jurisdiction under 18 U.S.C. § 1965, A. Darby Dickerson . . . . .	476
Drink, Drugs, and Drowsiness: The Constitutional Right to Effective Assistance of Counsel and the <i>Strickland</i> Prejudice Requirement, Jeffrey L. Kirchmeier . . . . .	425
Education for the Practice of Law: The Times They Are A-Changin', Roy T. Stuckey . . . . .	648
Feminist Legal Methods and the First Amendment Defense to Sexual harassment Liability, Lydia A. Clougherty . . . . .	1
From Courtroom to Classroom: Creating an Academic Component to Enhance the Skills and Values Learned in a Student Judicial Clerkship Clinic, Stacy Caplow . . . . .	872
Individual Liability Under Title VII: What Did Congress Mean by "Employer"?, Marianne C. DelPo . . . . .	278
Introduction: Teaching Lawyering Skills, Robert MacCrate . . . . .	643
Judicial Deference to Academic Standards Under Section 504 of The Rehabilitation Act and Titles II and III of The Americans With Disabilities Act, James Leonard . . . . .	27
Legal Ethics in Preparation for Law Practice, Robert P. Burns . . . . .	684
Lessons from Petticoat Lane, Steven Lubet . . . . .	916
Of Painters, Sculptors, Quill Pens, and Microchips: Teaching Legal Writers in the Electronic Age, Lucia Ann Silecchia . . . . .	802
One Step Forward, Two Steps Back; The Nebraska Supreme Court Perpetuates the Uncertainty Surrounding the Grandparent Visitation Statute in <i>Eberspacher v. Hulme</i> , 248 Neb. 202, 533 N.W.2d 103 (1995), Christopher M. Bikus . . . . .	288
Res Ipsa Loquitur and the Great Cattle Caper: Inferred Negligence in Escaped Livestock-Automobile Collisions after <i>Roberts v. Weber &amp; Sons, Co.</i> 248 Neb. 243, 533 N.W.2d 664 (1995), Stefan T. Wall . . . . .	308
Restoring Rivalry as a Central Concept in Antitrust Law, Harry S. Gerla . . . . .	209
Restraining Agency Action: Administrative Discretion and Adoption of Statutes By Reference in <i>Clemens v. Harvey</i> , 247 Neb. 77, 525 N.W. 2d 185 (1994), Jeffery R. Kirkpatrick . . . . .	622
Something Is Terribly Wrong Here: <i>Vernonia School District 47J v. Acton</i> , 115 S. Ct. 2386 (1995), Sherri Toussaint . . . . .	151
Statutory Interpretation in Securities Jurisprudence: A Failure of Textualism, Ediberto Román . . . . .	377
Teaching Negotiation and ADR: The Savvy Samurai Meets the Devil, John Barkai . . . . .	704
"The Image We See Is Our Own": Defending the Jury's Territory at the Heart of the Democratic Process, Lisa Kern Griffin . . . . .	332

The Strategic Value of Restitutionary Remedies, Paul T. Wangerin.....	255
To Prosecute is Human, Karen Knight .....	847
Transnational Legal Process, Harold Hongju Koh .....	181

## INDEX BY SUBJECT

<b>ADMINISTRATIVE LAW</b>			
Restraining Agency Action:			
Administrative Discretion and Adoption of Statutes By Reference in <i>Clemens v. Harvey</i> , 247 Neb. 77, 525 N.W. 2d 185 (1994), Jeffery R. Kirkpatrick ..	622	in <i>Eberspacher v. Hulme</i> , 248 Neb. 202, 533 N.W.2d 103 (1995), Christopher M. Bikus ...	288
<b>ADOPTION OF STATUTE BY REFERENCE</b>		<b>CIVIL JUSTICE REFORM ACT OF 1990</b>	
Restraining Agency Action:		A Practitioner's Guide to General Order 95-10: Mediation Plan for the United States District Court of Nebraska, Mark R. Privratsky .....	91
Administrative Discretion and Adoption of Statutes By Reference in <i>Clemens v. Harvey</i> , 247 Neb. 77, 525 N.W. 2d 185 (1994), Jeffery R. Kirkpatrick ..	622		
<b>ALTERNATIVE DISPUTE RESOLUTION</b>		<b>CLINICAL INSTRUCTION</b>	
Teaching Negotiation and ADR: The Savvy Samurai Meets the Devil, John Barkai .....	704	Teaching Negotiation and ADR: The Savvy Samurai Meets the Devil, John Barkai .....	704
A Practitioner's Guide to General Order 95-10: Mediation Plan for the United States District Court of Nebraska, Mark R. Privratsky .....	91	Legal Ethics in Preparation for Law Practice, Robert P. Burns .	648
		From Courtroom to Classroom: Creating an Academic Component to Enhance the Skills and Values Learned in a Student Judicial Clerkship Clinic, Stacy Caplow .....	872
<b>AMERICANS WITH DISABILITIES ACT (A.D.A.)</b>		Clinical Teaching, Ethical Negotiation, and Moral Judgment, Mary Jo Eyster .....	752
Judicial Deference to Academic Standards Under Section 504 of The Rehabilitation Act and Titles II and III of The Americans With Disabilities Act, James Leonard .....	27	To Prosecute is Human, Karen Knight .....	847
		Lessons from Petticoat Lane, Steven Lubet .....	916
		Introduction: Teaching Lawyering Skills, Robert MacCrate .....	643
		Education for the Practice of Law: The Time They Are A-Changin', Roy T. Stuckey .....	648
<b>ANTITRUST</b>		<b>COMPETITION</b>	
Restoring Rivalry as a Central Concept in antitrust Law, Harry S. Gerla .....	209	Restoring Rivalry as a Central Concept in Antitrust Law, Harry S. Gerla .....	209
<b>BEST INTEREST OF THE CHILD</b>		<b>CONFLICT OF INTEREST</b>	
One Step Forward, Two Steps Back; The Nebraska Supreme Court perpetuates the Uncertainty Surrounding the Grandparent Visitation Statute		"The Image We See Is Our Own": Defending the Jury's Territory at the Heart of the Democratic Process, Lisa Kern Griffin .....	332

CONSTITUTIONAL LAW—COMMERCE CLAUSE	at the Heart of the Democratic Process, Lisa Kern Griffin . . . . .	332
Something Is Terribly Wrong Here: Vernonia School District 47J v. Acton, 115 S. Ct. 2386 (1995), Sherri Toussaint . . . . .	151	
CONSTITUTIONAL LAW—ELEVENTH AMENDMENT, FOURTEENTH AMENDMENT		
“Beam Me Up, There’s No Intelligent Life Here”: A Dialogue On the Eleventh Amendment with Lawyers from Mars, William Burnham . . . . .	551	
CONSTITUTIONAL LAW—FIRST AMENDMENT		
Feminist Legal Methods and the First Amendment Defense to Sexual Harassment Liability, Lydia A. Clougherty . . . . .	1	
CONSTITUTIONAL LAW—FOURTH AMENDMENT		
Something Is Terribly Wrong Here: Vernonia School District 47J v. Acton, 115 S. Ct. 2386 (1995), Sherri Toussaint . . . . .	151	
CONSTITUTIONAL LAW—RIGHT TO COUNSEL		
Drink, Drugs, and Drowsiness: The Constitutional Right to Effective Assistance of Counsel and the <i>Strickland</i> Prejudice Requirement, Jeffrey L. Kirchmeier . . . . .	425	
CRIMINAL LAW		
A Landmark Lost: The Anemic Impact of United States v. Lopez, 115 S. Ct. 1624 (1995), on the Federalization of Criminal Law, Victoria Davis . . .	117	
Curtailing Civil Rico’s Long Reach: Establishing New Boundaries for Venue and Personal Jurisdiction under 18 U.S.C. § 1965, A. Darby Dickerson . . . .	201	
“The Image We See Is Our Own”: Defending the Jury’s Territory		
	DISCRIMINATION	
	Individual Liability Under Title VII: What Did Congress Mean by “Employer”?, Marianne C. DelPo . . . . .	278
	ECONOMIC EFFICIENCY	
	Restoring Rivalry as a Central Concept in Antitrust Law, Harry S. Gerla . . . . .	209
	EDUCATION—ACADEMIC FREEDOM	
	Judicial Deference to Academic Standards Under Section 504 of The Rehabilitation Act and Titles II and III of The Americans With Disabilities Act, James Leonard . . . . .	27
	EFFECTIVE ASSISTANCE OF COUNSEL	
	Drink, Drugs, and Drowsiness: The Constitutional Right to Effective Assistance of Counsel and the <i>Strickland</i> Prejudice Requirement, Jeffrey L. Kirchmeier . . . . .	425
	EQUAL EMPLOYMENT OPPORTUNITY COMMISSION (E.E.O.C.)	
	Individual Liability Under Title VII: What Did Congress Mean by “Employer”?, Marianne C. DelPo . . . . .	278
	EQUAL OPPORTUNITY	
	Judicial Deference to Academic Standards Under Section 504 of The Rehabilitation Act and Titles II and III of The Americans With Disabilities Act, James Leonard . . . . .	27
	ETHICS	
	Legal Ethics in Preparation for Law Practice, Robert P. Burns . .	684

Clinical Teaching, Ethical Negotiation, and Moral Judgment, Mary Jo Eyster . . . .	752	Skills and Values Learned in a Student Judicial Clerkship Clinic, Stacy Caplow . . . . .	872
<b>FEDERAL JURISDICTION</b>		<b>JUDICIAL REVIEW</b>	
A Landmark Lost: The Anemic Impact of United States v. Lopez, 115 S. Ct. 1624 (1995), on the Federalization of Criminal Law, Victoria Davis . .	117	Something Is Terribly Wrong Here: Vernonia School District 47J v. Acton, 115 S. Ct. 2386 (1995), Sherri Toussaint . . . . .	151
<b>FEDERALISM</b>		<b>JURIES</b>	
A Landmark Lost: The Anemic Impact of United States v. Lopez, 115 S. Ct. 1624 (1995), on the Federalization of Criminal Law, Victoria Davis . .	117	"The Image We See Is Our Own": Defending the Jury's Territory at the Heart of the Democratic Process, Lisa Kern Griffin . . . . .	332
<b>FEMINISM</b>		<b>JURY SYSTEM</b>	
Feminist Legal Methods and the First Amendment Defense to Sexual Harassment Liability, Lydia A. Clougherty . . . . .	1	"The Image We See Is Our Own": Defending the Jury's Territory at the Heart of the Democratic Process, Lisa Kern Griffin . . . . .	332
Clinical Teaching, Ethical Negotiation, and Moral Judgment, Mary Jo Eyster . . . . .	752	<b>JURY VERDICTS</b>	
<b>GRANDPARENT VISITATION STATUTE</b>		"The Image We See Is Our Own": Defending the Jury's Territory at the Heart of the Democratic Process, Lisa Kern Griffin . . . . .	332
One Step Forward, Two Steps Back; The Nebraska Supreme Court perpetuates the Uncertainty Surrounding the Grandparent Visitation Statute in Eberspacher v. Hulme, 248 Neb. 202, 533 N.W.2d 103 (1995), Christopher M. Bikus . . .	288	<b>LEGAL EDUCATION</b>	
<b>INTERNATIONAL LAW</b>		Teaching Negotiation and ADR: The Savvy Samurai Meets the Devil, John Barkai . . . . .	704
Transnational Legal Process, Harold Hongju Koh . . . . .	181	Legal Ethics in Preparation for Law Practice, Robert P. Burns .	684
<b>JUDGMENTS</b>		From Courtroom to Classroom: Creating an Academic Component to Enhance the Skills and Values Learned in a Student Judicial Clerkship Clinic, Stacy Caplow . . . . .	872
"The Image We See Is Our Own": Defending the Jury's Territory at the Heart of the Democratic Process, Lisa Kern Griffin . . . . .	332	Clinical Teaching, Ethical Negotiation, and Moral Judgment, Mary Jo Eyster . . . . .	752
<b>JUDICIAL CLINIC</b>		To Prosecute is Human, Karen Knight . . . . .	847
From Courtroom to Classroom: Creating an Academic Component to Enhance the		Lessons from Petticoat Lane, Steven Lubet . . . . .	916
		Introduction: Teaching Lawyering Skills, Robert MacCrate . . . . .	643
		Of Painters, Sculptors, Quill Pens, and Microchips: Teaching Legal	



Writers in the Electronic Age, Lucia Ann Silecchia . . . . .	802	Negligence in Escaped Livestock-Automobile Collisions after Roberts v. Weber & Sons, Co. 248 Neb. 243, 533 N.W.2d 664 (1995), Stefan T. Wall . . . . .	308
<b>LEGAL EDUCATION COUNCIL ON LEGAL EDUCATION FOR PROFESSIONAL RESPONSIBILITY (CLEPR)</b>		<b>NEGOTIATION</b>	
Education for the Practice of Law: The Times They Are A-Changin', Roy T. Stuckey . . . . .	648	Teaching Negotiation and ADR: The Savvy Samurai Meets the Devil, John Barkai . . . . .	704
<b>LEGAL METHODS</b>		Clinical Teaching, Ethical Negotiation, and Moral Judgment, Mary Jo Eyster . . . . .	752
Feminist Legal Methods and the First Amendment Defense to Sexual Harassment Liability, Lydia A. Clougherty . . . . .	1	<b>POLICE POWER</b>	
<b>LEGAL PROCESS</b>		A Landmark Lost: The Anemic Impact of United States v. Lopez, 115 S. Ct. 1624 (1995), on the Federalization of Criminal Law, Victoria Davis . . . . .	117
Transnational Legal Process, Harold Hongju Koh . . . . .	181	<b>POWER OF ATTORNEY</b>	
<b>LEGAL REFORM</b>		Acting as Agent under a Financial Durable Power of Attorney: An Unscripted Role, Carolyn L. Dessin . . . . .	574
Education for the Practice of Law: The Times They Are A-Changin', Roy T. Stuckey . . . . .	648	<b>PRIVATE SECURITIES REFORM ACT</b>	
<b>LEGAL WRITING</b>		Statutory Interpretation in Securities Jurisprudence: A Failure of Textualism, Ediberto Román . . . . .	377
Of Painters, Sculptors, Quill Pens, and Microchips: Teaching Legal Writers in the Electronic Age, Lucia Ann Silecchia . . . . .	802	<b>RACKETEER INFLUENCED AND CORRUPT ORGANIZATION ACT (RICO)—CIVIL</b>	
<b>MACCRATE REPORT</b>		Curtailing Civil Rico's Long Reach: Establishing New Boundaries for Venue and Personal Jurisdiction under 18 U.S.C. § 1965, A. Darby Dickerson . . . . .	201
Teaching Negotiation and ADR: The Savvy Samurai Meets the Devil, John Barkai . . . . .	704	<b>REHABILITATION ACT</b>	
Legal Ethics in Preparation for Law Practice, Robert P. Burns . . . . .	684	Judicial Deference to Academic Standards Under Section 504 of The Rehabilitation Act and Titles II and III of The Americans With Disabilities Act, James Leonard . . . . .	27
Education for the Practice of Law: The Times They Are A-Changin', Roy T. Stuckey . . . . .	648		
<b>MEDIATION</b>			
A Practitioner's Guide to General Order 95-10: Mediation Plan for the United States District Court of Nebraska, Mark R. Privratsky . . . . .	91		
<b>NEGLIGENCE</b>			
Res Ipsa Loquitur and the Great Cattle Caper: Inferred			

<b>REMEDIES</b>		<b>Individual Liability Under Title VII: What Did Congress Mean by "Employer"?, Marianne C. DelPo .....</b>		<b>278</b>
<b>The Strategic Value of Restitutionary Remedies, Paul T. Wangerin .....</b>	<b>255</b>			
<b>RES IPSA LOQUITUR</b>		<b>SOVEREIGN IMMUNITY</b>		
<b>Res Ipsa Loquitur and the Great Cattle Caper: Inferred Negligence in Escaped Livestock-Automobile Collisions after Roberts v. Weber &amp; Sons, Co. 248 Neb. 243, 533 N.W.2d 664 (1995), Stefan T. Wall .....</b>	<b>308</b>	<b>"Beam Me Up, There's No Intelligent Life Here": A Dialogue On the Eleventh Amendment with Lawyers from Mars, William Burnham .....</b>		<b>551</b>
<b>RESPONDEAT SUPERIOR</b>		<b>STATE SOVEREIGNTY</b>		
<b>Individual Liability Under Title VII: What Did Congress Mean by "Employer"?, Marianne C. DelPo .....</b>	<b>278</b>	<b>A Landmark Lost: The Anemic Impact of United States v. Lopez, 115 S. Ct. 1624 (1995), on the Federalization of Criminal Law, Victoria Davis ..</b>		<b>117</b>
<b>RESTITUTION</b>		<b>STATUTORY INTERPRETATION</b>		
<b>The Strategic Value of Restitutionary Remedies, Paul T. Wangerin .....</b>	<b>255</b>	<b>Statutory Interpretation in Securities Jurisprudence: A Failure of Textualism, Ediberto Román .....</b>		<b>377</b>
<b>Individual Liability Under Title VII: What Did Congress Mean by "Employer"?, Marianne C. DelPo .....</b>	<b>278</b>	<b>TEXTUALISM</b>		
<b>RIGHT TO PRIVACY</b>		<b>Statutory Interpretation in Securities Jurisprudence: A Failure of Textualism, Ediberto Román .....</b>		<b>377</b>
<b>Something Is Terribly Wrong Here: Vernonia School District 47J v. Acton, 115 S. Ct. 2386 (1995), Sherri Toussaint .....</b>	<b>151</b>	<b>TITLE VII</b>		
<b>RIVALRY</b>		<b>Individual Liability Under Title VII: What Did Congress Mean by "Employer"?, Marianne C. DelPo .....</b>		<b>278</b>
<b>Restoring Rivalry as a Central Concept in Antitrust Law, Harry S. Gerla .....</b>	<b>209</b>	<b>UNJUST ENRICHMENT</b>		
<b>SECURITIES EXCHANGE ACT OF 1934—RULE 10(b), 20(a)</b>		<b>Individual Liability Under Title VII: What Did Congress Mean by "Employer"?, Marianne C. DelPo .....</b>		<b>278</b>
<b>Statutory Interpretation in Securities Jurisprudence: A Failure of Textualism, Ediberto Román .....</b>	<b>377</b>	<b>VISITATION RIGHTS</b>		
<b>SEXUAL HARASSMENT</b>		<b>One Step Forward, Two Steps Back; The Nebraska Supreme Court perpetuates the Uncertainty Surrounding the Grandparent Visitation Statute in Eberspacher v. Hulme, 248 Neb. 202, 533 N.W.2d 103 (1995), Christopher M. Bikus...</b>		<b>288</b>
<b>Feminist Legal Methods and the First Amendment Defense to Sexual Harassment Liability, Lydia A. Clougherty.....</b>	<b>1</b>			

WILLS  
Acting as Agent under a Financial  
Durable Power of Attorney: An

Unscripted Role, Carolyn L.  
Dessin..... 574