

1994

Table of Contents, vol. 73, no. 2

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

Recommended Citation

, *Table of Contents, vol. 73, no. 2*, 73 Neb. L. Rev. (1994)
Available at: <https://digitalcommons.unl.edu/nlr/vol73/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

Walking a Tightrope: The Tripartite
Relationship Between Insurer,
Insured, and Insurance
Defense Counsel *Douglas R. Richmond* 265

“Please, Sir, I Want Some More,”—
Loopholes, Austerity and the
Cost of Living—Nebraska
Exemption Policy Revisited *Oliver B. Pollak* 298
David G. Hicks

A Proposal to Amend Section 2032A to
Reduce Restrictions on Cash
Leasing of Farm Property *Ryan D. Downs* 342

Notes

Back to the Drawing Board: Equal
Protection Clashes With the
Voting Rights Act in *Shaw v.*
Reno, 113 S. Ct. 2816 (1993) *Jennifer L. Gilg* 383

Opportunity Declined: The Supreme Court
Refuses to Jettison the *Lemon* Test in
Zobrest v. Catalina Foothills School
District, 113 S. Ct. 2462 (1993) *Kirk A. Kennedy* 408

Home Alone: The Nebraska Supreme Court
Rejects the Child’s Right to Loss of
Consortium for a Negligently Injured
Parent in *Guenther v. Stollberg*,
242 Neb. 415, 495 N.W.2d 286 (1993) *Brian A. Mark* 432

The Incidental Matters Rule and Judicially
Created Exceptions to the Nebraska
Public Meetings Law: A Call to the
Legislature in *Meyer v. Board of Regents*,
510 N.W.2d 450 (Neb. App. 1993) *R.J. Shortridge* 456

Walking the Thin Line in *Otey v. Stenberg*,
34 F.3d 635 (8th Cir. 1994): Did the
Attorney General’s Dual Role of
Arbiter and Prosecutor Shock
the Conscience? *Sheree Strom Carson* 483