

1992

Indexes to Volume 71

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

Recommended Citation

, *Indexes to Volume 71*, 71 Neb. L. Rev. (1992)

Available at: <http://digitalcommons.unl.edu/nlr/vol71/iss4/12>

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.

NEBRASKA
LAW REVIEW

INDEX TO VOLUME 71

INDEX BY AUTHOR

BOADU, FRED O. & E. WESLEY F. PETERSON, Multilateral Agreements and Visions of the World	460
BRASHEARS-MACATEE, SARAH, (Student Note) A Test Both Lawyers and Scientists Can Live With: The Rigorous Five-Prong Test for the Admission of DNA Profiling Evidence Adopted in <i>United States v. Matthew Sylvester Two Bulls</i> , 918 F.2d 56 (8th Cir. 1990)	920
BROMBERG, ALAN R., Enforcement of Partnership Obligations—Who is Sued for the Partnership?	143
CATANIA, FRANCIS J., JR., Accounting to Ourselves for Ourselves: An Analysis of Adjudication in the Resolution of Child Custody Disputes	1228
COLEMAN, PHYLLIS & RONALD A. SHELOW, Suicide: Unpredictable and Unavoidable—Proposed Guidelines Provide Rational Test for Physician's Liability	643
DE SEIFE, RODOLPHE J.A., French and EEC Competition Law: GATT and U.S. Foreign Trade Policy Post-1992	488
DIRRIM, CRAIG, (Student Note) The Nebraska Supreme Court Sounds the Death Knell for Recovery for Occupational Diseases Under the Nebraska Workers' Compensation Act: <i>Vencil v. Valmont Industries, Inc.</i> , 239 Neb. 31, 473 N.W.2d 409 (1991)	964
FISCHER, EMERIC, Banking and Insurance—Should Ever the Twain Meet? ..	726
FRIEDMAN, HOWARD M., The Oversupply of Regulatory Reform: From Law to Politics in Administrative Rulemaking	1169
GINZBURG, EZRA, An Analysis of Article XIX: The Safeguard Problem After the Uruguay Round	566
GROSSMAN, MARGARET ROSSO & GREGG A. SCOGGINS, The Legal Implications of Covenants Not to Compete in Veterinary Contracts	826
HOFFMAN, SHARONA, Criminal Sanctions in Accidental Oil Spill Cases—Punishment Without a Crime	1033
JOHNSON, D. RANDALL, Giving Trial Judges the Final Word: Waiving the Right to Appeal Sentences Imposed Under the Sentencing Reform Act	694
JOHNSON, TAMI L., (Student Note) The Nebraska Personal Property Tax Crisis: <i>MAPCO Ammonia Pipeline, Inc. v. State Board of Equalization & Assessment</i> , 238 Neb. 565, 471 N.W.2d 734	323
KARNES, THE HONORABLE DAVID K., International Trade at a Crossroads: The Role of International Law and International Institutions in the Post Uruguay Round Era	438
KILLENBECK, MARK R., Through the Judicial Looking Glass: The Nebraska Supreme Court in Moral Obligation Land and What It Thought It Saw There	1
LAUFER, WILLIAM S., Culpability and the Sentencing of Corporations	1049
LOUDON, TIMOTHY D., The Civil Rights Act of 1991: What Does It Mean and What is Its Likely Impact	304
MACKENDER, DARIN, (Student Note) Harmony in the Health Care Industry at Last? <i>American Hospital Association v. National Labor Relations Board</i> , 111 S. Ct. 1539 (1991)	937
MCGEORGE, ROBERT L., Accommodating Food Security Concerns in a World of Comparative Advantage: A Challenge for GATT's International Trade System	368

MILLER, JOHN A., State Adoption of a Value Added Tax: A Desperate Act in Search of the Proper Occasion	192
MITTEN, MATTHEW J., Amateur Athletes with Handicaps or Physical Abnormalities: Who Makes the Participation Decision?	987
MOORE, SCOTT S., Retroactivity—The Civil Rights Act of 1991.....	879
MOORE, SCOTT S., The Americans with Disabilities Act Title III—The “New” Building Code	1145
PONOROFF, LAWRENCE, The Limits of Good Faith Analyses: Unraveling and Redefining Bad Faith in Involuntary Bankruptcy Proceedings	209
POWELL, FRONA M., Insuring Environmental Cleanup: Triggering Coverage for Environmental Property Damage under the Terms of a Comprehensive General Liability Insurance Policy	1194
THOMAS, STEVEN M., (Student Note) <i>Masson v. New Yorker Magazine, Inc.</i> , 111 S. Ct. 2419 (1991): Journalists Score Hollow Victory in Close Encounter of the Word Kind—and You Can [Mis]quote Me on That	901
TIERNEY, JAMES E., Pointing the Way Through Section 461(g): The Deductibility of Points Paid in Connection With the Acquisition or Improvement of a Principal Residence	1095
WATSON, SHELLY STUCKY, Keeping Secrets That Harm Others: Medical Standards Illuminate Lawyer’s Dilemma	1123
WILLBORN, STEVEN L., ROBERT G. GREGORY & ANNE E. DALY, Women’s Wages in Australia and the United States	581
WOOD, THOMAS B., (Student Note) Special Legislation: The Nebraska Supreme Court Creates New Tests to Confuse an Old Issue: <i>Haman v.</i> <i>Marsh</i> , 237 Neb. 699, 467 N.W.2d 836 (1991)	343
WROBLEWSKI, WILLIAM, (Student Note) Application of the Personal Injury Exclusion to Awards for Sex Discrimination under Title VII: <i>U.S. v.</i> <i>Burke</i> , 112 S. Ct. 1867 (1992)	1272

INDEX BY TITLE

<p>A TEST BOTH LAWYERS AND SCIENTISTS CAN LIVE WITH: THE RIGOROUS FIVE-PRONG TEST FOR THE ADMISSION OF DNA PROFILING EVIDENCE ADOPTED IN <i>UNITED STATES V. MATTHEW SYLVESTER TWO BULLS</i>, 918 F.2d 56 (8th Cir. 1990), (Student Note) Sarah Brashears-Macatee</p> <p>ACCOMMODATING FOOD SECURITY CONCERNS IN A WORLD OF COMPARATIVE ADVANTAGE: A CHALLENGE FOR GATT'S INTERNATIONAL TRADE SYSTEM, Robert L. McGeorge.....</p> <p>ACCOUNTING TO OURSELVES FOR OURSELVES: AN ANALYSIS OF ADJUDICATION IN THE RESOLUTION OF CHILD CUSTODY DISPUTES, Francis J. Catania, Jr.</p> <p>AMATEUR ATHLETES WITH HANDICAPS OR PHYSICAL ABNORMALITIES: WHO MAKES THE PARTICIPATION DECISION?, Matthew J. Mitten</p> <p>AN ANALYSIS OF ARTICLE XIX: THE SAFEGUARD PROBLEM AFTER THE URUGUAY ROUND, Ezra Ginzburg</p> <p>APPLICATION OF THE PERSONAL INJURY EXCLUSION TO AWARDS FOR SEX DISCRIMINATION UNDER TITLE VII: <i>U.S. V. BURKE</i>, 112 S. Ct. 1867 (1992), (Student Note) William Wroblewski</p> <p>BANKING AND INSURANCE—SHOULD EVER THE TWAIN MEET?, Emeric Fischer</p> <p>CRIMINAL SANCTIONS IN ACCIDENTAL OIL SPILL CASES—PUNISHMENT WITHOUT A CRIME, Sharona Hoffman</p> <p>CULPABILITY AND THE SENTENCING OF CORPORATIONS, William S. Laufer</p> <p>ENFORCEMENT OF PARTNERSHIP OBLIGATIONS—WHO IS SUED FOR THE PARTNERSHIP?, Alan R. Bromberg</p> <p>FRENCH AND EEC COMPETITION LAW: GATT AND U.S. FOREIGN TRADE POLICY POST-1992, Rodolphe J.A. de Seife</p> <p>GIVING TRIAL JUDGES THE FINAL WORD: WAIVING THE RIGHT TO APPEAL SENTENCES IMPOSED UNDER THE SENTENCING REFORM ACT, D. Randall Johnson</p> <p>HARMONY IN THE HEALTH CARE INDUSTRY AT LAST? <i>AMERICAN HOSPITAL ASSOCIATION V. NATIONAL LABOR RELATIONS BOARD</i>, 111 S. Ct. 1539 (1991), (Student Note) Darin Mackender</p> <p>INSURING ENVIRONMENTAL CLEANUP: TRIGGERING COVERAGE FOR ENVIRONMENTAL PROPERTY DAMAGE UNDER THE TERMS OF A COMPREHENSIVE GENERAL LIABILITY INSURANCE POLICY, Frona M. Powell</p> <p>INTERNATIONAL TRADE AT A CROSSROADS: THE ROLE OF INTERNATIONAL LAW AND INTERNATIONAL INSTITUTIONS IN THE POST URUGUAY ROUND ERA, The Honorable David K. Karnes</p> <p>KEEPING SECRETS THAT HARM OTHERS: MEDICAL STANDARDS ILLUMINATE LAWYER'S DILEMMA, Shelly Stucky Watson</p> <p><i>MASSON V. NEW YORKER MAGAZINE, INC.</i>, 111 S. Ct. 2419 (1991): JOURNALISTS SCORE HOLLOW VICTORY IN CLOSE ENCOUNTER OF THE WORD KIND—AND YOU CAN [MIS]QUOTE ME ON THAT, (Student Note) Steven M. Thomas</p> <p>MULTILATERAL AGREEMENTS AND VISIONS OF THE WORLD, Fred O. Boadu & E. Wesley F. Peterson</p>	<p>920</p> <p>368</p> <p>1228</p> <p>987</p> <p>566</p> <p>1272</p> <p>726</p> <p>1033</p> <p>1049</p> <p>143</p> <p>488</p> <p>694</p> <p>937</p> <p>1194</p> <p>438</p> <p>1123</p> <p>901</p> <p>460</p>
--	---

POINTING THE WAY THROUGH SECTION 461(g): THE DEDUCTIBILITY OF POINTS PAID IN CONNECTION WITH THE ACQUISITION OR IMPROVEMENT OF A PRINCIPAL RESIDENCE, James E. Tierney	1095
RETROACTIVITY—THE CIVIL RIGHTS ACT OF 1991, Scott S. Moore	879
SPECIAL LEGISLATION: THE NEBRASKA SUPREME COURT CREATES NEW TESTS TO CONFUSE AN OLD ISSUE: <i>HAMAN V. MARSH</i> , 237 Neb. 699, 467 N.W.2d 836 (1991), (Student Note) Thomas B. Wood	343
STATE ADOPTION OF A VALUE ADDED TAX: A DESPERATE ACT IN SEARCH OF THE PROPER OCCASION, John A. Miller	192
SUICIDE: UNPREDICTABLE AND UNAVOIDABLE—PROPOSED GUIDELINES PROVIDE RATIONAL TEST FOR PHYSICIAN'S LIABILITY, Phyllis Coleman & Ronald A. Shellow	643
THE AMERICANS WITH DISABILITIES ACT TITLE III—THE "NEW" BUILDING CODE, Scott S. Moore	1145
THE CIVIL RIGHTS ACT OF 1991: WHAT DOES IT MEAN AND WHAT IS ITS LIKELY IMPACT?, Timothy D. Loudon	304
THE LEGAL IMPLICATIONS OF COVENANTS NOT TO COMPETE IN VETERINARY CONTRACTS, Margaret Rosso Grossman & Gregg A. Scoggins	826
THE LIMITS OF GOOD FAITH ANALYSES: UNRAVELING AND REDEFINING BAD FAITH IN INVOLUNTARY BANKRUPTCY PROCEEDINGS, Lawrence Ponoroff	209
THE NEBRASKA PERSONAL PROPERTY TAX CRISIS: <i>MAPCO AMMONIA PIPELINE, INC. V. STATE BOARD OF EQUALIZATION & ASSESSMENT</i> , 238 Neb. 565, 471 N.W.2d 734 (1991), (Student Note) Tami L. Johnson	323
THE NEBRASKA SUPREME COURT SOUNDS THE DEATH KNEEL FOR RECOVERY FOR OCCUPATIONAL DISEASES UNDER THE NEBRASKA WORKERS' COMPENSATION ACT: <i>VENCIL V. VALMONT INDUSTRIES, INC.</i> , 239 Neb. 31, 473 N.W.2d 409 (1991), (Student Note) Craig Dirrim	964
THE OVERSUPPLY OF REGULATORY REFORM: FROM LAW TO POLITICS IN ADMINISTRATIVE RULEMAKING, Howard M. Friedman	1169
THROUGH THE JUDICIAL LOOKING GLASS: THE NEBRASKA SUPREME COURT IN MORAL OBLIGATION LAND AND WHAT IT THOUGHT IT SAW THERE, Mark R. Killenbeck	1
WOMEN'S WAGES IN AUSTRALIA AND THE UNITED STATES, Steven L. Willborn, Robert G. Gregory, & Anne E. Daly	581

INDEX BY SUBJECT

ADMINISTRATIVE LAW			
The Oversupply of Regulatory Reform: From Law to Politics in Administrative Rulemaking ..	1169	the Word Kind—and You Can [Mis]quote Me on That	901
ATHLETICS		Special Legislation: The Nebraska Supreme Court Creates New Tests to Confuse an Old Issue: <i>Haman v. Marsh</i> , 237 Neb. 699, 467 N.W.2d 836 (1991)	343
Amateur Athletes with Handicaps or Physical Abnormalities: Who Makes the Participation Decision?	987	Through the Judicial Looking Glass: The Nebraska Supreme Court in Moral Obligation Land and What It Thought It Saw There	1
BANKING		COVENANTS NOT TO COMPETE	
Banking and Insurance—Should Ever the Twain Meet?	726	The Legal Implications of Covenants Not to Compete in Veterinary Contracts	826
Through the Judicial Looking Glass: The Nebraska Supreme Court in Moral Obligation Land and What It Thought It Saw There	1	CRIMINAL LAW	
BANKRUPTCY		Criminal Sanctions in Accidental Oil Spill Cases—Punishment Without a Crime	1033
The Limits of Good Faith Analyses: Unraveling and Redefining Bad Faith in Involuntary Bankruptcy Proceedings	209	Culpability and the Sentencing of Corporations	1049
CHILD CUSTODY		Giving Trial Judges the Final Word: Waiving the Right to Appeal Sentences Imposed Under the Sentencing Reform Act	694
Accounting to Ourselves for Ourselves: An Analysis of Adjudication in the Resolution of Child Custody Disputes	1228	EMPLOYMENT LAW	
CIVIL RIGHTS		Harmony in the Health Care Industry at Last? <i>American Hospital Association v. National Labor Relations Board</i> , 111 S. Ct. 1539 (1991)	937
Retroactivity—The Civil Rights Act of 1991	879	ENVIRONMENTAL LAW	
The Civil Rights Act of 1991: What Does It Mean and What is Its Likely Impact	304	Insuring Environmental Cleanup: Triggering Coverage for Environmental Property Damage under the Terms of a Comprehensive General Liability Insurance Policy	1194
COMPARATIVE LAW		EVIDENCE	
Women's Wages in Australia and the United States	581	A Test Both Lawyers and Scientists Can Live With: The Rigorous Five-Prong Test for	
CONSTITUTIONAL LAW			
<i>Masson v. New Yorker Magazine, Inc.</i> , 111 S. Ct. 2419 (1991): Journalists Score Hollow Victory in Close Encounter of			

the Admission of DNA Profiling Evidence Adopted in *United States v. Matthew Sylvester Two Bulls*, 918 F.2d 56 (8th Cir. 1990)..... 920

INTERNATIONAL TRADE

Accommodating Food Security Concerns in a World of Comparative Advantage: A Challenge for GATT's International Trade System..... 368
 An Analysis of Article XIX: The Safeguard Problem After the Uruguay Round..... 566
 French and EEC Competition Law: GATT and U.S. Foreign Trade Policy Post-1992 488
 International Trade at a Crossroads: The Role of International Law and International Institutions in the Post Uruguay Round Era 438
 Multilateral Agreements and Visions of the World 460

LIBEL

Masson v. New Yorker Magazine, Inc., 111 S. Ct. 2419 (1991): Journalists Score Hollow Victory in Close Encounter of the Word Kind—and You Can [Mis]quote Me on That 901

MENTAL HEALTH

Suicide: Unpredictable and Unavoidable—Proposed Guidelines Provide Rational Test for Physician's Liability ... 643

PARTNERSHIPS

Enforcement of Partnership Obligations—Who is Sued for the Partnership? 143

PROFESSIONAL LIABILITY

Keeping Secrets That Harm Others: Medical Standards Illuminate Lawyer's Dilemma .. 1223

PROPERTY

Insuring Environmental Cleanup: Triggering Coverage for Environmental Property Damage Under the Terms of a Comprehensive General Liability Insurance Policy 1194
 The Americans With Disabilities Act Title III—The "New" Building Code 1145

SUICIDE

Suicide: Unpredictable and Unavoidable—Proposed Guidelines Provide Rational Test for Physician's Liability ... 643

TAX

Application of the Personal Injury Exclusion to Awards for Sex Discrimination under Title VII: *U.S. v. Burke*, 112 S. Ct. 1867 (1992) 1272
 Pointing the Way Through Section 461(g): The Deductibility of Points Paid in Connection With the Acquisition or Improvement of a Principal Residence 1095
 State Adoption of a Value Added Tax: A Desperate Act in Search of the Proper Occasion 192
 The Nebraska Personal Property Tax Crisis: *MAPCO Ammonia Pipeline, Inc. v. State Board of Equalization & Assessment*, 238 Neb. 565, 471 N.W.2d 734 (1991) . 323

WORKERS' COMPENSATION

The Nebraska Supreme Court Sounds the Death Knell for Recovery for Occupational Diseases under the Nebraska Workers' Compensation Act: *Vencil v. Valmont Industries, Inc.*, 239 Neb. 31, 473 N.W.2d 409 (1991) 964