Indexes to Volume 95

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

Recommended Citation
, Indexes to Volume 95, 95 Neb. L. Rev. 1191 (2016)
Available at: https://digitalcommons.unl.edu/nlr/vol95/iss4/8

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 TITLE

*Al Maqaleh* and the Diminishing Reach of Habeas Corpus, Rehan Abeyratne .............................................. 146

The Animal Welfare Act at Fifty: Problems and Possibilities in Animal Testing Regulation, Courtney G. Lee .................................................. 194


The Catch-22 of Females Reporting Sexual Assault in the Military: A Cause for Holistic International Intervention, Kelsey E.B. Knoer ................................................................. 1160


Constitutionalizing Class Certification, Margaret S. Thomas ................................................................. 1024

Defence and Fiction: Reforming *Chevron’s* Legal Fictions after *King v. Burwell*, Kurt Eggert ................................................................. 702

Driving Courts Crazy: A Look at How Labor and Employment Laws Do Not Coincide with Ride Platforms in the Sharing Economy, Alyssa M. Stokes ................................................................. 853

The Economic Characteristics of Indigenous Property Rights: A Canadian Case Study, Dwight Newman ................................................................. 432

ERISA Subrogation After *Montanile*, Colleen E. Medill and Alyssa M. Stokes ................................................................. 603

Generally Applicable Law and the Free Exercise of Religion, Douglas Laycock and Steven T. Collis ................................................................. 1

Indian Children and the Federal–Tribal Trust Relationship, Matthew L.M. Fletcher and Wenona T. Singel ................................................................. 885


Newbs Lose, Experts Win: Video Games in the Supreme Court, Angela J. Campbell ................................................................. 965

Promise and Peril: Doctrinally Permissible Options for Calibrating Procedure Through Contract, H. Allen Blair ................................................................. 787

Registration, Fairness, and General Jurisdiction, Jack B. Harrison ................................................................. 477

Regulating the Sharing Economy: New and Old Insights into an Oversight Regime for the Peer-to-Peer Economy, Raymond H. Brescia ................................................................. 87

Restoring Civil Rights to the Disabled in Health Insurance, Valarie K. Blake ................................................................. 1071

Rethinking Counterterrorism in the Age of ISIS: Lessons from Sinai, Sahar F. Aziz ................................................................. 307

Separation of Powers and the Class Action, Mark Moller ................................................................. 366

Slavery in the Name of Tolerance: Whether an International Legal Obligation Exists to Criminalize Prostitution, Braden W. Storer ................................................................. 574


INDEX BY AUTHOR

ABEYRATNE, REHAN, Al Magaleh and the Diminishing Reach of Habeas Corpus ............................................................ 146

AZIZ, SAHAR F., Rethinking Counterterrorism in the Age of ISIS: Lessons from Sinal ......................................................... 307

BABCOCK, HOPE M., Using the Federal Public Trust Doctrine to Fill Gaps in the Legal Systems Protecting Migrating Wildlife from the Effects of Climate Change ....................................................... 649

BLAIR, H. ALLEN, Promise and Peril: Doctrinally Permissible Options for Calibrating Procedure Through Contract .............................................................. 787

BLAKE, VALARIE K., Restoring Civil Rights to the Disabled in Health Insurance .............................................................. 1071

BRESCIA, RAYMOND H., Regulating the Sharing Economy: New and Old Insights into an Oversight Regime for the Peer-to-Peer Economy ........... 87

CAMPBELL, ANGELA J., Newbs Lose, Experts Win: Video Games in the Supreme Court ....................................................... 965

COLLIS, STEVEN T. and DOUGLAS LAYCOCK, Generally Applicable Law and the Free Exercise of Religion ..................................... 1

EGGERT, KURT, Deference and Fiction: Reforming Chevron’s Legal Fictions after King v. Burwell .................................................... 702

FLETCHER, MATTHEW L.M. and WENONA T. SINGEL, Indian Children and the Federal–Tribal Trust Relationship ............................. 885


GUTMAN, DANIEL, CHRIS SCHMIDT, and RYAN SULLIVAN, Stolen Profits: Civil Shoplifting Demands and the Misuse of Neb. Rev. Stat. § 25-21,194. 28

HARRISON, JACK B., Registration, Fairness, and General Jurisdiction ..... 477

KAUFFMAN, ADAM W., You Can’t Take My Land! Is Thompson v. Heine-man, 289 Neb. 798, 857 N.W.2d 731 (2015), Transformative Law or a Political Anomaly? .................................................... 548


LAYCOCK, DOUGLAS and STEVEN T. COLLIS, Generally Applicable Law and the Free Exercise of Religion ................................. 1


MCDILL, COLLEEN E. and ALYSSA M. STOKES, ERISA Subrogation After Montana: ................................................................. 603

MOLLER, MARK, Separation of Powers and the Class Action .................. 366

NEWMAN, DWIGHT, The Economic Characteristics of Indigenous Property Rights: A Canadian Case Study ................................................. 432


1193
<table>
<thead>
<tr>
<th>Author(s)</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>SINGEL, WENONA T. and MATTHEW L.M. FLETCHER</td>
<td>Indian Children and the Federal–Tribal Trust Relationship</td>
<td>885</td>
</tr>
<tr>
<td>STOKES, ALYSSA M.</td>
<td>Driving Courts Crazy: A Look at How Labor and Employment Laws Do Not Coincide with Ride Platforms in the Sharing Economy</td>
<td>853</td>
</tr>
<tr>
<td>STOKES, ALYSSA M. and COLLEEN F. MEDILL</td>
<td>ERISA Subrogation After <em>Montanile</em></td>
<td>603</td>
</tr>
<tr>
<td>STORER, BRADEN W.</td>
<td>Slavery in the Name of Tolerance: Whether an International Legal Obligation Exists to Criminalize Prostitution</td>
<td>574</td>
</tr>
<tr>
<td>THOMAS, MARGARET S.</td>
<td>Constitutionalizing Class Certification</td>
<td>1024</td>
</tr>
</tbody>
</table>
INDEX BY SUBJECT

ADMINISTRATIVE LAW

Deference and Fiction: Reforming
Chevron’s Legal Fictions after
King v. Burwell, Kurt Eggert . . . . 702
Muddying the Water, Clearing the
Way . . . . for Judicial Review of
Clean Water Act Jurisdictional
Determinations: Hawkes Co. v.
U.S. Army Corps of Engineers,
782 F.3d 994 (8th Cir. 2015),
Taylor Fritsch . . . . . . . . . . 277

ALTERNATIVE DISPUTE
RESOLUTION

Promise and Peril: Doctrinally
Permissible Options for
Calibrating Procedure Through
Contract, H. Allen Blair . . . . . 787

ANIMAL LAW

The Animal Welfare Act at Fifty:
Problems and Possibilities in
Animal Testing Regulation,
Courtney G. Lee . . . . . . . . . 194

CIVIL PROCEDURE

Constitutionalizing Class
Certification, Margaret S.
Thomas . . . . . . . . . . . . . . . . 1024
Promise and Peril: Doctrinally
Permissible Options for
Calibrating Procedure Through
Contract, H. Allen Blair . . . . . 787
Registration, Fairness, and
General Jurisdiction, Jack B.
Harrison . . . . . . . . . . . . . . . . 477
Separation of Powers and the
Class Action, Mark Moller . . . . 366

CIVIL RIGHTS LAW

Indian Children and the
Federal–Tribal Trust
Relationship, Matthew L.M.
Fletcher and Wenona T. Singel . 885
Restoring Civil Rights to the
Disabled in Health Insurance,
Valarie K. Blake . . . . . . . . . 1071

CLASS ACTIONS

Constitutionalizing Class
Certification, Margaret S.
Thomas . . . . . . . . . . . . . . . . 1024
Separation of Powers and the
Class Action, Mark Moller . . . . 366

CLIMATE CHANGE LAW & POLICY

Using the Federal Public Trust
Doctrine to Fill Gaps in the
Legal Systems Protecting
Migrating Wildlife from the
Effects of Climate Change, Hope
M. Babcock . . . . . . . . . . . . . . 649

CONSTITUTIONAL LAW

Al Maqaleh and the Diminishing
Reach of Habeas Corpus, Rehan
Abeyratne . . . . . . . . . . . . . . . 146
The Constitutional Right to an
Abortion Does Not Encompass
the Right to be Uninformed: The
Fourth Circuit’s Puzzling
Approach to the Evaluation of
Mandatory Ultrasound
Provisions in Stuart v. Camnitz,
774 F.3d 238 (4th Cir. 2014),
Lindsey Schmidt . . . . . . . . . . 1124
Generally Applicable Law and the
Free Exercise of Religion,
Douglas Laycock and Steven T.
Collis . . . . . . . . . . . . . . . . . . . 1
Newbs Lose, Experts Win: Video
Games in the Supreme Court,
Angela J. Campbell . . . . . . . . 965

COMPARATIVE LAW

The Economic Characteristics of
Indigenous Property Rights: A
Canadian Case Study, Dwight
Newman . . . . . . . . . . . . . . . . 432

ECONOMIC REGULATION

The Animal Welfare Act at Fifty:
Problems and Possibilities in
Animal Testing Regulation,
Courtney G. Lee . . . . . . . . . 194

1195
Canadian Case Study, Dwight Newman ........................ 432

PUBLIC INTEREST LAW

RELIGIOUS LIBERTY
Generally Applicable Law and the Free Exercise of Religion, Douglas Laycock and Steven T. Collis ......................... 1

TECHNOLOGY AND THE LAW
Driving Courts Crazy: A Look at How Labor and Employment Laws Do Not Coincide with Ride Platforms in the Sharing Economy, Alyssa M. Stokes ........ 853
Newbs Lose, Experts Win: Video Games in the Supreme Court, Angela J. Campbell ................. 965
Regulating the Sharing Economy: New and Old Insights into an Oversight Regime for the Peer-to-Peer Economy, Raymond H. Brescia ....................... 87