

2019

Indexes to Volume 97

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

Recommended Citation

, *Indexes to Volume 97*, 97 Neb. L. Rev. (2018)

Available at: <https://digitalcommons.unl.edu/nlr/vol97/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

After Sex, Courtney Megan Cahill	1
<i>Bahtuoh v. Smith</i> , 855 F.3d 868 (8th Cir. 2017): Promising a Bleak Future for Ineffective Assistance of Counsel Claims in the Eighth Circuit, Mary R. Marcum	1198
Custom-Tailored Law: When Statutory Interpretation Meets the Internal Revenue Code, Michelle M. Kwon	1117
Endorsing Pedophiles for Elected Office?, David R. Katner	469
“Essentially Black”: Legal Theory and the Morality of Conscious Racial Identity, Kenneth B. Nunn	287
Everything, but Maybe Nothing: The Supreme Court’s Important—but Fragile—Decision in <i>Trinity Lutheran Church of Columbia, Inc. v. Comer</i> : 137 S. Ct. 2012 (2017), John L. Rockenbach	525
Green Fees: The Challenge of Pricing Externalities Under State Law, Erin Adele Scharff	168
Is Warrantless Urine Testing Constitutional? —Reasonableness of Warrantless Urine Testing in Cases Involving Driving While Under the Influence of Alcohol or Drugs, Mariah Haffield	860
Known Unknowns: Legislating for a Juvenile’s Reformatory Uncertainty, Tif-fani N. Darden	334
Legal Education: A New Growth Vision Part I—The Issue: Sustainable Growth or Dead Cat Bounce? A Strategic Inflection Point Analysis, Hilary G. Escajeda	628
Legal Education: A New Growth Vision Part II—The Groundwork: Building a Customer Satisfying Innovation Ecosystem, Hilary G. Escajeda	935
Legal Education: A New Growth Vision Part III—The Path Forward: Being Both Human and Digital, Hilary G. Escajeda	1919
Married on Saturday and Fired on Monday: <i>Hively v. Ivy Tech Community College</i> : Resolving the Disconnect Under Title VII, Shannon Bond	225
Readdressing Nebraska’s Misinterpreted Conscience Clause, Brenna M. Grasz	890
Resolution Triggers for Systemically Important Financial Institutions, John Crawford	65
Sexual Predator Laws: Clarifying the Relationship Between Mental Health Laws and Due Process Protections, Maureen F. Larsen & Robert F. Schopp	1166
Strict Liability and Negligence in Copyright Law: Fair Use as Regulation of Activity Levels, Apostolos G. Chronopoulos	384
The Case for a Federal Cyber Insurance Program, David L. Vicevich	555
The Duty to Refrain: A Theory of State Accomplice Liability for Grave Crimes, Rachel López	120
The Legislative Role in Procedural Rulemaking Through Incremental Reform, Briana Lynn Rosenbaum	762
The Omnipotent School Administrator: Seeking to Curb Restriction of Off-Campus Student Speech in the Wake of <i>C.R. v. Eugene School District 4J</i> , Nicholas McGrath	258
The Rule of Law: More than Just a Law of Rules, Donald B. Verrilli, Jr.	925
Unreported Sexual Assault, Saul Levmore & Martha C. Nussbaum	607
When Tribal Disenrollment Becomes Cruel and Unusual, Judith M. Stinson ..	820

INDEX BY AUTHOR

BOND, SHANNON, Married on Saturday and Fired on Monday: <i>Hively v. Ivy Tech Community College</i> : Resolving the Disconnect Under Title VII	225
CAHILL, COURTNEY MEGAN, After Sex	1
CHRONOPOULOS, APOSTOLOS G., Strict Liability and Negligence in Copy-right Law: Fair Use as Regulation of Activity Levels	384
CRAWFORD, JOHN, Resolution Triggers for Systemically Important Financial Institutions	65
DARDEN, TIFFANI N., Known Unknowns: Legislating for a Juvenile’s Re-formative Uncertainty	334
ESCAJEDA, HILARY G., Legal Education: A New Growth Vision Part I—The Issue: Sustainable Growth or Dead Cat Bounce? A Strategic Inflection Point Analysis	628
ESCAJEDA, HILARY G., Legal Education: A New Growth Vision Part II—The Groundwork: Building a Customer Satisfying Innovation Ecosystem	935
ESCAJEDA, HILARY G., Legal Education: A New Growth Vision Part III—The Path Forward: Being Both Human and Digital	1019
GRASZ, BRENNAN M., Readdressing Nebraska’s Misinterpreted Conscience Clause	890
HAFFIELD, MARIAH, Is Warrantless Urine Testing Constitutional? —Reason-ability of Warrantless Urine Testing in Cases Involving Driving While Under the Influence of Alcohol or Drugs	860
KATNER, DAVID R., Endorsing Pedophiles for Elected Office?	469
KWON, MICHELLE M., Custom-Tailored Law: When Statutory Interpretation Meets the Internal Revenue Code	1117
LARSEN, MAUREEN F. & SCHOPP, ROBERT F., Sexual Predator Laws: Clarifying the Relationship Between Mental Health Laws and Due Process Protections	1166
LEVMORE, SAUL & NUSSBAUM, MARTHA C., Unreported Sexual Assault	607
LÓPEZ, RACHEL, The Duty to Refrain: A Theory of State Accomplice Liability for Grave Crimes	120
MARCUM, MARY R., <i>Bahtuoh v. Smith</i> , 855 F.3d 868 (8th Cir. 2017): Promis-ing a Bleak Future for Ineffective Assistance of Counsel Claims in the Eighth Circuit	1198
MCGRATH, NICHOLAS, The Omnipotent School Administrator: Seeking to Curb Restriction of Off-Campus Student Speech in the Wake of <i>C.R. v. Eu-gene School District 4J</i>	258
NUNN, KENNETH B., “Essentially Black”: Legal Theory and the Morality of Conscious Racial Identity	287
ROCKENBACH, JOHN L., Everything, but Maybe Nothing: The Supreme Court’s Important—but Fragile—Decision in <i>Trinity Lutheran Church of Columbia, Inc. v. Comer</i> : 137 S. Ct. 2012 (2017)	525
ROSENBAUM, BRIANA LYNN, The Legislative Role in Procedural Rulemak-ing Through Incremental Reform	762
SCHARFF, ERIN ADELE, Green Fees: The Challenge of Pricing Externalities Under State Law	168
STINSON, JUDITH M., When Tribal Disenrollment Becomes Cruel and Unu-sual	820
VERRILLI, JR., DONALD B., The Rule of Law: More than Just a Law of Rules	925
VICEVICH, DAVID L., The Case for a Federal Cyber Insurance Program	555

INDEX BY SUBJECT

BUSINESS ASSOCIATIONS			
Resolution Triggers for Systemically Important Financial Institutions, John Crawford	65	Process Protections, Maureen F. Larsen & Robert F. Schopp	1166
CONSCIOUS RACIAL IDENTITY		The Omnipotent School Administrator: Seeking to Curb Restriction of Off-Campus Student Speech in the Wake of <i>C.R. v. Eugene School District 4J</i> , Nicholas McGrath	258
“Essentially Black”: Legal Theory and the Morality of Conscious Racial Identity, Kenneth B. Nunn	287	The Rule of Law: More than Just a Law of Rules, Donald B. Verrilli, Jr.	925
CONSTITUTIONAL LAW		When Tribal Disenrollment Becomes Cruel and Unusual, Judith M. Stinson	820
<i>Bahtuoh v. Smith</i> , 855 F.3d 868 (8th Cir. 2017): Promising a Bleak Future for Ineffective Assistance of Counsel Claims in the Eighth Circuit, Mary R. Marcum	1198	CRIMINAL LAW	
Everything, but Maybe Nothing: The Supreme Court’s Important—but Fragile—Decision in <i>Trinity Lutheran Church of Columbia, Inc. v. Comer</i> : 137 S. Ct. 2012 (2017), John L. Rockenbach	525	<i>Bahtuoh v. Smith</i> , 855 F.3d 868 (8th Cir. 2017): Promising a Bleak Future for Ineffective Assistance of Counsel Claims in the Eighth Circuit, Mary R. Marcum	1198
Is Warrantless Urine Testing Constitutional? — Reasonableness of Warrantless Urine Testing in Cases Involving Driving While Under the Influence of Alcohol or Drugs, Mariah Haffield	860	Is Warrantless Urine Testing Constitutional? — Reasonableness of Warrantless Urine Testing in Cases Involving Driving While Under the Influence of Alcohol or Drugs, Mariah Haffield	860
Known Unknowns: Legislating for a Juvenile’s Reformatory Uncertainty, Tiffani N. Darden	334	Known Unknowns: Legislating for a Juvenile’s Reformatory Uncertainty, Tiffani N. Darden	334
Married on Saturday and Fired on Monday: <i>Hively v. Ivy Tech Community College</i> : Resolving the Disconnect Under Title VII, Shannon Bond	225	Sexual Predator Laws: Clarifying the Relationship Between Mental Health Laws and Due Process Protections, Maureen F. Larsen & Robert F. Schopp	1166
Readdressing Nebraska’s Misinterpreted Conscience Clause, Brenna M. Grasz	890	When Tribal Disenrollment Becomes Cruel and Unusual, Judith M. Stinson	820
Sexual Predator Laws: Clarifying the Relationship Between Mental Health Laws and Due		COPYRIGHT LAW	
		Strict Liability and Negligence in Copyright Law: Fair Use as Regulation of Activity Levels, Apostolos G. Chronopoulos	384

CYBER LAW & POLICY		Married on Saturday and Fired on Monday: <i>Hively v. Ivy Tech Community College</i> : Resolving the Disconnect Under Title VII, Shannon Bond		225
The Case for a Federal Cyber Insurance Program, David L. Vicevich	555	Unreported Sexual Assault, Saul Levmore & Martha C. Nussbaum		607
ENVIRONMENTAL LAW		HUMAN RIGHTS LAW		
Green Fees: The Challenge of Pricing Externalities Under State Law, Erin Adele Scharff . .	168	The Duty to Refrain: A Theory of State Accomplice Liability for Grave Crimes, Rachel López . . .		120
ESSENTIALISM		INSURANCE LAW		
“Essentially Black”: Legal Theory and the Morality of Conscious Racial Identity, Kenneth B. Nunn	287	The Case for a Federal Cyber Insurance Program, David L. Vicevich		555
ETHICS		INTERNATIONAL LAW		
<i>Bahtuoh v. Smith</i> , 855 F.3d 868 (8th Cir. 2017): Promising a Bleak Future for Ineffective Assistance of Counsel Claims in the Eighth Circuit, Mary R. Marcum	1198	The Duty to Refrain: A Theory of State Accomplice Liability for Grave Crimes, Rachel López . . .		120
FAMILY LAW		LAW & ECONOMICS		
After Sex, Courtney Megan Cahill	1	Resolution Triggers for Systemically Important Financial Institutions, John Crawford		65
FEDERAL INDIAN LAW & POLICY		LEGAL EDUCATION		
When Tribal Disenrollment Becomes Cruel and Unusual, Judith M. Stinson	820	Legal Education: A New Growth Vision Part I—The Issue: Sustainable Growth or Dead Cat Bounce? A Strategic Inflection Point Analysis, Hilary G. Escajeda		628
FEDERALISM		Legal Education: A New Growth Vision Part II—The Groundwork: Building a Customer Satisfying Innovation Ecosystem, Hilary G. Escajeda .		935
Readdressing Nebraska’s Misinterpreted Conscience Clause, Brenna M. Grasz	890	Legal Education: A New Growth Vision Part III—The Path Forward: Being Both Human and Digital, Hilary G. Escajeda.		1019
FREEDOM OF SPEECH				
The Omnipotent School Administrator: Seeking to Curb Restriction of Off-Campus Student Speech in the Wake of <i>C.R. v. Eugene School District 4J</i> , Nicholas McGrath	258			
GENDER AND THE LAW				
After Sex, Courtney Megan Cahill	1			

MENTAL HEALTH LAW		
Sexual Predator Laws: Clarifying the Relationship Between Mental Health Laws and Due Process Protections, Maureen F. Larsen & Robert F. Schopp	1166	the Internal Revenue Code, Michelle M. Kwon 1117
PROCEDURAL RULEMAKING		Green Fees: The Challenge of Pricing Externalities Under State Law, Erin Adele Scharff 168
The Legislative Role in Procedural Rulemaking Through Incremental Reform, Briana Lynn Rosenbaum	762	TECHNOLOGY AND THE LAW
POLITICS AND THE LAW		After Sex, Courtney Megan Cahill 1
Endorsing Pedophiles for Elected Office?, David R. Katner	469	Legal Education: A New Growth Vision Part I—The Issue: Sustainable Growth or Dead Cat Bounce? A Strategic Inflection Point Analysis, Hilary G. Escajeda 628
The Rule of Law: More than Just a Law of Rules, Donald B. Verrilli, Jr.	925	Legal Education: A New Growth Vision Part II—The Groundwork: Building a Customer Satisfying Innovation Ecosystem, Hilary G. Escajeda 935
PUBLIC INTEREST LAW		Legal Education: A New Growth Vision Part III—The Path Forward: Being Both Human and Digital, Hilary G. Escajeda 1019
Endorsing Pedophiles for Elected Office?, David R. Katner	469	The Case for a Federal Cyber Insurance Program, David L. Vicevich 555
“Essentially Black”: Legal Theory and the Morality of Conscious Racial Identity, Kenneth B. Nunn	287	USER FEES
RELIGIOUS LIBERTY		Green Fees: The Challenge of Pricing Externalities Under State Law, Erin Adele Scharff 168
Everything, but Maybe Nothing: The Supreme Court’s Important—but Fragile—Decision in <i>Trinity Lutheran Church of Columbia, Inc. v. Comer</i> : 137 S. Ct. 2012 (2017), John L. Rockenbach	525	
STATUTORY INTERPRETATION		
Custom-Tailored Law: When Statutory Interpretation Meets the Internal Revenue Code, Michelle M. Kwon	1117	
The Rule of Law: More than Just a Law of Rules, Donald B. Verrilli, Jr.	925	
TAXATION		
Custom-Tailored Law: When Statutory Interpretation Meets		