Indexes to Volume 97

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

Recommended Citation

Available at: https://digitalcommons.unl.edu/nlr/vol97/iss4/8
INDEX BY TITLE

After Sex, Courtney Megan Cahill ........................................ 1

Bahtuoh v. Smith, 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


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 Reformative Uncertainty, Tiffani 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 III—The Path Forward: Being Both Human and Digital, Hilary G. Escajeda ........................................ 1919

Married on Saturday and Fired on Monday: Hively v. Ivy Tech Community College: Resolving the Disconnect Under Title VII, Shannon Bond .......... 225

Readdressing Nebraska’s Misinterpreted Conscience Clause, Brenna M. Grasz. Resolution Triggers for Systemically Important Financial Institutions, John Crawford ................................................................. 890 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 C.R. v. Eugene School District 4J, 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

1233
<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>BOND, SHANNON</td>
<td>Married on Saturday and Fired on Monday: <em>Hively v. Ivy</em></td>
<td>225</td>
</tr>
<tr>
<td>Tech Community College: Resolving the Disconnect Under Title VII</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CAHILL, COURTNEY MEGAN</td>
<td>After Sex</td>
<td>1</td>
</tr>
<tr>
<td>CHRONOPOULOS, APOSTOLOS G.</td>
<td>Strict Liability and Negligence in Copyright Law: Fair Use as Regulation of Activity Levels</td>
<td>384</td>
</tr>
<tr>
<td>CRAWFORD, JOHN</td>
<td>Resolution Triggers for Systemically Important Financial Institutions</td>
<td>65</td>
</tr>
<tr>
<td>DARDEN, TIFFANI N.</td>
<td>Known Unknowns: Legislating for a Juvenile’s Reformative Uncertainty</td>
<td>334</td>
</tr>
<tr>
<td>ESCAJEDA, HILARY G.</td>
<td>Legal Education: A New Growth Vision Part I—The Issue: Sustainable Growth or Dead Cat Bounce? A Strategic Inflection Point Analysis</td>
<td>628</td>
</tr>
<tr>
<td>ESCAJEDA, HILARY G.</td>
<td>Legal Education: A New Growth Vision Part III—The Path Forward: Being Both Human and Digital</td>
<td>1019</td>
</tr>
<tr>
<td>GRASZ, BRENNA M.</td>
<td>Readdressing Nebraska’s Misinterpreted Conscience Clause</td>
<td>890</td>
</tr>
<tr>
<td>HAFFIELD, MARIAH</td>
<td>Is Warrantless Urine Testing Constitutional? —Reasonableness of Warrantless Urine Testing in Cases Involving Driving While Under the Influence of Alcohol or Drugs</td>
<td>860</td>
</tr>
<tr>
<td>KATNER, DAVID R.</td>
<td>Endorsing Pedophiles for Elected Office?</td>
<td>469</td>
</tr>
<tr>
<td>KWON, MICHELLE M.</td>
<td>Custom-Tailored Law: When Statutory Interpretation Meets the Internal Revenue Code</td>
<td>1117</td>
</tr>
<tr>
<td>LARSEN, MAUREEN F.</td>
<td>Sexual Predator Laws: Clarifying the Relationship Between Mental Health Laws and Due Process Protections</td>
<td>1166</td>
</tr>
<tr>
<td>&amp; SCHOPP, ROBERT F.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>LEVMORE, SAUL &amp; NUSSBAUM, MARTHA C.</td>
<td>Unreported Sexual Assault</td>
<td>607</td>
</tr>
<tr>
<td>LÓPEZ, RACHEL</td>
<td>The Duty to Refrain: A Theory of State Accomplice Liability for Grave Crimes</td>
<td>120</td>
</tr>
<tr>
<td>MARCUM, MARY R.</td>
<td><em>Bahutuoh v. Smith</em>, 855 F.3d 868 (8th Cir. 2017): Promising a Bleak Future for Ineffective Assistance of Counsel Claims in the Eighth Circuit</td>
<td>1198</td>
</tr>
<tr>
<td>MCGRATH, NICHOLAS</td>
<td>The Omnificent School Administrator: Seeking to Curb Restriction of Off-Campus Student Speech in the Wake of <em>C.R. v. Eugene School District 4J</em></td>
<td>258</td>
</tr>
<tr>
<td>LEVINE, KENNETH B.</td>
<td><em>Essentially Black</em>: Legal Theory and the Morality of Conscious Racial Identity</td>
<td>287</td>
</tr>
<tr>
<td>ROCKENBACH, JOHN L.</td>
<td>Everything, but Maybe Nothing: The Supreme Court’s Important—but Fragile—Decision in <em>Trinity Lutheran Church of Columbia, Inc. v. Comer</em>: 137 S. Ct. 2012 (2017)</td>
<td>525</td>
</tr>
<tr>
<td>ROSENBAUM, BRIANA LYNN</td>
<td>The Legislative Role in Procedural Rulemaking Through Incremental Reform</td>
<td>762</td>
</tr>
<tr>
<td>SCHARFF, ERIN ADELE</td>
<td>Green Fees: The Challenge of Pricing Externalities Under State Law</td>
<td>168</td>
</tr>
<tr>
<td>STINSON, JUDITH M.</td>
<td>When Tribal Disenrollment Becomes Cruel and Unusual</td>
<td>820</td>
</tr>
<tr>
<td>VICEVICH, DAVID L.</td>
<td>The Case for a Federal Cyber Insurance Program</td>
<td>555</td>
</tr>
</tbody>
</table>
INDEX BY SUBJECT

BUSINESS ASSOCIATIONS
Resolution Triggers for Systemically Important Financial Institutions, John Crawford ................................. 65

CONSCIOUS RACIAL IDENTITY

CONSTITUTIONAL LAW
Bahtuoh v. Smith, 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
Known Unknowns: Legislating for a Juvenile’s Reformative Uncertainty, Tiffani N. Darden .......... 334
Married on Saturday and Fired on Monday: Hively v. Ivy Tech Community College: Resolving the Disconnect Under Title VII, Shannon Bond ................................. 225
Readressing Nebraska’s Misinterpreted Conscience Clause, Brenna M. Grasz ................... 890
Sexual Predator Laws: Clarifying the Relationship Between Mental Health Laws and Due Process Protections, Maureen F. Larsen & Robert F. Schopp .... 1166
The Omninetent School Administrator: Seeking to Curb Restriction of Off-Campus Student Speech in the Wake of C.R. v. Eugene School District 4J, Nicholas McGrath ................. 258
The Rule of Law: More than Just a Law of Rules, Donald B. Verrilli, Jr. .................................................. 925
When Tribal Disenrollment Becomes Cruel and Unusual, Judith M. Stinson ......................... 820

CRIMINAL LAW
Bahtuoh v. Smith, 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
Known Unknowns: Legislating for a Juvenile’s Reformative Uncertainty, Tiffani N. Darden .......... 334
Sexual Predator Laws: Clarifying the Relationship Between Mental Health Laws and Due Process Protections, Maureen F. Larsen & Robert F. Schopp .... 1166
When Tribal Disenrollment Becomes Cruel and Unusual, Judith M. Stinson ......................... 820

COPYRIGHT LAW
Strict Liability and Negligence in Copyright Law: Fair Use as Regulation of Activity Levels, Apostolos G. Chronopoulos .................. 384

1235
married on Saturday and fired on Monday: Hively v. Ivy Tech Community College: Resolving the Disconnect Under Title VII, Shannon Bond ................. 225
Unreported Sexual Assault, Saul Levmore & Martha C. Nussbaum ................. 607

HUMAN RIGHTS LAW
The Duty to Refrain: A Theory of State Accomplice Liability for Grave Crimes, Rachel López ... 120

INSURANCE LAW
The Case for a Federal Cyber Insurance Program, David L. Vicevich ..................... 555

INTERNATIONAL LAW
The Duty to Refrain: A Theory of State Accomplice Liability for Grave Crimes, Rachel López ... 120

FAMILY LAW
After Sex, Courtney Megan Cahill ......................................................... 1

LAW & ECONOMICS
Resolution Triggers for Systemically Important Financial Institutions, John Crawford ................. 65

LEGAL EDUCATION
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 III—The Path Forward: Being Both Human and Digital, Hilary G. Escajeda. 1019