

2016

Indexes to Volume 94

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

Recommended Citation

, *Indexes to Volume 94*, 94 Neb. L. Rev. (2015)

Available at: <https://digitalcommons.unl.edu/nlr/vol94/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

The Collective Fiduciary, Lauren R. Roth	511
The Concept of Public Policy in Law: Revisiting the Role of the Public Policy Doctrines in the Enforcement of Private Legal Arrangements, Farshad Ghodoosi	685
Copyright’s Unconsidered Assumption: Statutory Successors to the Termina- tion Interest (and the Unintended Consequences for Estate Planners), Ka- tie Joseph	441
Demand Promissory Notes and Commercial Loans: Balancing Freedom of Con- tract & Good Faith, George A. Nation III	151
Everything Old Is New Again: Enforcing Tribal Treaty Provisions to Protect Climate Change-Threatened Resources, Elizabeth Ann Kronk Warner	916
A Fair Competition Theory of the Civil False Claims Act, David Kwok	355
The First Amendment and the Internet: The Press Clause Protects the In- ternet Transmission of Mass Media Content from Common Carrier Regula- tion, Fred B. Campbell, Jr.	559
Free Exercise and Substantial Burdens Under Federal Law, Mark Strasser	633
Girls Rule, Boys Drool . . . and Must Apply: An Analysis of the Eight Circuit’s Perplexing Approach to a Failure-to-Apply Case in <i>EEOC v. Audrain Health Care, Inc.</i> , 756 F.3d 1083 (8th Cir. 2014), Jaydon McDonald	193
Giving Birth Under the ACA: Analyzing the Use of Law as a Tool to Improve Health Care, Elizabeth Kukura	799
Goodbye Earl: Domestic Abusers and Guns in the Wake of <i>United States v. Castleman</i> —Can the Supreme Court Save Domestic Violence Victims?, Bethany A. Corbin	101
The Historical Case for Abandoning <i>Strickland</i> , Brian R. Gallini	302
An Infamous Case: How the Iowa Supreme Court’s Minimalist Approach Forced Everyone to Come Back for More in <i>Chiodo v. Section 43.24 Panel</i> , 846 N.W.2d 845 (Iowa 2014), Michael S. Boal	737
Intersectionality at the Intersection of Profiteering & Immigration Detention, Mariela Olivares	963
Judicial Bypass in Nebraska: How the Nebraska Supreme Court’s Decision in <i>In re Anonymous 5</i> , 286 Neb. 640, 838 N.W.2d 226 (2013) Illustrates the Complexity of Parental Consent Laws for State Wards Seeking Abortion, Amy J. Peters	1028
A Legal-Conceptual Framework for the School-to-Prison Pipeline: Fewer Op- portunities for Rehabilitation for Public School Students, Brian J. Fahey	764
Legal Education in Transition: Trends and Their Implications, Sheldon Krantz and Michael Millemann	1
Occupying the Constitutional Right to Housing, Lisa T. Alexander	245
Our Court Masters, Chad J. Pomeroy	401
Preparing to Open Up Shop: How the Supreme Court Set the Stage to Prohibit Public-Sector Agency-Shop Provisions in <i>Harris v. Quinn</i> , 134 S. Ct. 2618 (2014), Chris Schmidt	477
Proposed Timing Requirements for the Common-Law Motion to Withdraw a Plea: The Creation of a New Procedure in <i>State v. Gonzalez</i> , 285 Neb. 940, 830 N.W.2d 504 (2013), Meredith Wailes	220

Restoring the Civil Jury in a World Without Trials, Dmitry Bam	862
<i>Schuette</i> , Electoral Process Guarantees, and the New Neutrality, Mark Strasser	60
Standing on Thin Ice: How Nebraska's Standing Doctrine Prevents the Major- ity of Surface Water Users from Obtaining Judicial Relief Against Ground- water Users Interfering with Their Appropriations, Logan Hoyt	1054

INDEX BY AUTHOR

ALEXANDER, LISA T., Occupying the Constitutional Right to Housing	245
BAM, DMITRY, Restoring the Civil Jury in a World Without Trials	862
BOAL, MICHAEL S., An Infamous Case: How the Iowa Supreme Court’s Minimalist Approach Forced Everyone to Come Back for More in <i>Chiodo v. Section 43.24 Panel</i> , 846 N.W.2d 845 (Iowa 2014)	737
CAMPBELL, FRED B., JR., The First Amendment and the Internet: The Press Clause Protects the Internet Transmission of Mass Media Content from Common Carrier Regulation	559
CORBIN, BETHANY A., Goodbye Earl: Domestic Abusers and Guns in the Wake of <i>United States v. Castleman</i> —Can the Supreme Court Save Domestic Violence Victims?	101
FAHEY, BRIAN J., A Legal-Conceptual Framework for the School-to-Prison Pipeline: Fewer Opportunities for Rehabilitation for Public School Students	764
GALLINI, BRIAN R., The Historical Case for Abandoning <i>Strickland</i>	302
GHODOOSI, FARSHAD, The Concept of Public Policy in Law: Revisiting the Role of the Public Policy Doctrine in the Enforcement of Private Legal Arrangements	685
HOYT, LOGAN, Standing on Thin Ice: How Nebraska’s Standing Doctrine Prevents the Majority of Surface Water Users from Obtaining Judicial Relief Against Groundwater Users Interfering with Their Appropriations	1054
JOSEPH, KATIE, Copyright’s Unconsidered Assumption: Statutory Successors to the Termination Interest (and the Unintended Consequences for Estate Planners)	441
KRANTZ, SHELDON AND MILLEMANN, MICHAEL Legal Education in Transition: Trends and Their Implications	1
KRONK WARNER, ELIZABETH ANN, Everything Old Is New Again: Enforcing Tribal Treaty Provisions to Protect Climate Change-Threatened Resources	916
KUKURA, ELIZABETH, Giving Birth Under the ACA: Analyzing the Use of Law as a Tool to Improve Health Care	799
KWOK, DAVID, A Fair Competition Theory of the Civil False Claims Act	355
McDONALD, JAYDON, Girls Rule, Boys Drool . . . and Must Apply: An Analysis of the Eight Circuit’s Perplexing Approach to a Failure-to-Apply Case in <i>EEOC v. Audrain Health Care, Inc.</i> , 756 F.3d 1083 (8th Cir. 2014)	193
NATION, GEORGE A., III, Demand Promissory Notes and Commercial Loans: Balancing Freedom of Contract & Good Faith	151
OLIVARES, MARIELA, Intersectionality at the Intersection of Profiteering & Immigration Detention	963
PETERS, AMY J., Judicial Bypass in Nebraska: How the Nebraska Supreme Court’s Decision in <i>In re Anonymous 5</i> , 286 Neb. 640, 838 N.W.2d 226 (2013) Illustrates the Complexity of Parental Consent Laws for State Wards Seeking Abortion	1028
POMEROY, CHAD J., Our Court Masters	401
ROTH, LAUREN R., The Collective Fiduciary	511
SCHMIDT, CHRIS, Preparing to Open Up Shop: How the Supreme Court Set the Stage to Prohibit Public-Sector Agency-Shop Provisions in <i>Harris v. Quinn</i> , 134 S. Ct. 2618 (2014)	477

STRASSER, MARK, Free Exercise and Substantial Burdens Under Federal Law	633
STRASSER, MARK, <i>Schuette</i> , Electoral Process Guarantees, and the New Neutrality	60
WAILES, MERIDITH, Proposed Timing Requirements for the Common-Law Motion to Withdraw a Plea: The Creation of a New Procedure in <i>State v. Gonzalez</i> , 285 Neb. 940, 830 N.W.2d 504 (2013)	220

INDEX BY SUBJECT

<p>ADMINISTRATIVE LAW</p> <p>A Fair Competition Theory of the Civil False Claims Act, David Kwok 355</p> <p>AGENCY LAW</p> <p>The Collective Fiduciary, Lauren R. Roth 511</p> <p>CONSTITUTIONAL LAW</p> <p>The First Amendment and the Internet: The Press Clause Protects the Internet Transmission of Mass Media Content from Common Carrier Regulation, Fred B. Campbell, Jr. 559</p> <p>Free Exercise and Substantial Burdens Under Federal Law, Mark Strasser 633</p> <p>The Historical Case for Abandoning <i>Strickland</i>, Brian R. Gallini 302</p> <p>Judicial Bypass in Nebraska: How the Nebraska Supreme Court's Decision in <i>In re Anonymous 5</i>, 286 Neb. 640, 838 N.W.2d 226 (2013) Illustrates the Complexity of Parental Consent Laws for State Wards Seeking Abortion, Amy J. Peters 1028</p> <p>Occupying the Constitutional Right to Housing, Lisa T. Alexander 245</p> <p>Preparing to Open Up Shop: How the Supreme Court Set the Stage to Prohibit Public-Sector Agency-Shop Provisions in <i>Harris v. Quinn</i>, 134 S. Ct. 2618 (2014), Chris Schmidt 477</p> <p><i>Schuette</i>, Electoral Process Guarantees, and the New Neutrality, Mark Strasser 60</p> <p>CONTRACT LAW</p> <p>Demand Promissory Notes and Commercial Loans: Balancing</p>	<p>Freedom of Contract & Good Faith, George A. Nation III 151</p> <p>COPYRIGHT LAW</p> <p>Copyright's Unconsidered Assumption: Statutory Successors to the Termination Interest (and the Unintended Consequences for Estate Planners), Katie Joseph 441</p> <p>CRIMINAL PROCEDURE</p> <p>The Historical Case for Abandoning <i>Strickland</i>, Brian R. Gallini 302</p> <p>Proposed Timing Requirements for the Common-Law Motion to Withdraw a Plea: The Creation of a New Procedure in <i>State v. Gonzalez</i>, 285 Neb. 940, 830 N.W.2d 504 (2013), Meridith Wailes 220</p> <p>EDUCATION LAW</p> <p>A Legal-Conceptual Framework for the School-to-Prison Pipeline: Fewer Opportunities for Rehabilitation for Public School Students, Brian J. Fahey 764</p> <p>EMPLOYMENT LAW</p> <p>Girls Rule, Boys Drool . . . and Must Apply: An Analysis of the Eight Circuit's Perplexing Approach to a Failure-to-Apply Case in <i>EEOC v. Audrain Health Care, Inc.</i>, 756 F.3d 1083 (8th Cir. 2014), Jaydon McDonald 193</p> <p>ENVIRONMENTAL LAW</p> <p>Everything Old Is New Again: Enforcing Tribal Treaty Provisions to Protect Climate Change-Threatened Resources, Elizabeth Ann Kronk Warner . . 916</p>
---	---

Standing on Thin Ice: How Nebraska’s Standing Doctrine Prevents the Majority of Surface Water Users from Obtaining Judicial Relief Against Groundwater Users Interfering with Their Appropriations, Logan Hoyt	1054	NATIVE AMERICAN LAW	Everything Old Is New Again: Enforcing Tribal Treaty Provisions to Protect Climate Change-Threatened Resources, Elizabeth Ann Kronk Warner . . .	916
HEALTH CARE LAW		PUBLIC POLICY		
The Collective Fiduciary, Lauren R. Roth	511	The Concept of Public Policy in Law: Revisiting the Role of the Public Policy Doctrine in the Enforcement of Private Legal Arrangements, Farshad Ghodoosi		685
Giving Birth Under the ACA: Analyzing the Use of Law as a Tool to Improve Health Care, Elizabeth Kukura	799	STATUTORY INTERPRETATION		
IMMIGRATION LAW		Goodbye Earl: Domestic Abusers and Guns in the Wake of <i>United States v. Castleman</i> —Can the Supreme Court Save Domestic Violence Victims?, Bethany A. Corbin		101
Intersectionality at the Intersection of Profiteering & Immigration Detention, Mariela Olivares	963	An Infamous Case: How the Iowa Supreme Court’s Minimalist Approach Forced Everyone to Come Back for More in <i>Chiodo v. Section 43.24 Panel</i> , 846 N.W.2d 845 (Iowa 2014), Michael S. Boal		737
JUDICIAL DECISION-MAKING		TELECOMMUNICATIONS LAW		
An Infamous Case: How the Iowa Supreme Court’s Minimalist Approach Forced Everyone to Come Back for More in <i>Chiodo v. Section 43.24 Panel</i> , 846 N.W.2d 845 (Iowa 2014), Michael S. Boal	737	The First Amendment and the Internet: The Press Clause Protects the Internet Transmission of Mass Media Content from Common Carrier Regulation, Fred B. Campbell, Jr.		559
Our Court Masters, Chad J. Pomeroy	401	WATERLAW		
Restoring the Civil Jury in a World Without Trials, Dmitry Bam	862	Standing on Thin Ice: How Nebraska’s Standing Doctrine Prevents the Majority of Surface Water Users from Obtaining Judicial Relief Against Groundwater Users Interfering with Their Appropriations, Logan Hoyt		1054
LABOR LAW				
Preparing to Open Up Shop: How the Supreme Court Set the Stage to Prohibit Public-Sector Agency-Shop Provisions in <i>Harris v. Quinn</i> , 134 S. Ct. 2618 (2014), Chris Schmidt	477			
LEGAL EDUCATION				
Legal Education in Transition: Trends and Their Implications, Sheldon Krantz and Michael Millemann	1			