

# CREIGHTON LAW REVIEW

## RESPONSE ARTICLE

“UNITY THROUGH DIVISION”: RELIGIOUS LIBERTY AND THE VIRTUE OF PLURALISM IN THE CONTEXT OF LEGISLATIVE PRAYER CONTROVERSIES . . . . .	<i>Robert Luther III</i>	1
---	--------------------------	---

## ARTICLES

TODAY’S CONFRONTATION CLAUSE (AFTER <i>CRAWFORD</i> AND <i>MELLENDEZ-DIAZ</i> ) . . . . .	<i>G. Michael Fenner</i>	35
--	--------------------------	----

ARBITRATION: INTERFACE OF THE FEDERAL ARBITRATION ACT AND NEBRASKA STATE LAW . . . . .	<i>John M. Gradwohl</i>	97
--	-------------------------	----

A MODEST READING OF ST. THOMAS AQUINAS ON THE CONNECTION BETWEEN NATURAL LAW AND HUMAN LAW . . . . .	<i>Louis W. Hensler III</i>	153
--	-----------------------------	-----

TO EXCLUDE OR NOT TO EXCLUDE: THE FUTURE OF THE EXCLUSIONARY RULE AFTER <i>HERRING v. UNITED STATES</i> . . . . .	<i>Matthew Allan Josephson</i>	175
---	--------------------------------	-----

FORTY-PLUS YEARS OF IOWA CHOICE-OF-LAW PRECEDENT: THE AFTERMATH OF THE RESTATEMENT (SECOND) OF CONFLICT OF LAWS . . . . .	<i>Kevin Tuininga</i>	205
--	-----------------------	-----

## NOTE

<i>UNITED STATES v. CUNDIFF</i> : SIXTH CIRCUIT DECISION MAKES <i>RAPANOS v. UNITED STATES</i> CONTROVERSY (NAVIGABLE) WATER UNDER A BRIDGE . . . . .	<i>Allyson C. Chwee</i>	233
---	-------------------------	-----

