

Creighton Law Review

Contents

ARTICLES

- THE UNLITIGATED FEDERAL TAX APPEALS PROCEDURE
Homer O. Croasman 303
- WHAT THE LEGAL COMMUNITY NEEDS TO KNOW ABOUT THE SMALL
CLAIMS COURT
Frank Forbes 317
- THE ORAL LEASE V. CONTRACT FOR LEASE PROBLEM UNDER THE
NEBRASKA STATUTE OF FRAUDS
Ronald R. Volkmer 342

COMMENTS

- AN ANALYSIS OF THE NEBRASKA LONG-ARM STATUTE 357

CASE NOTES

- CIVIL PROCEDURE — DISCOVERY — FEDERAL RULE 26 (b) (2) —
PERMITTING DISCOVERY OF INSURANCE AGREEMENTS IS ADOPTED
IN NEBRASKA — *Walls v. Horbach*, 189 Neb. 479, 203 N.W.2d
490 (1973). 381
- CONSTITUTIONAL LAW — DUE PROCESS — CONSCIENTIOUS OBJECTORS,
AS ALTERNATE SERVICEMEN, ARE ENTITLED TO THE SAME VET-
ERANS EDUCATIONAL BENEFITS RECEIVED BY REGULAR SERVICE-
MEN — *Robison v. Johnson*, 352 F. Supp. 848 (D. Mass. 1973). 393
- CONSTITUTIONAL LAW — DUE PROCESS — IOWA HARMLESS ERROR
RULE DENIES REMEDY FOR DEPRIVATION OF PROPERTY CONTRARY
TO *Fuentes v. Shevin* — *Thorp Credit, Inc. v. Barr*, 200 N.W.2d
535 (Iowa 1972). 410

Contents

- CONSTITUTIONAL LAW — PROCEDURAL DUE PROCESS — NOTICE AND HEARING REQUIRED PRIOR TO UTILITY TERMINATION — *Bronson v. Consolidated Edison Co.*, 350 F. Supp. 443 (S.D. N.Y. 1972). 417
- CRIMINAL LAW — POLLING THE JURY — NO DENIAL OF FAIR TRIAL WHEN TRIAL COURT REFUSES TO QUESTION JURY ON NEWSPAPER ARTICLE CONCERNING PRIOR GUILTY PLEA — *State v. Bigley*, 202 N.W.2d 56 (Iowa 1972). 425
- PRODUCTS LIABILITY — HELD NOT TO BE ERROR TO REFUSE TO INSTRUCT THE JURY THAT PLAINTIFF MUST ESTABLISH THAT THE DEFECTIVE CONDITION OF THE PRODUCT MADE IT UNREASONABLY DANGEROUS TO THE USER OR CONSUMER — *Cronin v. J. B. E. Olson Corp.*, 8 Cal.3d 121, 501 P.2d 1153, 104 Cal. Rptr. 433 (1972). 434
- SECURITIES LAW — INVESTMENT CONTRACTS — THE TEST IS WHETHER THE SCHEME INVOLVES AN INVESTMENT OF MONEY IN A COMMON ENTERPRISE WITH PROFITS TO COME FROM THE EFFORTS OF THOSE OTHER THAN THE INVESTOR WHICH ARE THE UNDENIABLY SIGNIFICANT ONES OR ESSENTIAL MANAGERIAL EFFORTS WHICH AFFECT THE FAILURE OR SUCCESS OF THE ENTERPRISE — *Securities and Exchange Commission v. Glenn W. Turner Enterprises, Inc.*, 474 F.2d 476 (9th Cir. 1973). 450

The Creighton Law Review is published three times annually by the students of the Creighton University School of Law. Subscription prices are \$5.25 per annum, \$2.00 per issue.

All communications should be addressed to:

Creighton Law Review

School of Law

Creighton University

2500 California Street

Omaha, Nebraska 68131

Publication office: 508 South 19th Street, Omaha, Nebraska 68102

Third-class postage paid at Omaha, Nebraska

COPYRIGHT © 1973 BY CREIGHTON UNIVERSITY SCHOOL OF LAW
