OBSERVATIONS

Requiem for the Rule in Shelley's Case .......................................................... 681
Why Roe v. Wade Should be Overruled .......................................................... 939

TRIBUTES

Albert Coates—Educator (1896-1989) My Most Unforgettable Character .......... 743
Albert Coates: Institution Builder .................................................................... 747
Albert Coates and Legal Research .................................................................... 749
From Remarks at Memorial Service for Albert Coates .................................. 741

POETRY

Future Interest Haiku ....................................................................................... 171

NOTES

Basic, Inc. v. Levinson: An Unwise Extension of the Fraud on the Market Theory . . . 1161
Benefits Without Proof: The North Carolina Supreme Court Creates a Presumption of Compensability in Workers' Compensation Death Benefits Actions ................. 1522
Boyle v. United Technologies Corp.: New Ground for the Government Contractor Defense ........................................................................................................... 1172
Brown v. Lumbermens Mutual Casualty Co.: The Rock, the Hard Place, and the Insurance Defense Attorney ............................................................................................ 1424
California v. Greenwood: Supreme Court Decides to Keep the Fourth Amendment out of the Trash ........................................................................................................ 1191
Campaign Finance Reform in North Carolina: An Act to Limit Campaign Expenditures and to Strengthen Public Financing of Political Campaigns ............................................. 1349
Copyright, Independent Contractors, and the Work-for-hire Doctrine: Community for Creative Non-Violence v. Reid .......................................................................................... 994
The Distinction Between Civil and Criminal Contempt in North Carolina .......... 1281
Duties of Fairness Between Separating Spouses: North Carolina Continues to Find that All is Fair in Love and Divorce ........................................................................... 1397
Fortune v. First Union National Bank: Abandoning Theory for Just Results ....... 1495
"Great Subtleties of Judgment": The Fourth Circuit's Approach to the Public Employee Speech Doctrine in Jackson v. Bair .................................................................................. 976