

11-1-1988

Comment

North Carolina Law Review

Follow this and additional works at: <http://scholarship.law.unc.edu/nclr>



Part of the [Law Commons](#)

Recommended Citation

North Carolina Law Review, *Comment*, 67 N.C. L. REV. (1988).

Available at: <http://scholarship.law.unc.edu/nclr/vol67/iss1/5>

This Comments is brought to you for free and open access by Carolina Law Scholarship Repository. It has been accepted for inclusion in North Carolina Law Review by an authorized editor of Carolina Law Scholarship Repository. For more information, please contact law_repository@unc.edu.

<i>Hall v. Post</i> : North Carolina Rejects Claim of Invasion of Privacy by Truthful Publication of Embarrassing Facts	1474
<i>Josey v. Employment Security Commission</i> : Permanent Disqualification and Re-entitlement for Unemployment Compensation Benefits Under § 96-14	1509
Mental Impairment and Mens Rea: North Carolina Recognizes the Diminished Capacity Defense in <i>State v. Shank</i> and <i>State v. Rose</i>	1293
<i>Myers & Chapman, Inc. v. Thomas G. Evans, Inc.</i> : A Lesson in Reading Between the Lines	1225
<i>National Wildlife Federation v. Hanson</i> : Content-Based Review of Corps Wetlands Determinations Under the Citizens' Suit Provision of the Clean Water Act	695
North Carolina Extends Its Anti-Deficiency Statute: <i>Merritt v. Edwards Ridge</i>	1446
North Carolina's South African Divestment Statute	949
North Carolina's "Test For Excess": The Prejudicial Use of Photographic Evidence in Criminal Prosecutions After <i>State v. Hennis</i>	1367
Options Traders, Rule 10b-5, and Standing: Making Sense of It All	1123
Procedural Default in North Carolina Death Penalty Litigation: An Application of the "Independent and Adequate" Rule	1333
Protecting the Child Sexual Abuse Victim from Courtroom Trauma After <i>Coy v. Iowa</i>	711
Race-Based Peremptories No Longer Permitted in Civil Trials: <i>Jackson v. Housing Authority of High Point</i>	1262
<i>Raritan River Steel Co. v. Cherry, Bekaert & Holland</i> : Accountants' Liability to Third Parties for Negligent Misrepresentation	1459
The School as Publisher: <i>Hazelwood School District v. Kuhlmeier</i>	503
Service of Process Under <i>Lemons v. Old Hickory Council, Boy Scouts of America, Inc.</i> : Exalting Procedure Over Precedent?	1211
<i>State v. Lamb</i> : North Carolina Rejects <i>Luce</i>	1385
<i>State v. Taylor</i> : Resurrecting the Absolute Immunity of the Sovereign	1434
<i>State v. Vandiver</i> : Whither Judicial Discretion Under the North Carolina Fair Sentencing Act?	1316
<i>State v. White</i> : The "Inadvertency" Requirement of the Plain View Doctrine in North Carolina	1245
<i>St. Paul Mercury Insurance Co. v. Duke University</i> : The Fourth Circuit Approves Insurance Coverage of Punitive Damages for Intentional Misconduct in North Carolina	1410
<i>United States v. Stanley</i> : Military Personnel and the <i>Bivens</i> Action	233
<i>Watson v. Fort Worth Bank and Trust</i> : A Plurality's Proposal to Alter the Evidentiary Burdens in Title VII Disparate Impact Cases	725

COMMENT

The Medical Review Committee Privilege: A Jurisdictional Survey	179
Option Traders, Rule 10b-5, and Standing: Making Sense of it All	1123