



UNC
SCHOOL OF LAW

NORTH CAROLINA LAW REVIEW

Volume 68 | Number 1

Article 3

11-1-1989

Articles/Memorials

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, *Articles/Memorials*, 68 N.C. L. REV. (1989).

Available at: <http://scholarship.law.unc.edu/nclr/vol68/iss1/3>

This Front Matter 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.

INDEX TO VOLUME 68, NOS. 1-6, 1989-1990

ARTICLES

<i>Ake</i> Revisited: Expert Psychiatric Witnesses Remain Beyond Reach for the Indigent	763
Beyond <i>Price Waterhouse v. Hopkins</i> : A New Approach to Mixed Motive Discrimination	495
Discretion or Law: Appellate Review of Determinations That Rule 11 Has Been Violated or That Nonmutual Issue Preclusion Will Be Imposed Offensively	733
Distinction Without a Difference: A Reappraisal of the Doctrine of Prior Restraint .	1
Guilty but Mentally Ill Verdicts and the Death Penalty: An Eighth Amendment Analysis	37
Has The Supreme Court Confessed Error on The Eleventh Amendment? Revisionist Scholarship and State Immunity	867
In Defense of <i>Aston Park</i> : The Case for State Substantive Due Process Review of Health Care Regulation	253
The Insider Trading and Securities Fraud Enforcement Act of 1988	465
Interim Attorney's Fees Awards Against the Federal Government	117
The Legal Impact of the Federal Trade Commission's Holder in Due Course Notice on a Negotiable Instrument: How Clever Are the Rascals at the FTC?	953
The Limits of Legal Objectivity	845
The Missing Direct-Tender Option in Federal Third-Party Practice: A Procedural and Jurisdictional Analysis	423
A Model for Determining the Excessive Trading Element in Churning Claims	327
A Modest Proposal for the Abolition of Custodial Confessions	69
Abolishing the Attestation Requirement for Wills	541
More Reasons for Abolishing Federal Rule of Civil Procedure 17(a): The Problem of the Proper Plaintiff and Insurance Subrogation	893
Of Libel, Language, and Law: <i>New York Times v. Sullivan</i> at Twenty-Five	273
The State's Failure to Protect Children and Substantive Due Process: <i>Deshaney</i> in Context	659
The Uncertain Case Against the Double Taxation of Corporate Income	613
"Who Are You to Tell Me That?": Attorney-Client Deliberation Regarding Nonlegal Issues and the Interests of Nonclients	213

MEMORIALS

Nancy Rhoden: Bridging the Disciplines of Law, Medicine, and Ethics	841
---	-----