



UNC  
SCHOOL OF LAW

## NORTH CAROLINA LAW REVIEW

---

Volume 68 | Number 1

Article 6

---

11-1-1989

### Subjects

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, *Subjects*, 68 N.C. L. REV. (1989).

Available at: <http://scholarship.law.unc.edu/nclr/vol68/iss1/6>

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](mailto:law_repository@unc.edu).

# SUBJECTS

## Abortion

- State v. Beale* and the Killing of a Viable Fetus: An Exercise in Statutory Construction and the Potential for Legislative Reform ..... 1144

## Administrative Law

- The Forty-Two Hundred Dollar Question: "May State Agencies Have Discretion in Setting Civil Penalties Under the North Carolina Constitution?" ..... 1035

## Admiralty

- The Missing Direct-Tender Option in Federal Third-Party Practice: A Procedural and Jurisdictional Analysis ..... 423

## Appellate Procedure

- Discretion or Law: Appellate Review of Determinations That Rule 11 Has Been Violated or That Nonmutual Issue Preclusion Will Be Imposed Offensively .... 733
- Invasion of the Jury Province: May the Court Determine Damages? *Shamblin's Ready Mix, Inc. v. Eaton Corp.* ..... 785

## Capital Punishment

- Guilty but Mentally Ill Verdicts and the Death Penalty: An Eighth Amendment Analysis ..... 37

## Civil Procedure

- Discretion or Law: Appellate Review of Determinations That Rule 11 Has Been Violated or That Nonmutual Issue Preclusion Will Be Imposed Offensively .... 733
- Invasion of the Jury Province: May the Court Determine Damages? *Shamblin's Ready Mix, Inc. v. Eaton Corp.* ..... 785
- The Missing Direct-Tender Option in Federal Third-Party Practice: A Procedural and Jurisdictional Analysis ..... 423
- More Reasons for Abolishing Federal Rule of Civil Procedure 17(a): The Problem of the Proper Plaintiff and Insurance Subrogation ..... 893

## Civil Rights

- Patterson v. McLean Credit Union*: New Limitations on an Old Civil Rights Statute ..... 799

## Commercial Law

- Judicially Imposed Usury Penalties in the Absence of Statutory Penalties: Can Freedom of Contract Co-Exist with Public Policy After *Merritt v. Knox*? ..... 1021
- 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

Commercial Paper

Judicially Imposed Usury Penalties in the Absence of Statutory Penalties: Can Freedom of Contract Co-Exist with Public Policy After *Merritt v. Knox*? ..... 1021

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

Constitutional Law

*Ake* Revisited: Expert Psychiatric Witnesses Remain Beyond Reach for the Indigent ..... 763

Beyond *Price Waterhouse v. Hopkins*: A New Approach to Mixed Motive Discrimination..... 495

The Constitutionality of Compulsory Attorney Service: The Void Left by *Mallard* ..... 575

*County of Allegheny v. ACLU*: Justice O’Connor’s Endorsement Test..... 590

Distinction Without a Difference: A Reappraisal of the Doctrine of Prior Restraint ..... 1

The Flag-Burning Case: Freedom of Speech When We Need It Most ..... 165

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

Invasion of the Jury Province: May the Court Determine Damages? *Shamblin’s Ready Mix, Inc. v. Eaton Corp.* ..... 785

Of Libel, Language, and Law: *New York Times v. Sullivan* at Twenty-Five ..... 273

The State’s Failure to Protect Children and Substantive Due Process: *Deshaney* in Context..... 659

*United States v. Halper*: Remedial Justice and Double Jeopardy ..... 979

Contracts

Judicially Imposed Usury Penalties in the Absence of Statutory Penalties: Can Freedom of Contract Co-Exist with Public Policy After *Merritt v. Knox*? ..... 1021

*National Treasury Employees Union v. Von Raab*: The Fourth Amendment Hangs in the Balance ..... 389

*Patterson v. McLean Credit Union*: New Limitations on an Old Civil Rights Statute ..... 799

The Scope of the Free Exercise Clause: *Lyng v. Northwest Indian Cemetery Protective Association* ..... 410

*State v. Cofield*: Grand Expansion of Citizen Rights in Grand Jury Selection—The North Carolina Constitution Bars Discrimination in Foreperson Selection ..... 1046

*State v. Fennell*: The North Carolina Supreme Court Continues a Tradition of Reasonable Regulation..... 1078

Copyright

The United States Joins the Berne Convention: New Obligations for Authors’ Moral Rights? ..... 363

## Corporation Law

Minority Shareholders' Rights in the Close Corporation and the New North Carolina Business Corporation Act .....	1109
Shareholder Derivative Suits Under the New North Carolina Business Corporations Act .....	1091
The Uncertain Case Against the Double Taxation of Corporate Income.....	613

## Criminal Law

Guilty but Mentally Ill Verdicts and the Death Penalty: An Eighth Amendment Analysis .....	37
<i>State ex. rel. Thornburg v. Currency</i> : The Battle Over Drug War Money .....	1064
<i>State v. Beale</i> and the Killing of a Viable Fetus: An Exercise in Statutory Construction and the Potential for Legislative Reform .....	1144
<i>State v. Norman</i> : Self-Defense Unavailable to Battered Women Who Kill Passive Abusers .....	1159
<i>State v. Thomas</i> : The North Carolina Supreme Court Determines That There Are Lesser Included Offenses of Felony Murder .....	1127

## Criminal Procedure

A Modest Proposal for the Abolition of Custodial Confessions .....	69
<i>National Treasury Employees Union v. Von Raab</i> : The Fourth Amendment Hangs in the Balance .....	389
<i>State v. Coffield</i> : Grand Expansion of Citizen Rights in Grand Jury Selection—The North Carolina Constitution Bars Discrimination in Foreperson Selection .....	1046
<i>State v. Norman</i> : Self-Defense Unavailable to Battered Women Who Kill Passive Abusers .....	1159
<i>United States v. Halper</i> : Remedial Justice and Double Jeopardy .....	979

## Damages

Invasion of the Jury Province: May the Court Determine Damages? <i>Shamblin's Ready Mix, Inc. v. Eaton Corp.</i> .....	785
--	-----

## Domestic Law

It's Time to Abolish North Carolina's Parent-Child Immunity, but Who's Going to Do It?— <i>Coffey v. Coffey</i> and North Carolina General Statutes Section 1-539.21 .....	1317
<i>McLean v. McLean</i> : North Carolina Adopts the Gift Presumption in Equitable Distribution .....	1269
Minimizing the Putative Father's Rights: <i>In re Adoption of Clark</i> .....	1257
<i>State v. Norman</i> : Self-Defense Unavailable to Battered Women Who Kill Passive Abusers .....	1159

## Employment Law

Beyond <i>Price Waterhouse v. Hopkins</i> : A New Approach to Mixed Motive Discrimination .....	495
<i>Coman v. Thomas Manufacturing Co.</i> : Recognizing a Public Policy Exception to the At-Will Employment Doctrine .....	1178

Rights of HIV-Infected Employees and Job Applicants Under North Carolina Law: Lots of Legislative Activity, But Just How Much Protection Does It Afford? . . .	1193
<i>Zombro v. Baltimore City Police Department: Pushing Plaintiffs Down the ADEA Path in Age Discrimination Suits</i> . . . . .	995
<b>Environmental Law</b>	
Spillover from the <i>Exxon Valdez</i> : North Carolina's New Offshore Oil Spill Statute . . . . .	1214
The Forty-Two Hundred Dollar Question: "May State Agencies Have Discretion in Setting Civil Penalties Under the North Carolina Constitution?" . . . . .	1035
<b>Entertainment Law</b>	
Municipal Ownership of Cable Television Systems: <i>Madison Cablevision, Inc. v. City of Morganton</i> . . . . .	1295
The United States Joins the Berne Convention: New Obligations for Authors' Moral Rights? . . . . .	363
<b>Evidence</b>	
<i>Ake</i> Revisited: Expert Psychiatric Witnesses Remain Beyond Reach for the Indigent . . . . .	763
<i>State v. Hunt</i> : Rekindling Requirements for Impeaching One's Own Witness . . . . .	1236
<b>Health Care Law</b>	
In Defense of <i>Aston Park</i> : The Case for State Substantive Due Process Review of Health Care Regulation . . . . .	253
The Limits of Legal Objectivity . . . . .	845
Rights of HIV-Infected Employees and Job Applicants Under North Carolina Law: Lots of Legislative Activity, but Just How Much Protection Does It Afford? . . .	1193
<i>United States v. Halper</i> : Remedial Justice and Double Jeopardy . . . . .	979
<b>Immunity</b>	
Has the Supreme Court Confessed Error on the Eleventh Amendment? Revisionist Scholarship and State Immunity . . . . .	867
Interim Attorney's Fees Awards Against the Federal Government . . . . .	117
It's Time to Abolish North Carolina's Parent-Child Immunity, But Who's Going to Do It?— <i>Coffey v. Coffey</i> and North Carolina General Statutes Section 1-539.21 . . . . .	1317
<b>Incompetents' Rights</b>	
It's Time to Abolish North Carolina's Parent-Child Immunity, But Who's Going to Do It?— <i>Coffey v. Coffey</i> and North Carolina General Statutes Section 1-539.21 . . . . .	1317
The Limits of Legal Objectivity . . . . .	845
<b>Indigents</b>	
<i>Ake</i> Revisited: Expert Psychiatric Witnesses Remain Beyond Reach for the Indigent . . . . .	763

The Constitutionality of Compulsory Attorney Service: The Void Left by <i>Mallard</i> .....	575
<b>Insanity</b>	
Guilty but Mentally Ill Verdicts and the Death Penalty: An Eighth Amendment Analysis .....	37
<b>Insurance Law</b>	
More Reasons for Abolishing Federal Rule of Civil Procedure 17(a): The Problem of the Proper Plaintiff and Insurance Subrogation .....	893
<i>Sutton v. Aetna Casualty &amp; Surety Co.</i> : The North Carolina Supreme Court Ap- proves Stacking of Underinsured Motorist Coverage—Will Uninsured Coverage Follow?.....	1281
<b>Judgments</b>	
Interim Attorney’s Fees Awards Against the Federal Government .....	117
<b>Memorials</b>	
Nancy Rhoden: Bridging the Disciplines of Law, Medicine, and Ethics.....	841
Nancy Rhoden: Exploring the Dark Side of Biomedical Treatment .....	835
Nancy Rhoden: Teaching How to Test the Limits.....	843
Nancy Rhoden: A Tribute to Friendship and Irreverent Intellect .....	839
<b>Municipal Law</b>	
Municipal Ownership of Cable Television Systems: <i>Madison Cablevision, Inc. v. City     of Morganton</i> .....	1295
<b>Philosophy and Law</b>	
The Limits of Legal Objectivity .....	845
<b>Professional Responsibility</b>	
“Who Are You to Tell Me That?”: Attorney-Client Deliberation Regarding Nonle- gal Issues and the Interests of Nonclients.....	213
The Constitutionality of Compulsory Attorney Service: The Void Left by <i>Mallard</i> .....	575
<b>Property</b>	
<i>Chrismon v. Guilford County</i> and <i>Hall v. City of Durham</i> : Redefining Contract Zon- ing and Approving Conditional Use Zoning in North Carolina .....	177
<b>Remedies</b>	
The Forty-Two Hundred Dollar Question: “May State Agencies Have Discretion in Setting Civil Penalties Under the North Carolina Constitution?” .....	1035
<b>Securities Law</b>	
The Insider Trading and Securities Fraud Enforcement Act of 1988.....	465
A Model for Determining the Excessive Trading Element in Churning Claims ....	327

<b>Social Issues</b>	
The Limits of Legal Objectivity .....	845
The State's Failure to Protect Children and Substantive Due Process: <i>Deshaney</i> in Context.....	659
<i>State v. Fennell</i> : The North Carolina Supreme Court Continues a Tradition of Reasonable Regulation .....	1078
<i>State v. Norman</i> : Self-Defense Unavailable to Battered Women Who Kill Passive Abusers .....	1159
<b>State Constitutional Law</b>	
The Forty-Two Hundred Dollar Question: "May State Agencies Have Discretion in Setting Civil Penalties Under the North Carolina Constitution?" .....	1035
In Defense of <i>Aston Park</i> : The Case for State Substantive Due Process Review of Health Care Regulation .....	253
<i>State ex. rel. Thornburg v. Currency</i> : The Battle Over Drug War Money .....	1064
<i>State v. Fennell</i> : The North Carolina Supreme Court Continues a Tradition of Reasonable Regulation .....	1078
<b>Taxation</b>	
The Uncertain Case Against the Double Taxation of Corporate Income.....	613
<b>Tort Law</b>	
Beyond <i>Price Waterhouse v. Hopkins</i> : A New Approach to Mixed Motive Discrimination .....	495
It's Time to Abolish North Carolina's Parent-Child Immunity, but Who's Going to Do It?— <i>Coffey v. Coffey</i> and North Carolina General Statutes Section 1-539.21 .....	1317
Of Libel, Language, and Law: <i>New York Times v. Sullivan</i> at Twenty-Five .....	273
<i>Warren v. Colombo</i> : North Carolina Recognizes Claim for Enhanced Injury .....	1330
<b>Trusts and Estates</b>	
Abolishing The Attestation Requirement For Wills .....	541
<i>Rawls v. Early</i> : A Refusal to Imply Conditions of Survivorship Upon Ascertained Contingent Remaindermen .....	1343
<b>Zoning Ordinances</b>	
<i>Chrismon v. Guilford County</i> and <i>Hall v. City of Durham</i> : Redefining Contract Zoning and Approving Conditional Use Zoning in North Carolina .....	177